

November 1, 2025

To,  
BSE Limited,  
Phiroze Jeejeebhoy Towers,  
Dalal Street, Mumbai- 400 001.  
Scrip Code: 512038

**Sub.: Submission of copies of Newspaper publications - Corrigendum to the Notice of Extra Ordinary General Meeting.**

Dear Sir/Ma'am,

Pursuant to the provisions of Regulation 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in continuation to our letter dated October 31, 2025, please find enclosed herein the copies of newspaper publication of Corrigendum to the Notice of the Extra-Ordinary General Meeting ("EGM Notice") published in Financial Express (English) *and* Navarashtra (Marathi) on November 1, 2025.

The aforesaid document can also be accessed on the website of the Company at [www.tccltd.in](http://www.tccltd.in).

Kindly take the same on records.

Thanking You,  
For TCC Concept Limited

Isha Arora  
Company Secretary and Compliance Officer

Encl.: As Above.

**TCC Concept Limited**

Regd. Office: 5<sup>th</sup> Floor, VB Capitol Building, Range Hill Road, Opp. Hotel Symphony, Bhoslenagar, Shivajinagar,  
Pune-411007 | CIN: L68200PN1984PLC222140 | Tel.: 020 2952 0104  
Email Id: [compliance@tccltd.in](mailto:compliance@tccltd.in) | Website: [www.tccltd.in](http://www.tccltd.in)

### TCC

#### TCC CONCEPT LIMITED

Regd. Office: 5<sup>th</sup> Floor, VB Capitol Building, Range Hill Road, Opp. Hotel Symphony, Bhoslenagar, Shivajinagar, Pune-411007 | CIN: L68200PN1984PLC222140  
 Contact: 020 2952 0104 | Email Id: [compliance@tccld.in](mailto:compliance@tccld.in) | Website: [www.tccld.in](http://www.tccld.in)

**CORRIGENDUM TO THE NOTICE OF EXTRA ORDINARY GENERAL MEETING SCHEDULED ON WEDNESDAY, 5TH NOVEMBER 2025 AT 12:30 PM (IST) THROUGH VIDEO CONFERENCING/ OTHER AUDIO VISUAL MEANS**

Members of TCC Concept Limited ("Company") are hereby informed that reference is made to the Notice dated 14th October, 2025 convening the Extraordinary General Meeting ("EGM") of the Company ("EGM Notice"), scheduled to be held on Wednesday, the 5th day of November, 2025 at 12:30 PM. (IST) through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"), without physical attendance of Members, to transact the businesses as set out therein.

The said EGM Notice was dispatched to all Members of the Company on 14th October, 2025, in due compliance with the provisions of the Companies Act, 2013 ("Act"), the rules framed thereunder, and applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and the regulations issued by Securities and Exchange Board of India ("SEBI").

A Corrigendum to the EGM Notice ("Corrigendum") has been issued to inform the members regarding certain updates / information relating to the item 3 of the EGM Notice, as detailed in the Corrigendum.

The Corrigendum is being electronically dispatched on 31st October 2025 to the Members of the Company whose email addresses are registered with the Company, the registrar or the Depository Participant(s) in compliance with the provisions of the Act, read with relevant rules made thereunder, regulations issued by the SEBI and circulars issued by the MCA.

As Members are aware, the Company is providing remote e-voting facility to enable them to cast their votes on all resolutions proposed at the EGM. In the interest of facilitating informed decision making, whether through remote e-voting or during the EGM via VC/OAVM, the Company considers it appropriate to bring to the attention of Members the updated factual position through this Corrigendum.

This Corrigendum shall form an integral part of the original EGM Notice and is to be read in conjunction therewith.

All other contents of the EGM Notice, save and except as amended or clarified through Corrigendum issued by the Company, shall remain unchanged.

Members are requested to kindly note that Corrigendum shall be read in conjunction of and in conjunction with the EGM Notice while exercising their voting rights. The Corrigendum is available on the website of the Company at [www.tccld.in](http://www.tccld.in), MUFOS Intime Private Limited at <https://intime.votlinkintime.co.in> and on the website of BSE Limited at [www.bseindia.com](http://www.bseindia.com)

For TCC Concept Limited  
Sd/-  
Isha Arora  
Company Secretary and Compliance Officer

Dated on this October 31, 2025 at Pune.

