

Ref. No.: Ethos/Secretarial/2025-26/80

Dated: November 10, 2025

Corporate Service Department
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400001

Listing Department
National Stock Exchange of India Limited
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex, Bandra,
Mumbai - 400051

Scrip Code: 543532
ISIN: INE04TZ01018

Trading Symbol: ETHOSLTD

Subject: Newspaper clippings - Publication of Extract of Unaudited Financial Results (Standalone and Consolidated) for the quarter/ half year ended September 30, 2025

Dear Sir/Madam,

Pursuant to Regulation 30 and Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the clippings of newspaper publication of Extract of the Unaudited Financial Results (Standalone and Consolidated) for the quarter/ half year ended September 30, 2025 in the following newspapers on November 10, 2025:-

1. The Financial Express– English (Ahmedabad, Bangalore, Chandigarh, Chennai, Hyderabad, Kochi, Kolkata, Lucknow, Mumbai, Delhi, Pune editions)
2. Himachal Times– Hindi {in the Shimla (cover Parwanoo) edition}

You are requested to please take on record the above-mentioned information for your reference and further needful.

Thanking You,
Sincerely,

For Ethos Limited

Shubham Kandhway
Company Secretary & Compliance Officer

Encl: as above

— **ETHOS LIMITED** —

Registered Office:
Plot No. 3, Sector III, Parwanoo,
Himachal Pradesh - 173220, India

Corporate Office:
Kamla Centre, S.C.O. 88-89, Sector 8-C,
Chandigarh - 160009, India

Head Office:
Global Gateway Towers A, 1st Floor, MG Road,
Sector 26, Gurugram, Haryana - 122002, India



MANGAL ELECTRICAL INDUSTRIES LIMITED

(Formerly known as Mangal Electrical Industries Private Limited)

CIN: U31909RJ2008PLC026255

Registered Office: C-61, C-61 (A&B), Road No. 1-C, V.K.I. Area, Jaipur, Rajasthan-302013
Tel.: +91-141-403-6113; Email: compliance@mangals.com; Website: www.mangals.com

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

In compliance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Board of Directors of Mangal Electrical Industries Limited ("the Company") at its meeting held on Saturday, 08 November 2025, considered and approved the Unaudited Financial Results (Standalone) of the Company for the quarter and half year ended September 30, 2025 ("Financial Results").

The said Financial Results (Standalone) along with Limited Review Report are available on Stock Exchange website at www.bseindia.com and www.nseindia.com and also on the Company's website at <https://mangals.com/investor-relations/financial-results.html>

The same can be accessed by scanning the Quick Response (QR) Code from the compatible devices:



For and behalf of Board of Directors
Mangal Electrical Industries Limited
Sd/-
Rahul Mangal
Chairperson & Managing Director
DIN: 01591411

Place : Jaipur
Date : November 08, 2025



CORPORATE OFFICE,
RECOVERY DEPARTMENT,
254-260, AVVAI SHANMUGAM SALAI,
ROYAPETTAH, CHENNAI - 600014

SALE OF NON PERFORMING FINANCIAL ASSETS

It is proposed to put on sale of Non-Performing Financial Assets of the Bank on individual / pool basis to the eligible purchasers, in terms of the guidelines issued by RBI. Proposal from interested ARCs / Banks / NBFCS / FIs are invited. For more details and to peruse the proposal for sale, please visit our website <https://indianbank.bank.in> or contact The Assistant General Manager, Recovery Department, Corporate Office, Chennai, at the address given above. (Land Line 044-28134580, 28134576). The proposal for sale will be ported in our Bank's Website.

Deputy General Manager (Recovery)



(Corporate Contracts Department)

The Tata Power Company Limited, 2nd Floor, Sahar Receiving Station
Sahar Airport Road, Andheri East, Mumbai-400059
(Board Line: 022-67173917) CIN: L28920MH1919PLC0060567

NOTICE INVITING TENDER (NIT)

The Tata Power Company Limited invites tenders from eligible vendors for the following packages (Two Part Bidding) in Mumbai.

A) Supply of Porta Cabins at various sites (**Package Reference SC265B007**)
B) Construction of drain for 220kv GIS at Kalyan (**Package Reference SC265B008**)

For package A interested bidders to submit Tender Fee and Authorization Letter up to 1500 Hrs. Friday, 17th November 2025.

For detailed NIT and Tender documents, please visit Tender section on website <https://www.tatapower.com>. All future corrigendum (if any), to the subject tender shall be communicated on Tender section of website <https://www.tatapower.com> only.



This advertisement is for information purposes only and does not constitute an offer, invitation or recommendation to purchase, hold or sell securities.

DARSHAN ORNA LIMITED

(The "Company" or the "Issuer")

Our Company was originally incorporated at Ahmedabad as "Darshan Orna Private Limited" on 20th January, 2011 under the provisions of the Companies Act, 1956 vide certificate of incorporation issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Our Company was converted in to a Public Limited Company and consequently the name was changed to "Darshan Orna Limited" vide fresh certificate of incorporation dated 29th May, 2015 issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli.

Registered Office: Survey No. 02105+2106/31, Lawar Ni Pole, Shekh Sariya Chambers, Madan Gopal Haveli Road, Manek Chowk, Ahmedabad, Gujarat, 380001 Telephone No.: +919510646569
Email: compliancingdarshan@gmail.com; Website: www.darshanorna.in; Contact Person: Ms. Shivani Joshi, Company Secretary & Compliance Officer, Corporate Identity Number: L36910GJ2011PLC063745

Promoter: MR. MAHENDRAKUMAR R. SHAH AND MRS. ARUNABEN M. SHAH

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF DARSHAN ORNA LIMITED (THE "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UP TO 50029335 EQUITY SHARES WITH A FACE VALUE OF 2 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF RS. 3/- EACH INCLUDING A SHARE PREMIUM OF RS. 1/- PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO 1500.88 LAKHS (RUPEES FIFTEEN CRORE EIGHTY EIGHT THOUSAND AND FIVE) ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1 RIGHTS EQUITY SHARES FOR EVERY 1 FULLY PAID UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, OCTOBER 31, 2025 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 1.5 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 173 OF LETTER OF OFFER.

