

24 January 2026

The Manager, Listing  
BSE Limited  
Phiroze Jeejeebhoy Towers,  
Dalal Street,  
MUMBAI - 400 001

The Manager, Listing  
National Stock Exchange of India Ltd  
Exchange Plaza, Plot No. c/1,  
G-Block, Bandra-Kurla Complex,  
MUMBAI – 400 051

Scrip Code: 526299

Scrip Symbol: MPHASIS

Dear Sir/Madam,

**Sub: Submission of Newspaper Publication regarding the financial results of the Company for the quarter and nine months ended 31 December 2025**

Pursuant to Regulation 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed the copies of the newspaper publications in relation to financial results, as published today in the Business Standard (English newspaper) and Samyuktha Karnataka (Kannada newspaper).

The above information is also available on the website of the Company at [www.mphasis.com](http://www.mphasis.com).

Thanking you,

Yours faithfully,

For Mphasis Limited



**Mayank Verma**  
Senior Vice President and Company Secretary  
Membership No.: ACS 18776

Encl: As above



**CHANGE OF NAME**  
I, **RAJ SINGH RATHOD S/O JAWAHAR LAL**, R/o NO 31/3A, 9TH CROSS, NEAR GURUKUL SCHOOL, K P AGRAHARA, MAGADI ROAD, PO: MAGADI ROAD, DIST: BENGALURU, KARNATAKA 560023, have changed the name of my minor son **VEER SINGH R RATHOD** aged 15 years and he shall thereafter be known as **VEER SINGH**.

**CHANGE OF NAME**  
I hitherto known as **MINAKSHI W/o SIDDARAMA**, R/o 103, GADHAR, NEAR BASAVANNA TEMPLE, GADHAR, PO: UPPARHAL, DIST: RAICHUR, KARNATAKA - 584140, have changed my name and shall hereafter be known as **NARASAMMA**.

**CHANGE OF NAME**  
I, **ARJUN S.** S/o SHANMUGAM R residing at #U9, 6th CROSS, 5TH MAIN, SWATHANTHRAPALYA, VTC: BANGALORE NORTH, P O: SRIRAMPURAM, BANGALORE, KARNATAKA-560021, have changed the name of my minor daughter **A YASMEEN** aged about 07 years and she shall thereafter be known as **AARADHANAA**.

**CHANGE OF NAME**  
I hitherto known as **VIJAY KANTH S/O MAGENDRAN**, residing at NO 21/1, 2ND CROSS, HENNUR ROAD, ST THOMAS TOWN, ST THOMAS TOWN, BENGALURU, KARNATAKA - 560084, have changed my name and shall hereafter be known as **STEPHEN**. I have changed only my name not my religion.

**CHANGE OF NAME**  
I hitherto known as **SHIVAILLA W/o SHRISHAIL**, R/o # 30, 13TH CROSS, NEAR GANESH TEMPLE, VINAYAKA LAYOUT, T C PALYA, VIRGNAGAR, BANGALORE NORTH, BANGALORE, KARNATAKA-560049, have changed my name and shall hereafter be known as **SHIVAMMA BALDI**.

**CHANGE OF NAME**  
I hitherto known as **APARNAA SHENOY** alias **APARNAA NAYAK** D/O SUDHAMA SHENOY KUDIGE residing at NO B1, PUJITA TULIP VICTORIAN MEADOWS, MUNNEKOLALA, BENGALURU, KARNATAKA-560037, have changed my name and shall hereafter be known as **APARNAA SHENOY**.

**CHANGE OF NAME**  
I hitherto known as **SANNA ANJINAPPA H S/O THINDAPPA H**, R/o 30, SRI ANJINEYA DEVASTANADA HATTIRA, SHALE ONI, KUPPINAKERI, PO: KUPPINAKERI, DIST: BELLARY, KARNATAKA-583135, have changed my name and shall hereafter be known as **PUTNANJA H T**.

