



April 21, 2026

To,
The Listing Department,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400001
Scrip code: 544603

To,
The Listing Department
National Stock Exchange of India Ltd.,
Exchange Plaza,
Bandra Kurla Complex, Bandra (East),
Mumbai – 400051
Symbol: GROWW

Dear Sir / Madam,

Sub: Newspaper publication of Audited financial results for the quarter and year ended March 31, 2026.

Pursuant to Regulation 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copies of newspaper publication of the Audited Financial Results for the quarter and year ended March 31, 2026, published in:

1. Financial express; and
2. Kannada Prabha

The said newspaper publications are being uploaded on the website of the Company viz. www.groww.in.

Kindly take the same on record and oblige.

Thanking you,

**For Billionbrains Garage Ventures Limited
(Formerly known as Billionbrains Garage Ventures Private Limited)**

**Roshan Dave
Company Secretary and Compliance Officer**

Encl.: As above

Billionbrains Garage Ventures Limited (Formerly known as *Billionbrains Garage Ventures Private Limited*)

Registered Office:

Vaishnavi Tech Park, South Tower, 3rd Floor, Survey No.16/1 and 17/2, Ambalipura Village, Varthur Hobli, Bellandur, Bangalore, Bangalore South, Karnataka, India, 560103

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CIN: L72900KA2018PLC109343

Vedanta sets May 1 as demerger date

FE BUREAU
Mumbai, April 20

MINING MAJOR VEDANTA has fixed May 1, 2026 as the effective and record date for its long-planned corporate reorganisation that will split the diversified natural resources group into four sector-focused businesses, according to a company filing.

BIZ REJIG

For each share of Vedanta, shareholders will receive:

- One share of Vedanta Aluminium Metal (VAML) of ₹1 face value
- One share of Talwandi Sabo Power (to be renamed Vedanta Power) of ₹10 face value
- One share of Malco Energy (to be renamed Vedanta Oil & Gas) of ₹1 face value
- One share of Vedanta Iron and Steel (VISL) of ₹1 face value

■ Vedanta's board also approved transfer of its shareholding in BALCO to Vedanta Aluminium Metal ahead of the split



The move marks a key milestone in the company's restructuring plan under which shareholders of Vedanta will receive one share in each of the four resulting companies for every one Vedanta share held on the record date.

(BALCO) to Vedanta Aluminium Metal as part of the internal realignment ahead of the split. Non-convertible debentures linked to the aluminium business will also move to the new aluminium entity. Vedanta Aluminium Metal will issue compulsorily convertible debentures as consideration for the BALCO stake transfer.

Vedanta first announced the demerger plan as part of efforts to unlock value from its portfolio spanning metals, mining, hydrocarbons and power generation. The company has maintained that separate entities would provide clearer earnings visibility and enable each business to pursue independent growth strategies aligned to their own investment cycles and market conditions.

Talwandi Sabo Power will be renamed as Vedanta Power, while Malco Energy will become Vedanta Oil & Gas as part of the reorganisation.

BALCO accounted for ₹15,909 crore of turnover in FY25, or about 10% of Vedanta's consolidated turnover, while its net worth stood at ₹12,088 crore, equivalent to 39% of the group's consolidated net worth.

Once completed, investors in Vedanta will gain direct exposure to each of the newly separated businesses rather than holding them through a single diversified parent.

JAL bidding process fair: Lenders at NCLAT

LENDERS OF DEBT-LADEN Jaiprakash Associates (JAL) told the National Company Law Appellate Tribunal on Monday that the selection of the successful bidder was conducted in a "fair" and "transparent" manner, with no rules tailored to favour any participant.

The Co also defended its decision to reject Vedanta's addendum, saying its acceptance would have necessitated a fresh bidding process and further delayed the resolution timeline.

"The Supreme Court has made it very clear that your subsequent enhancement of the amount would mean nothing. Then, it compromises the sanctity of the process, and the sanctity has to remain attached to the process," said Mehta.

Solicitor General Tushar Mehta, representing the committee of creditors, said bidding and evaluation were carried out as per the approved framework. He noted that while Vedanta Ltd secured the highest net present value score, Adani Enterprises ranked highest on overall evaluation.

"There is no infirmity in the decision-making process, and the decision itself, being based on commercial wisdom, may not be within your appellate review," Mehta said.