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE OPENS ON
NOVEMBER 13, 2025

LAST DATE FOR ON MARKET RENUNCIATION*
NOVEMBER 17, 2025

ISSUE CLOSES ON
NOVEMBER 21, 2025

*Renunciations on or prior to the Issue Closing Date. Our Board or a duly authorized committee thereof will have the right to extend the Issue period as it may determine from time to time but not exceeding 30 (thirty) days from the Issue Opening Date (Inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ASBA* Simple, Safe, Smart way of Applying - Make use of it!!!
*Application Supported by Blocked Amount (ASBA) is a better way of applying to applications by simply blocking the fund in the bank account, no cheque will be accepted, investors have to apply through the ASBA process. For further details read section ASBA below.



ETHOS LIMITED

Corporate Identity Number: L52300HP2007PLC030800

Registered Office: Plot No. 3, Sector- III, Parwanoo, Himachal Pradesh -173 220. Telephone: + (91) 1792 232 462/233 402; Website: www.ethoswatches.com;

EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE HALF YEAR ENDED SEPTEMBER 30, 2025

(Rupees in lakhs unless otherwise stated)

S. No.	Particulars	Standalone		Consolidated			
		Quarter ended	Year ended	Quarter ended	Year ended	Quarter ended	
		Sep. 30, 2025	March 31, 2025	Sep. 30, 2024	Sep. 30, 2025	March 31, 2025	Sep. 30, 2024
		(unaudited)	(Audited)	(unaudited)	(unaudited)	(Audited)	(unaudited)
1	Total income from operations	40,301.54	1,27,651.39	30,349.94	39,495.21	1,27,592.69	30,326.00
2	Net Profit for the period from ordinary activities (before tax, exceptional items and/or extraordinary items)	3,099.37	13,155.29	2,857.07	3,173.82	13,006.86	2,863.74
3	Net Profit for the period from ordinary activities before tax (after exceptional items and/or extraordinary items)	3,099.37	13,155.29	2,857.07	3,173.82	13,006.86	2,863.74
4	Net Profit for the period from ordinary activities after tax (after exceptional items and/or extraordinary items)	2,320.20	9,825.41	2,134.42	2,379.23	9,628.79	2,124.61
5	Total Comprehensive Income for the period (comprising profit for the period(after tax) and other comprehensive income(after tax))	2,320.20	9,812.02	2,134.42	2,392.28	9,823.00	2,124.61
6	Paid-up equity share capital (Face value in Rs. 10 per share)	2,675.77	2,448.04	2,448.04	2,675.77	2,448.04	2,448.04
7	Reserves (excluding revaluation reserves)						
8	Earnings per share (of Rs. 10/- each) (not annualized):						
	(a) Basic (Rs.)	8.71	40.14	8.72	8.78	39.33	8.68
	(b) Diluted (Rs.)	8.71	40.14	8.72	8.78	39.33	8.68

NOTES:

- The above audited financial results were reviewed by the Audit Committee and approved by the Board of Directors at its meetings held on November 08, 2025. The unaudited financial results for the current quarter and half year have been reviewed by the Statutory Auditors of the Company. The unmodified audit report of the Statutory Auditors is being filed with the BSE and National Stock Exchange of India Limited.
- The above is the extract of the detailed format of the unaudited quarterly and half yearly 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 unaudited quarterly and half yearly financial results are available on the websites of the Stock Exchanges i.e. www.bseindia.com and www.nseindia.com and the company's website at www.ethoswatches.com.

For and on behalf of the
Board of Directors of Ethos Limited
Pranav Shankar Saboo
Managing Director and Chief Executive Officer
(DIN - 03391925)

CONCEPT

Place: Gurugram
Date: November 08, 2025

FACILITIES FOR APPLICATION IN THIS ISSUE:

In accordance with Regulation 78 of the SEBI ICDR Regulations, the SEBI ICDR Master Circular and the ASBA Circulars, all investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details, see "Procedure for Application through the ASBA Process" page 188 of the Letter of Offer.

Please note that subject to SC265B complying with the requirements of the SEBI circular bearing reference number CIR/CFD/DIL/3/2012 dated September 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SC265B. Further, in terms of the SEBI circular bearing reference number CIR/CFD/DIL/1/2013, it is clarified that for making Applications by SC265Bs on their own accounts ASBA Facility, each such SC265B should have a separate account in its own name with any other SEBI registered SC265B(s). Such account shall be used solely for the purpose of making an Application in this Issue and clear demarcated funds should be available in such account for such an Application.

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS: In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI ICDR Master Circular, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialized form only.

Pursuant to the requirements of the SEBI ICDR Regulations and other applicable laws, Rights Entitlements have been credited to the demat account of the eligible equity shareholders ("RE Holders") ISIN: INE671T20010 on 4th November, 2025.

RE holders can apply for Right Issue or renounce their REs in Full or in part. The Renunciation can be done using the secondary market platform of the Stock Exchanges ("the On-Market Renunciation") or through an off-market transfer (the "Off Market Renunciation") within the timelines mentioned in the table above.

PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER SE, ENTITLE THE INVESTORS TO THE RIGHTS EQUITY SHARES AND THE INVESTORS HAVE TO SUBMIT APPLICATION FOR THE RIGHTS EQUITY SHARES ON OR BEFORE THE ISSUE CLOSING DATE BY MAKING FULL PAYMENT TOWARDS SHARES APPLIED. FOR FURTHER DETAILS, PLEASE SEE "TERMS OF THE ISSUE-PROCESS OF MAKING AN APPLICATION IN THIS ISSUE" ON PAGE 175 OF THE LETTER OF OFFER. PLEASE NOTE THAT THE RIGHTS ENTITLEMENTS WHICH ARE NEITHER RENOUNCED NOR SUBSCRIBED BY THE INVESTORS ON OR BEFORE THE ISSUE CLOSING DATE SHALL LAPSE AND SHALL BE EXTINGUISHED AFTER THE ISSUE CLOSING DATE.