**CHANGE OF NAME**  
I, **CHANDRAKALA BHAGININI W/o KRISHNAMURTHI**, R/o NO 19, 2ND CROSS, BEHIND K V SCHOOL, SHARADA NAGAR, VASANTAPURA MAIN, PO: SUBRAMANYAPURA, DIST: BENGALURU, KARNATAKA - 560061, have changed the name of my minor daughter **MEDHA** aged about 11 years and she shall thereafter be known as **MEDHASHREEY**.

**CHANGE OF NAME**  
I hitherto known as **SURYA K S/O KAMALANATHAN**, R/O # 214, 3RD MAIN, 3RD CROSS, ITI LAYOUT, ARAGABHAVI, BANGALORE SOUTH, PO: MALLATHAHALLI, DIST: BANGALORE, KARNATAKA - 560056, have changed my name and shall hereafter be known as **SATISH K**.

**CHANGE OF NAME**  
I, hitherto known as **PRADHABAN A S/O IYYAVOO**, R/O # 190, WESLIYAN BLOCK, K G F, BANGARAPET, PO: COROMANDEL, DIST: KOLAR, KARNATAKA - 563118, have changed my name and shall hereafter be known as **PRADABANI**.

**CHANGE OF NAME**  
I hitherto known as **APPU S/O MALLINATHA**, residing at 751, ARALGUNDGI, JEWARGI, GULBARGA, KARNATAKA-585310, have changed my name and shall hereafter be known as **H RUTIK MALLINATH KURIYAVARU**.

**CHANGE OF NAME**  
I hitherto known as **TD RANGANATH S/O DODDATHIMMAIAH**, R/o # 17/1, 5TH MAIN ROAD, 2ND CRUSS, V A S A N T H A P P A B L O C K G A N G A N A G A R, P O : R T N A G A R, DIST: BANALORE, KARNATAKA 560032, have changed my name and shall hereafter be known as **T D RANGANATHA**.

**CHANGE OF NAME**  
I hitherto known as **SHRUTHI D/O LATE NANJUNDASWAMI**, R/o # 8/47, KOLADA STREET, VASAVI MAHALLA, C H A M A R A J A N A G A R, P O : C H A M A R A J A N A G A R T O W N, DIST: CHAMARAJANAGAR, KARNATAKA - 571313, have changed my name and shall hereafter be known as **FOUZIYA FATHIMA**. I have changed only my name and not my religion.

**IN THE HON'BLE COURT OF THE 30th ADDL CHIEF JUDICIAL MAGISTRATE AT BENGALURU**  
**C. MISC NO. 10021/2025**  
**BETWEEN: (1) SMT. SANDRA KUMAR**, W/o. T.K. SHIVASHAKTHI KUMAR, aged about 64 years, Residing at C/o. Mienakshi S, No. 423, Florence Nest, 5th Cross, Near Prime Rose Hill Apartment, South Avenue Layout, Guttigere, Bengaluru 560083. **2) MEENAKSHI S**, aged about 39 years, D/o. T.K. SHIVASHAKTHI KUMAR, Residing at No. 423, 5th Cross, South Avenue Layout, Guttigere VTO 6 Post, Bengaluru District, Karnataka state Pincode 560083. **3) SHIVA RANJINI S**, D/o. T. K. SHIVASHAKTHI KUMAR, C/o. ASHWIN ALIAN, aged about 36 years, Residing at No. 198, 1st stage, Kuvempunagar, Bengaluru 560014. **4) SANTOSH S**, S/o. T.K. SHIVASHAKTHI KUMAR, aged about 28 years, Residing at No. 111/3, 9th Main, Akkayappa Garden, M.K. Nagar, Yeshwanthpura, Bengaluru 560 022...  
**PETITIONERS**  
**AND: (1) The Talsildar**, Yelahanka Taluk, Yelahanka, BENGALURU DISTRICT. **(2) The Commissioner**, G.B.A., BENGALURU...  
**RESPONDENTS**  
**NOTICE**  
WHEREAS, the petitioners named above have filed the Death petition for issue of Death Certificate of the deceased Husband to the petitioner No.1, father to other petitioners herein named as T.K. SHIVASHAKTHI KUMAR, S/O. KRISHNA MURTHY and SMT. SARAJAMMA as he died on 04.07.2023 at Site No.14, No. 281, 9th Main, Vadehalli village, Vidyanarayana Post, Yelahanka Taluk, Bengaluru 560097. The death certificate is required for the documentation purpose/Katha transfer and to maintain family statusquo, Interested parties are hereby called to appear in this court in person or by pleader duly instructed on **27-01-2026** at about 11:00 A.M informed to show cause against the petitioners failing wherein the appearance will be heard and declare as Ex-parte.  
Given under my hand and the seal of this court on 23-01-2026.  
By order of the Court, Sheristadar, XXX ACJM Court, Bengaluru city.  
**H.C RAMESH**, Advocate.  
B-303, 3rd Floor, Brigade Majestic (Aerial Building), 1st Main Road, Gandhinagar Bengaluru-560009.

