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**CHEMCRUX**
ENTERPRISES LTD.
ISO 9001, 14001 & 50001 Certified Company
CIN: L01110GJ1996PLC029329

06th February 2026

To
BSE LIMITED
Department of Corporate Services
Phiroze Jeejeebhoy Towers
Dalal Street, Mumbai- 400 001

Dear Sir/Madam

Subject: Newspaper Publication of Unaudited Financial Results for the quarter and nine months ended 31st December 2025.

Ref: BSE Scrip ID: **CHEMCRUX** BSE Scrip Code: **540395**

Pursuant to Regulation 30 & 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed newspaper publication of Standalone and Consolidated Unaudited Financial Results of the Company for the quarter and nine months ended 31st December 2025 published in Financial Express (English and Gujarati Edition) today i.e., Friday, 06th February 2026.

Kindly take the above on your record.

Thanking You
For CHEMCRUX ENTERPRISES LIMITED

Dipika Rajpal
Company Secretary & Compliance Officer

FUND RETENTION BEYOND SCHEME LIFE

Sebi mulls relaxing exit norms for AIFs

PRESS TRUST OF INDIA
New Delhi, February 5

THE SECURITIES AND Exchange of India (Sebi) on Thursday proposed allowing alternative investment funds (AIFs) to retain limited funds beyond scheme life to ease the winding-up process and facilitate surrender of registration.

In its consultation paper, the markets regulator also suggested that AIFs which do not retain any funds after the expiry of their fund life may be permitted to seek an 'inactive' status, subject to compliance with prescribed norms.

KEY PROPOSALS



- Permitted expenses include legal fees, consultant and retainer charges, RTA payments, audit and filing costs, etc
- AIFs retaining funds would remain operational only for limited purposes
- AIFs with no retained funds may apply for an 'inactive' status, subject to norms

■ Markets regulator proposes allowing AIFs to retain limited funds beyond scheme life to meet residential operation expenses during winding up

"These proposals are premised on the principle that while entry into the securities market is subject to specified eligibility criteria, the regulatory framework for exit, where an entity seeks to discontinue its activities, should be clear, predictable and operationally efficient," Sebi said in its consultation paper.

Currently, regulator noted that AIFs often need to retain some money to meet residual operational expenses such as consultant and retainer fees, legal costs, registrar and transfer agent (RTA) payments, and filing of FPM audit reports.

Industry participants have

pointed out that such retained amounts are typically small relative to the overall fund size. Moreover, as many expenses crystallise towards the end of the financial year or during the surrender process, it becomes difficult for AIFs to achieve a nil bank balance by the end of the permissible fund life.

Currently, surrender of registration is allowed only after all liabilities are discharged. As a result, such AIFs are required to continue complying with all regulatory requirements despite having no active fund management activity.

To address this, Sebi has pro-

posed "AIF schemes may be permitted to retain liquidation proceeds beyond the permissible fund life for meeting operational expenses." Such expenses would need to be substantiated through invoices or supporting documents, or be consistent with expenses incurred in the previous year. It said the intent is to allow retention of funds only to keep the fund operational for limited purposes.

Sebi said AIFs would be required to demonstrate the necessity of retaining funds, including the proposed duration, which should not exceed three years.

Wider scope of MF investment for REITs, InvTs

SEBI PROPOSED EXPANDING the scope of investment in liquid mutual fund schemes by REITs and InvTs, as existing eligibility criteria limit investment options. Currently, such investments are restricted to liquid schemes with a high credit risk value and top-risk classification. —PTI

Easier stress test for commodity derivatives

SEBI PROPOSED CHANGES to stress-testing guidelines and the coverage of the Settlement Guarantee Fund (SGF) for the commodity derivatives segment. The proposals include reducing the score used in historical stress-testing scenarios from 10 to 5. —PTI

Tighter margin rules for single stock contracts

SEBI DECIDED THAT calendar spread margin benefits will no longer be available on the day of expiry for single-stock derivative contracts expiring on that day. Under the revised framework, margin calculations for calendar spreads will remain unchanged for all other expiries. —PTI

Fitch revises Axis Bank outlook to positive

FE BUREAU
Mumbai, February 5

FITCH RATINGS ON Thursday revised the outlook on Axis Bank's long-term issuer default rating (IDR) to 'positive' from 'stable', and affirmed the IDR at 'BB+'.

