

June 01, 2026

To,
Corporate Relationship Department
BSE Limited,
14th Floor, P. J. Towers,
Dalal Street, Fort,
Mumbai – 400 001
SCRIP CODE: 532779

To,
Listing Department
National Stock Exchange of India Limited
“Exchange Plaza”, C – 1, Block G
Bandra- Kurla Complex, Bandra (East),
Mumbai - 400 051
SYMBOL: TORNTPOWER

Dear Sir / Madam,

Sub: Newspaper Advertisements of Notice to Members

Pursuant to Regulation 30 read with Para A of Part A of Schedule III and Regulation 47 of the SEBI (Listing Obligations and Disclosures Requirements), 2015, we enclose herewith copies of newspaper advertisements published today i.e. June 01, 2026 in “The Financial Express” English (All India Editions) and “The Financial Express” Gujarati (Ahmedabad Edition), intimating to the Members in respect of Equity Shares of the Company liable to transfer to Demat Account of Investor Education and Protection Fund (“IEPF”) Authority, on which Dividend amounts have remained unclaimed for seven consecutive years or more.

You are requested to take the same on records.

Thanking You.

Yours faithfully,
For Torrent Power Limited

Rahul Shah
Company Secretary & Compliance Officer
Encl.: As above

ONE IN 10 DELIVERY PARTNERS USE EVs

Fuel hikes expose EV transition in delivery fleets

ANES HUSSAIN
Bangalore, May 31

REPEATED FUEL PRICE hikes are putting pressure on delivery partners and exposing the limited progress online delivery platforms have made in shifting their fleets to electric vehicles, with most riders still dependent on petrol-powered two-wheelers.

Delivery partners, who bear their own fuel costs, have protested the increases and demanded a minimum payment of ₹20 per km. The latest hikes come at a time when gig worker unions say per-order earnings have fallen sharply, squeezing rider margins further.

The pressure comes despite major platforms including Eternal, Swiggy, Flipkart and Amazon committing to fully electric delivery fleets by 2030. Quarterly disclosures, however, suggest the transition remains an early stage.

Eternal said in its Q4 FY26 results that active EV-based delivery partners rose to more than 100,000 in March 2026 from 52,000 a year earlier. But against a combined delivery partner base of more than 1 million across food delivery and quick commerce, EV penetration remains at roughly 10%.

Swiggy, which had 612,000 monthly transacting delivery partners in Q4 FY26, said earlier that its EV fleet had expanded seven-fold over 12 months, although it did not disclose the base number or current penetration levels.

The relatively low EV adoption means a large section of riders remains exposed to fuel-price increases. Industry estimates suggest a delivery partner using a petrol-powered two-wheeler

SLOW PROGRESS



- Delivery partners who bear their own fuel costs have protested repeated increase in fuel prices
- Delivery drivers have demanded a minimum payment of ₹20 per km
- Latest hikes come at a time when gig worker unions say per order earnings have fallen sharply
- Pressure comes despite major platforms committing to fully electric delivery fleets by 2030
- Eternal said that active EV-based delivery partners rose to more than 100,000 in March 2026 from 52,000 a year earlier

spends around ₹3.5-5 per km, factoring in the older and heavier used vehicles common in the gig workforce. In comparison, EV rental models are estimated to cost ₹2.5-2.75 per km, including battery swaps, maintenance and insurance.

"Demand for shared EVs can only accelerate in the current environment," said Amit Gupta, co-founder and CEO of Yulu, adding that it may take one to two months before any increase in EV adoption becomes visible.

Most delivery partners, however, work part-time and are unlikely to purchase EVs outright. Eternal's disclosures show delivery partners remain active on the platform for an average of 46 days a year. As a result, the transition is increasingly dependent on fleet-as-a-

service operators such as Yulu and Zyp Electric that offer vehicles on rental models. Gig worker unions say that lower payouts make even rented EVs difficult for many riders to afford.

They say per-order base pay has fallen from ₹34-42 in early 2024 to ₹10-15 now in many cases.

The shift to EVs has so far been more visible in quick commerce, where delivery distances are shorter and vehicle utilisation is higher. Food delivery trips are typically longer and less predictable, making them less suited to current EV economics.