CREDIT OF RE'S IN COMPANY'S DEMAT SUSPENSE ACCOUNT: Please note that our Company has opened a separate demat suspense escrow account ("Demat Suspense Account") and has credited the Rights Entitlements on the basis of the Equity Shares: (a) held by Eligible Equity Shareholders which are held in physical form as on Record Date; or (b) which are held in the account of the Investor Education and Protection Fund ("IEPF") authority; or (c) of the Eligible Equity Shareholder whose demat accounts are frozen or where the Equity Shares are lying in the unclaimed / suspense escrow account/ demat suspense account (including those pursuant to Regulation 39 of the SEBI ICDR Regulations) or details of which are unavailable with our Company or with the Registrar on the Record Date or where Equity Shares have been kept in abeyance or whose entitlement Certificate has been issued or where instruction has been issued for stopping issue or transfer of where letter of confirmation lying in escrow account; or (d) where credit of the Rights Entitlements have returned/reversed/failed for any reason; or (e) where ownership currently under dispute, including any court or regulatory proceeding or where legal notices have been issued, if any or (f) such other cases where our Company is unable to credit Rights Entitlements for any other reasons. Please also note that our Company has credited Rights Entitlements to the Demat Suspense Account on the basis of information available with our Company and to serve the interest of relevant Eligible Equity Shareholders to provide them with a reasonable opportunity to participate in the Issue. The credit of the Rights Entitlements to the Demat Suspense Account by our Company does not create any right in favour of the relevant Eligible Equity Shareholders to transfer of Rights Entitlement to their demat account or to receive any Equity Shares in the Issue. With respect to the Rights Entitlements credited to the Demat Suspense Account, the Eligible Equity Shareholders are requested to provide relevant details/documents as acceptable to our Company or the Registrar (such as applicable regulatory approvals, self-attested PAN and client master sheet of demat account, details/ records confirming the legal and beneficial ownership of their respective Equity Shares, etc.) to our Company or the Registrar not later than two clear Working Days prior to the Issue Closing Date, i.e., November 21, 2025 to enable credit of their Rights Entitlements by way of transfer from the Demat Suspense Account to their demat account at least one day before the Issue Closing Date, to enable such Eligible Equity Shareholders to make an application in this Issue, and this communication shall serve as a minimum to such Eligible Equity Shareholders in this regard. Such Eligible Equity Shareholders are also requested to ensure that their demat account, details of which have been provided to our Company or the Registrar account is active to facilitate the aforementioned transfer. In the event that the Eligible Equity Shareholders are not able to provide relevant details to our Company or the Registrar by the end of two clear Working Days prior to the Issue Closing Date, Rights Entitlements credited to the Demat Suspense Account shall lapse and extinguish in due course and such Eligible Equity Shareholder shall not have any claim against our Company and our Company shall not be liable to any such Eligible Equity Shareholder in any form or manner.

COMPLETION OF DISPATCH OF ISSUE MATERIAL: The dispatch of the Application Form, Letter of Offer dated October 27, 2025 and RE Entitlement Letter ("Issue Material") has been completed on Saturday, November 08, 2025. In case of Eligible Equity Shareholders who have provided their valid e-mail address to our Company, the Issue Material has been sent to their e-mail address and in cases where Eligible Equity Shareholders have not provided their e-mail address, then the Issue Materials, as applicable has been physically dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

MAKING OF AN APPLICATION THROUGH THE ASBA PROCESS: An Investor, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with SC265B, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form in physical mode to the Designated Branches of the SC265B or online/electronic Application through the website of the SC265B (if made available by such SC265B) for authorizing such SC265B to block Application Money payable on the Application in their respective ASBA Accounts. Investors should ensure that they have correctly submitted the Application Form and have provided an authorisation to the SC265B, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application. For the list of banks which have been notified by SEBI to act as SC265Bs for the ASBA process, please refer to <https://www.sebi.gov.in/sebiweb/other/OtherAction.do?to=RecognisedPFPIyes&intmid=34>.

MAKING OF AN APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS, ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity Shareholder, in India who is eligible to apply under the ASBA process may make an Application to subscribe to this Issue on plain paper in terms of Regulation 78 of SEBI ICDR Regulations in case of non-receipt of the Application Form as detailed above. In such cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Equity Shareholder, not being in a position to obtain it from any other source may make an Application to subscribe to this issue on plain paper with the same details as per the Application Form that is available on the website of the Registrar, or the Stock Exchanges. An Eligible Equity Shareholder, shall submit the plain paper Application to the Designated Branch of the SC265B for authorising such SC265B to block Application Money in the said bank account maintained with the same SC265B. Applications on plain paper will not be accepted from any Eligible Equity Shareholder, who has not provided an Indian address.

Please note that in terms of Regulation 78 of SEBI ICDR Regulations, the Eligible Equity Shareholders, who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received subsequently.

The Application on plain paper, duly signed by the Eligible Equity Shareholder, including joint holders, in the same order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of the SC265B before the Issue Closing Date and should contain the following particulars: 1. Name of our Company, being Darshan Orna Limited, 2. Name and address of the Eligible Equity Shareholder, including joint holders (in the same order and as per specimen recorded with our Company or the Depository); 3. Folio number (in case of Eligible Equity Shareholders, who hold who hold Equity Shares in physical form as on Record Date)/DP and ClientID; 4. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder, in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to this Issue; 5. Number of Equity Shares held as on Record Date; 6. Allotment option - only dematerialised form; 7. Number of Right Equity Shares entitled to; 8. Number of Right Equity Shares applied for within the Rights Entitlements; 9. Number of additional Rights Equity Shares applied for, if any (applicable only if entire Rights Entitlements have been applied for); 10. Total number of Rights Equity Shares applied for; 11. Total Application amount paid at the rate of Rs.3 per Rights Equity Share; 12. Details of the ASBA Account such as the SC265B account number, name, address and branch of the relevant SC265B; 13. In case of

non-resident Eligible Equity Shareholders, making an application with an Indian address, details of the NRE/FCNR/NRO account such as the account number, name, address and branch of the SC265B with which the accounts maintained: 14. Authorisation to the Designated Branch of the SC265B to block an amount equivalent to the Application Money in the ASBA Account; 15. Signature of the Eligible Equity Shareholder, (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SC265B); and 16. All such Eligible Equity Shareholders, shall be deemed to have made the representations, warranties and agreements set forth in "Restrictions on Foreign Ownership of Indian Securities" on page 218, and shall include the confirmations as mentioned on page 192 of the LOF. If the shareholder makes an application using the Application Form as well as plain paper, both the applications shall be liable to be rejected at the option of the Issuer.