The rating agency also upgraded the bank's viability rating (VR) to 'bb+' from 'bb'.

"We expect Axis's profitable franchise, strong capitalisation, lower concentration risk and diversified income to underpin business and revenue generation through the cycle, contingent on effective management of its risk appetite," it said in a report.

The revision is due to a change in the outlook on the India banking-sector operating environment (OE) factor score to 'positive' from 'stable', it added.

The agency highlighted Axis Bank's robust domestic franchise, diversified income mix and lower concentration risks, noting that the lender remains India's third-largest private-sector bank with a strong presence in retail lending.

Textiles as Viksit Bharat's growth engine



■ GIRIRAJ SINGH

THE VIKSIT BHARAT Budget 2026-27 signals confidence, conviction and clear reform orientation at a time of global uncertainty.

India today stands as the world's fourth-largest and the fastest-growing major economy, firmly on track to become the third-largest in the near future. With an economy of \$4.5 trillion, GDP growth projected at 7.2%, FDI inflows crossing \$750 billion, and capital expenditure rising more than sixfold from ₹1.21 lakh crore in 2014 to ₹12.21 lakh crore in 2026, the Budget firmly anchors infrastructure-led growth while reinforcing macroeconomic stability and global confidence.



ership, the past year has marked a decisive turning point for the textiles sector. Through 18 FTAs, India now has preferential access to textile markets worth nearly \$466 billion within a global import market of \$800 billion, further boosted by renewed access to the \$110-billion US market. The recent US trade deal is expected to lift exports well beyond last year's levels.

On the domestic front, the removal of quality control orders has eased compliance burdens, while GST reforms have addressed long-standing inverted duty structures.

What makes Budget 2026 consequential is continuity and ambition. Initiatives such as the cotton productivity mission and broader economic reforms are

now being expanded from pilots into platforms. For decades, textiles were viewed largely through a welfare lens. This Budget marks a decisive shift, repositioning textiles as a core industrial strategy for scale, competitiveness and long-term national growth.

The case for such intervention is compelling. India's textile and apparel sector contributes around 2.3% of GDP, accounts for nearly 12% of industrial production and employs over 52 million people. While India's share in global textile and apparel exports stands at about 4%, this underlines the sector's significant growth potential.

The government has set an ambitious objective: scaling the sector to \$350 billion by 2030 and expanding exports to \$100 billion. Another constraint has been reliance on legacy production clusters that limit productivity and scale. Modernising these ecosystems is essential. Budget 2026 directly addresses this through the modernisation of 200 industrial clusters nationwide. Employment generation and workforce readiness remain central to the sector's transformation. Textiles generate nearly three times more jobs per crore of investment than capital-intensive industries. Backed by cluster-led growth, the textile expansion and employment scheme is expected to support

20-30 million additional livelihoods over the next five years.

This momentum is strengthened via SAMARTH 2.0, with an outlay of ₹2,800 crore between 2026 and 2031 to train 1.5 million industry-ready workers. The up-skill with NIFT, IITs, IITs and SVSPTM will further align skilling with production, technology and design needs.

Recognising MSMEs as the backbone of the ecosystem, the Budget addresses their most binding constraint—liquidity—through the ₹10,000-crore SME growth fund, expanded invoice financing via strengthened TReDS platforms and faster government payment cycles.

Importantly, the reform push extends beyond factories to handlooms and handicrafts, employing nearly 6.5 million people across rural India. A strengthened National Handloom and Handicraft Programme, aligned with the Mahatma Gandhi Gram Swaraj initiative and the ODDP vision, will shift the sector from subsistence support towards skilling, branding and global market access. Sustainability is also embedded as a design principle through the Tex Eco initiative, recognising it as a driver of future competitiveness.

(The author is Union textiles minister)

Budget opens door for overseas investors

■ MANOJ PUROHIT

INDIA STANDS AS the world's fourth-largest economy by GDP and among the fastest-growing economies globally. Considering the performance of the Indian economy in the past few years, it has consistently enticed significant foreign investment.