**BRANCH SHIFTING**  
For better convenience of our valued customers, our **HOLEHONNUR** branch will be shifted to a new premises with effect from **24.04.2026**  
The new address is mentioned below :-  
**Muthoot Finance Ltd**  
Ground Floor, Shree Shaile Complex, Channagiri Road, Holehonnur, Shimoga District, Karnataka State, Pin - 577227.  
Phone No - 08282235500, 09188903269.  
Email id: mghol4192@muthootgroup.com  
In case of any grievance please call - 0484 4804074  
We solicit your continued patronage and support.  
**Muthoot Finance**  
A Muthoot M George Enterprise

**AAVAS FINANCIERS LIMITED**  
(CIN:L65922RJ2011PLCO34297) Regd. & Corp. Office: 201-202, 2nd Floor, South End Square, Mansarovar Industrial Area, Jaipur. 302020  
**POSSESSION NOTICE**  
Whereas, The undersigned being the Authorised Officer of **AAVAS FINANCIERS LIMITED** under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred upon me under section 13(12) read with Rule 9 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice calling upon the borrowers mentioned herein below to repay the amount mentioned in the respective notice within 60 days from the date of receipt of the said notice. The borrowers having failed to repay the amount, undersigned has taken possession of the properties described herein below in exercise of powers conferred on me under Section 13(4) of the said Act read with Rule 9 of the said rules on the dates mentioned as below. The borrower and Guarantor in particular and the public in general is hereby cautioned not to deal with the properties and any dealings with the property will be subject to the charge of the **AAVAS FINANCIERS LIMITED** for an amount mentioned as below and further interest thereon.

Name of the Borrower	Date & Amount of Demand Notice	Description of Property	Date & Type of Possession
Venkataramana B, Venkataklakshmi Venkataklakshmi, Venkatesh G (A/C NO.) 241229604688534	6 Sep 25 Rs. 691329/- 4 Sep 25	Flat No-109, 1st Floor, D Block- Cagrahara Palya,/30 Yelahanka, Bangalore Karnataka (In)- 560022 / Admeasuring 30 Sq.Mtr	Symbolic Possession Taken On 20 Jan 26

Place : Karnataka Date: 24-01-2026 Authorised Officer Aavas Financiers Limited

**PSPCL Punjab State Power Corporation Limited**  
Regd. Office : PSEB Head Office, The Mall, Patiala-147001.  
Corporate Identity Number (CIN): U40109PB2010SGC033813  
Website: www.pspcl.in, (Contact No. 96461-01116)  
**Tender Enquiry No. 03/GCD/LDH/TS/PSPCL/2026 Dated: 24-01-2026**  
ASE/ Grid Construction, opp. PAU Gate No.1, PSPCL, Ludhiana invites Short Term e-Tender for Outsourcing of 4 no. New 66 KV Bay works on partial turnkey mode under RDSS Scheme under Grid Construction Division, Ludhiana under Grid Construction Circle, Ludhiana.  
For detailed NIT & Tender Specifications please refer to http://eproc.punjab.gov.in from 24.01.2026 (01:00 PM onwards).  
Note:- Corrigendum and amendments, if any, will be published online at http://eproc.punjab.gov.in.  
C-134/26 1079/12/2025-26/7479