### Can Fin Homes Ltd

(Sponsor: CANARA BANK)  
**NOTIFICATION**

The Certificate of shares as detailed below, appearing in the Register of Members of Can Fin Homes Limited, is reported defaced/mutilated/lost/misplaced:

Folio No.	Name of the shareholder	Certificate No. (s)	Distinctive No. From	Distinctive No. To	No. of Shares
000002V	V Achutan Kutty (Deceased) jointly with K V Ratnakumary	203801	3417176	3421175	4000

The Shareholder of the above said shares has requested the Company for issue of duplicate share certificate. Anyone holding the aforesaid certificate is requested to return it to the Company at the aforesaid address within 15 days from the date of this Notification. The public is cautioned not to buy or sell the above shares and anyone dealing with the shares will be doing so at their own risk.

Any claim(s) to the above shares should be notified to the Company within 15 days from the date of this notification. In the absence of any claim(s), Letter of Confirmation will be issued as requested and claim(s) for the said shares, if any, thereafter will not be entertained.

For Can Fin Homes Ltd.  
Sd/-  
Nilesh Jain  
Company Secretary

Place: Bengaluru  
Date : 31/10/2025

## SHARE INDIA SECURITIES LIMITED

CIN : L67120GJ1994PLC115132  
 Registered Office: Unit No. 615 and 616, 6th Floor, X-Change Plaza, Dalal Street Commercial Co-operative Society Limited, Road 5E, Block-53, Zone 5, Gift City, Gandhinagar, Gujarat-382050  
 Corporate Office: A-15, Sector-64, Noida, Distt. Gautam Buddha Nagar, Uttar Pradesh-201301  
 Tel.: 0120-4910000, 0120-6910000; Fax: 0120-4910030; E-mail ID : [secretarial@shareindia.com](mailto:secretarial@shareindia.com);  
 Website : [www.shareindia.com](http://www.shareindia.com)

### UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Board of Directors of the Company, at its Meeting held on Thursday, October 30, 2025 approved the Un-audited Standalone and Consolidated Financial Results for the quarter and half year ended September 30, 2025. The results, along with the Limited Review Reports, have been posted on the Company's website at [https://www.shareindia.com/wp-content/uploads/data/uploads/Investor\\_Relations\\_Files/Reg30Financials301025.pdf](https://www.shareindia.com/wp-content/uploads/data/uploads/Investor_Relations_Files/Reg30Financials301025.pdf) and can be accessed by scanning the below QR Code:



For Share India Securities Limited  
Sd/-  
Sachin Gupta  
CEO & Whole-Time Director  
Place : Noida, Date : 30.10.2025

### CDG PETCHEM LIMITED

Registered office: Plot No. 10 & 11, Mch No. 1-8-304 to 307/10, Pattigadda Road, Hyderabad, Telangana-500003  
 Phone: +91-040-66494901; Website: [www.procurepoint.in](http://www.procurepoint.in); Email Id: [corporate@digugroup.net](mailto:corporate@digugroup.net)

#### OPEN OFFER FOR ACQUISITION OF 26,00,000 (TWENTY SIX LAKH) EQUITY SHARES OF ₹10 EACH REPRESENTING IN AGGREGATE 26% OF THE EXPANDED PAID UP EQUITY SHARE CAPITAL OF THE TARGET COMPANY FROM THE SHAREHOLDERS OF CDG PETCHEM LIMITED (HEREINAFTER REFERRED TO AS "TARGET"/"TARGET COMPANY"/"CDG") BY JUJHAR CONSTRUCTIONS AND TRAVELS PRIVATE LIMITED (HEREINAFTER REFERRED TO AS "ACQUIRER"), PURSUANT TO AND IN ACCORDANCE WITH REGULATION 3(1) AND REGULATION 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS")

This post offer advertisement is being issued by Fintellectual Corporate Advisors Private Limited, ("Manager to the Offer"/ "Manager"), on behalf of Acquirer, in connection with the offer made by the Acquirer, in compliance with Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI (SAST) Regulations"). This Post Offer Advertisement ("PoPA") should be read together with: (a) the Public Announcement dated April 08, 2025 ("PA"); (b) the Detailed Public Statement dated April 16, 2025 that was published in Financial Express - English (All editions), Jansatta - Hindi (All editions), Pratahkal - Marathi (Mumbai edition) and Nava Telangana - Telugu (Hyderabad edition) on April 17, 2025 ("DPS"); (c) the Letter of Offer dated September 27, 2025 along with Form of Acceptance ("LOF"); and (d) the offer opening public announcement and corrigendum to the DPS dated October 08, 2025 that was published in all the newspapers in which the DPS was published.