Foreign investors, overseen by Sebi, predominantly engage in listed markets across various sectors. Despite prevailing geopolitical tensions worldwide, India's capital markets have sustained a robust growth trajectory, reinforcing its appeal as a favoured investment destination.

outperformance has enhanced India's attractiveness as an investment destination, leading to heightened interest from foreign investors.

Foreign investment in the Indian capital markets is primarily undertaken by foreign direct investors (FDIs), foreign portfolio investors (FPIs), and persons resident outside India (PROIs). The present regulations permit FPIs to invest up to 10% of total paid-up equity share capital of an Indian company on an individual basis, while the aggregate FPI investment is capped at 24% of the firm's total paid-up capital, unless a higher limit is approved in accordance with applicable laws.

As per the provisions of the Foreign Exchange Management Act, 1999 (FEMA), a Person Resident Outside India (PROI) refers to a person who is not resident in India. In substance, this includes individuals residing outside India for purposes such as employment, education, or for an uncertain period.

The definition also encompasses Non-Resident Indians (NRIs), Overseas Citizens of India (OCIs), and other individuals who do not satisfy the residency criteria prescribed under FEMA. The regulations permit a PROI to invest up to 5% of the total paid-up capital of an Indian company on an individual basis, while the aggregate investment by PROIs is capped at 10% of the total paid-up capital of the Indian company.

Consequently, a trend has been observed wherein several PROIs channel their investments through the FPI route to avail the higher investment limits permitted under the FPI framework or are sometimes



unable to access the Indian capital market due to the investment restrictions and fear of falling on the other side of the law due to restricted limits.

Proposed amendment

As per the Finance Bill, 2026, it is proposed that the permissible investment limits applicable to PROIs shall be aligned with those applicable to FPIs. Accordingly, the individual investment limit will be enhanced to 10% of total paid-up capital, while the aggregate limit has been enhanced to 24% of the total paid-up capital, up from the existing limits of 5% and 10% for the individual and aggregate limits, respectively.

The rationale for such an amendment is to augment foreign capital inflows into India. Additionally, it reflects a policy intent to attract investments from PROIs who, although residing and incurring expenditure outside India, maintain economic ties with India and are potential long-term contributors to domestic capital formation.

Currently, the quantum of Overseas Indians as per data published by the external affairs

ministry stands at 35,421,987, with countries such as Australia, US, and Canada contributing the maximum share. This large number of Indians acts as potential investors for the Indian capital market. They understand the pulse of the nation and overall investment sentiment and are keen to access the Indian capital market. The Asset Under Custody (AUC) of NRIs investing in India has gone down from ₹19,182 crore in 2024 to ₹15,971 crore as on December 31, 2025.

The proposed amendment will surely provide an impetus for attracting such non-residents towards the capital market and increase overall investment volumes. From a broader perspective, this pulse can be construed as a stepping stone for creating a stream of foreign inflows in parallel to FPI inflows, which will ensure substantial and continuous capital to Indian companies and increase the foreign currency reserves.

(The author is partner & leader in financial services, tax and regulatory advisory, at BDO India. Pranav Sahadeo also contributed to the column)

Godrej PROPERTIES
Godrej Properties Limited
CIN: L74120MH1985PLC035308
Registered Office: Godrej One, 5th Floor, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai - 400 079.
Email: secretarial@godrejproperties.com Website: www.godrejproperties.com Tel.: 022- 6169 8500

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025

Godrej Properties Limited ("the Company") hereby informs that the Board of Directors of the Company at their meeting held on Thursday, February 05, 2026, have inter-alia, considered and approved the Unaudited Financial Results for quarter and nine months ended December 31, 2025, along with the Limited Review Report issued thereon by the Statutory Auditors of the Company.

In compliance with Regulation 47, Regulation 52 and Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the aforementioned results have been published on the website of the Company <https://gpiinvestorcentral.blob.core.windows.net/godrej-cdn/Files/sefs-05022026-cm1955t5u0003m2ph509h9eyhm.pdf>, website of National Stock Exchange of India Limited https://nsearchives.nseindia.com/corporate/GODREJPROPERTIES_05022026124710_SEFS05022026.pdf and website of the BSE Limited <https://www.bseindia.com/xml-data/corpfiling/AttachList.jsp?sef7864-ce5f4f8f-99ca-8d67f94a49ac.pdf>. The same are now being made available through Quick Response Code ("QR Code") given below.