**CHANGE OF NAME**  
I hitherto known as **TUBRAZ AHMED S/O MOHAMMAD RAFI**, R/o HOUSE No 7/3 , VASANTH ENCLAVE, PRTC RT NAGAR, NEAR T V TOWER, PO: J C NAGAR, DIST: BANGALORE, KARNATAKA-560006, have changed my name and shall hereafter be known as **TUBRAZ AHMAD**.

**CHANGE OF NAME**  
I hitherto known as **KANYAKUMARI D/o GRACY**, R/o # 270, BEHIND MASJID, RAMANAHALLI, VTC: CHICKMAGALUR, P O : CHICKMAGALUR, DISTRICT: CHICKMAGALUR, STATE: KARNATAKA, PIN CODE: 571011, have changed my name and shall hereafter be known as **DIANA**.

**Smiths & Founders (India) Limited**  
Regd.Off: No. 505, 5th Floor, Brigade Ruby, No.20, HMT Main Road, Bangalore 560013.  
CIN:L85110KA1990PLCO11303.  
**NOTICE**  
Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Friday, 30<sup>th</sup> January, 2026, at the Registered Office of the Company to inter-alia, consider and approve the unaudited Financial Results for the quarter and the nine months ended December 31, 2025. This information is also available on the Company's website www.smithsfoundersindia.com as also on the website of BSE Ltd. www.bseindia.com.  
For Smiths & Founders (India) Limited  
Roopashree B Shettigar  
Company Secretary & Compliance Officer Place : Bangalore Date : 23/01/2026

**J&K Bank**  
Serving You Empower  
Jammu & Kashmir Bank Limited,  
Impaired Assets and Recovery Branch, B56-B36,  
Dyavasandara Industrial Estate, Mahadevapura,  
Bangalore-560048. CIN: L65110JK1938SGC000048  
Ref. No.: JKB/IARB/BNG/2026/ Dated: January 8, 2026  
1. Mr Yogesh Kadam S/o Mr Dashrath Rao Kadam, R/o No.8, 9th Main Road, Maruthi Layout, Dasarahalli, Bangalore. (Borrower)  
2. Mr Dashrath Rao Kadam S/o Mr Vasudev Rao Kadam, R/o No.8, 9th Main Road, Maruthi Layout, Dasarahalli, Bangalore. (Borrower)  
Subject: Notice for Redemption of the property in terms of right vested with Borrower under Section 13(8) of Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("SARFAESI Act, 2002")  
Dear Sir/Madam,  
As you are aware that the Authorised officer of the Bank has issued a demand notice on 08.12.2022 under Section 13(2) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (hereinafter called the Act), against secured interest mentioned therein, which has been offered as security by you towards your/borrower's loan facilities.  
Subsequently, the Authorised Officer took possession of the secured asset in the nature of "Residential apartment of Flat No.203 (2bhk), in the first floor, west facing, in the building known as "Devi gang view" having super built up area of 1200 sq ft along with right to use common areas and amenities and one car parking with undivided right, title and interest of 223 sq ft in combined property bearing sile no 19 and 20 old khata nos 24/1 and 24/2, then btmp khata nos 998/24/1/19 and 987/38/24/1/24/2/20, present btmp khata no 998/24/1/24/2/19&20 situated at Sarakkikere Village, Uttarahalli Hobli, Bangalore South taluk" on 18-07-23 under Section 13(4) of Act.  
Whereas you have failed to satisfy your/borrower's liabilities to the Bank even after receipt of notice under Section 13(2) and 13(4) of the Act. Therefore, the Bank in exercise of its rights granted under the Act and Rules made thereunder, intends to initiate process of sale for recovery of the amount due.  
You are hereby called upon to discharge in full your liabilities amounting to **Rs 95,72,197.23/- (Rupees Ninety Five Lakhs Seventy two Thousand one Hundred ninety seven and Paise Twenty Three Only)** as on 31-12-2025 with interest, costs and other charges within 30 days from the date of this notice, failing which, the Bank shall proceed to realize the outstanding by sale of the mortgaged property. May note that your right to redeem the mortgaged property shall extinguish on the date the Bank issues notice of sale as per Act and Rules made thereunder. Notice is being issued without prejudice to any rights Bank may have under the SARFAESI Act, 2002 or any other law for time being in force.  
Authorized Officer, J & K Bank Ltd

