

**July 20, 2025**

To  
BSE Limited,  
1<sup>st</sup> Floor, New Trading Ring,  
Rotunda Building, P.J. Towers,  
Dalal Street, Mumbai – 400001,  
Maharashtra, India.

To  
National Stock Exchange of India Ltd.  
Exchange Plaza,  
Bandra (East),  
Mumbai – 400 051,  
Maharashtra, India.

BSE Code: **512573**NSE Symbol: **AVANTIFEED**

Dear Sir/Madam,

**Sub: Copy of Newspaper Advertisement - Notice of 32<sup>nd</sup> Annual General Meeting.**

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In continuation to our letter dated July 12, 2025, pursuant to Regulation 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, we are enclosing herewith copies of the newspaper advertisement published for the attention of equity shareholders of the Company regarding dispatch of Annual Report for the FY 2024-25 and Notice convening the 32<sup>nd</sup> Annual General Meeting of the members of the Company, Book closure and E-voting information, in below mentioned newspapers.

1. Financial Express (all editions) and
2. Andhra Prabha (Hyderabad & Vishakhapatnam Edition)

The newspaper publication is also uploaded and available on our company website:  
**[www.avantifeeds.com](http://www.avantifeeds.com)**.

Kindly take the same on record.

Thanking you,

Yours faithfully,  
for **Avanti Feeds Limited**

C. Ramachandra Rao  
Joint Managing Director,  
Company Secretary & CFO

Encl: As above



BCPL RAILWAY INFRASTRUCTURE LIMITED

Regd. off.: 13B Bidhan Sarani, 4th Floor, Kolkata - 700006

Tel.: 033-2219 0085, Website: www.bcpl.com;

E-mail: investors@bcpl.com

CIN: L51109WB1995PLC075801

ANNUAL GENERAL MEETING AND E-VOTING

Notice is hereby given that the 29th Annual General Meeting ("AGM") of **BCPL Railway Infrastructure Limited** ("the Company") is scheduled to be held on Monday, 11th September, 2025 at 4:00 p.m. through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") to transact the business set out in the Notice of the AGM dated 29th May, 2025. In view of the MCA General Circulars read with SEBI Circulars, it has allowed companies to conduct their general meetings through VC or OAVM without the physical presence of the Shareholders at a common venue.

In accordance with the said Circulars, the Notice convening the AGM has been sent through e-mails on Saturday, 19th July, 2025 to those shareholders, holding equity shares of the Company as on 18th July, 2025. The Notice is also available on the website of the Company viz., [www.bcpl.com](http://www.bcpl.com) and on the website of the BSE Limited viz., [www.bseindia.com](http://www.bseindia.com). The instructions for joining the AGM are provided in the Notice of the AGM.

Shareholders are also hereby informed that:

i) Pursuant to Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide e-voting facilities through CDSL to its Shareholders, in respect of the business to be transacted at the AGM. The manner and instructions to cast votes through remote e-voting as well as e-voting during the proceedings of the AGM have been provided in the notice.

ii) The Board of Directors at their meeting held on Thursday, 29.05.2025 recommended final dividend for the year ended 31st March, 2025 @ Rs.1/- (10%) per equity shares of Rs.10/- each. The Shareholders whose names appear in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date i.e., Friday, 13th June, 2025, shall be entitled to dividend and avail the e-voting facility. Once vote(s) on Resolution(s) set out in the Notice are cast by any Shareholder, the same cannot be changed subsequently. The remote e-voting will commence on Friday, 8th August, 2025 at 9:00 a.m. and end on Sunday, 10th August, 2025 at 5:00 p.m. A person who is not a Shareholder as on the cut-off date, i.e., Monday, 4th August, 2025 should treat the Notice for information purpose only.

iii) Shareholders participating in the AGM through VC/OAVM and who have not cast their votes by remote e-voting, shall be eligible to exercise their voting rights during the proceedings. Shareholders who have exercised their voting rights through remote e-voting shall also be eligible to participate in the AGM through VC/OAVM but shall not be entitled to cast their votes again during the proceedings of the AGM.

iv) Any person, who acquires equity shares of the Company and becomes a Shareholder after dispatch of the Notice of the AGM and holds shares as on the cut-off date, i.e., Monday, 4th August, 2025 may obtain the login ID and password by sending a request to [helpdesk.evoting@cdslindia.com](mailto:helpdesk.evoting@cdslindia.com) Shareholders who are already registered with CDSL for remote e-voting can use their existing user ID and password for e-voting.

v) Relevant documents referred to in the Notice and in the Explanatory Statement will be available for inspection through electronic mode upto the date of AGM. Accordingly, Shareholders may write to the Company at [investors@bcpl.com](mailto:investors@bcpl.com) in this regard by mentioning their name, demat account no., etc.

vi) In case of any queries/grievance relating to e-voting, kindly refer the Frequently Asked Questions (FAQs) and e-voting user manual for shareholders available at the website, [helpdesk.evoting@cdslindia.com](http://helpdesk.evoting@cdslindia.com) or contact the toll free helpline number regarding any query/assistance for participation in the AGM through VC/OAVM is 1800 21 09911 or send an email to [helpdesk.evoting@cdslindia.com](mailto:helpdesk.evoting@cdslindia.com) or may write to Ms. Devshree Sinha, Company Secretary & Compliance Officer at 13B, Bidhan Sarani, 4th Floor, Kolkata - 700006, West Bengal, India or on Phone No. 033 2219 0085 / 1814, 96749 11100 or email at [investors@bcpl.com](mailto:investors@bcpl.com).