For and on behalf of the Board of Directors
Godrej Properties Limited
Sd/-
Pirajsha Godrej
Executive Chairperson

Place: Mumbai
Date: February 06, 2026

DATA PATTERNS
DATA PATTERNS (INDIA) LIMITED
Registered Office: Plot No. H9, Fourth Main Road, SIPCOT IT Park, Srirangar, Off Rajiv Gandhi Salai (OMR), Chennai- 603 103. CIN: L72200TN1989PLC061236
Website: www.datapatternsindia.com; e-mail: investorgrivance@datapatterns.co.in; Phone: +91-44-47414000

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE PERIOD ENDED 31ST DECEMBER 2025
(Rs in Crores except EPS)

Sl. No.	Particulars	Quarter ended		
		Unaudited December 31, 2025	Unaudited December 31, 2025	Unaudited December 31, 2024
1.	Total Income from operations	178.94	602.22	128.41
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary Items)	78.28	178.59	58.75
3.	Net Profit / (Loss) for the period (before Tax, after Exceptional and/ or Extraordinary Items)	75.27	175.58	58.75
4.	Net Profit / (Loss) for the period after Tax (after Exceptional and/ or Extraordinary Items)	58.30	132.99	44.66
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	58.63	132.47	44.58
6.	Paid up equity share capital (Face value of Rs 2 each)	11.20	11.20	11.20
7.	Reserves (Excluding Revaluation Reserves) as shown in the Audited Balance Sheet of the Previous Year			1,497.02
8.	Earnings per equity share (EPS) of face value of Rs 2 each* (for continuing and discontinued Operations) (Basic and Diluted)	10.42	23.76	7.97

*EPS is not annualised for the quarter ended 31st December 2024 & 31st December 2025

Notes:

- The above is an extract of the detailed format of Quarterly results filed with Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Quarterly Results are available on the websites of Stock Exchanges, i.e., BSE Limited ("BSE") at www.bseindia.com and National Stock Exchange of India Limited ("NSE") at www.nseindia.com and the Company at www.datapatternsindia.com.
- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at its meeting held on February 05, 2026.

For and on behalf of the Board
DATA PATTERNS (INDIA) LIMITED
Srinivasagopalan Rangarajan
Chairman and Managing Director
DIN : 00643456

Place: Chennai
Date : February 05, 2026
(Scan for full results)

CHEMCRUX ENTERPRISES LIMITED
(CIN: L01110GJ1996PLC029329)
Regd. Off: 330, TRIVIA Complex, Natubhai Circle, Racecourse, Vadodara - 390007
Email: girishshah@chemcrux.com Ph: 0265-2984803/2988903 Website: www.chemcrux.com

STATEMENT OF UNAUDITED STANDALONE & CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2025

- The unaudited financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 05th February 2026. The figures for the quarter and nine months ended 31st December 2025 have been subjected to limited review by the statutory auditors.
- The figures of the corresponding previous period have been regrouped and reclassified wherever considered necessary to conform to the figures represented in the current period.
- The financial results for the quarter and nine months ended 31st December 2025 have been uploaded on the website of stock exchange BSE Limited at www.bseindia.com and on Company's website at www.chemcrux.com. The same can also be accessed by scanning the QR Code given below:

By the order of the Board
For CHEMCRUX ENTERPRISES LIMITED
Sd/-
Mr. Girishkumar Shah (Whole Time Director)
(DIN:00469291)

Date: 05th February 2026
Place: Vadodara

CORIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR ATTENTION TO THE SHAREHOLDERS OF

WESTERN MINISTIL LIMITED

('WML' / 'TARGET COMPANY' / 'TC')
(Corporate Identification No. L32200MH1972PLC015928)

Regd. Off.: SHP No. 413, Fourth Floor, CTS No. 458, Disha Construction, Subhash Road, E-Square, Village Vile Parle (East), Mumbai-400057, Maharashtra, India;
Phone No. +91-836922473; Email id: wml.compliance@gmail.com; Website: www.westernminstil.in