OVERSEAS SHAREHOLDERS: The distribution of this Letter of Offer, Application Form and Rights Entitlement Letter and any other offering material (collectively, the "Issue Materials") and issue of Rights Entitlement as well as Rights Equity Shares to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession this Letter of Offer, the Rights Entitlement Letter or Application Form may come or who receive Rights Entitlement and propose to renounce or apply for Rights Equity Shares in the Issue are required to inform themselves about and observe such restrictions. For more details, see "Restrictions on Foreign Ownership of Indian Securities" on page 218 of the LOF. Our Company is undertaking this Issue on a rights basis to the Eligible Equity Shareholders and has dispatched the Application Form, the Rights Entitlement Letter, and offer Issue Material only to email addresses of Eligible Equity Shareholders who have provided an Indian address to our Company and who are located in jurisdictions where the offer and sale of the Rights Entitlements or Rights Securities is permitted under laws of such jurisdictions and does not result in and may not be construed as, a public offering in such jurisdictions. In case the Eligible Equity Shareholders have provided their valid e-mail address, the Issue Material is sent only to their valid e-mail address, and in case the Eligible Equity Shareholders have not provided their e-mail address, then the Issue material is dispatched, on a reasonable effort basis, to the Indian addresses provided by them. Investors can also access the Letter of Offer, and the Application Form from the websites of the Registrar of the Issue, our Company, SEBI and the Stock Exchanges.

NO OFFER IN THE UNITED STATES: The Rights Entitlements and the Rights Equity Shares have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act") and may not be offered or sold within the United States, except pursuant to an exemption from, or in transaction not subject to the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Rights Equity Shares are only being offered and sold in "offshore transactions" as defined in, and in reliance on, Regulation S under the U.S. Securities Act to Eligible Equity Shareholders located in jurisdictions where such offer and sale is permitted under the laws of such jurisdictions. The offering to which this Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Rights Entitlements or Rights Equity Shares for sale in the United States or as a solicitation therein of an offer to buy any of the said securities. Accordingly, you should not forward or transmit this Letter of Offer into the United States at any time.

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in the Application Form or a plain paper Application is Friday, November 21, 2025, i.e., the Issue Closing Date. If the Application Form is submitted with a SC265B, uploaded with the Rights Entitlements and the Application Money is not blocked with the SC265B, on or before the Issue Closing Date or such date as may be extended by our Board or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or any committee thereof, shall be at liberty to dispose of the Equity Shares hereby offered, as set out in the section entitled "Terms of the Issue - Basis of Allotment" on page 206 of the LOF. Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m., (Indian Standard Time) or such extended time as permitted by the Stock Exchanges. Please ensure that the Application Form and necessary details are filled in. In place of Application number, Investors can mention the reference number of the e-mail received from Registrar informing about their Rights Entitlement or last eight digits of the demat account. Alternatively, SC265Bs may mention their internal reference number in place of application number.

SPECIFIC INVESTORS: The Company confirms that no specific investor(s) have been recognized for the purpose of allotment in the under-subscribed portion and Promoters have confirmed that they will not be renouncing in favour of any specific investor(s).

LISTING AND TRADING OF THE RIGHT EQUITY SHARES TO BE ISSUED PURSUANT TO THE ISSUE: The existing Equity Shares of our Company are listed and traded under the ISIN: INE671T20020 on BSE Limited ("BSE") (Script Code: 539884). Our Company has received "In-principle" approval from BSE for listing of the Rights Equity Shares through their letter dated September 19, 2025. The right equity shares proposed to be issued on a rights basis, subsequent to their Allotment, shall also be liable and admitted for trading on BSE, the commencement of the trading will be entirely at the discretion of the Stock Exchange in accordance with applicable law.

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

CREDIT OF RE'S NOT AN OFFER: The credit of Rights Entitlement does not constitute an offer, invitation to offer or solicitation for participation in the Issue. Whether directly or indirectly, and only dispatch of the Issue Material shall constitute an offer, invitation or solicitation for participation in the issue in accordance with the terms of the Issue Material. Further, receipt of the Issue Materials (including by way of electronic means) will not constitute an offer, invitation to offer or solicitation by anyone in (I) the United States or (II) any jurisdiction or in any circumstances in which such an offer, invitation or solicitation is unlawful or not authorized or to any person to whom it is unlawful to make such an offer, invitation or solicitation. In those circumstances, the Letter of Offer and any other Issue Materials must be treated as sent for information only and should not be acted upon for subscription to Rights Equity Shares and should not be copied or re-distributed, in part or full. Accordingly, persons receiving a copy of the Issue Materials should not distribute or send the Issue Materials in or into any jurisdiction where they do so, would or might contravene local securities laws or regulations, or would subject our Company or its affiliates to any filing or registration requirement (other than in India). If Issue Material is received by any person in any such jurisdiction or the United States, they may not seek to subscribe to the Rights Equity Shares. For more details, see "Restrictions on Foreign Ownership of Indian Securities" beginning on page 210 of the Letter of Offer.

AVAILABILITY OF ISSUE MATERIALS: Investors can access the Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe to the Rights Equity Shares under applicable laws) on the websites of:
(I) Our Company at www.darshanorna.co.in;
(II) The Registrar at <https://rights.kfintech.com/>;
(III) BSE at www.bseindia.com

Shareholders or the persons entitled to receive the rights entitlements may obtain copies of the Application Form from the Corporate office of the Company in case they have not received the same within a reasonable time after opening of the rights issue.

The Investors can also visit <https://rights.kfintech.com/> for accessing Frequently asked questions, Update of e-mail address/phone or mobile number/ Update of demat account details by Eligible Equity Shareholders holding shares in physical form. Self-attested PAN, client master sheet and demat account details by non-resident Eligible Equity Shareholders can be made at inward.ris@kfintech.com.