The recent fuel hikes may increase pressure on platforms to accelerate the transition. But for now, most delivery partners continue to remain exposed to rising fuel costs.

VCs back brokers betting on investor guidance

AYANTI BERA
Bangalore, May 29

THE BROKING MARKET is dominated by established players such as Zerodha, Groww, Upstox, Angel One and Motilal Oswal, but venture capital investors are backing a new generation of broking companies on the belief that the next phase of growth will be driven less by market access and more by helping investors decide what to buy and trade.

The thesis has attracted funding for startups such as Trakk, which has raised nearly \$5 million since last year from investors including Lightspeed, and Sahi, which recently



secured a \$33-million Series B round led by investors including Elevation Capital and Accel.

The broking industry has undergone multiple shifts over the past decade. Zerodha popularised low-cost trading, while Groww expanded partic-

ipation among first-time digital investors. Players such as Upstox, 5paisa and Dhan built scale by targeting specific customer segments, while traditional broking firms upgraded their digital offerings.

Investors now say that most platforms have solved the problem of opening accounts and executing trades, leaving a larger opportunity around investor discovery, education and decision-making.

"None of the firms are directly catering to the next 50 million investors who will join the markets over the coming decade," Romit Mehta, partner at Lightspeed, said. "They will need handling, more education and being used to global best, they will need a platform that feels like it is built for them versus feeling legacy."

Multiple-based tracks is targeting younger investors. Founded by 22-year-old Vedant Gupte, the platform says about 90% of its users are between 18 and 25 years old and it has registered nearly 200,000 sign-ups ahead of wider rollout planned next week.

Gupte said the industry's focus has largely been on making investing easier, while helping users identify investment opportunities remains a relatively under-served area. The company's "Opinions" feature links user responses to popular culture

and current events with historical stock market performance to introduce investing concepts.

The focus on solving a specific problem creates room for new entrants even in a crowded market, investors said. Mehta pointed to the success of Groww among first-time investors and Dhan among active traders as evidence that specialised products can still gain traction.

Elevation Capital sees similar opportunity via AI. Vaas Bhaskar, partner at the firm, said incumbent brokerages have largely addressed market access but not the challenge of helping retail investors decide what to trade or invest in.

Sovereign cloud gains ground

URVI MALVANIA
Mumbai, May 31

SOVEREIGN CLOUD is emerging as one of India's key enterprise-grade IT infrastructure categories, particularly for critical sectors such as telecom, defence, BFSI and public infrastructure.

The opportunity is also fuelling fresh investments in domestic digital infrastructure, including data centres, edge computing, fibre networks and AI compute capacity, as companies position themselves for the next phase of India's cloud market evolution.

In a recent report, KPMG estimated the country's data-centre capacity build alone could generate more than \$30 billion in capital expenditure by 2030, driven partly by localisation and sovereignty requirements.

"The \$30 billion investment at the same time, a growing policy discourse around 'India Cloud' and sovereign AI infrastructure is strengthening the case for domestically controlled cloud ecosystems, particularly for critical sectors such as telecom, defence, BFSI and public infrastructure.

The shift comes as India moves beyond a narrow focus on data localisation toward a broader framework centred on operational, jurisdictional and infrastructure sovereignty.

Recent guidance from the Ministry of Electronics and Information Technology (MeitY) formally recognised sovereign cloud providers as an eligible deployment option for sensitive government workloads, including Aadhaar, UPI, tax systems and land records. At

the same time, a growing policy discourse around "India Cloud" and sovereign AI infrastructure is strengthening the case for domestically controlled cloud ecosystems, particularly for critical sectors such as telecom, defence, BFSI and public infrastructure.

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In a recent report, KPMG estimated the country's data-centre capacity build alone could generate more than \$30 billion in capital expenditure by 2030, driven partly by localisation and sovereignty requirements.

"The \$30 billion investment figure is not a projection. This buildout is being financed by long-term capital from institutional investors around the world," Sovereign wealth funds, PE firms look at Indian data centre market, not as some kind of speculative real estate play, but as a core utility," the consulting firm said in a blog-post.

The changing landscape is creating an opening for telecom operators, data-centre companies and state-backed infrastructure providers to position themselves as Indian-controlled alternatives to global cloud platforms. Bharti Airtel has emerged among the most vocal proponents of the opportunity. During its FY26 earnings call, the company said its "telco-grade sovereign cloud" business had secured 34 deals and was seeing increasing traction across industries.