In compliance with Regulations 3 (1) and 4 read with Regulations 15 of the SEBI (SAST) Regulations, 2011

This corrigendum to the detailed public statement is being issued by Navigant Corporate Advisors Limited, on behalf of Mr. Kalpesh Patel (Acquirer-1) and Mrs. Vandana Patel (Acquirer-2) (Acquirers-1 and Acquirer-2 are hereinafter referred to as 'the Acquirers') in compliance with the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ('SEBI (SAST) Regulations') and the SEBI Observation Letter No. HO/4912/19/02025-CFD-RAC-DCR11/0383/2026 dated February 02, 2026 in respect of Open Offer ('Offer') for the acquisition of up to 33,80,000 Equity Shares of Rs. 10/- each representing 26.00% of the expanded equity and voting share capital of the Target Company. The Detailed Public Statement ('DPS') pursuant to the Public Announcement ('PA') made by the Acquirers have appeared in Financial Express - English Daily (all editions), Janasatta - Hindi Daily (all editions), Pratibha - Marathi Daily (Mumbai edition) on 03rd December, 2025.

THE SHAREHOLDERS OF THE TARGET COMPANY ARE REQUESTED TO KINDLY NOTE THAT THE FOLLOWING INFORMATION RELATED TO OFFER:

- Update in the schedule of Activities: The original and revised schedule of activities is set forth as below:

Activity	Original Date	Original Day	Revised Date	Revised Day
Public Announcement	26.11.2025	Wednesday	26.11.2025	Wednesday
Publication of Detailed Public Statement in newspapers	03.12.2025	Wednesday	03.12.2025	Wednesday
Submission of Detailed Public Statement to BSE, Target Company & SEBI	03.12.2025	Wednesday	03.12.2025	Wednesday
Last date for filing draft letter of offer with SEBI	10.12.2025	Wednesday	10.12.2025	Wednesday
Last date for a Compelling offer	24.12.2025	Wednesday	24.12.2025	Wednesday
Receipt of comments from SEBI on draft letter of offer	01.01.2026	Thursday	02.02.2026	Monday
Identified date*	05.01.2026	Monday	04.02.2026	Wednesday
Date by which letter of offer be posted to the shareholders	09.01.2026	Friday	11.02.2026	Wednesday
Last date for revising the Offer Price	15.01.2026	Thursday	16.02.2026	Monday
Comments from Committee of Independent Directors of Target Company	15.01.2026	Thursday	16.02.2026	Monday
Advertisement of Schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchange and Target Company	16.01.2026	Friday	17.02.2026	Tuesday
Date of Opening of the Offer	19.01.2026	Monday	18.02.2026	Wednesday
Date of Closure of the Offer	02.02.2026	Monday	05.03.2026	Thursday
Post Offer Advertisement	09.02.2026	Monday	12.03.2026	Thursday
Payment of consideration for the acquired shares	16.02.2026	Monday	20.03.2026	Friday
Final report from Merchant Banker	23.02.2026	Monday	30.03.2026	Monday

*Identified Date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer would be sent. All owners (registered or unregistered) of equity shares of the Target Company (except the Acquirers and public category preferential allottees) are eligible to participate in the Offer any time before the closure of the Offer.

All other terms and conditions remain unchanged. Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and LDF.

ISSUED BY MANAGER TO THE OFFER FOR AND ON BEHALF OF THE ACQUIRERS

NAVIGANT CORPORATE ADVISORS LIMITED
B/4, Meadows, Sector Plaza Complex, J B Nagar, Andheri Kurla Road, Andheri (East), Mumbai - 400058, Maharashtra.
Tel No. +91 22 4120 4837 / 4973 5078
Email id: navigant@navigantcorp.com
Website: www.navigantcorp.com
SEBI Registration No: INM000012243
Contact person: Mr. Sarthak Vijani