Vedanta, in its two petitions challenging the lenders' decision to accept Adani's takeover offer, had contended that its addendum bid is about ₹3,400 crore higher in gross value terms and roughly ₹500 crore higher in net present value (NPV) than the Adani Group's offer. —PTI

Ex-Reliance Group executives sent to judicial custody till May 2

PRESS TRUST OF INDIA
New Delhi, April 20

A DELHI COURT on Monday sent two former senior executives of Reliance Anil Ambani Group (RAAG), Amitabh Jhunjhunwala and Amit Bapna, to judicial custody till May 2 in an alleged bank loan fraud-linked money laundering case.

The Enforcement Directorate produced them before Special Judge Hasan Anzar on completion of their five-day remand and urged the court to send them to judicial custody for two weeks as the investigation was at a crucial stage and their release would "severely compromise" it.

Judge Anzar allowed judicial custody for the accused till May 2 but rejected the agency's submissions seeking specific directions to keep both the accused in separate cells.

"No directions are required to be given on this aspect as the same falls within the domain of the jail superintendent/authorities concerned as to how to keep both accused persons in prison, and therefore the request is rejected," the judge said.

He noted the case file, according to which statements of Jhunjhunwala and Bapna had been recorded during the earlier five-day custodial interrogation allowed by the court.

"Perusal of the statement of the accused persons, as well as other digital evidence in the form of email, etc., would indicate that the investigation is still in progress, and certain other information has been obtained from both the accused persons." "It is submitted by the special public prosecutor for ED that some beneficiaries have also been identified, and their roles are being investigated," the judge said.

Average CTC for latest MBA batch at FMS rises to ₹32 L

MANU KAUSHIK
New Delhi, April 20

FMS DELHI ON Monday reported the final placement for its MBA programme with 287 students getting jobs at an average cost-to-company (CTC) of ₹32.27 lakh per annum (LPA), which is 7.2% higher than last year. The institute said that its highest CTC touched ₹1.1 crore this year with top 10% students bagging an average CTC of ₹60.67 LPA.

HIRING SEASON

■ The highest CTC at FMS was ₹1.1 crore with top 10% students bagging an average CTC of ₹60.67 LPA

■ All 287 students of the 2024-26 MBA programme received job offers

■ A total of 119 companies participated in the campus placement process with consulting, IT, analytics



A total of 119 companies participated in the campus placement process with consulting, IT, analytics, marketing and finance rolling out the highest number of jobs, including at the pre-placement offers (PPOs) stage.

more than 33% of total recruitment, and continued to be one of the most sought-after domains on campus," the institute said in the placement report.

The prominent recruiters for the batch of 2024-26 include McKinsey & Co, Accenture Strategy, Bain & Company, KPMG, Goldman Sachs, Amazon, American Express, Microsoft, PepsiCo, Airtel and HSBC.

The placement process at FMS Delhi was divided into two parts - lateral and final placement. Students with greater than 18 months of work experience prior to their MBA participated in the lateral placement process that took place in December 2023. Subsequently, the final placement process for the remaining students was held in January 2024.

To ensure a smooth and transparent process for companies, several important measures were taken, including conducting a slotting exercise to democratically determine when each company would participate in the placement process.

India Inc's foreign equity bets jump 27% in March

PRESS TRUST OF INDIA
Mumbai, April 20

OVERSEAS DIRECT INVESTMENT in equity instruments surged around 27% month-on-month in March to \$1.458 billion, the Reserve Bank said on Monday.

MONEY FLOW



The number had stood at \$1.146 billion in February, before the onset of the Middle East conflict, and \$2.563 billion in March 2023, the RBI said.

■ In March 2026, the top five companies accounted for nearly half of the overseas direct investments in equities

In March 2026, the top five companies accounted for nearly half of the overseas direct investments in equities, and were led by Tata Steel at \$444 million.

■ At the top was Tata Steel, which made equity investments worth \$444 mn in March

According to the Reserve Bank of India's (RBI) data, Tata Steel was followed by Eclat Health Solutions India at \$98.7956 million, Aspire Systems India at \$88.2863 million, Navshakti Renewables at \$77.4046 million, and Quality Care India at \$52.5678 million. From a country perspective,

Singapore led, accounting for \$414 million of overseas direct investment in equities in the three months to March, while the Netherlands followed at number two by bagging \$285 million worth of equity investments from Indian companies.