NABHA POWER LIMITED
Regd Office: PO Box No. 28, Near Village Malahalli, Rajapura, Punjab 140401, INDIA, CIN: U40102PP2007PLC051050

NOTICE INVITING TENDER

Nabha Power Limited (NPL), a wholly owned subsidiary of L&T Power Development Limited, has set up and operating a 2x700MW coal based Supercritical Thermal Power Plant at Rajapura, Punjab.

Tenders are invited from the experienced parties for the following:

(a) NIT No. - NPL/RCR/2026-27/092; Services for Road cum Rail (RCR) mode in South-Eastern Coalfields Limited (SECL) for coordination, transportation and lashing with coal company, CIL Railways, Sampling Agency etc. including but not limited to securing coal allocation, ensuring quality & quantity, transportation & supervision of coal from mine-siding to NPL plant.

For detailed NIT & tender specifications, please regularly refer to NPL website: <https://www.ltnabhapower.com/tenders/coal-procurement-tenders>

Note: All subsequent corrigenda, addenda, modifications and clarifications in respect of above-mentioned tender will be published only on NPL website and will not be published in the newspapers. Interested parties are advised to visit the aforesaid website regularly.

NPL reserves its right to cancel, abandon the tender process, amend any schedule and/or terms and conditions contained therein at any stage without assigning any reason for the same.

For any other information, kindly contact the undersigned:

Head Procurement, Nabha Power Limited, Tel No: +91-1762-277252; Email: coaltenders.npl@arsentoubro.com

MIDLAND POLYMERS LIMITED
("MPL"/"TARGET COMPANY"/"TC") (Corporate Identification No. L62013TS1992PLC178971)
Registered Office: Plot No. 9-2-603/23/3 & 8-2-603/23, 15, 2nd Floor, HSR Summit, Banjara Hills, Road No. 10, Hyderabad, Telangana, 500043; Phone No: +91-9125730447; Email ID: midlandpolymers@gmail.com; Website: www.midlandpolymers.com

Recommendations of the Committee of Independent Directors (CID) on the Open Offer to the Shareholders of Midland Polymers Limited ("MPL" or the "Target Company") under regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations")

Date: 29.05.2026

Name of the Target Company: Midland Polymers Limited

Details of the Offer pertaining to Target Company: Open Offer to acquire up to 97,50,000 Equity Shares of Rs. 10/- each representing 26.00% of the expanded equity and voting share capital of the Target Company, to be acquired by the Acquirers, at a price of Rs. 10/- per equity share payable in cash in terms of Regulation 3(1) and Regulation 4 of the SEBI (SAST) Regulations, 2011.

Name(s) of the Acquirers: Gayathri Boreddy (Acquirer-1); Jagritha Edla (Acquirer-2); Radha Krishna Pruduti (Acquirer-3); Mahamud Aman Shah (Acquirer-4) and Ravi Kiran Veeramalla (Acquirer-5)

Name of the Manager to the offer: Navjyoti Corporate Advisors Limited

Members of the Committee of Independent Directors ("CID"): Chairperson: Mounika Pammi; Member: Anshu Kulkarni; Member: Shivashankar Reddy Gopavarapu

IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/relationship), if any: CIDC Members are the Independent Directors of the Target Company. Neither Chairperson nor Member of CID holds any equity shares in the Target Company. None of them have entered into any other contract or have other relationship with the Target Company.

Trading in the Equity Shares/other securities of the Target Company by CIDC Members: No trading has been done by the CIDC Members in the equity shares/ other securities of the Target Company.

IDC Member's relationship with the Acquirers and PAC (Director, Equity shares owned, any other contract/relationship), if any: CIDC Member's relationship with the Acquirers and PAC: (Director, Equity shares owned, any other contract/relationship), if any: Not Applicable

Trading in the Equity Shares/other securities of the acquirers by CIDC Members: Not Applicable

Recommendation on the Open offer, as to whether the offer, is or is not, fair and reasonable: The CIDC Members believes that the Open Offer is fair and reasonable. However, the shareholders should independently evaluate the Offer and take informed decision in the matter.