Place: Mumbai
Date: February 05, 2026

CAPLIN POINT LABORATORIES LIMITED

CIN - L24251TN1999PLC019803
Registered office : 3rd Floor, 'Ashvini Towers', No.3, Developed Pits Industrial Estates, Perungudi, Chennai 600 096.
Phone Nos.044-2496 8000, Fax No. 044-28154952, Website - www.caplinpoint.net, email ID-investor@caplinpoint.net

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTHS ENDED 31st DECEMBER 2025 PREPARED IN COMPLIANCE WITH INDIAN ACCOUNTING STANDARDS (Rs. in Crs)

Sl. No.	Particulars	Consolidated					
		Quarter Ended		Nine Months Ended		Financial Year ended	
		31.12.2025	30.09.2025	31.12.2024	31.12.2025	31.12.2024	31.03.2025
		(1)	(2)	(3)	(4)	(5)	(6)
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income	576.45	564.41	524.32	1,674.21	1,505.71	2,033.90
2	Net Profit / (Loss) for the period before share of profit in Associate, Tax, Exceptional and/or Extraordinary items	203.91	200.98	177.27	589.31	500.20	676.79
3	Net Profit / (Loss) for the period before tax (after share of profit in Associate, Exceptional and/or Extraordinary items)	203.89	201.00	177.26	589.35	500.11	676.78
4	Net Profit / (Loss) for the period after tax (after share of profit in Associate, Exceptional and/or Extraordinary items)	165.86	160.23	140.07	476.85	395.81	541.09
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	182.70	207.77	162.88	541.59	424.63	568.16
6	Equity Share Capital	15.20	15.20	15.20	15.20	15.20	15.20
7	Other Equity (excluding Non Controlling Interest) as shown in the Audited Balance Sheet						2,835.29
8	Earnings Per Share (of ₹ 2/- each) (for continuing and discontinued operations)	21.56	20.32	18.28	61.98	51.62	70.57
	1. Basic (in ₹)	21.51	20.25	18.19	61.80	51.55	70.25
	2. Diluted (in ₹)						70.25
				(Not Annualised)		(Annualised)	

Notes:
1. Key numbers of Standalone Results are as under:

Particulars	Consolidated					
	Quarter Ended		Nine Months Ended		Financial Year ended	
	31.12.2025	30.09.2025	31.12.2024	31.12.2025	31.12.2024	31.03.2025
	(1)	(2)	(3)	(4)	(5)	(6)
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Total Income	220.95	234.40	214.06	669.96	672.14	887.00
Profit Before Tax	117.01	129.00	100.17	358.51	331.51	441.67
Profit After Tax	87.28	102.59	74.71	275.79	252.99	339.49

The above is an extract of the detailed format of the Quarter and Nine months ended 31st December 2025 Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the website of stock exchanges viz. BSE Limited (www.bseindia.com), National Stock Exchange of India Limited (www.nseindia.com) and on the Company's website (www.caplinpoint.net).

The unaudited financial results for the Quarter and Nine months ended 31st December 2025 have been reviewed and recommended by the Audit Committee of the Board and approved by the Board of Directors of the Company at their respective meetings held on 05th February, 2026.

For Caplin Point Laboratories Limited
Dr Sridhar Ganesan
Managing Director
DIN 06819026

Place : Chennai
Date : 05th February, 2026

केमक्रस एन्टरप्राइजीज लिमिटेड

(बी आई सी: ३३०, द्विविधा क्रोम्वेक्स, नुमुबाई सर्कल, रेसकोर्स, वडोदरा - ३६०००७)
ई-मेल: girishshah@chemcrux.com फोन: ०२६५२८८४८०३२८८८८०३ वेबसाईट: www.chemcrux.com

उपरोक्त विवरण २०२५ ना रोज पुरा थयेवा निमासिक अने नव महिना अंतला अनभोडिडेड स्टेट्सअवॉन & क्रोन्सोविडेडेड नापाकाकीय परिप्राप्तोनी निवेदन