If you have queries or grievances in connection with the Rights Issue, you may contact the Registrar to the Issue at details given below with copy to Company secretary at compliancingdarshan@gmail.com.

REGISTRAR TO THE ISSUE

KFINTECH KFin Technologies Limited

Selenium Tower-B, Plot no. 31 and 32, Financial District, Manakramguda, Serilingampally, Hyderabad, Rangareddy 500 032, Telangana, India Telephone: +91 40 6716 2222
E-mail: darshan.rights@kfintech.com; Investor grievance e-mail: inward.ris@kfintech.com
Website: www.kfintech.com; Contact Person: M Murali Krishna; SEBI registration no.: INF000000221

All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SC265B, giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SC265B where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photocopy of the acknowledgment slip.

For Darshan Orna Limited
On behalf of Board of Directors
Sd/-
Ritesh Mahendrabhai Sheth
Managing Director (DIN: 07100840)

Date: 08.11.2025
Place: Ahmedabad



PROGFIN PRIVATE LIMITED

(CIN: U67120DL1992PTC425089)

Address: 76, 1st Floor Okhla Industrial area, Okhla, New Delhi -110020
E-mail :- info@progfin.in | Ph.: +91-11-41057911

EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE PERIOD ENDED SEPTEMBER 30, 2025

(All amounts in ₹ lakhs except otherwise stated)

Sr. No.	Particulars	Quarter ended	Year ended
		September 30, 2025	March 31, 2025
1	Total income from operations	8,490.10	25,329.93
2	Net Profit/(loss) for the period/year (before tax, exceptional and/ or extraordinary items)	292.40	1,692.81
3	Net profit/(loss) for the period/year before tax (after exceptional and/ or extraordinary items)	292.40	1,692.81
4	Net Profit/(Loss) for the period/year after tax (after exceptional and/ or extraordinary items)	200.79	1,215.87
5	Total comprehensive income for the period/year (comprising profit/ (loss) for the period/ year (after tax) and other comprehensive income (after tax))	200.79	1,186.35
6	Paid up equity share capital	3,742.40	3,742.40
7	Reserves (excluding revaluation reserve)	4,461.85	3,703.58
8	Securities premium account	51,430.74	51,430.74
9	Net worth	59,634.99	58,876.72
10	Paid up debt capital/ outstanding debt	1,79,846.17	1,11,424.93
11	Outstanding redeemable preference shares	NA	NA
12	Debt equity ratio	3.02	1.89
13	Earnings per share (of Rs. 10/- each) for continuing and discontinued operations)-	As below	As below
	1. Basic	0.54	3.48
	2. Diluted	0.54	3.48
14	Capital Redemption Reserve (#)	NA	NA
15	Debenture Redemption Reserve (#)	NA	NA
16	Debt Service Coverage Ratio (#)	NA	NA
17	Interest Service Coverage Ratio (#)	NA	NA

#- The Company is registered under the Reserve Bank of India Act 1934, as a Non-Banking Financial Company, hence these ratios are not applicable.

NOTES:

- The above unaudited financial results for the period ended September 30, 2025 have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at its meeting held on November 7, 2025.
- The above is an extract of the detailed format of quarterly unaudited financial results filed with the Stock Exchange under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements), Regulation 2015. The full format of the quarterly unaudited financial results is available on the website of stock exchange at <http://www.bseindia.com> and also on the company's website.
- For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the BSE Limited and can be accessed on the company's website.
- Earnings per share for the quarter ended have not been annualized.
- Previous period/ year figures have been regrouped/ rearranged wherever necessary, to align with the current period presentation.

For and on behalf of the Board of Directors of
Progfin Private Limited
Sd/-
[Pallavi Shrivastava]
[Whole Time Director & CEO]
DIN: 07677898

Place: New Delhi
Date: November 07, 2025

कांगड़ा के फकलोह में टेंट हाउस में लगी भीषण आग, करीब 80 लाख रुपये का सामान जलकर राख

शिमला। हिमाचल प्रदेश के जिला कांगड़ा के फकलोह क्षेत्र में टेंट हाउस में अचानक लगी आग से करीब 80 लाख रुपये का सामान जलकर राख हो गया। उपमंडल ज्वालामुखी के फकलोह क्षेत्र में शनिवार देर रात से रविवार सुबह तक लगी आग ने एक परिवार की वर्षों की मेहनत को राख में बदल दिया। वार्ड नंबर-1 ज्वालामुखी की समिता चौधरी द्वारा संचालित मिट्टू टेंट हाउस में अचानक लगी आग से करीब 80 लाख रुपये का सामान जलकर राख हो गया।

आग इतनी भीषण थी कि मौके पर खड़ा सारा सामान चुनी, टेंट, कुर्सियां, टेबल, काउंटर, मैट, बर्तन और क्रोकरी सहित लगभग 200 बिस्तर पूरी तरह से जल गए। समिता चौधरी ने बताया कि रविवार सुबह करीब पांच बजे किसी अजनबी के फोन से उन्हें आग लगने की सूचना मिली। जब वे मौके पर पहुंचीं तो सब कुछ जलकर राख हो चुका था। समिता ने शंका जताई कि यह कोई शरारती तत्वों की हरकत



हो सकती है। उन्होंने बताया कि इससे पहले कोरोना काल से पहले जब उनका टेंट हाउस दरंग में था, तब भी किसी ने आग लगाने की कोशिश की थी, लेकिन तब समय रहते आग बुझा ली गई थी।

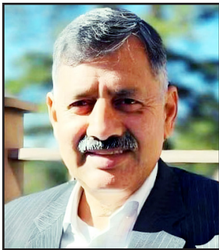
जानकारी मिलते ही ज्वालामुखी से फायर ब्रिगेड की टीम मौके पर पहुंची, लेकिन पानी के कम प्रेशर के कारण आग पर काबू नहीं पाया जा सका। बाद में देहरा से बुलाई गई फायर ब्रिगेड की टीम ने कड़ी मशक्कत के बाद आग पर नियंत्रण पाया। घटना की सूचना मिलते ही ज्वालामुखी के विधायक संजय रत्न भी मौके पर पहुंचे और नुकसान का जायजा लिया। उन्होंने प्रशासन को पीड़ित परिवार को तत्काल