**RBL Bank Ltd.**  
REGISTERED OFFICE: 1st Lane, Shahupuri, Kolhapur-416001  
National Operating Center: 9th Floor, Techniplex-I, Off Veer Savarkar Flyover, Goregaon (West) Mumbai - 400062.  
**GOLD AUCTION CUM INVITATION NOTICE**  
The below mentioned borrower has been served with demand notices to pay outstanding amount towards the loan facility against gold ornaments ("Facility") availed by them from RBL Bank Limited. Since the borrower has failed to repay dues under the Facility, we are constrained to conduct an auction of the pledged gold ornaments on **03-Feb-26**  
In the event any surplus amount is realised from this auction, the same will be refunded to the concerned borrower and if there is a deficit post the auction, the balance amount shall be recovered from the borrower through appropriate legal proceedings. RBL Bank has the authority to remove following account from the auction without prior intimation. Further, RBL Bank reserves the right to change the Auction Date without any prior notice.

Sr No.	Account Number	Borrower's Name	Details of Gold Ornaments (in Grams)	
1	809010104544	ASTHMA SULTHANA	TOTAL_GROSS_WT	29.7
			TOTAL_IMPURITY	0
			TOTAL_STONE_WT	0.5
			TOTAL_NET_WT	29.2
2	809010320993	MANJUNATHA V J	TOTAL_GROSS_WT	55.1
			TOTAL_IMPURITY	0
			TOTAL_STONE_WT	0
			TOTAL_NET_WT	55.1
3	809008677777	ALLABAKSH MALLIGAR	TOTAL_GROSS_WT	10.4
			TOTAL_IMPURITY	0.4
			TOTAL_STONE_WT	0
			TOTAL_NET_WT	10

The online auction will be held on https://egold.auctiontiger.net on **03-Feb-26 from 02:00 PM.05:00 PM IST**.  
Intending bidders should contact M/s. e-Procurement Technologies Ltd. (AuctionTiger) at 6351896640 / 7984129853.  
For detailed Terms and Conditions, please visit the auction portal.  
Place: Bangalore, Belgaum Date: 24-01-2026 Authorised officer RBL Bank Ltd

**CYIENT**  
**Cyient Limited**, Regd. Office: 4th Floor, 'A' Wing, Plot No. 11, Software Units Layout, Infocity, Madhapur, Hyderabad – 500 081, India  
Ph: 040 - 67641322, Email: company.secretary@cyient.com, Website: www.cyient.com  
CIN: L72200TG1991PLC013134 (₹ in Millions)