This Post Offer Advertisement is being published in all the newspapers in which the DPS was published.

The Public Shareholders of the Target Company are requested to kindly note the following information with respect to the Open Offer:

Sl. No.	Particulars	Proposed in the Offer Documents	Actuals
1.	Name of the Target Company	CDG Petchem Limited	
2.	Name of the Acquirer	Jujhar Constructions and Travels Private Limited (hereinafter referred to as "Acquirer")	
3.	Name of the Manager to the Offer	Fintellectual Corporate Advisors Private Limited	
4.	Name of the Registrar to the Offer	Skyline Financial Services Private Limited	
5.	Offer Details		
a.	Date of Opening of the Offer	Friday, October 10, 2025	
b.	Date of Closing of the Offer	Monday, October 27, 2025	
6.	Date of Payment of Consideration	Not Applicable (Since no equity shares were tendered in the open offer, payment of consideration to shareholders is not applicable)	
7.	Details of Acquisition		

Sl. No.	Particulars	Proposed in the Offer Documents	Actuals
7.1	Offer Price (A)	₹ 41.00/-	₹ 41.00/-
7.2	Aggregate number of shares tendered (B)	26,00,000	0
7.3	Aggregate number of shares accepted (C)	26,00,000	0
7.4	Size of the Offer (Numbers of shares multiplied by offer price per share) (A * C)	₹ 10,66,00,000/-	₹ 0/-
7.5	Shareholding of the Acquirer before Agreement/ Public Announcement		
	• Number	Nil	Nil
	• %	Nil	Nil
7.6	Shares Acquired by way of Agreement*		
	• Number	19,11,052	19,11,052
	• %	19.11%	19.11%
7.7	Shares Acquired by way of Preferential Allotment		
	• Number	49,00,000	49,00,000
	• %	49.00%	49.00%
7.8	Warrants Acquired by way of Preferential Allotment		
	• Number	5,64,500	5,64,500
	• %	5.65%	5.65%
7.9	Shares Acquired by way of Open Offer		
	• Number	26,00,000	0
	• %	26.00%	0.00%
7.10	Shares Acquired after Detailed Public Statement		
	• Number of shares acquired	Nil	Nil
	• Price of shares acquired	Nil	Nil
	• % of shares acquired	Nil	Nil
7.11	Post offer shareholding of Acquirer (Number & %)	99,75,552 (99.76%)	73,75,552 (73.76%)
7.12	Pre & Post offer shareholding of the public		
	• Number	11,66,448	24,448
	• %	11.66%	0.24%
	• Number	11,66,448	26,24,448
	• %	11.66%	26.24%

\*The equity shares to be acquired in terms of Share Purchase Agreement has not yet been transferred in the name of Acquirer.

8. The Acquirer accepts full responsibility for the information contained in the Post Offer Advertisement and for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

9. The Acquirer will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1) and 22(3) read with Regulation 17 of the SEBI (SAST) Regulations and shall become the promoter of the Target Company and the Promoter shareholders will cease to be the promoters of the Target Company and shall be classified as a public shareholder in accordance with the provision Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

10. A copy of this Post Offer Advertisement will be available on the website of SEBI, BSE and at the registered office of the Target Company.

11. Capitalised terms used but not defined in this Post Offer Advertisement shall have the meanings assigned to such terms in the Public Announcement and/or DPS and/or Letter of Offer.