- अनभोडिडेड स्टेट्सअवॉन & क्रोन्सोविडेडेड नापाकाकीय परिप्राप्तोनी ओडिस्ट समिति द्वारा समीक्षा करवांमां आवी अने बोर्ड ऑफ डिरिक्टर्स द्वारा पधमी फ्रेड्युआरी २०२६ ना रोज थोत्रायेवी तेमनी संभावित ठेकेकामी मंजूर करवांमां आवी थे. उपरोक्त विवरण २०२५ ना रोज पुरा थयेवा निमासिक अने नव महिना अंतला आंकाओनी वैधानिक ओडिस्टर्स द्वारा मर्यादित समीक्षा करवांमां आवी थे.
- वर्तमान समयगाणामां रजु करायेवा आंकाओनी पुष्टि करवांमां आवी थे. ज्यां पक्ष जरूरी थयाय त्यां अनुसूच अगाठेना समयगाणामा आंकाओनी इरोवी इथयभूद अने पुन-वर्गीकृत करवांमां आवी थे.
- उपरोक्त विवरण २०२५ ना रोज पुरा थयेवा निमासिक अने नव महिना अंतला नापाकाकीय परिप्राप्तोनी स्टोक अेक्सचेंज बी अेस ई विमिटेडनी वेबसाईट www.bseindia.com अने कंपनीनी वेबसाईट www.chemcrux.com पर उपलब्ध थे. नीचे आपवे क्यू आर कोड स्कैन करीने पक्ष नापाकाकीय परिप्राप्तोनी जोड शक्य थे.

बोर्डनी आदेशी
केमक्रस एन्टरप्राइजीज लिमिटेड वती
सडी/-
गिरीशहमर शाह (डॉ. वी. राधिका (डिरेक्टर)
(DIN: ००४६६२६२)

तारीख: ०५मी फ्रेड्युआरी २०२६
स्थान: वडोदरा

SUZLON FINANCIAL RESULT Q3 FY26

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025 (₹ in crores)

Particulars	Quarter ended		Nine months ended		Year ended
	December 31, 2025	December 31, 2024	December 31, 2025	March 31, 2025	
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
1. Total income from operations	4,258.61	3,902.36	11,321.13	10,993.13	
2. Profit before exceptional items and tax	566.75	391.33	1,588.48	1,446.63	
3. Profit before tax	566.75	391.33	1,588.48	1,446.63	
4. Net profit after tax, and share in profit/ (loss) of associate and joint ventures	445.28	387.76	2,049.04	2,071.63	
5. Total comprehensive income	445.26	386.48	2,052.28	2,048.30	
6. Paid up equity share capital	2,744.51	2,731.60	2,744.51	2,731.79	
7. Earnings per equity share (EPS) (*not annualised)					
- Basic (₹)	*0.32	*0.28	*1.50	1.52	
- Diluted (₹)	*0.32	*0.28	*1.50	1.51	

EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025

(₹ in crores)

Particulars	Quarter ended		Nine months ended		Year ended
	December 31, 2025	December 31, 2024	December 31, 2025	March 31, 2025	
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
1. Total income from operations	3,824.98	2,789.18	10,210.31	10,300.03	
2. Profit before exceptional items and tax	424.18	389.77	1,514.74	1,370.86	
3. Profit before tax	402.30	440.35	1,452.72	1,473.72	
4. Net profit after tax	282.47	438.17	1,916.42	2,104.72	
5. Total comprehensive income	281.23	437.18	1,912.44	2,110.70	
6. Paid up equity share capital	2,744.51	2,731.60	2,744.51	2,731.79	
7. Earnings per equity share (EPS) (*not annualised)					
- Basic (₹)	*0.21	*0.32	*1.40	1.54	
- Diluted (₹)	*0.21	*0.32	*1.40	1.54	

Notes:
1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on February 05, 2026. The statutory auditors of the Company have carried out a limited review of the above results for the quarter and nine months ended December 31, 2025. The above is an extract of the detailed format of financial results for the quarter and nine months ended December 31, 2025, filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated financial results for the quarter and nine months ended December 31, 2025 are available on the website of the Company, www.suzlon.com and website of the Stock Exchanges, www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR code provided below.