For BCPL Railway Infrastructure Limited

Devshree Sinha

ACS 21786

Company Secretary & Compliance Officer

Place: Kolkata

Date: 19.07.2025

KERALA AYURVEDA LIMITED

CIN - L24233KL1992PLC006592

Regd. Office. XV/551, Nedumbassery, Athani P.O., Aluva-683585

Ph: 0484-2476301 (4 lines) Fax: 0484-2474376

E-mail: [info@keralaayurveda.biz](mailto:info@keralaayurveda.biz) Website: [www.keralaayurveda.biz](http://www.keralaayurveda.biz)

UNAUDITED INTEGRATED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER ENDED 30<sup>TH</sup> JUNE 2025

The Board of Directors of the Company at the meeting held on 18<sup>th</sup> July, 2025, approved the Unaudited standalone and consolidated financial results of the company for the quarter ended 30<sup>th</sup> June, 2025.

The Integrated Financial Results along with Limited Review Report have been posted on the Company's Website at <https://keralaayurveda.biz/pages/quarterly-financial-report> and on the website of stock exchange and can be accessed by scanning the QR code provided below:

For and on behalf of the Board of Directors of Kerala Ayurveda Limited

Sd/-

Priyanka Gangwar

Company Secretary and Compliance officer

Location: Bengaluru

Date: 19<sup>th</sup> July 2025

Note: The above information is in accordance with Regulation 33 read with regulation 47 (1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015

TANFAC INDUSTRIES LIMITED

CIN - L24117TN1972PLC006271

Registered Office: Plot No. 14, SPCOT Industrial Complex, Kudkudi, Cuddalore, Tamil Nadu - 607005; Phone : 04142-239001-005.

E-mail: [tanfac.inv@anupamrasayan.com](mailto:tanfac.inv@anupamrasayan.com) Website: [www.tanfac.com](http://www.tanfac.com)

NOTICE OF POSTAL BALLOT AND E-VOTING INFORMATION

NOTICE is hereby given that pursuant to the provisions of Section 110 read with Section 108 and all other applicable provisions, if any, of Companies Act, 2013 read with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014, Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "SEBI Listing Regulations"), Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India, guidelines prescribed by the Ministry of Corporate Affairs (the "MCA"), Government of India, for holding general meetings / conducting postal ballot process through electronic voting ("remote e-voting") vide General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8, 2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023 and 09/2024 dated September 19, 2024, the Company seeks the approval of the Members of the Company by way of Special Resolution for the proposed resolution as set-out in the Notice of Postal Ballot dated July 16, 2025 ("Notice") by voting through electronic means ("remote e-voting").

The Company has completed the dispatch of Notice of Postal Ballot in electronic mode on Saturday, July 19, 2025. The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") to provide e-voting facility to its members for voting on the resolution set out in the Notice of Postal Ballot dated July 16, 2025.

The remote e-Voting shall commence on Monday, July 21, 2025 to at 9:00 a.m. (IST) and shall end on Tuesday, August 19, 2025 at 5:00 p.m. (IST). During this period, Members of the Company holding shares in physical or electronic form as on the cut-off date (i.e.) July 18, 2025 may cast their vote(s) electronically. The remote e-Voting module shall be disabled by CDSL for voting thereafter.

Only those Members whose names are appearing in the Register of Members/List of Beneficial Owners as on the cut-off date shall be eligible to cast their votes through postal ballot by remote e-Voting. A person who is not a member as on the cut-off date should treat this Notice for information purposes only.

It is however clarified that, all Members of the Company as on the cut-off date (including those Members who may not have received this Notice due to non-registration of their e-mail addresses with the Company/RTA/Depositories/Depository Participants) shall be entitled to vote in relation to the Resolutions in accordance with the process specified in the postal ballot notice dated July 16, 2025.

The Board of Directors of the Company has appointed Ms. Kalyani Srinivasan, Practising Company Secretary as the Scrutinizer for conducting the postal ballot through the e-voting process in a fair and transparent manner.

The detailed process and manner for remote e-voting for individuals, non- individuals and members holding shares in physical form and demat form are explained in the Notes to Notice of Postal Ballot. In case members of the Company have any queries or issues regarding remote e-voting, you may refer the Frequently Asked Questions ("FAQs") - <https://www.evotingindia.com/Help.jsp> and e-voting manual available at <https://www.evotingindia.com/Help.jsp> or write an email to [helpdesk.evoting@cdslindia.com](mailto:helpdesk.evoting@cdslindia.com) or contact the CDSL officials viz. Mr. Nitin Kunder (022-23058738) or Mr. Suraj Ramesh (022-23058543) or Mr. Rakesh Dalvi (022-23058542). You may also contact the Company officials viz. Vinod Kumar .S, Company Secretary address the grievances connected with remote e-voting at Regd. Office, Tel. No. + 04142-239001/239002, Email-id: [tanfac.inv@anupamrasayan.com](mailto:tanfac.inv@anupamrasayan.com).