Summary of reasons for recommendation: CIDC recommends acceptance of the Open offer made by the Acquirers as the Offer price of Rs. 10/- per fully paid-up equity share is fair and reasonable based on the following reasons:

- The Offer price appears to be reasonable considering negative book value & negative profitability of the Company.
- The offer price of Rs. 10/- per fully paid-up equity share offered by the Acquirers is equal to price paid by Acquirers for the preferential allotment.
- The equity shares of the Target Company are infrequently traded shares with the meaning of explanation provided in Regulation 2(i) of SEBI (SAST) Regulations, 2011.
- The offer price of Rs. 10/- per fully paid-up equity share offered by the Acquirers is more than fair value of equity share of the Target Company which is Nil, as certified by Karan Chetan Shah, Chartered Accountant, Registered Valuer - Securities of Financial Assets, (IBBI Registration No. IBBI/RV/06/2024/15561) having his office address at C 413, Summit Apartment Link Road, Near Don Bosco School, Borivali West, Mumbai - 400091; Tel. No: +91 9136554490; Email: valuations@rcva.com; vide valuation certificate dated March 27, 2026; (UDIN: 26190247WDIPK01595).

Keeping in view above facts CIDC is of opinion that Offer price is fair and reasonable and is in accordance with the relevant regulations prescribed in the Takeover Code and prima facie appear to be justified.

Details of Independent Advisors, if any: None

Any other matter to be highlighted: No

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respects, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations. Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and LDF.

For Midland Polymers Limited
Mrs. Mounika Pammi
Chairperson - Committee of Independent Directors
DIN: 11111376

Place: Hyderabad
Date: 29.05.2026

FINE ORGANIC INDUSTRIES LIMITED
CIN: L24119MH2002PLC136003
Regd. Office: Fine House, Anandji Street, off M G Road, Ghatkopar (East), Mumbai 400 077
Email: info@fineorganics.com; Website: www.fineorganics.com
Fax: +91 (022) 21025899

NOTICE TO THE SHAREHOLDERS OF THE COMPANY
For transfer of equity shares to the Investor Education and Protection Fund (Account (As per Section 124(6) of the Companies Act, 2013)

Notice is hereby given that pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund (IEPF) Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("The Rules") as amended from time to time, the dividend declared for the financial year 2018-19, which remained unclaimed/unpaid for a period of 7 (seven) years will be credited to the IEPF within 30 days from the due date, i.e. August 31, 2026. The share on which a dividend has not been paid for a period of seven consecutive years will also be transferred by the Company to the Demat Account of the IEPF Authority.

A separate communication has been sent to all the Shareholders, who have not encashed the First Dividend for the Financial Year 2018-19 and all the subsequent dividends declared and paid by the Company, which are liable to be transferred to the Demat Account of the IEPF Authority as per the said Rules. The details of such shareholders have also been uploaded on the Company's website <https://www.fineorganics.com/>.

The concerned shareholders are requested to claim their unclaimed/unpaid dividend amounts on or before August 10, 2026. In case the dividends are not claimed by the concerned shareholders by August 10, 2026, the Company, with a view to comply with the provisions of IEPF Rules, will be compelled to proceed to transfer the shares to the Demat account of the IEPF Authority without any further communication to the concerned shareholders. The Shareholder may note that in case of unclaimed dividends as on 12.13.2026, the IEPF Rules, in the event of transfer of shares and unclaimed dividends to IEPF, concerned shareholders are entitled to claim the same by making a request to the Company or KIN Technologies Limited (RTA) for the unclaimed 'Entitlement Letter' and thereafter on obtaining the same, file an online application in E-Form No. IEPF-5 is available on the website www.iefp.gov.in along with the Entitlement Letter and other requisite documents for claiming such transferred shares and unpaid dividend from the IEPF Authority. Please note that no claim shall lie against the Company in respect of the unclaimed dividend amounts and the shares transferred in favour of the IEPF Authority pursuant to the said Rules.

