

Date: 11 November 2025

To

The Secretary
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400 001
Scrip Code: 544293

The Secretary
The National Stock Exchange of India Limited
Exchange Plaza, Plot No. C/1. G Block
Bandra -Kurla Complex, Bandra (East)
Mumbai- 400 051
Scrip Symbol: SURAKSHA

Dear Sir / Ma'am,

Reg: Disclosure under Regulation 47 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015

Sub: Newspaper publication of unaudited (standalone and consolidated) financial results of the Company for quarter and six months ended 30 September 2025

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith scanned copies of the unaudited (standalone and consolidated) financial results of the Company for the quarter and six months ended 30 September 2025 as published in the newspapers viz. Business Standard in English and Aajkaal in Bengali on 11 November 2025.

Copies of the publication will also be available at the website of the Company at www.surakshanet.com.

This may please be informed to all the concerned.

For **Suraksha Diagnostic Limited**

Mamta Jain

Company Secretary & Compliance Officer

Encl: As above

Strong therapies, JB to lift Torrent Pharma

Stock rises 6.6%; brokerages expect earnings push from launches, integration

RAM PRASAD SAHU
Mumbai, 10 November

A strong performance in the July–September quarter of 2025-26 (FY26) and expectations of growth from launches and acquisition-led synergies led to a 6.65 per cent jump in the share price of Torrent Pharmaceuticals. Several brokerages have upgraded the stock of the pharma major — currently trading at ₹3,817 — citing upward earnings estimates for 2026-27 (FY27).

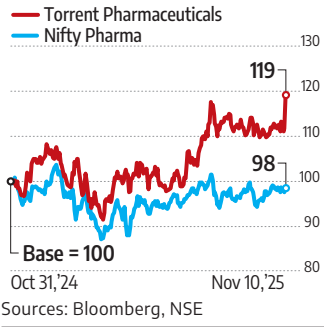
Driven by its India business and Rest of the World markets, the company reported a robust 14.3 per cent year-on-year (Y-o-Y) increase in revenue. Torrent continues to outperform the domestic market due to its strong presence in high-growth therapeutic segments. The company posted 11.5 per cent growth in India, led by cardiac and gastrointestinal therapies, compared with overall Indian pharma market growth of 8 per cent. Volumes contributed 3.7 per cent, price growth 5.5 per cent, with the remainder coming from new products.

ICICI Securities expects Torrent’s India business to grow at an annual rate of 11.2 per cent from 2024-25 (FY25) through 2027-28 (FY28), driven by higher volumes and price hikes. Growth is also expected to be supported by the integration of JB Chemicals, which Torrent acquired earlier this year.

The domestic market — accounting for about 57 per cent of Torrent’s consolidated sales — continues to shape the company’s overall growth trajectory. ICICI Securities has a ‘hold’ rating with



Healthy showing



an unchanged target price of ₹3,530. The brokerage said launches, productivity improvements, and price hikes are among the key drivers of revenue growth across segments. It has trimmed its FY26 earnings per share (EPS) estimate by 3 per cent to factor in lower other income.

Revenue from Latin American markets grew 14 per cent Y-o-Y in constant currency terms. A favourable exchange rate between the Brazilian real and the Indian rupee boosted growth in rupee terms.

The Latin American business is expected to maintain low double-digit growth going forward. Torrent plans to launch the generic version of semaglutide in both India and Brazil and aims for a 15 per cent market share in Brazil’s \$1 billion market for the product.

The US business posted constant-currency growth of 21 per

cent, driven by launches such as the generic version of heart failure drug Entresto. Analysts at Elara Securities, led by Bino Pathi-parampil, note that the US business has shown an uptick since the first quarter after five years of lacklustre performance. The company expects the trend to continue, supported by recent product launches and facility clearances.

Torrent is once again viewing the US as a key growth opportunity and is investing in product development for the market. Elara has an ‘accumulate’ rating on the stock and has raised its target price to ₹4,137, saying the premium valuation is justified by deleveraging-led EPS growth and higher cash generation.

JM Financial has upgraded the stock to a ‘buy’. It projects annual revenue growth of 14 per cent, operating profit growth of 15 per cent, and net profit growth of 25 per cent over FY25-28. Analysts Amey Chalke and Abin Benny said the gains come with a 149-basis-point margin expansion, supported by pricing-led growth and improving US profitability from launches.

With Competition Commission of India approval secured for the JB Chemicals merger, Torrent is expected to take control ahead of schedule, with synergy benefits likely to reflect in earnings from 2026-27. JM Financial values the company at 27 times enterprise value to operating profit and has set a target price of ₹4,255.