**Issued by the Manager to the Open Offer:**

**FINTELLECTUAL CORPORATE ADVISORS**

Fintellectual Corporate Advisors Private Limited  
 Corporate Off: B-20, Second Floor, Sector 1, Noida 201301  
 Contact Number: +91-120-4266080  
 Website: [www.fintellectualadvisors.com](http://www.fintellectualadvisors.com)  
 Email Address: [info@fintellectualadvisors.com](mailto:info@fintellectualadvisors.com)  
 Contact Person: Mr. Amit Puri  
 SEBI Registration Number: MB/INM000012944  
 Validity: Permanent  
 CIN: U74999DL2021PTC377748

For and on behalf of Acquirer  
Jujhar Constructions and Travels Private Limited  
Sd/-  
Arshdeep Singh Mundi  
Director

Place: Noida  
Date: 31.10.2025

## AUTOMOTIVE AXLES LIMITED

(IATF 16949 Company)  
 Regd. Office: Hootagalli Industrial Area, Off Hunsur Road, Mysuru - 570 018, Karnataka  
 CIN : L51909KA1981PLC004198

### STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED SEPTEMBER 30, 2025

(Amount in Rupees Millions, except per share data)

Sl. No.	Particulars	For the Three months ended			For the Six months ended		For the Year Ended 31.03.2025 (Audited)
		30.09.2025 (Unaudited)	30.06.2025 (Unaudited)	30.06.2024 (Unaudited)	30.09.2025 (Unaudited)	30.09.2024 (Unaudited)	
1	Total Income from operations	4,706.31	4,985.42	5,007.66	9,691.73	9,996.42	21,047.52
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	481.23	481.35	484.59	962.58	947.74	2,106.13
3	Net Profit / (Loss) for the period before Tax (after Exceptional and / or Extraordinary items)	481.23	481.35	484.59	962.58	947.74	2,106.13
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items)	359.54	357.21	359.73	716.75	700.27	1,555.35
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	352.21	354.72	355.57	706.93	692.11	1,543.44
6	Equity Share Capital	151.12	151.12	151.12	151.12	151.12	151.12
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year						9,668.10
8	Earnings Per Share (of Rs. 10/- each) (For continuing and discontinued operations)						
	Basic and Diluted	23.79	23.64	23.80	47.43	46.34	102.92

Notes:

- The above unaudited financial results were reviewed by the Audit Committee at the meeting held on October 30, 2025 and approved by the Board of Directors at the meeting held on October 30, 2025.
- These financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Companies Act, 2013 as amended, read with the relevant rules issued thereunder and in terms of Regulations 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").

For and on behalf of the Board of Directors of Automotive Axles Limited  
Nagaraja Gargeshwari  
Whole Time Director  
DIN: 00839616



Place : Mysuru  
Date : October 30, 2025

## SAGARSOFT (INDIA) LIMITED

CIN: L72200TG1996PLC023823  
 Regd. Office : Plot No. 111, Road No.10, Jubilee Hills, Hyderabad-500 033.  
 Website: [www.sagarsoft.in](http://www.sagarsoft.in) | email: [info@sagarsoft.in](mailto:info@sagarsoft.in)

### STATEMENT OF UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED SEPTEMBER 30, 2025

(₹ in lakhs)

Sl. No.	Particulars	Consolidated						Standalone					
		Quarter ended		Six Months ended		Year ended	Quarter ended		Six Months ended		Year ended		
		30.09.2025 (Unaudited)	30.06.2025 (Unaudited)	30.09.2024 (Unaudited)	30.09.2024 (Unaudited)	31.03.2025 (Audited)	30.09.2025 (Unaudited)	30.06.2025 (Unaudited)	30.09.2024 (Unaudited)	30.09.2024 (Unaudited)	31.03.2025 (Audited)		
1	Total Income from Operations	4317.06	4057.25	3499.68	8374.31	7370.44	14235.85	1370.29	1196.75	1505.24	2569.04	3080.07	5672.52
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	(5.14)	(420.43)	258.22	(425.57)	528.49	817.95	260.21	(84.16)	214.88	176.05	322.35	479.74
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	(5.14)	(420.43)	258.22	(425.57)	528.49	817.95	260.21	(84.16)	214.88	176.05	322.35	479.74
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	(93.55)	(430.83)	175.48	(524.38)	369.78	541.82	194.16	(83.14)	173.07	131.02	252.33	364.86
5	Total comprehensive income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	6.47	(420.34)	163.92	(413.87)	339.42	669.39	212.98	(44.32)	154.96	168.66	216.10	440.14
6	Paid-up Equity share capital (Face Value Rs. 10/- Per share)	639.22	639.22	639.22	639.22	639.22	639.22	639.22	639.22	639.22	639.22	639.22	639.22
7	Reserves excluding revaluation reserve as at Balance Sheet date					6619.41							5021.49
8	Earnings per share (of Rs. 10/- each) (for continuing and discontinued operations)												
	Basic and Diluted:	0.82	(3.76)	3.08	(2.94)	6.29	9.59	3.04	(0.99)	2.71	2.05	3.95	5.71