In case of any claims or queries, please contact the RTA of the Company, M/s. KIN Technologies Limited, Selenium Tower B, Plot No. 31-32, Gachibowli Financial District, Hyderabad, Telangana, India. Phone No: +91 800 399 4001; E-mail ID: edward.rs@kintech.com or may write to the Company at investors@fineorganics.com Tel.No: +91-22-21025000

For Fine Organic Industries Limited
Sd/-
Pojo Lohor
Company Secretary & Compliance Officer

Date: 01.06.2026
Place: Mumbai

TORRENT POWER LIMITED
Regd. Office: "Samanvadi", "Ambhavad", Ahmedabad - 380015 (Gujarat), India
Phone: +91-79-2662 8300
E-mail: cs@torrentpower.com

CIN: L31200GJ2004PLC044668
Website: www.torrentpower.com

NOTICE
(FOR THE ATTENTION AND IMMEDIATE ACTION OF THE EQUITY SHAREHOLDERS OF THE COMPANY)

Notice is hereby given that pursuant to the provisions of Section 124 (6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended from time to time ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to the Demat account of Investor Education and Protection Fund ("IEPF") Authority.

The Company has sent individual communication to the concerned Shareholders whose shares are liable to be transferred to IEPF Authority as per the aforesaid Rules with the appropriate action. The Company has uploaded full details of the concerned Shareholders on its website i.e. www.torrentpower.com.

The concerned Shareholders, holding shares in physical form and whose shares are liable to be transferred to Demat account of IEPF Authority, may note that the Company would be issuing new share certificates in lieu of the original share certificates held by them. The original share certificates, bearing their name, will stand automatically cancelled and be deemed non-negotiable and upon such issue of new share certificate, the Company shall inform the depository by way of corporate action to convert the new share certificate into Demat form for the purpose of transfer of shares to the Demat account of IEPF Authority. Concerned Shareholders holding shares in dematerialized form may note that Company shall inform the depository by way of corporate action for transfer of shares to the Demat account of IEPF Authority.

The concerned Shareholders are requested to claim the unclaimed dividend due to them by making an application immediately along with the necessary documents mentioned in the letter and send it to M/L/F/I Intime India Private Limited (Formerly known as Link Intime India Private Limited), Registrar and Share Transfer Agent ("RTA"), 5th Floor, 506-508, Anarath Business Centre - (ABC-1), Besides GAA, Business Centre, Near St. Xavier's College - Convent, Off C, G. Road, Elnahabada, Ahmedabad - 380 006, India. Phone: +91-79-26651799; Email: investorhelpline@mgms.mfg.com; Website: <https://mgs.mfg.com>.

The concerned Shareholders are also requested to immediately communicate to the Company with the copy of the Order in case of injunctions / restraint orders, etc. obtained from any Court / Statutory Authority with respect to transfer of shares or payment of dividend, etc.

The Shareholders may further note that the details uploaded by the Company on its website are liable to be regarded as adequate notice in respect of transfer of shares to the Demat account of IEPF Authority.

The Shareholders may note that both the unclaimed dividends and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed by the Shareholder from IEPF Authority by making an online application in the prescribed web form IEPF-5 and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company) along with the requisite documents enumerated in the web Form IEPF-5 to Company at the above mentioned address. Also, note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF Authority pursuant to the said Rules.

In case the Shareholders do not receive any communication from the concerned Shareholders by September 18, 2026, the Company shall, with a view to comply with the requirements of the Rules, transfer the shares to the Demat account of IEPF Authority by the due date as per procedure stipulated in the Rules.

Securities and Exchange Board of India ("SEBI") vide its Master Circular dated February 06, 2026 has prescribed mandatory provisions for "Common and Simplified Norms for processing Investor's Service Request by RTAs and norms for furnishing PAN, KYC details and Nomination". Further, it has made mandatory for the Members holding securities in physical form to furnish PAN, KYC details and Nomination to the RTA of the Company. More details of the above are available on the website of the Company <https://www.torrentpower.com/index.php/investors/holdings-shares>.

In case the Shareholders have any queries on the subject matter, they may contact the Company's RTA or to the Company at the aforementioned address.