Date : July 19, 2025

Place : Cuddalore

For TANFAC Industries Limited

Vinod Kumar S

Company Secretary

ROSSARI BIOTECH LIMITED

(AN ISO9001:2005 & 14001:2015 Certified Company)

CIN : L24100MH2009PLC194818

Regd. Office : Rossari House, Golden Oak, LBS Marg, Surya Nagar, Opp. Mahindra Showroom, Vikhroli (West), Mumbai - 400079.

T: +91-22-6123 3800 E: [info@rossari.com](mailto:info@rossari.com) W: [www.rossari.com](http://www.rossari.com)

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30<sup>TH</sup> JUNE, 2025

Particulars	Quarter ended 30 <sup>th</sup> June, 2025	Financial Year ended 31 <sup>st</sup> March, 2025	Quarter ended 30 <sup>th</sup> June, 2024
	Unaudited	Audited	Unaudited
Total income from operations	5,437.16	20,802.94	4,896.50
Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items)	460.99	1,851.85	469.87
Net Profit / (Loss) for the period before tax (after Exceptional and/ or Extraordinary items)	460.99	1,851.85	469.87
Net Profit / (Loss) for the period after tax (after Exceptional and/ or Extraordinary items)	335.96	1,363.78	348.99
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	334.90	1,353.53	349.01
Equity Share Capital	110.73	110.73	110.49
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year.			
Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations) -			
Basic	6.07*	24.66	6.32*
Diluted	6.06*	24.63	6.30*

\*Not annualized

Additional Information on Standalone Financial Results is as follows

Particulars	Quarter ended 30 <sup>th</sup> June, 2025	Financial Year ended 31 <sup>st</sup> March, 2025	Quarter ended 30 <sup>th</sup> June, 2024
	Unaudited	Audited	Unaudited
(a) Total income from operations	3,657.58	14,316.28	3,007.08
(b) Profit Before Tax	354.44	1,547.03	326.72
(c) Profit After Tax	262.33	1,147.42	243.28

Notes: 1. The Consolidated financial results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 19<sup>th</sup> July, 2025. A review of the above interim financial results has been carried out by the statutory auditors.

2. The above is an extract of detailed format of Quarterly 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 Quarterly Financial Results are available on the websites of the Stock Exchange where shares of the Company are listed i.e. [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com) and also on the website of the Company i.e. [www.rossari.com](http://www.rossari.com).

For ROSSARI BIOTECH LIMITED

Sd/-

EDWARD MENEZES

Executive Chairman

DIN:00149205

Place : MUMBAI

Date : 19<sup>th</sup> July, 2025

Avanti Feeds Limited

CIN: L16001AP1993PLC095778

Registered Office: Plot No.103, Ground Floor, R Square, Pandurangaapuram, Visakhapatnam - 530003, A.P, India

Corporate Office: G-2, Concorde Apartments, 6-3-668, Somajiguda, Hyderabad - 500082, T.S, India.

Tel: 040-233126061, e-mail: [investors@avantifeeds.com](mailto:investors@avantifeeds.com), Website: [www.avantifeeds.com](http://www.avantifeeds.com)

(Notice For the attention of Equity Shareholders)

INFORMATION TO THE SHAREHOLDERS ON 32<sup>ND</sup> ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given to the Shareholders that the 32<sup>nd</sup> Annual General Meeting ("AGM") of the Shareholders of Avanti Feeds Limited ("the Company") is scheduled to be held on Thursday, the 14<sup>th</sup> day of August, 2025 at 11:00 A.M (IST) through Video Conferencing / Other Audio Visual Means ("VC") in compliance with the provisions of the Companies Act, 2013 and Rules made thereunder, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with General Circular No. 09/2024 dated September 19, 2024 read with the earlier circulars issued in this regard by the Ministry of Corporate Affairs (MCA) and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/P/ CIR/2024/133 dated October 3, 2024 issued by the Securities and Exchange Board of India ("collectively referred to as "the Circulars"), to transact the business that will be set forth in the Notice of 32<sup>nd</sup> AGM.

In accordance with the aforesaid Circulars, the Notice of 32<sup>nd</sup> AGM and Annual Report for the Financial year 2024-25, has been sent on Saturday, July 19, 2025 to all the members whose e-mail addresses are registered with the company / depository participant(s). These documents are also available at the website of the Company at [www.avantifeeds.com](http://www.avantifeeds.com) on the website of stock exchanges, i.e. BSE Limited at [www.bseindia.com](http://www.bseindia.com), National Stock Exchange of India Limited at [www.nseindia.com](http://www.nseindia.com) and on the website of RTA at [www.evoting.kfintech.com](http://www.evoting.kfintech.com). The Company, in accordance with Regulation 36(1) (b) of the SEBI Listing Regulations, is also sending a letter to the Members whose email addresses are not registered, providing the web-link where the Annual Report is uploaded on the website.

Pursuant to Reg. 42 of Listing Regulations and Sec.91 of the Act and the rules made thereunder, the Register of Members and Share Transfer Books of the Company shall remain closed from Friday August 08, 2025 to Thursday August 14, 2025 (both days inclusive) for determining the entitlement of the Shareholders to the Dividend for the Financial Year 2024-25.