YOUR MONEY

Use Rera portals for due diligence before and after purchase

SANJEEV SINHA

In the Hitendrakumar Bhaichand-bai Panchal vs Piral Estate Pvt Limited case, the homebuyer alleged that the developer’s refusal to share information delayed the approval of his State Bank of India (SBI) home loan. The Maharashtra Real Estate Regulatory Authority (MahaRera), however, held that the project was duly registered. All disclosures were available online, and hence the builder was not responsible for the delay. The case underlines the need for buyers to make better use of state Rera websites.

Check Rera registration

Before booking a flat, buyers should confirm that the project is registered with the state’s Rera portal. “Registration means the builder has shared all key project details — land title, approvals, layout, possession timelines, and pending cases — on a government platform. This ensures that the project is genuine and monitored by the regulator. It also prevents fund diversion, as builders must keep 70 per cent of buyers’ money

in a dedicated account for that project,” says Shankey Agrawal, partner, BMR Legal. Registration also provides buyers with legal rights to seek refunds or compensation for delays or violations.

Checks to run before booking

Before paying or signing any agreement, buyers should review the project’s registration certificate, approved layout plans, title documents, encumbrances, litigation history, possession timeline and the draft sale agreement on the Rera website. Verified disclosures help confirm the project’s legality and the builder’s compliance track record.

Assess developer’s track record

The Rera portal offers a clear view of a developer’s past and ongoing projects, delays, complaints and penalties. “A developer with timely completions and few disputes is more reliable, while one with repeated extensions or pending cases may pose a higher risk. This kind of due diligence helps buyers avoid problematic projects,” says Agrawal.

Rera portal tools buyers should leverage

- Complaint dashboard: Shows project-specific complaints, non-compliance patterns
- Promoter profiles: Reveal lawsuits, past delays, and completed projects
- Project comparison tools: Allow comparisons across states
- AI-powered delay alerts: Flag stalled projects

Source: Anarock Group

Post-purchase information

After purchase, buyers should monitor the Rera portal for quarterly progress reports, construction updates with photographs, extensions, occupancy or completion certificates, and details of society formation or land conveyance. These updates help track project status and spot deviations early.

Developers must update project information within 15 days of every quarter. “Buyers should review these to check if timelines and approvals are on track, and specifications are not being changed. They should use Rera’s transparency structure to stay informed and raise issues when needed,” says Prashant Thakur, executive director and head, research and advisory, Anarock Group.

Common mistakes buyers make

Many homebuyers still overlook the Rera portal and rely on brochures, ads and sales pitches instead. “Some skip checking pro-

ject registration or ignore progress updates, risking financial loss and disputes. The Rera website is a government-verified source of authentic project details. Using it helps buyers verify claims, track progress and spot red flags early,” says Agrawal.

Buyers commit several other mistakes as well. “They often skip verifying statutory disclosures, overlook unilateral agreement clauses, make undocumented payments, and ignore revised timelines — mistakes that reduce their legal options,” says Thakur.

“The Rera website is an effective way for homebuyers to track project progress, yet many remain unaware of the registration requirements applicable to developers and the detailed information readily available on the Authority’s website,” says Manmeet Kaur, partner, Karanjawala & Co.

Make the most of Rera disclosures

Buyers should monitor disclosures before and during their homebuying journey. “Using the Rera registration number, they can access updated disclosures, verify developer assurances, and check that 70 per cent of funds collected are deposited in the separate project account as required by Rera,” says Kaur.

The Rera website should be buyers’ primary reference point. “It is user-friendly and provides more reliable details than other sources. Rera should be the first stop, not an afterthought, when checking a project’s background,” says Thakur.

The writer is a Delhi-based independent journalist

India’s Invit market to hit ₹21 trn by 2030: Should you invest?

India’s infrastructure investment trusts (Invits) are poised to triple in size to ₹21 trillion by 2030, driven by the country’s huge infra build-out, rising institutional allocations, and supportive regulations, a new white paper from wealth advisory firm Client Associates (CA) said. Invits are investment vehicles that allow individuals to invest in income-generating infra assets like high-

ways, power transmission lines, renewable energy parks, telecom towers, and gas pipelines — similar to how Reits do for real estate.

How they work

- Invits own and operate infrastructure assets
- They collect revenue (like tolls, power tariffs, or lease rentals)
- A large portion of cash flows is

distributed to investors as income

Why investors like them

- Stable income: Typically 7-9% post-tax yields
- Inflation-linked returns: revenues often indexed to inflation
- Diversification: low correlation with equity markets
- Listed on exchanges: Can be bought like share

Invits today deliver pre-tax returns of 10-12 per cent and post-tax yields of 7-9 per cent, outperforming traditional debt instruments. Though they remain vulnerable to short-term price swings. As India accelerates its infra programme, including roads, energy, and digital corridors, Invits are emerging as a core financing channel for asset monetisation.