Place: Ahmedabad
Date: June 01, 2026

For Torrent Power Limited
Rahul Shah
Company Secretary

APEX FROZEN FOODS LIMITED
CIN: L15490AP2012PLC080067
3-160, Panasapadu, Kakinada - 533 005, Andhra Pradesh, India.
Email: cs@apexfrozenfoods.com; Website: www.apexfrozenfoods.in

EXTRACT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND FINANCIAL YEAR ENDED MARCH 31, 2026
(₹ in Lakhs except earnings per share basic and diluted)

S. No.	PARTICULARS	QUARTER ENDED		YEAR ENDED		
		31.03.2026 (Audited)	31.12.2025 (Unaudited)	31-03-2025 (Audited)	31.03.2024 (Audited)	31-03-2025 (Audited)
1.	Total Income	17,198.43	26,816.19	19,848.88	94,844.96	81,810.46
2.	Net profit before tax	1,106.69	1,335.30	282.24	5,300.96	560.83
3.	Net profit after tax	778.67	1,009.00	196.45	3,884.76	387.65
4.	Total Comprehensive Income for the period (Comprising profit for the period (after tax) and Other Comprehensive Income (after tax))	852.51	1,026.48	176.35	3,976.08	367.55
5.	Paid-up equity share capital (Face Value ₹ 10/- each)	3,125.00	3,125.00	3,125.00	3,125.00	3,125.00
6.	Reserves excluding revaluation reserves	-	-	-	49,674.23	46,323.14
7.	Earnings Per Share (of ₹ 10/- each) in ₹ (not annualised)					
	Basic	2.49	3.23	0.63	12.43	1.24
	Diluted	2.49	3.23	0.63	12.43	1.24

NOTE:
The said financial results were reviewed by the Audit Committee and approved by the Board of Directors of the Company at its meeting held on 30th May, 2026. The above is an extract of the detailed form of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full form of the Financial Results are available on the Stock Exchange websites, (www.bseindia.com and www.nseindia.com) and on Company's Website (www.apexfrozenfoods.in) and can also be accessed by scanning the below QR Code

For and on behalf of Board of Directors of APEX FROZEN FOODS LIMITED
Sd/-
(Karuturi Satyanarayana Murthy)
Executive Chairman

Place : Kakinada
Date : 01-06-2026

KMF Builders & Developers Ltd.
Regd. Office: - Flat No. 508, Golf Manor, NAL Wind Tunnel Road, Murgeshpallya, Bangalore-560017, Tel:-25320077, 41486142-43
CIN: L46293KA1995PLC101422 www.kmfbuilders.com kmfbuilder@gmail.com

Extract of Statement of Standalone audited financial Results for the Quarter and year ended 31.03.2026 (Fig in Lakhs)

Sl No	Particulars	QUARTLY		YEARLY		
		Quarter ended (31/03/2026) audited	Quarter ended (31/12/2025) Unaudited	Quarter ended (31/03/2025) audited	Year ended (31/03/2025) audited	Year ended (31/03/2026) audited
1	Total Income on operations	0.00	0.00	279.50	0.00	279.50
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	-5.84	-8.02	28.58	-49.51	-51.53
3	Net Profit/(Loss) for the period (after Tax, after Exceptional and/or Extraordinary Items)	-5.84	-8.02	28.58	-49.51	-51.53
4	Net Profit/(Loss) for the period (after Tax, after Exceptional and/or Extraordinary Items) (Attributable to owners of the Company)	-5.29	-8.02	29.00	-48.96	-51.11
5	Total Comprehensive Income for the period (after tax) (attributable to owners of the Company)	-5.29	-8.02	29.00	-48.96	-51.11
6	Paid up Equity Share Capital (Face Value of Rs. 5/- each)	609.10	609.10	609.10	609.10	609.10
7	Reserves (incl. Revaluation Reserve) as per audited balance sheet of previous year	0.00	0.00	0.00	559.39	0.00
8	Earnings Per Share (of Rs.5/-each) (for continuing and operations)	-0.04	-0.07	0.24	-0.40	-0.42
	Basic & Diluted					

NOTE: The above is an extract of the detailed form of unaudited financial results filed with the stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The above unaudited financial results for the qtr and year ended 31.03.2026 were reviewed by the audit committee at the meeting held on 30.05.2026 and approved by the Board of Directors and taken on record at the meeting held on 30.05.2026.

The full form of the unaudited financial results is available on the stock exchanges website www.bseindia.com & on the company website www.kmfbuilders.com

By order of the Board
KMF Builders & Developers Ltd
Govee Chadda
Managing Director

Place: Bangalore
Date: 30.05.2026