Notes:

- The above statement of un-audited standalone and consolidated financial results of the Company for the quarter and six months ended September 30, 2025 were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on October 30, 2025. The statutory auditors of the Company have issued an unmodified conclusion in respect of the limited review of the quarter and six months ended September 30, 2025.
- The standalone and consolidated financial results of the Company have been prepared in accordance with the Indian Accounting Standards as prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with relevant rules issued thereunder ("Ind AS") and other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India ("SEBI").
- The above financials is an extract of the detailed format of the un-audited Standalone and Consolidated Financial results for the quarter and six months ended September 30, 2025 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The full format of un-audited standalone and consolidated financial results of the company for the quarter and six months ended September 30, 2025 are available to the investors on the Company's website (<https://www.sagarsoft.in>) and on the website of BSE Limited ([www.bseindia.com](http://www.bseindia.com)).

For Sagarsoft (India) Limited  
Sd/-  
M Jagadeesh  
Managing Director



Place: Hyderabad  
Date: 30.10.2025

## STEL Holdings Limited

CIN: L65993KL1990PLC005811 | Regd. Office : 24/1624, Bristow Road, Willingdon Island, Cochin - 682003, Kerala. Email: [secretarial@stelholdings.com](mailto:secretarial@stelholdings.com), Website : [www.stelholdings.com](http://www.stelholdings.com)

### STATEMENT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30<sup>TH</sup> SEPTEMBER, 2025

₹ in lakhs

PARTICULARS	STANDALONE			CONSOLIDATED					
	QUARTER ENDED		HALF YEAR ENDED	QUARTER ENDED		HALF YEAR ENDED	YEAR ENDED		
	30.09.2025	30.09.2024	30.09.2025	31.03.2025	30.09.2025	30.09.2024	30.09.2025	31.03.2025	
1	Total Income from Operations	926.55	777.68	997.29	2,190.74	926.55	777.68	997.29	2,190.73
2	Net Profit / (Loss) from Ordinary activities before Tax	907.56	764.06	955.07	2,122.09	907.33	763.87	954.58	2,121.15
3	Net Profit / (Loss) for the period after Tax	665.80	571.72	676.53	1,587.77	664.52	571.53	699.41	1,586.83
4	Total Comprehensive Income for the period	(9,686.53)	38,827.39	10,242.20	24,942.04	(9,687.81)	38,827.20	10,240.64	24,941.10
5	Equity Share Capital	1,845.54	1,845.54	1,845.54	1,845.54	1,845.54	1,845.54	1,845.54	1,845.54
6	Reserves (Excluding Revaluation Reserve)	-	-	-	1,73,480.03	-	-	-	1,73,469.18
7 (i)	Earnings Per Share (before extraordinary items) (of ₹10 each) Basic & Diluted	3.61	3.10	3.67	8.60	3.60	3.10	3.79	8.60
7 (ii)	Earnings Per Share (after extraordinary items) (of ₹10 each) Basic & Diluted	3.61	3.10	3.67	8.60	3.60	3.10	3.79	8.60

Notes:-

- The above results were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on October 30, 2025. The consolidated Financial Results for the three months and half year ended September 30, 2025 has been compiled by the management in accordance with Ind AS and have not been subjected to audit.
- The above is an extract of the detailed format of Quarter and Half year ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015. The detailed financial results are available on the website of the stock exchanges i.e [www.bseindia.com](http://www.bseindia.com) & [www.nseindia.com](http://www.nseindia.com) and on the Company's website ([www.stelholdings.com](http://www.stelholdings.com)) The same can be accessed by scanning the QR Code provided below:



For and on behalf of the Board of Directors  
Sd/-  
Abraham Ittye  
(DIN 02717344)  
Whole-time Director

Cochin  
October 30, 2025

# पेट्रोलियम उत्पादनांची मागणी वाढणार

## युकेनियन रिफायनरीजवरील हल्ल्यांकडे युरोपचे बारकाईने लक्ष

दिल्ली, विशेष प्रतिनिधी. रशियातील तेलपुरवठा खंडित झाल्यामुळे आणि युरोपमधील वाढत्या थंडीमुळे मार्च अखेरीस भारतीय पेट्रोलियम उत्पादनांची मागणी वाढण्याची अपेक्षा आहे. भारतीय रिफायनरीज अलिकडच्या वर्षात कच्च्या तेलाच्या खोतांचा विस्तार करत असल्याने आणि वार्षिक देखभालीचे काम पूर्ण केल्याने ही मागणी पूर्ण करण्यासाठी चांगल्या स्थितीत आहेत.

मॉस्कोच्या आर्थिक अडचणीत आणण्यासाठी युकेनियन रिशियन ऊर्जा मालमत्तेवर क्षेपणास्त्र आणि ड्रोन हल्ले केले आहेत. यामुळे रशियाच्या रिफायनरीज क्षमतेच्या सुमारे ३०% भागावर परिणाम झाला आहे आणि खरेदीदार आता भारतीय रिफायनरीजकडे वळत आहेत. दरम्यान, युरोपमधील वाढत्या थंडीमुळे हीटिंगसाठी ऊर्जेची मागणी वाढण्याची अपेक्षा आहे.

ब्राझील आणि तुर्कीला नियात वाढ : रशिया हा सध्या भारताचा कच्च्या तेलाचा सर्वात मोठा पुरवठादार आहे, परंतु मॉस्को भारतातून खूप कमी प्रमाणात शुद्धीकरण उत्पादने आयात करतो. वाणिज्य मंत्रालयाच्या आकडेवारीनुसार, गेल्या आर्थिक वर्षात रशियाला नियात फक्त ११ दशलक्ष डॉलर होती आणि एप्रिल-जुलै या कालावधीत फक्त ३ दशलक्ष डॉलर होती. तथापि, सप्टेंबरपासून रशियाकडून चौकशी वाढली आहे. भारतीय रिफायनरीजनी ब्राझील, तुर्की आणि आफ्रिकन देशांमध्ये नियात वाढवली आहे, जे पूर्वी मोठे खरेदीदार नव्हते.

बहुतेक रिफायनरीजनी त्यांचे वार्षिक देखभालीचे काम पूर्ण केले आहे आणि आता पूर्ण क्षमतेने काम करतयस तयार आहेत. या वर्षी जुलैपर्यंत, भारतातील पेट्रोलियम उत्पादनांचे प्रमुख आयातदार नेदरलँड, संयुक्त अरब अमिरीती, अमेरिका, सिंगापूर आणि ऑस्ट्रेलिया होते.

## शेअर बाजारात घसरण

मुंबई, नवराष्ट्र न्यूज नेटवर्क. खाजगी बँकांच्या शेअर्समध्ये स्थिती आणि जागतिक बाजारपेठेत कमकुवतपणा यामुळे शुक्रवारी शेअरिका बाजार सलग दुसऱ्या दिवशी घसरले. सेन्सेक्स जवळपास ४६६ अंकांनी घसरला, तर निफ्टी १५६ अंकांनी घसरला. ३० शेअर्सचा बीएसई बँचामार्फत निर्देशांक, सेन्सेक्स ४६५.७५ अंकांनी घडून येत असून घसरण ८३,९३८.७१ वर बंद झाला. २०२५ मध्ये ४९८.८८ अंकांनी घडून येत असून घसरण ८३,९०५.६६ वर घसरला. ५० शेअर्सचा एनएसई निफ्टी १५५.७५ अंकांनी घडून येत असून घसरण २५,७२२.१० वर बंद झाला. विश्वरक्षकांनी सांगितले की परदेशी गुंतवणूकदारांची विक्री, मिश्रित काँपोरिट निकाल आणि यूएस फेडरल रिझर्वकडून व्याजदराबाबत स्पष्टपणे अपभाव यामुळे गुंतवणूकदारांच्या भावनाविपरिणाम झाला. जागतिक बाजारपेठा : आशियातील इतर, दक्षिण कोरियाचे कोम्पी आणि जपानचे निक्केई निर्देशांक वाढले, तर चीनचे शंघाय कॉम्पोझिट आणि हाँगकाँगचे हँग सँग निर्देशांक लाल रंगात होते. दुसऱ्याच्या सत्रात युरोपीय बाजार कमी होते. गुरुवारी अमेरिकन बाजार कमी बंद झाले होते.