Sl. No.	Particulars	Consolidated Results		Standalone Results			
		Quarter Ended	Nine Months Ended	Quarter Ended	Quarter Ended	Nine Months Ended	Quarter Ended
		31-Dec-25	31-Dec-25	31-Dec-24	31-Dec-25	31-Dec-25	31-Dec-24
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited
1	Revenue from contracts with customers	18,485	53,413	19,264	6,009	17,451	6,125
2	Net Profit for the period (before Tax and/or Exceptional items)	1,816	5,711	1,736	1,665	4,978	938
3	Net Profit for the period before tax (after Exceptional items)	1,393	5,495	1,736	(1,139)	2,381	938
4	Net Profit for the period after tax (after Exceptional items)	972	3,975	1,277	(1,457)	1,164	713
	Attributable to:						
	Shareholders of the Company	918	3,731	1,223	(1,457)	1,164	713
	Non-controlling interests	54	244	54	-	-	-
5	Total Comprehensive Income for the period	1,493	5,622	739	(1,436)	993	753
	Attributable to:						
	Shareholders of the Company	1,431	5,365	676	(1,436)	993	753
	Non-controlling interests	62	257	63	-	-	-
6	Earnings Per Share [Face Value of ₹ 5 per share]						
	(a) Basic (in ₹)	8.32	33.82	11.11	(13.20)	10.55	6.48
	(b) Diluted (in ₹)	8.26	33.60	11.02	(13.20)	10.48	6.42

\* EPS for the interim periods are not annualised.  
**NOTES :**  
1 The unaudited financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meetings held on January 21, 2026 & January 22, 2026 respectively. The Statutory Auditors have expressed an unmodified opinion on the unaudited consolidated and standalone financial results.  
2 The above financial results are an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results is available on the Stock Exchange websites: www.bseindia.com and www.nseindia.com, and also on the Company's website: www.cyient.com. The same can also be accessed by scanning the QR code provided below.

For **CYIENT LIMITED**  
Sd/-  
**KRISHNA BODANAPU**  
Executive Vice Chairman and Managing Director

**GRANULES**  
**Granules India Limited**  
Regd. Off: 15th Floor, Granules Tower, Botanical Garden Road, Kondapur, Hyderabad 500 084 (TG) Phone: +91-40-69043500 Fax: +91-40-23151545  
CIN: L24110TG1991PLC012471 E-mail: investorrelations@granulesindia.com URL: www.granulesindia.com  
**Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months Ended December 31, 2025**  
(Rs in Millions)

Particulars	Quarter Ended	Half Year Ended	Corresponding Quarter Ended
	31.12.2025 Unaudited	31.12.2025 Unaudited	31.12.2024 Unaudited
Total income from operations	13,879.40	38,950.34	11,376.95
Net Profit before tax (before Exceptional items and / or Extraordinary items)	2,022.34	5,485.35	1,527.91
Net Profit before tax (after Exceptional items and / or Extraordinary items)	2,022.34	5,226.24	1,527.91
Net Profit after tax (after Exceptional items and / or Extraordinary items)	1,502.11	3,934.53	1,176.03
Total Comprehensive Income	1,687.84	4,705.20	1,279.62
Equity share capital (face value of Re. 1/- each)	242.67	242.67	242.37
Earnings Per Share (face value of Re. 1/- each) (in Rs.)			
- Basic	6.19	16.22	4.85
- Diluted	6.19	16.22	4.85

**Note**  
1. The above is an extract of the detailed format of Quarter and Nine months ended Unaudited Consolidated 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 Financial Results are available on the Company's website www.granulesindia.com and also available on the Stock Exchange websites i.e., NSE: www.nseindia.com & BSE: www.bseindia.com. This can be accessed by scanning the QR code provided below.  
2. The above unaudited Consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on January 23, 2026.  
3. The un-audited Consolidated financial results of the Group have been prepared in accordance with the Indian Accounting Standards prescribed under section 133 of the Companies Act, 2013 ("the Act") read with relevant rules issued thereunder ("Ind AS") and other accounting principles generally accepted in India and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.  
4. Key numbers of Standalone Financial Results

(Rs in Millions)

Particulars	Quarter Ended	Nine Months Ended	Corresponding Quarter Ended
	31.12.2025 Unaudited	31.12.2025 Unaudited	31.12.2024 Unaudited
Total income from Operations	8,953.18	25,971.39	8,421.96
Net Profit before tax	1,503.77	4,037.30	1,186.01
Net Profit after tax	1,115.82	3,016.80	901.11