Read full report here: mybs.in/2erZiVd

COMPILED BY SUNAINA CHADHA

approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Open Offer, along with the other documents required to be tendered to accept this Open Offer. In the event such approvals are not submitted, the Acquirer reserve the right to reject such Equity Shares tendered in this Open Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITIES PERTAINING TO THE OFFER:

Sr. No.	Nature of Activity	Day & Date ⁽¹⁾
1)	Date of Public Announcement	Monday, November 03, 2025
2)	Date of publication of Detailed Public Statement	Tuesday, November 11, 2025
3)	Last date for filing of Draft Letter of Offer with SEBI	Tuesday, November 18, 2025
4)	Last date for public announcement for competing offer(s)	Tuesday, December 02, 2025
5)	Last date for receipt of SEBI observations on the DLOF (in the event SEBI has not sought clarifications or additional information from the Manager)	Tuesday, December 09, 2025
6)	Identified Date ⁽²⁾	Thursday, December 11, 2025
7)	Last date by which this LoF is to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	Thursday, December 18, 2025
8)	Last date by which the committee of the independent directors of the Target Company is required to publish its recommendation to the Public Shareholders for this Open Offer	Monday, December 22, 2025
9)	Last date for upward revision of the Offer Price and/or Offer Size	Tuesday, December 23, 2025
10)	Date of Public Announcement for Opening the Offer	Wednesday, December 24, 2025
11)	Date of Commencement of the Tendering Period (“Offer Opening Date”)	Friday, December 26, 2025
12)	Date of Closing of the Tendering Period (“Offer Closing Date”)	Thursday, January 08, 2026
13)	Last date for communicating Rejection/acceptance and payment of consideration for accepted equity shares or equity share certificate/return of unaccepted share certificates/credit of unaccepted shares to Demat Account	Thursday, January 22, 2026

(1) The above timelines are indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations, 2011) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly.

(2) Identified Date is only for the purpose of determining the names of the Eligible Equity Shareholders as on such date to whom the Letter of Offer will be sent. It is clarified that all the holders (registered or unregistered) of Equity Shares of the Target Company except the Acquirer, Promoters/Promoter Group and Non-Promoter allottee in the proposed preferential issue of the Target Company, are eligible to participate in this Offer any time during the tendering period of the Offer.

VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER:

- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date i.e., the date falling on the tenth (10th) Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. An accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any way.
- The Public Shareholders may also download the Letter of Offer from the website of SEBI i.e., www.sebi.gov.in or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the equity shares and their folio number, DP Identity, Client Identity, Current Address and Contact Details.
- In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is more than the number of Equity Shares agreed to be acquired in this Offer, the Acquirer shall accept those Equity Shares validly tendered by such Public Shareholders on a proportionate basis in consultation with the Manager to the Offer.
- The Open Offer will be implemented by the Acquirer subject to applicable laws, through the stock exchange mechanism made available by the stock exchanges in the form of a separate window (“Acquisition Window”), as provided under the SEBI (SAST) Regulations, 2011 and SEBI circular bearing number CIR/CFD/POLICY/ CELL/1/2015 dated April 13, 2015, as amended from time to time, read with the SEBI circular bearing number CFD/DCR/ CIR/P/2016/131 dated December 09, 2016, as amended from time to time (“Acquisition Window Circulars”) and SEBI Circular bearing number SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 issued by SEBI. As per SEBI Circular bearing number SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, a lien shall be marked against the shares of the shareholders participating in the tender offer. Upon finalisation of the entitlement, only the accepted quantity of shares shall be debited from the demat account of the shareholders. The lien marked against unaccepted shares shall be released. The detailed procedure for tendering and settlement of shares under the revised mechanism is specified in the Annexure to the said circular.
- National Stock Exchange of India Limited (“NSE”) shall be the Stock Exchange for the purpose of tendering the equity shares in the Open Offer.
- The Acquirer will appoint a registered broker as a Buying Broker for the purpose of this Open Offer through whom the purchases and settlements on account of the Offered Shares tendered during the tendering period under this Open Offer will be made.
- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective Stockbroker (“Selling Broker”) within the normal trading hours of the secondary market, during the Tendering Period.
- A separate Acquisition Window will be provided by NSE to facilitate the placing of orders. The Selling Broker would be required to place an order / bid on behalf of the Public Shareholders who wish to tender Equity Shares in the Open Offer using the Acquisition Window of the NSE. Before placing the order/bid, the Selling Broker will be required to mark lien on the tendered Equity Shares. Details of such Equity Shares marked as lien in the demat account of the Public Shareholders shall be provided by the depository to the Indian Clearing Corporation (“Clearing Corporation”).
- As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations, 2015, as amended and SEBI’s press release dated December 03, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from April 01, 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/ CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form

are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations, 2011.