Members can attend and participate in the AGM through the VC / OAVM facility only and their attendance shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The instructions for joining the AGM are provided in the Notice of the 32<sup>nd</sup> AGM.

Instructions for remote e-Voting before and during the AGM:

1. Pursuant to the provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of the SEBI Listing Regulations, and the Secretarial Standards on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India ("ICSI"), the Company is providing the facility of remote e-voting before the AGM and e-voting during the AGM in respect of the business to be transacted at the AGM and for this purpose, the Company has appointed KFin Technologies Limited (KFINTECH), Registrar and Transfer Agent of the Company (RTA) to facilitate voting through electronic means.

2. The Ordinary and the Special Business as stated in the notice of the 32<sup>nd</sup> AGM, shall be transacted through voting by electronic means;

3. Member, whose name appears in the Register of Members / List of Beneficial Owners maintained by the depositories as on the "Record Date" / "Cut-Off date", i.e., **Thursday, August 07, 2025**, shall be entitled to vote on the resolutions set forth in the Notice of AGM.

4. The remote e-voting facility would be available during the following period:

Commencement of remote e-voting	Monday, August 11, 2025 from 09:00 A.M. (IST)
End of remote e-voting	Wednesday, August 13, 2025 till 05:00 P.M. (IST)

The remote e-voting module will be disabled by RTA thereafter and Members will not be allowed to vote electronically beyond the said date and time.

5. In addition to the above, those members who will be attending the AGM through VC/OAVM and have not casted their vote on the resolutions through remote e-voting, shall be eligible to cast their votes through e-voting during the AGM. Members who have already cast their votes by remote e-voting prior to the AGM will have the right to participate at the AGM but shall not be entitled to cast their votes again on such resolution(s).

6. Any person, who becomes a member of the Company after dispatch of the Notice and holds shares as on the Record Date / Cut-Off date may obtain the login ID and password for e-voting by sending a request to RTA at [evoting.kfintech.com](mailto:evoting.kfintech.com) / [evnward.rs@kfintech.com](mailto:evnward.rs@kfintech.com) / [rajeev.kr@kfintech.com](mailto:rajeev.kr@kfintech.com) or may contact the toll-free number provided by RTA: 1800 309 4001.

7. A person who is not a Member as on the cut-off date should treat the Notice of the AGM for information purposes only.

8. Members who need assistance before or during the AGM can refer to the website of RTA, i.e. <https://emeetings.kfintech.com> or call on toll-free numbers 1800 309 4001. Kindly quote your name, DP ID, Client ID / Folio No. and E-Voting Event Number in all your communication(s).

9. The Board of Directors of the Company have appointed Mr. V. Bhaskara Rao, Practising Company Secretary, Hyderabad (FCS No. 5939, CP No. 4182) as the Scrutinizer for conducting the e-voting process in a fair and transparent manner.

Update of PAN, KYC details and Nomination

Shareholders holding equity shares in electronic form and who have not updated their KYC and nomination details are requested to register / update the details in their demat account, as per the process advised by their DP. Shareholders holding equity shares in physical form who have not updated their KYC and nomination details are requested to register / update the said details in the prescribed form with Registrar and Share Transfer Agent of the Company, KFin Technologies Limited, Unit: Avanti Feeds Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally Mandla, Hyderabad - 500032, Telangana State, India or email at [evnward.rs@kfintech.com](mailto:evnward.rs@kfintech.com).

The forms for KYC, nomination and other details are available on the Company's website at <https://avantifeeds.com/downloads/> and on the website of KFin at <https://iris.kfintech.com/clientservices/isc/srforms.aspx>

Participation in AGM through VC:

Shareholders can attend and participate in the AGM through the VC facility only which is being availed by the Company from KFinTech, the details of which will be provided by the Company in the Notice of the AGM. Shareholders attending through VC shall be counted for the purpose of quorum under Section 103 of the Act.

Dividend

The Board of Directors of the Company have approved and recommended the payment of a dividend for the financial year ended 31<sup>st</sup> March, 2025, subject to approval of shareholders at this AGM. The dividend, if approved by the shareholders, will be paid within the stipulated timeline as prescribed under the Act to the shareholders whose names appear in the Register of Members or Register of Beneficial Owners, as the case may be, as on the Record Date, i.e. Thursday, August 07, 2025.

The dividend, once approved by the shareholders in the forthcoming 32<sup>nd</sup> AGM, will be paid electronically through various online transfer modes to those shareholders who have updated their bank account details with the Company. With effect from April 1, 2024, dividends to shareholders holding in physical form shall be paid only through electronic mode. Such payment shall be made upon folio being KYC compliant, i.e. registering their PAN, contact details including mobile no., bank account details and specimen signature with RTA/Company (SEBI Master Circular No. SEBI/HO/MIRSD/POD-1/P/ CIR/2024/37 dated May 7, 2024). To avoid delay in receiving the dividend, shareholders are requested to update their bank details with their depository participants in case securities are held in demat mode and shareholders holding securities in physical form should send a request for updating their bank details to the Company's Registrar and Transfer Agent, i.e. KFin Technologies Limited.