For and on behalf of the Board  
**Dr. Krishna Prasad Chigurupati**  
Chairman & Managing Director  
DIN: 00020180  
Place : Hyderabad  
Date : January 23, 2026

**Mphasis Limited**  
Registered Office : Bagmane World Technology Center, Marathalli Outer Ring Road, Doddanahundi Village, Mahadevapura, Bengaluru - 560 048.  
Telephone: 91 80 6750 1000, Fax: 91 80 6695 9943,  
Website: www.mphasis.com, E-mail: Investor.relations@mphasis.com  
CIN: L30007KA1992PLC025294  
Amounts in ₹ million except share and per share data, unless otherwise stated  
**Extract of Statement of Consolidated Audited Financial Results for the quarter and nine months ended 31 December 2025**

Particulars	Quarter ended	Nine months ended	Quarter ended
	31 December 2025	31 December 2025	31 December 2024
1 Revenue from operations	40,025.79	116,369.79	35,613.38
2 Profit before exceptional items and tax	6,285.72	18,634.25	5,691.51
3 Profit before tax	5,930.95	18,279.48	5,691.51
4 Profit after tax	4,421.85	13,529.62	4,278.07
5 Total comprehensive income (comprising net profit after tax and other comprehensive income after tax)	4,830.48	15,243.34	3,714.10
6 Equity share capital	1,905.65	1,905.65	1,896.65
7 Other equity	99,759.96	99,759.96	88,841.90
8 Earnings per equity share (par value ₹ 10 per share)			
Basic (₹)	23.22	71.09	22.58
Diluted (₹)	23.13	70.80	22.41

**Notes:**  
1 The financial results have been prepared on the basis of the audited condensed consolidated interim financial statements for the quarter and nine months ended 31 December 2025, which are prepared in accordance with the Indian Accounting standards (Ind AS) 34, Interim Financial Reporting specified under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time. These results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 22 January 2026. The statutory auditors have expressed an unmodified audit opinion on these results.  
2 Audited Financial Results of Mphasis Limited (Standalone information).

Particulars	Quarter ended	Nine months ended	Quarter ended
	31 December 2025	31 December 2025	31 December 2024
Revenue from operations	24,088.29	70,129.88	23,498.56
Profit before exceptional items and tax	4,883.52	14,118.94	5,140.32
Profit before tax	4,539.50	13,774.92	5,140.32
Profit after tax	3,391.56	10,304.31	3,764.27