रुपया सावरला : दिवसभर घसरणीनंतर शुक्रवारी रुपया अमेरिकन डॉलरच्या तुलनेत ८६.६९ वर स्थिर बंद झाला. देशांतर्गत शेअर बाजारातील कमकुवतपणा आणि मजबूत होत असलेला अमेरिकन डॉलर या घसरणीची मुख्य कारणे होती. आंतरराष्ट्रीय चलन बाजारात रुपया प्रति डॉलर ८६.६० वर उघडली. व्यापारारम्यान, तो ८८.५९ चा उच्चांक आणि ८८.७८ प्रति डॉलरचा नीचांक गाठला. व्यापाराल्या शेवटी, तो मागील बंदपेक्षा अपरिवर्तित, प्रति डॉलर ८६.९२ वर बंद झाला.

फोर्ड नवीन इजिन तयार करणार

दिल्ली, वृत्तसंस्था. अमेरिकन ऑटोमोबिल फोर्ड यांच्या वेनई प्लांटमध्ये नवीन पेट्रोल इंजिन तयार करणारा आहेत अशी घोषणा त्यांनी शुक्रवारी केली.

ऑटोमोबिल सांगितले की त्यांनी फोर्ड-योजनेअंतर्गत भारताच्या उत्पादन केंद्रांच्या फायदा घेणारी घोषणात्मक दिशा दर्शविणारा तामिळनाडू सरकारसोबत सामंजस्य करार केला आहे. यामुळे, कंपनी २०२५ मध्ये भारतीय बाजारपेठेतून बाहेर पडली. फोर्डने एका निवेदनात म्हटले आहे की त्याची आणि गुंतवणूकीनंतर, या वर्षाच्या अखेरीस सुरु होणाऱ्या वेनई प्लांटची वार्षिक क्षमता २,२५,००० इजिन असेल. उत्पादन २०२५ मध्ये सुरु होण्याची अपेक्षा आहे.

जाहीर प्रसिध्दकरण

जाहीर नोटीस

प्रदेशीक परिवहन कार्यालय, पिंपरी-चिंचवड

भारताची पेट्रोलियम नियात ६.९८

२०२५-२६

१९ महिन्यांच्या

२१ जानेवारीपूर्वी

साठवणूक वाढणार

२१ जानेवारी २०२६ रोजी

२१ जानेवारी २०२६ रोजी

जाहीर प्रसिध्दकरण

२.९१ लाख

२०२३ च्या

३१.९ दशलक्ष

१९.८९

३१.७

४४.४ अब्ज डॉलर्स

१९.८९

३१.७

२०२३ च्या

३१.९ दशलक्ष

१९.८९

३१.७

४४.४ अब्ज डॉलर्स

२०२३ च्या

३१.९ दशलक्ष

१९.८९

३१.७

४४.४ अब्ज डॉलर्स

२०२३ च्या

३१.९ दशलक्ष

१९.८९

३१.७

४४.४ अब्ज डॉलर्स

२०२३ च्या

३१.९ दशलक्ष

१९.८९

३१.७

४४.४ अब्ज डॉलर्स

२०२३ च्या

३१.९ दशलक्ष

१९.८९

३१.७

४४.४ अब्ज डॉलर्स

२०२३ च्या

३१.९ दशलक्ष

१९.८९

३१.७

४४.४ अब्ज डॉलर्स

१९.८९

३१.७

४४.४ अब्ज डॉलर्स

१९.८९