Tax on dividend:

Shareholders are also requested to note that, pursuant to the Income Tax Act, 1961 as amended by the Finance Act, 2022, the dividend income will be taxable in the hands of shareholders and the Company is required to deduct tax at source (TDS) from dividends paid to shareholders at the prescribed rates. Further details on TDS on dividends are provided on the Company's website at [www.avantifeeds.com/downloads/](http://www.avantifeeds.com/downloads/).

The detailed instructions regarding the above will be provided in the Notice of the AGM and Shareholders are requested to take note of the same.

In case of any query with regard to registration / updation of email addresses or bank account details or matters related to TDS on dividend, members may contact the Company by sending an email at [investors@avantifeeds.com](mailto:investors@avantifeeds.com) or RTA at [evnward.rs@kfintech.com](mailto:evnward.rs@kfintech.com).

For Avanti Feeds Limited

Sd/-

C Ramachandra Rao

Joint Managing Director,

CS, CFO & Nodal Officer

Place : Hyderabad

Date : 19.07.2025

RBL BANK

apno ka bank

RBL BANK LIMITED

Registered Office: 'Mahaveer', 179/E Ward, Shri Shahu Market Yard, Kolhapur - 416005

Corporate Office: One World Centre, Tower 2B, 6<sup>th</sup> Floor, 841, Senapati Bapat Marg, Lower Parel (W), Mumbai - 400013 | Tel.: +91 22 4302 0600, Fax: +91 22 4302 0520 | Website: [www.rblbank.com](http://www.rblbank.com) | E-mail: [investorgrievances@rblbank.com](mailto:investorgrievances@rblbank.com) | CIN: L65191PN1943PLC007308

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

(₹ in lakh)

Sr. No.	Particulars	Standalone			Consolidated		
		Quarter ended 30.06.2025 (Unaudited)	Quarter ended 30.06.2024 (Unaudited)	Year ended 31.03.2025 (Audited)	Quarter ended 30.06.2025 (Unaudited)	Quarter ended 30.06.2024 (Unaudited)	Year ended 31.03.2025 (Audited)
1	Total Income from Operations	451,057	430,170	1,784,525	451,257	427,206	1,781,949
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items)	26,063	49,279	66,813	27,747	47,542	69,579
3	Net Profit / (Loss) for the period before tax (after Exceptional and/ or Extraordinary items)	26,063	49,279	66,813	27,747	47,542	69,579
4	Net Profit / (Loss) for the period after tax (after Exceptional and/ or Extraordinary items)	20,033	37,152	69,537	21,422	35,105	71,706
5	Equity Share Capital	60,901	60,628	60,788	60,901	60,628	60,788
6	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			1,499,842			1,506,116
7	Earnings Per Share (of ₹ 10/- each) (for continuing and discontinued operations) – not annualised						
a)	Basic: (₹)	3.29	6.13	11.45	3.52	5.79	11.81
b)	Diluted: (₹)	3.26	6.04	11.40	3.49	5.70	11.76
8	Net Worth	1,495,747	1,427,428	1,493,002			
9	Debt Equity Ratio*	0.94	0.89	0.88			

\*Debt represents the total Borrowings; Equity represents total Share capital and reserves.

Note:

1. Information relating to Total Comprehensive Income and Other Comprehensive Income are not furnished as IndAS is not yet made applicable to banks.

2. Securities Premium as at June 30, 2025 ₹901,565 lakh (March 31, 2025 ₹899,505 lakh) and Outstanding Debt as at June 30, 2025 ₹1,486,207 lakh (March 31, 2025 ₹1,373,384 lakh)

3. The above is an extract of the detailed format of quarterly / annual financial results filed with the stock exchanges under Regulation 33 (Listing and Other Disclosure Requirements) Regulations, 2015. Full format of quarterly / annual financial results are available on Stock Exchange(s) websites ([www.nseindia.com](http://www.nseindia.com)) and [www.bseindia.com](http://www.bseindia.com) and Bank's website [www.rblbank.com](http://www.rblbank.com). The same can be accessed by scanning the QR code provided below:

Place: Mumbai

Date: July 19, 2025

For RBL Bank Limited

R. Subramaniakumar

Managing Director & CEO

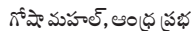
Scan QR to review the Q1 results online

Adfactors 292/25

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HYDERABAD





**హైదరాబాద్, జులై 19 (ఆంధ్రప్రభ) :** భారతదేశం ఎన్నాళ్లు నుంచో ఎదురుచూస్తున్న డిజైన్ ఈవెంట్ తిరిగి వచ్చేసింది. పిడిబైల్తో కలిసి జరిగే యాడ్ డిజైన్ షో 2025, నవంబర్ 21 - 23 మధ్య ముంబైకి తిరిగి వస్తుంది. అన్నింటికీ మించి మొట్టమొదటిసారిగా, డిసెంబర్ 5, 6 తేదీల్లో హైదరాబాద్కు చేరుకుంటుంది. ఇది భారతదేశంలో సమకాలీన డిజైన్ పరిణామంలో ఒక అద్భుతమైన మైలురాయి లాంటి క్షణాన్ని సూచిస్తుంది. ఈసందర్భంగా ఏడీ ఇండియా ఎడిటోరియల్ కం బెంట్ హెడ్ కోమల్ శర్మ మాట్లాడుతూ... దేశంలో ప్రస్తుతం జరుగుతున్న ఉత్సాహాలు, ప్రదర్శనల సంఖ్య భారతదేశంలో డిజైన్ పరిశ్రమ పెరుగుతున్న సామర్థ్యం, చైతన్యానికి నిదర్శనమన్నారు. ఇది మొత్తం సమాజానికి మంచినవ్వు. తమ ప్రేక్షకులను, ఆర్గిటైజ్ అండ్ డిజైన్ కమ్యూనిటీని, ఈ మాడు రోజుల్లో కలిసి వచ్చే వేలాది మందిని నిమగ్నం చేయడానికి తాము సంతోషిస్తున్నామన్నారు. పిడిబైల్ ఇండస్ట్రీజ్ అయింటి మేనేజింగ్ డైరెక్టర్ కవించింగ్ నింగ్ మాట్లాడుతూ... తాము ఈ పిడిబైన్ షో 2025కి తిరిగి రావడం వల్ల చాలా సంతోషం చెప్పుకున్నామన్నారు. ఇక్కడ పిడిబైల్ విస్తృత పరిష్కారాలు అందుబాటులో ఉంటాయన్నారు. అంతేకాకుండా నివాస, ఆభివృద్ధి నుండి ఇళ్ల బజ్జీ ప్రదేశాల వరకు నిర్మాణ భవిష్యత్తును ఎలా రూపొందిస్తున్నాయో తమకు ప్రదర్శించే అవకాశం లభిస్తుందన్నారు.

గోషా మహల్, ఆంధ్ర ప్రభ

[illegible]

నివేదిక: ఎల్16001వే19933వే1వే095778

సమాచిత కార్యాలయం: ప్లాట్ నెం.103, గ్రౌండ్ ఫ్లోర్, 'ఆర్' స్కేర్, పాండురంగాపురం, విశాఖపట్నం-530003, ఆంధ్రప్రదేశ్, ఇండియా. కార్యాలయం: 6-3-658, సామజికనగర, హైదరాబాద్-500 082, దీనిని, ఇండియా. టెలి: 040-23310260/61, ఇ-మెయిల్: investors@avantifeeds.com వెబ్సైట్: www.avantifeeds.com.

(ఈక్విటీ వాటాదారుల గమనిక కొరకు నోటీసు)

## 32వ వార్షిక సర్వేక్షణ సమావేశం మరియు ఇ-ఓటింగ్ సమావేశం వాటాదారులకు సమాచారం

ఇందుమూలంగా తెలియజేయవలసిన ఏమనగా అవంతి ఫీడ్స్ లిమిటెడ్ ('డి కంపెనీ') యొక్క వాటాదారుల 32వ వార్షిక సర్వేక్షణ సమావేశం (ఎజిఎం) 32వ ఎజిఎం నోటీసులో తెల్పిన విధముగా వ్యాపారమును నిర్వహించుటకు గురువారం 14వ రోజు ఆగస్టు, 2025న ఉ.గం.11.00 గం.లకు (ఇంటి) వద్ద కార్యాలయ వ్యవహార మంత్రత్వ శాఖ (ఎంసీఎం) వారిచే దీనిని సంబంధించిన జారీ చేయబడిన ఇంతకు ముందటి సర్దుబాట్లతో చదువుకొనే జనరల్ సర్దుబాట్ల నెం. 09/2024 తేది : సెప్టెంబర్ 19, 2024 మరియు సెక్యూరిటీస్ మరియు ఎక్స్ఛేంజ్ బోర్డ్ ఆఫ్ ఇండియా (ఇక మీదట ఇన్స్ట్రుక్ట్ సర్దుబాట్లుగా ఉదహరించబడును) వారిచే జారీ చేయబడిన సెటి సర్దుబాట్ల నెం.సెటి/హెచ్ఓ/సిఎఫ్ఓ/సిఎఫ్ఓ-సిఓఓ-2/సి/నివ ఆర్/2024/133, తేది: ఆక్టోబర్ 03, 2024 తో చదువుకొనే కంపెనీల చట్టం 2013 యొక్క నిబంధనల మరియు అందులో చేయబడినవి అవంతి సమావేశం, సెటి (లిస్ట్) అట్టేక్షన్ మరియు దీనికోసం అవంతి కంపెనీల రిగ్యులేషన్, 2015 ("సెటి రిగ్యులేషన్ రిగ్యులేషన్") లను అనుసరించి ఏడియో కాన్ఫరెన్సింగ్ ("సెటి") ఇతర ఆడియో విజువల్ పద్ధతులు ("ఓఎంఎం") ద్వారా జరుగుతుంది.