Place : Pune
Date : February 05, 2026

For Suzlon Energy Limited
Vinod R. Tanti
Chairman & Managing Director
DIN No: 00002266

SUZLON
POWERING A GREENER TOMORROW

21+ GW* of installations | Presence in 17 countries | Largest product portfolios | R&D across the Netherlands, India, Germany and Denmark
Leading global renewable energy player offering end-to-end solutions. To know more visit us at: www.suzlon.com | Join us on www.linkedin.com/company/suzlon | www.facebook.com/suzlon | www.instagram.com/suzlon

*Global installations of Suzlon manufactured wind turbine generators. Data as of 31st December 2025

Avalon Technologies Limited

(formerly known as Avalon Technologies Private Limited)

CIN:L30007TN1999PLC043479
Registered Office: B-7 First Main Road, MEPZ-SEZ, Tambaram Chennai, 600045 Tamilnadu, India
Visit us at <https://www.avalonlnc.com>

Unaudited Standalone & Consolidated Financial Results of Avalon Technologies Limited for Quarter Ended December 31, 2025 (INR in Millions)

Sl. No.	Particulars	STANDALONE						CONSOLIDATED					
		QUARTER ENDED		NINE MONTHS ENDED		YEAR ENDED		QUARTER ENDED		NINE MONTHS ENDED		YEAR ENDED	
		(December 31, 2025)	(September 30, 2025)	(December 31, 2025)	(September 30, 2025)	(December 31, 2025)	(March 31, 2025)	(December 31, 2025)	(September 30, 2025)	(December 31, 2025)	(December 31, 2024)	(March 31, 2025)	(March 31, 2025)
1.	Revenue from Operations	2,145.17	2,092.88	1,513.98	5,872.99	4,297.05	6,317.79	4,175.42	3,824.64	2,808.51	11,233.14	7,553.41	10,981.28
2.	Total Income	2,280.67	2,178.67	1,641.70	6,162.68	4,515.86	6,587.44	4,249.75	3,903.75	2,908.17	11,403.04	7,696.15	11,152.34
3.	Net Profit/ (loss) for the period before Tax, Exceptional and/or Extraordinary items	318.79	331.63	220.58	853.15	431.47	671.50	444.92	335.84	327.16	973.83	541.39	867.13
4.	Net Profit/ (loss) for the period before Tax (after Exceptional and/or Extraordinary items)	318.79	331.63	220.58	853.15	431.47	671.50	444.92	335.84	327.16	973.83	541.39	867.13
5.	Net Profit/ (loss) for the period after tax (after Exceptional and/or Extraordinary items)	238.33	247.64	164.75	641.51	321.03	505.70	326.02	249.79	239.89	717.95	391.62	634.39
6.	Total Comprehensive Income for the period (comprising profit/ (loss) for the period (after tax) and other comprehensive income (after tax))	-0.07	0.16	-1.47	-0.19	-4.41	-1.09	-9.41	-27.72	-15.61	-37.55	-24.43	-17.12
7.	Equity Share capital	133.52	133.43	132.30	133.52	132.30	132.31	133.52	132.30	133.52	132.30	132.31	132.31
8.	Reserves (excluding Revaluation reserve) as shown in the Audited Balance Sheet of the PY						1,128.78						5,883.16
9.	Earnings per share (Face Value of Rs. 2 each) for continuing and discontinued operations												
	Basic (Rs.)	3.57	3.72	2.49	9.63	4.87	7.67	4.89	3.75	3.63	10.78	5.94	9.62
	Diluted (Rs.)	3.56	3.70	2.46	9.57	4.80	7.56	4.86	3.73	3.58	10.71	5.85	9.48

Notes:
1. The above is an extract of the detailed format of Financial Results for quarter ended December 31, 2025 filed with the National Stock Exchange of India Ltd ("NSE") and BSE Limited ("BSE") as per Regulation 33 of SEBI (LODR) Regulations, 2015.
2. The full Financial Results for quarter ended December 31, 2025 are available in www.bseindia.com and in the company website <https://www.avalonlnc.com/>
3. The Unaudited Standalone and Consolidated Financial Results for the quarter ended December 31, 2025 has been reviewed by the Audit Committee at their meeting and approved by the Board of Directors of the Company, at their meeting held on February 04, 2026

Place : Chennai
Date : February 04, 2026

FOR AVALON TECHNOLOGIES LIMITED
SD/-
KUNHAMED BICHA
CHAIRMAN & MANAGING DIRECTOR
DIN No: 00819707