3 The Board of Directors at their meeting held on 24 April 2025 had proposed a final dividend of ₹ 57 per equity share for the year ended 31 March 2025 which was approved by the shareholders at the Annual General Meeting held on 24 July 2025 and has been paid during the previous quarter.  
4 On 12 October 2024, the Company through its wholly owned subsidiary, Mphasis Corporation obtained control over cyber security business of EDZ systems ("EDZ"), focused on servicing a strategic customer of the company. As part of this transaction, certain identified employees /subcontractors of EDZ were taken over and a revenue contract with an identified customer was novated to Mphasis Corporation. The Group will benefit from EDZ's capabilities in cybersecurity services business. The acquisition was executed for a consideration of ₹ 1,424.56 million (USD 17.00 million) is payable over a period of 16 months. The present value of which amounts to ₹ 1,396.03 million (USD 16.66 million). This is inclusive of a contingent consideration of ₹ 558.05 million (USD 6.66 million), payable subject to achieving certain defined milestones. The identified intangible assets are tax-deductible.  
5 On 12 February 2025, the Company through its wholly owned subsidiary, Mphasis Corporation obtained control over software testing business of tsQs Inc ("tsQs") focused on servicing a strategic customer of the Company. As part of this transaction, certain identified employees of tsQs were taken over and a revenue contract with an identified customer was novated to Mphasis Corporation. The acquisition was executed for a consideration of ₹ 2,307.83 million (USD 27.00 million) is payable over a period of 12 months. The present value of which amounts to ₹ 2,266.78 million (USD 26.52 million). This is inclusive of a contingent consideration of ₹ 1,241.08 million (USD 14.52 million), payable subject to achieving certain defined milestones. The identified intangible assets are tax-deductible.  
6 On 03 July 2025, the Company through its wholly owned subsidiary, Mphasis Corporation acquired a 26 % equity stake on fully diluted basis in Aokah Inc. ("Aokah") for a consideration of ₹ 355.17 million (USD 4 million). The Group has determined that it has significant influence over Aokah on account of its ownership and the right to appoint two directors on the Board. Aokah is expected to support the Group in generating customer opportunities with prospective global capability center customers. The Group's share of profit/ (loss) and other comprehensive income/ (loss) from the associate for the period from 03 July 2025 to 31 December 2025 is ₹ (34.80) million and nil respectively.  
7 On 01 September 2025, the Company through its wholly owned subsidiary, Mphasis Corporation obtained control over the digital transformation management business of Locate Software Inc ("Locate"), focused on servicing a strategic customer of the Group. As part of this transaction, certain identified employees /subcontractors of Locate were taken over and a revenue contract with an identified customer was novated to Mphasis Corporation. The Group will benefit from Locate's capabilities in digital transformation management services business. The acquisition was executed for a consideration of ₹ 754.74 million (USD 8.50 million) which is payable over a period of 15 months. The present value of which amounts to ₹ 736.61 million (USD 8.30 million). This is inclusive of a contingent consideration of ₹ 559.03 million (USD 6.30 million), payable subject to achieving certain defined milestones. The identified intangible assets are tax-deductible.  
8 On 21 November 2025, the Government of India notified the four Labour Codes - the Code on Wages, 2019, the Industrial Relations Code, 2020, the Code on Social Security, 2020, and the Occupational Safety, Health and Working Conditions Code, 2020 - consolidating 29 existing labour laws (collectively referred to as "the New Labour Codes"). The Ministry of Labour & Employment published draft Central Rules & FAQs to clarify certain aspects and enable assessment of the financial impact due to changes in regulations. Amongst other things, the New Labour Codes prescribes a uniform definition of wages based on which certain employee benefits such as gratuity, leave encashment, contributions to provident fund and statutory bonus are required to be computed. The Group has assessed and disclosed the incremental impact of these changes on the basis of the best information available, consistent with the guidance provided by the Institute of Chartered Accountants of India. Considering the materiality and the non-recurring nature of the impact of the New Labour Codes, the Group has presented the one-time impact of the New Labour Codes as an exceptional item in the consolidated financial results for the quarter and nine months period ended 31 December 2025. The Group continues to monitor the developments pertaining to the New Labour Codes and will evaluate the impact, if any, on the measurement of liabilities pertaining to employee benefits.  
9 On 16 January 2026, the Company, through its wholly owned subsidiary, Mphasis Consulting Limited entered into a share purchase agreement with Ardonagh Services Limited ("Ardonagh"), to purchase the remaining 49% voting rights in Mrald Limited for a consideration of GBP 49. Consequently to this agreement and fulfillment of closing conditions, Mrald Limited will be a wholly owned subsidiary of Mphasis Consulting Limited. Previously, although the Group had a 51% voting right, it was entitled to 100% of economic benefits and hence, Mrald Limited was fully consolidated for periods upto 31 December 2025, with no Non-Controlling Interest.

Bengaluru  
22 January 2026  
The results, along with the Auditor's Report, have been posted on the Company's website at https://www.mphasis.com/home/corporate/investors and can be accessed by scanning the QR code

By Order of the Board,  
Mphasis Limited  
Sd/-  
**Nitin Rakesh**  
Chief Executive Officer & Managing Director