10) Equity Shares should not be submitted/tendered to the Manager to the Open Offer, the Acquirer or the Target Company.

- The detailed procedure for tendering Equity Shares in the Open Offer will be available in the Letter of Offer, which shall be available on the website of SEBI i.e., www.sebi.gov.in.

IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER.

X. OTHER INFORMATION:

- For the purpose of disclosures in this DPS relating to the Target Company, the Acquirer relied on the publicly available information and information provided by the Target Company and has not independently verified the accuracy of details of the Target Company. Subject to the aforesaid, the Acquirer accepts the responsibility for the information contained in the Detailed Public Statement and also for the obligations of the Acquirer as laid down in the SEBI (SAST) Regulations, 2011 and subsequent amendments made thereof.
- Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, the Acquirer has appointed Mark Corporate Advisors Private Limited as Manager to the Offer.
- The Acquirer has appointed Bigshare Services Private Limited, as Registrar to the Offer having registered office at Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai-400093, Tel. No.: +91 22 6263 8200, Fax No.: +91 22 6263 8299, Email ID: openoffer@bigshareonline.com; Investor Grievance Email ID: investor@bigshareonline.com; Contact Person: Mr. Maruti Eate, SEBI Reg. No.: INR000001385.
- In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.
- This DPS and the PA will also be available on the website of SEBI i.e., www.sebi.gov.in.

Issued by Manager to the Offer:



MARK CORPORATE ADVISORS PRIVATE LIMITED

CIN: U67190MH2008PTC181996
404/1, The Summit, Sant Janabai Road (Service Lane),
Off Western Express Highway, Vile Parle (East), Mumbai-400 057.

Contact Person: Mr. Manish Gaur
Telephone No.: +91 22 2612 3207/08
Email ID: openoffer@markcorporateadvisors.com
Investor Grievance Email ID: investorgrievance@markcorporateadvisors.com
SEBI Registration No.: INM000012128

For and on behalf of the Acquirer:

Sd/-

Satyapoorna Chander Yalamanchilli
 (“Acquirer”)

Place : Hyderabad
Date : November 11, 2025

SURAKSHA DIAGNOSTIC LIMITED

CIN: L85110WB2005PLC102265

Registered Office: Plot No. DG-12/1, Action Area 1D,

Premises No. 02-0327, New Town, Rajarhat, Kolkata- 700156, West Bengal, India.

E-mail: investors@surakshanet.com | Website: www.surakshanet.com | Phone: (033) 6605 9750

STATEMENT OF UNAUDITED (STANDALONE AND CONSOLIDATED) FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30 SEPTEMBER 2025

The Board of Directors of the Company, at their meeting held on Monday, 10 November 2025 has approved the unaudited (standalone and consolidated) financial results for the quarter and six months ended 30 September 2025.

The financial results along with the Limited Review Report issued by the Statutory Auditors of the Company is available at www.surakshanet.com and can also be accessed by scanning the QR code below:



Place : Kolkata
Date : 11 November 2025

By order of the Board of Directors
For Suraksha Diagnostic Limited
Sd/-
Dr. Somnath Chatterjee
Chairman & Joint Managing Director
DIN: 00137075



JYOTI CNC AUTOMATION LIMITED

Advertisement Pursuant to Regulation 47 (1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

This is to State that the Board of Directors of Jyoti CNC Automation Limited had at their meeting held on November 09, 2025, approved a Standalone and Consolidated Financial Results for the quarter and half year ended on September 30, 2025. The said financial results were subject to limited review by statutory auditor of the company, and the statutory auditor of the company have issued an unmodified opinion thereon.

The said financial results are available and accessible through the below quick response code (QR Code) as well as on website of the Company at <https://jyoti.co.in/wp-content/uploads/2025/11/BSenseResultsSept2025.pdf?v=1.5>. Further, the same are also available on website of BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com).



Date: November 09, 2025
Place: Metoda, Rajkot

For, Jyoti CNC Automation Limited
Parakramsinh G. Jadeja
Chairman and Managing Director
DIN: 00125050

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