పైన తెల్పిన సందర్భం సర్దుబాట్లను అనుసరించి 32వ ఎజిఎం నోటీసు మరియు 2024-25 ఆర్థిక సంవత్సరం కొరకు వార్షిక నివేదిక కంపెనీల డివిడెండ్ పాల్గొనిపెంట్లతో సమావేశం వారి ఇ-మెయిల్ ద్వారా నామాల కలిగిన సభ్యులందరికీ కేవలం జూన్ 19, 2025న పంపబడినది. ఈ దాఖ్యమొందు కంపెనీ వెబ్సైట్ అనగా [www.avantifeeds.com](http://www.avantifeeds.com) పై మరియు స్టాక్ ఎక్స్ఛేంజ్ యొక్క వెబ్సైట్ అనగా దీనినిగ లిమిటెడ్ [www.bseindia.com](http://www.bseindia.com), సేవనర్ స్టాక్ ఎక్స్ఛేంజ్ ఆఫ్ ఇండియా లిమిటెడ్ [www.nseindia.com](http://www.nseindia.com) మరియు ఆర్టిఎ యొక్క వెబ్సైట్ [www.evotling.kfintech.com](http://www.evotling.kfintech.com) వద్ద అందుబాటులో కలవు. సెటి రిగ్యులేషన్ రిగ్యులేషన్ రిగ్యులేషన్ 36 (1)(డి)ని అనుసరించి వెబ్సైట్లో అవంతి చేసిన వార్షిక నివేదిక సంబంధించి వెబ్సైట్లో ఏర్పాటు చేస్తూ ఇ-మెయిల్ ద్వారా నామాల నమోదు కాబడిన సభ్యులకు లేఖ కూడా పంపుతున్నది. చట్టం యొక్క సెక్షన్ 91 మరియు రిగ్యులేషన్ రిగ్యులేషన్ యొక్క ఆర్డర్.42 ననుసరించి, 2024-25 ఆర్థిక సంవత్సరం కొరకు డివిడెండ్కు వాటాదారుల హక్కు నిర్ధారించుట కొరకు ముక్తగా ఆగస్టు 08, 2025 నుండి గురువారం ఆగస్టు 14, 2025 (రెండు రోజులు సహా) వరకు సెటి యొక్క సభ్యుల రిజిస్ట్రేషన్ మరియు వాటా బదిలీ ప్రక్రియలను మూసి ఉంచును.

సభ్యులు సెటి/ఓఎంఎం సదుపాయం ద్వారా మాత్రమే ఎజిఎంలో పాల్గొనగలరు మరియు హాజరుకాగలరు మరియు వారి హాజరు కంపెనీల చట్టం 2013 యొక్క సెక్షన్ 103 క్రింద కోరిన రిజిస్ట్రేషన్లకు ఉద్దేశించి పరిగణించబడును. ఎజిఎంలో హాజరుకు కొరకు సూచనలు 32వ ఎజిఎం నోటీసులో తెలుపబడినవి.

**ఎజిఎంకు ముందు మరియు సమయములో రిమాట్ ఇ-ఓటింగ్ కొరకు సూచనలు:**

- కంపెనీల చట్టం 2013 యొక్క సెక్షన్ 108, సవరించిన విధముగా కంపెనీల (మేనేజ్మెంట్ మరియు అడ్మినిస్ట్రేషన్) రూల్స్, 2014 యొక్క రూల్ 20 మరియు సెటి రిగ్యులేషన్ రిగ్యులేషన్ యొక్క రిగ్యులేషన్ 44 మరియు ఇన్స్ట్రుక్షన్ ఆఫ్ కంపెనీ సెక్యూరిటీస్ ఆఫ్ ఇండియా ("సెటి సెక్యూరిటీ") చే జారీ చేయబడిన జనరల్ సెటి/సెటి సెక్యూరిటీస్ రిగ్యులేషన్ రిగ్యులేషన్ ("సెటి సెక్యూరిటీ-2") ననుసరించి కంపెనీ ఎజిఎం వద్ద నిర్వహించబడు వ్యాపారానికి సంబంధించి ఎజిఎం సమయంలో ఇ-ఓటింగ్ మరియు ఎజిఎంకు ముందు రిమాట్ ఇ-ఓటింగ్ సౌకర్యాన్ని ఏర్పాటు చేస్తున్నది మరియు ఇందు నిమిత్తం, కంపెనీ ఎలక్ట్రానిక్ పద్ధతి ద్వారా డివిడెండ్ కల్పించుటకు కేఫెస్ డిజిటల్ సెటి (కేఫెస్ డిజి), కంపెనీ ఆర్టిఎ యొక్క రిజిస్ట్రేషన్ మరియు ప్రాసెసింగ్ విజెండ్ వారిని నియమించింది.
- 32వ ఎజిఎం నోటీసులో తెల్పిన విధముగా సాధారణ మరియు ప్రత్యేక వ్యాపారములు ఎలక్ట్రానిక్ విధానము ద్వారా ఓటింగ్ ద్వారా నిర్వహించబడును.
- "**రెగ్యులేషన్ / కంపెనీ తేది నాటికి అనగా గురువారం ఆగస్టు 07, 2025 నాటికి** డివిడెండ్లపై నిర్వహించబడు సభ్యుల రిజిస్ట్రేషన్ / డివిడెండ్లపై నిర్వహించబడు రిజిస్ట్రేషన్" పేరుగల సభ్యులు ఎజిఎం యొక్క నోటీసులో పొందుపరచిన విధంగా తీర్మానములు పై ఓటు వేయుటకు హక్కు కలిగి ఉంటారు.
- రిమాట్ ఇ-ఓటింగ్ సదుపాయము** దిగువ తెలిపిన కాల వ్యవధిలో అందుబాటులో ఉంటుంది.