राहत और सहायता देने के निर्देश दिए।

फिलहाल आग लगने के कारणों की जांच जारी है। समिता चौधरी अपने पति के निधन के बाद पिछले पांच वर्षों से खुद ही टेंट हाउस का संचालन कर रही थीं। उनके परिवार में 13 वर्षीय बेटा गीतांश और 10 वर्षीय बेटा रूहानी हैं। अचानक हुए इस भीषण नुकसान से पूरा परिवार गहरे सदमे में है। दोनों बच्चे अपनी मां का दुख देखकर फफक-फफक कर रो पड़े। स्थानीय लोगों ने प्रशासन से मांग की है कि इस संकट की घड़ी में समिता चौधरी को तुरंत आर्थिक सहायता और पुनर्वास मुहैया कराया जाए ताकि वे दोबारा अपने जीवन को संभाल सकें।

हिमाचल प्रदेश में मानसून में भी नहीं थमेगा पर्यटन कारोबार, नई नीति बनाने की तैयारी

शिमला। हिमाचल प्रदेश में अब पर्यटन को केवल गर्मी और सर्दी तक सीमित रखने के बजाय पूरे साल सक्रिय रखने की दिशा में सरकार नीति बनाने जा रही है। मानसून पर्यटन नीति तैयार करने की कवायद शुरू की जा रही है। इस नीति का उद्देश्य बरसात के महीनों को भी पर्यटन के लिहाज से आकर्षक बनाना और स्थानीय अर्थव्यवस्था को निरंतर गतिशील रखना है। गोबिंद सागर झील, कोल डैम, कांगड़ा, सुंदरनगर झील को टूरिज्म सर्किट से जोड़ा जाएगा। अक्सर जून से सितंबर तक के महीनों में राज्य का पर्यटन कारोबार धीमा पड़ जाता है। इस दौरान होटल, टैक्सी, होमस्टे और हस्तशिल्प कारोबार पर असर पड़ता है। अब सरकार इस



ठहराव को अवसर में बदलने के लिए नीति स्तर पर काम कर रही है।

हिमाचल का हर मौसम पर्यटन का मौसम बन सकता है। सरकार का प्रयास है कि बरसात के दिनों को भी राज्य के पर्यटन के लिए मजबूत बनाया जाए। मानसून के दौरान जब पहाड़ों पर हरियाली अपनी चरम पर होती है, तब यह समय प्राकृतिक सौंदर्य और रोमांच के लिहाज से बेहद उपयुक्त होता

है। सरकार इस मौसम में पर्यटकों को आकर्षित करने के लिए नए सर्किट और गतिविधियों पर काम कर रही है। योजना है कि मानसून के महीनों में राज्य के जलाशयों और झीलों को विशेष आकर्षण का केंद्र बनाया जाए। बिलासपुर, कोल डैम, सुंदरनगर और कांगड़ा जैसी झीलों में पूरे साल जलस्तर बना रहता है। इन स्थलों को वाटर स्पोर्ट्स, कयाकिंग, नौका विहार और एडवेंचर गतिविधियों से जोड़ा जा सकता है। इससे न केवल पर्यटक आकर्षित होंगे बल्कि स्थानीय लोगों को भी रोजगार के अवसर मिलेंगे। इसके लिए पर्यटन विभाग, जल विद्युत निगम और स्थानीय निकायों के साथ संयुक्त रूप से योजना तैयार की जा रही है।

ETHOS LIMITED							
WATCH BOUTIQUES							
Corporate Identity Number: L52300HP2007PLC030800							
Registered Office: Plot No. 3, Sector- III, Parwanoo, Himachal Pradesh -173 220. Telephone: + (91) 1792 232 462/233 402; Website: www.ethoswatches.com;							
EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE HALF YEAR ENDED SEPTEMBER 30, 2025							
(Rupees in lakhs unless otherwise stated)							
S. No.	Particulars	Standalone			Consolidated		
		Quarter ended	Year ended	Quarter ended	Quarter ended	Year ended	Quarter ended
		Sep. 30, 2025	March 31, 2025	Sep. 30, 2024	Sep. 30, 2025	March 31, 2025	Sep. 30, 2024
		(unaudited)	(Audited)	(unaudited)	(unaudited)	(Audited)	(unaudited)
1	Total income from operations	40,301.54	1,27,651.39	30,349.94	39,495.21	1,27,592.69	30,326.00
2	Net Profit for the period from ordinary activities (before tax, exceptional items and/or extraordinary items)	3,099.37	13,155.29	2,857.07	3,173.82	13,006.86	2,863.74
3	Net Profit for the period from ordinary activities before tax (after exceptional items and/or extraordinary items)	3,099.37	13,155.29	2,857.07	3,173.82	13,006.86	2,863.74
4	Net Profit for the period from ordinary activities after tax (after exceptional items and/or extraordinary items)	2,320.20	9,825.41	2,134.42	2,379.23	9,628.79	2,124.61
5	Total Comprehensive Income for the period [comprising profit for the period(after tax) and other comprehensive income(after tax)]	2,320.20	9,812.02	2,134.42	2,392.28	9,823.00	2,124.61
6	Paid-up equity share capital (Face value in Rs. 10 per share)	2,675.77	2,448.04	2,448.04	2,675.77	2,448.04	2,448.04
7	Reserves (excluding revaluation reserves)						
8	Earnings per share (of Rs. 10/- each) (not annualized):						
	(a) Basic (Rs.)	8.71	40.14	8.72	8.78	39.33	8.68
	(b) Diluted (Rs.)	8.71	40.14	8.72	8.78	39.33	8.68

Notes:

- The above audited financial results were reviewed by the Audit Committee and approved by the Board of Directors at its meetings held on November 08, 2025. The unaudited financial results for the current quarter and half year have been reviewed by the Statutory Auditors of the Company. The unmodified audit report of the Statutory Auditors is being filed with the BSE and National Stock Exchange of India Limited.
- The above is the extract of the detailed format of the unaudited quarterly and half yearly 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 unaudited quarterly and half yearly financial results are available on the websites of the Stock Exchanges i.e. www.bseindia.com and www.nseindia.com and the company's website at www.ethoswatches.com.