రిమాట్ ఇ-ఓటింగ్ యొక్క ప్రారంభం	సామంతం, ఆగస్టు 11, 2025న ఉ.గం.9.00 నుండి (ఇంటి)
రిమాట్ ఇ-ఓటింగ్ యొక్క ముగింపు	బుధవారం ఆగస్టు 13, 2025న సా.గం.5.00ల వరకు (ఇంటి)

ఆ తరువాత ఆర్టిఎ రిమాట్ ఇ-ఓటింగ్ మాధ్యమం నిలిపివేయబడుతుంది మరియు సభ్యులు సందర్భం తేది మరియు సమయం తరువాత ఎలక్ట్రానిక్ పద్ధతుల ద్వారా ఓటు వేయుటకు అనుమతించబడును.

- పై వార్షిక సమావేశం, సెటి/ఓఎంఎం ద్వారా ఎజిఎం హాజరువుతున్న మరియు రిమాట్ ఇ-ఓటింగ్ ద్వారా తీర్మానములు పై వారి ఓటు వేయుట సభ్యులు, ఎజిఎం సమయంలో ఇ-ఓటింగ్ ద్వారా వారి ఓటు వేయుటకు అర్హత కలిగి ఉంటారు. ఎజిఎం కు ముందు రిమాట్ ఇ-ఓటింగ్ ద్వారా వారి ఓటు ఇవ్వడం చేసిన సభ్యులు ఎజిఎం వద్ద పాల్గొనుటకు హక్కు కలిగి ఉంటారు, అయితే అట్టి తీర్మానము (లు) పై తిరిగి వారి ఓటు వేయుటకు హక్కు కలిగి ఉండరు.
- రెగ్యులేషన్ / కంపెనీ తేది నాటికి వాటాలు కలిగియున్న మరియు నోటీసు పంపిన తరువాత కంపెనీ యొక్క సభ్యులుగా ఉన్న ఎవరైనా వ్యక్తి మరియు వాటాలు కంపెనీ పై వ్యక్తి అయిన [evoting.kfintech.com/inward.ris@kfintech.com](mailto:evoting.kfintech.com/inward.ris@kfintech.com) / [rajeev.kr@kfintech.com](mailto:rajeev.kr@kfintech.com) వద్ద ఆర్టిఎ తేది ఆఖర్వరకు పంపించుట ద్వారా ఇ-ఓటింగ్ కొరకు లాగిన్ ఐడి మరియు పాస్వర్డ్ను పొందవచ్చును లేదా ఆర్టిఎ వారిచే ఇవ్వబడిన టోల్ ఫ్రీ నెం. 1800 309 4001 పై సంప్రదించవచ్చును.
- కంపెనీ తేది నాటికి సభ్యులు కాని వ్యక్తి ఎజిఎం యొక్క నోటీసును సమాచారం కొరకు మాత్రమే అని భావించవలెను.
- ఎజిఎం సమయంలో లేదా అంతకుముందు సహాయం అవసరమైన సభ్యులు ఆర్టిఎ యొక్క వెబ్సైట్ అనగా <https://emeetings.kfintech.com> ను చూడవచ్చును. లేదా టోల్ ఫ్రీ నెంబర్ 1800 309 4001 నకు కాల్ చేయవచ్చును. అన్ని సమాచారము (లు) తో మీ పేరు, దీని ఐడి, క్లెయింట్ ఐడి / పాల్గొని నెంబరు మరియు ఇ-ఓటింగ్ ఆపేరింగ్ నెంబరును దయచేసి తెలియజేయవలెను.
- కంపెనీ యొక్క ట్రైబ్యూన్ బోర్డు వారు సక్రమంగా మరియు పారదర్శక పద్ధతిలో ఇ-ఓటింగ్ ప్రక్రియ నిర్వహించుటకు పరిశీలకులుగా శ్రీ వి.కాన్సల్టెంట్, ప్రైవేట్ లిమిటెడ్, హైదరాబాద్ (ఎఫ్ఓసి) నెం. 5939, సెటి. 4182) వారిని నియమించడం జరిగింది.

**సెటి, కేఫెస్ వివరాలు మరియు నామినేషన్ యొక్క ఆడిట్ చేయటం :**

ఎలక్ట్రానిక్ రూపంలో ఈక్విటీ వాటాలు కలిగిన వాటాదారులు వారి కేఫెస్ మరియు నామినేషన్ వివరాలు వారి దీని ద్వారా తెలుపబడిన ప్రక్రియ ప్రకారం సమాధి చేసుకొనుట/ఆడిట్ చేసుకోవాల్సినదిగా కోరబడుతుంది. ఖాతాదారులకు ఈక్విటీ వాటాలు కలిగిన వాటాదారుల వారి కేఫెస్ మరియు నామినేషన్ వివరాలు కంపెనీ యొక్క రిజిస్ట్రేషన్ మరియు వాటా బదిలీ విజెండ్, కేఫెస్ డిజిటల్ సెటి,