Place: Gurugram
Date: November 08, 2025

For and on behalf of the
Board of Directors of Ethos Limited
Pranav Shankar Saboo
Managing Director and Chief Executive Officer
(DIN - 03391925)
CONCEPT

मां से मिली कड़ी मेहनत की सीख और विश्व चैंपियन बन गई रेणुका, हाटकोटी मंदिर में टेका माथा

शिमला। आईसीसी महिला क्रिकेट विश्व कप जीतने के बाद भारतीय टीम की तेज गेंदबाज रेणुका ठाकुर रविवार को अपने गृह क्षेत्र रोहडू पहुंचीं तो लोगों ने उन्हें सिर-आंखों पर बिठा लिया। रेणुका ने कहा कि मां से कड़ी मेहनत की सीख मिली। उनकी सफलता में मां सुनीता ठाकुर और चाचा भूपेंद्र ठाकुर का विशेष सहयोग रहा। मेहनत की कभी हार नहीं होती। विश्व कप जीतने के बाद लड़कियों की रुचि क्रिकेट में



और बढ़ेगी। आने वाले विश्व कप को जीतने के लिए भी अभी से प्रयास शुरू हो गए हैं। रेणुका ठाकुर रविवार को रोहडू के गांव पारसा स्थित अपने घर पहुंचीं। घर जाने से पहले उन्होंने हाटकोटी मंदिर में माथा टेका। इस दौरान रेणुका ने

कहा कि प्रतियोगिता के दौरान लगातार तनाव बना रहता है। इस तनाव को दूर करने के लिए ड्रेसिंग रूम में पहले से हंसी-खुशी का माहौल तैयार किया जाता है।

इसलिए मैंने भी मोर की पेंटिंग बनाकर तनाव को दूर कर सकायात्मक उर्जा का संचार करने का प्रयास किया। कहा कि इस मुकाम तक पहुंचने के लिए परिवार के सहयोग के साथ दिन-रात कड़ी मेहनत की जरूरत रहती है।

सरकार मंच प्रदान करते तो हर युवा पा सकता है मुकाम रेणुका ने कहा कि विश्व कप जीतने के बाद सबसे पहले हिमाचल सरकार ने उनके लिए ईनामी राशि देने की घोषणा की। इसके बाद टीम के सभी खिलाड़ियों से बधाई भी मिली। प्रधानमंत्री से मुलाकात करके गर्व महसूस कर रही हूँ। रेणुका ने कहा कि सरकार समय पर प्रतिभा को पहचाने और उसे मंच प्रदान करे तो हर युवा इस मुकाम तक पहुंच सकता है।

महिला प्रशासनिक अधिकारी की एआई से आपत्तिजनक फोटो बनाने का आरोप, केस दर्ज; पुलिस ने शुरू की जांच

शिमला। हिमाचल प्रदेश की एक महिला प्रशासनिक अधिकारी के सोशल मीडिया पर फर्जी अकाउंट बनाकर एआई जनरेटेड फोटो पोस्ट किए जा रहे हैं। ऐसे में महिला अधिकारी की शिकायत पर पुलिस ने मामला दर्ज कर जांच शुरू कर दी है। पढ़ें पूरी खबर...

राजधानी शिमला की एक महिला प्रशासनिक अधिकारी के सोशल मीडिया प्लेटफॉर्म फेसबुक पर कई फर्जी अकाउंट बनाने का मामला सामने आया है। पुलिस ने महिला

अधिकारी की शिकायत पर भारतीय न्याय संहिता और आईटी एक्ट की विभिन्न धाराओं के तहत केस दर्ज कर छानबीन शुरू कर दी है। महिला पुलिस थाना की प्रभारी इस मामले की जांच कर रही हैं। पुलिस को दी शिकायत में महिला अधिकारी ने बताया कि फेसबुक पर उनका नाम और फोटो इस्तेमाल करके कई फर्जी अकाउंट बनाए गए हैं।

उन्होंने शिकायत में बताया कि हाल ही में उन्होंने सोशल मीडिया पर इसी तरह के अकाउंट में



आर्टिफिशियल इंटेलिजेंस से उनकी बनाई गई आपत्तिजनक फोटोग्राफ देखी है। इसके बाद मामले की शिकायत पुलिस में दर्ज करवाई। महिला थाना बीसीएस ने बीएनएस की धारा 79,79 और आईटी एक्ट की धारा 67(ए) के तहत केस दर्जकर आगामी कार्रवाई शुरू कर दी है। उल्लेखनीय है कि आर्टिफिशियल इंटेलिजेंस का प्रयोग करके लोगों के आपत्तिजनक फोटो और वीडियो बनाने के मामले लगातार बढ़ते जा रहे हैं। इसको देखते हुए साइबर

एक्सपर्ट ने लोगों को विशेष एहतियात बरतने की अपील की है। डीपफेक और फेस मॉर्फिंग तकनीक आर्टिफिशियल इंटेलिजेंस (एआई) व मशीन लर्निंग का इस्तेमाल कर किसी व्यक्ति के चेहरे, आवाज या हावभाव को बदलकर ऐसा फर्जी वीडियो या फोटो तैयार किए जाते हैं। यह देखने में पूरी तरह असली लगते हैं। इनका उपयोग लोगों की प्रतिष्ठा को धूमिल करने, अफवाह फैलाने या वित्तीय लाभ के लिए

ब्लैकमेलिंग में किया जाता है। कई बार ऐसे वीडियो राजनीतिक, सामाजिक या व्यक्तिगत स्तर पर गलत सूचनाएं फैलाने के लिए भी इस्तेमाल किए जाते हैं। इससे समाज में भ्रम और तनाव की स्थिति उत्पन्न हो सकती है। किसी भी वीडियो या फोटो पर विश्वास करने से पहले उसके स्रोत और प्रमाणिकता की जांच करें और बिना पुष्टि किए किसी भी भ्रामक या सदिग्ध सामग्री को सोशल मीडिया पर शेयर या फॉरवर्ड न करें।

मां रंजना पांच दिन बाद हारी जिंदगी से जंग, दिव्यांग के सिर से उठा साया; नाबालिग ने की थी हैवानियत

शिमला। पांच से दिन से मौत से जंग लड़ रही रंजना आखिर हार गई हैं। इसी के साथ पांच दिन से मां के स्वास्थ्य होने और घर लौटने की उम्मीदें लगाए उनके बेटे वीरेंद्र उर्फ गोलू की उम्मीदें भी दम तोड़ गई हैं। सदर थाना के तहत सासन पंचायत में सामने आई हृदयविदारक वारदात ने हर किसी को झकझोर दिया है। यह वारदात सामाजिक व्यवस्था पर ही बड़ा सवाल और कलंक बन गई है। यहां एक नाबालिग लड़के ने दुष्कर्म करने के इरादे से भोली-भाली रंजना देवी पर हमला कर दिया।

प्रारंभिक जांच में यह पाया गया है कि बचाव में संघर्ष करते हुए रंजना देवी चोटिल हुईं और



उनका कान तक कट गया। पीजीआई चंडीगढ़ में पांच दिनों तक रंजना देवी जिंदगी और मौत के बीच संघर्ष करती रहीं। शुक्रवार रात को महिला के जीवन की डोर टूट गई। महिला की मौत के बाद उनके 17 साल के दिव्यांग बेटे वीरेंद्र उर्फ गोलू के सिर से मां का साया उठ गया है।

रंजना ही दिव्यांग लड़के की

देखभाल करती थी। गोलू पूरी तरह से अपनी मां पर निर्भर था। रिश्तेदार और करीबी पांच दिन से गोलू को संभाले हुए थे, लेकिन अब उसे संभालने के लिए किसी परिवारजन के पास हिम्मत और शब्द बमशिकल ही बचे हैं। गोलू को यह इल्म नहीं है कि अब वह अपनी मां के हाथों से खाना नहीं खा पाएगा। रंजना की पहली संतान एक

बेटी थी। बेटी ने जन्म के 17 दिन बाद ही दम तोड़ दिया था। उसके कुछ साल बाद गोलू का जन्म हुआ। बचपन से दिव्यांग होने के कारण गोलू मां पर ही निर्भर था।

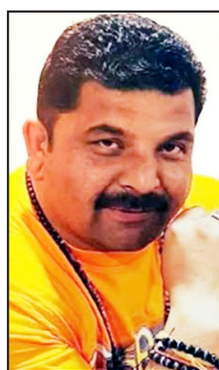
गोलू के पिता विजय कुमार लोक निर्माण विभाग में बेलदार हैं। गोलू की सारी जिम्मेदारी अब गोलू के ताया और ताई पर आ गई है। गोलू कई बार ताई के साथ दुकान जाता था, लेकिन अधिकतर समय अपनी मां के साथ गुजारता था।

गौर हो कि बीते तीन नवंबर को 40 वर्ष की रंजना कुमारी पत्नी विजय कुमार घास काटने खेतों में जा रही थी। इस दौरान एक नाबालिग दुराचार करने के इरादे से महिला पर झपट पड़ा।

भाजपा विधायक हंसराज के घर पहुंची पुलिस, फोन भी बंद; पॉक्सो एक्ट में दर्ज किया गया है केस

चंबा। चुराह से भाजपा विधायक हंसराज के खिलाफ बीएनएस और पॉक्सो एक्ट में केस दर्ज करने के बाद पुलिस मामले की जांच कर रही है। सूत्र बताते हैं कि विधायक गिरफ्तारी से बचने के लिए हाईकोर्ट से अग्रिम जमानत की कोशिश में जुटे हैं। पढ़ें पूरी खबर...

युवती के आरोपों पर महिला थाना चंबा में बीएनएस और पॉक्सो एक्ट में केस दर्ज करने के बाद पुलिस ने चुराह से भाजपा विधायक हंसराज के खिलाफ जांच शुरू कर दी है। शनिवार को पुलिस विधायक के घर पहुंची, पर वह पर नहीं मिले। उनके मोबाइल फोन भी



स्विच ऑफ आ रहे हैं। पुलिस टावर लोकेशन भी खंगालने में जुट गई है। पुलिस का कहना है कि मामला पुराना है, इसलिए ठोस साक्ष्य जुटाना जरूरी है। सूत्र बताते हैं कि विधायक

गिरफ्तारी से बचने के लिए हाईकोर्ट से अग्रिम जमानत की कोशिश में जुटे हैं। पुलिस अब मामले में विधायक को पृष्ठताछ के लिए तलब कर सकती है। गिरफ्तारी होगी या नहीं, यह जांच पर निर्भर करेगा। इसी बीच, शनिवार को पीड़िता को चाइल्ड वेलफेयर कमिटी (सीडब्ल्यूसी) के समक्ष पेश किया गया। कमिटी ने बयान लिया और वीडियोग्राफी की गई। युवती ने विधायक पर गंभीर आरोप लगाए हैं, जिनकी सत्यता की जांच अब पुलिस कर रही है।

युवती शुक्रवार को जब शिकायत देने महिला थाना पहुंची तो पुलिस बयान दर्ज

कराने अदालत ले गई। बयान दर्ज होने के बाद जज ने पॉक्सो एक्ट में केस दर्ज करने का आदेश दिया।

विधानसभा अध्यक्ष को देनी होगी गिरफ्तारी की जानकारी अगर विधायक की गिरफ्तारी हुई तो विधानसभा अध्यक्ष को इसकी जानकारी देनी होगी। विधायक होने के नाते उन्हें सूचना देनी होती है। जानकारों के अनुसार ऐसे मामलों में विधानसभा सचिवालय को पूर्व सूचना देने की जरूरत नहीं होती है। अगर विधायक विस परिसर में हो तो ही अध्यक्ष से अनुमति जरूरी होती है, वहां से पुलिस सीधे गिरफ्तारी नहीं कर सकती है।