VEER NARMAD SOUTH GUJARAT UNIVERSITY
UDHNA - MAGDALLA ROAD, SURAT.
Re-Accredited 'B++' 2.86 CGPA by NAAC

UPDATES ON RECRUITMENT PROCESS FOR REGULAR TEACHING POSTS

EMPLOYMENT NOTICE NO:

(1) GAD/GIA/T/Emp. Notice/5841/2024, dtd. 13/03/2024 & (2) GAD/GIA/T/Emp. Notice/20951/2025, dtd. 04/08/2025

It is hereby notified to all concerned that, Candidates who have applied for grant-in-aid teaching positions in various departments of the University are required to visit the University Administrative Building in person, along with original documents and photocopies, to present any grievances related to the report displayed in their login regarding their application, as per the date and time mentioned in their dashboard.

The schedule for this process will also be published from time to time on the website of Veer Narmad South Gujarat University (<https://www.vnsqu.ac.in>). Candidates are advised to regularly check the website as well as log in to the recruitment portal for updates.

No. Gen/Estt./8099/2026
Dated: 18-04-2026

Sd/-
REGISTRAR

TCI
LEADERS IN LOGISTICS

Transport Corporation of India Ltd.
CIN: L70109TG1995PLC019116

Regd. Office: Flat Nos. 306 & 307, 1-8-271 to 273, 3rd Floor, Ashoka Bhoopal Chambers, S. P. Road, Hyderabad - 500 003 (Telangana)

Corp. Office: TCI House, 69 Institutional Area, Sector-32, Gurugram -122 001, Haryana
Tel: +91 124 2381603-06
E-mail: secretarial@tci.com, Website: www.tci.com

NOTICE TO SHAREHOLDERS

SPECIAL WINDOW FOR TRANSFER AND DEMATERIALIZATION OF PHYSICAL SECURITIES

In accordance with SEBI Circular No. HO/38/13/1(2)2026-MIRSD-POD/ I/3750/2026 dated January 30, 2026, shareholders of Transport Corporation of India Limited ("Company") are hereby informed that a Special Window has been further opened for a period of one year from February 05, 2026 to February 04, 2027 to facilitate re-lodgement of transfer requests of physical shares. This facility is available only for re-lodgement of transfer deeds lodged prior to April 1, 2019 and which were rejected, returned, or not attended due to deficiencies in documents/ process/ or otherwise.

Eligible shareholders may submit their transfer deeds, original share certificates along with other requisite documents to the Company's Registrar and Share Transfer Agent ("RTA") i.e. M/s. Kfin Technologies Limited (Unit: Transport Corporation of India Limited) at Selenium Building, Tower B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032. Tel: +4067162222; Email: enward.ris@kfinetech.com, Toll Free Number: 1800 309 4001.

Re-lodged shares will be transferred only in demat mode upon submission of complete and valid documents and subject to verification of the same by RTA/ Company and shall be under lock-in for a period of one year from the date of registration of transfer. Such securities shall not be transferred/ lien-marked/ pledged during the said lock-in period. The shareholder must have a demat account and provide his/ her Client Master List (CML), along with the transfer documents and share certificates, while lodging the documents for transfer with the Company's RTA.

For and on behalf of Transport Corporation of India Limited
Sd/-
(Hansa Sharma)
Company Secretary
M. No.: A42616

Place: Gurugram
Date: 21st April, 2026

NEULAND LABORATORIES LIMITED
(CIN : L85195TG1984PLC004393)

Registered office: 11th Floor (5th Office Level), Phoenix IVY Building, Plot No. 573A-III, Road No. 82, Jubilee Hills, Hyderabad, 500033, Telangana, India.
ir@neulandlabs.com, www.neulandlabs.com, Tel: +91-40-6761 1600

NOTICE TO SHAREHOLDERS

Notice is hereby given pursuant to Section 124(6) of the Companies Act, 2013, ("the Act") read with Investor Education and Protection Fund (IEPF) Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") as amended from time to time, providing for transfer of the equity shares of the Company to IEPF in respect of which the dividend amount(s) that have remained unclaimed for a period of seven consecutive years to the IEPF Account established by the Central Government.

The unclaimed dividend for the financial year 2018-19 is due to be transferred to IEPF on August 4, 2026. Accordingly, the equity shares in respect of which the dividend amount(s) are unclaimed for a period of seven consecutive years are due to be transferred to IEPF on August 4, 2026. Further shares lying in unclaimed suspense account of the company shall also be transferred in favour of IEPF in respect of dividend that has remained unclaimed for seven consecutive years. A list of such shareholders, who have not encashed their dividends for seven consecutive years and whose equity shares are therefore liable for transfer to the IEPF account, is displayed on the website of the Company at www.neulandlabs.com under the section "Investors".

The Company has sent individual communication to the concerned shareholders whose equity shares are liable to be transferred to IEPF account as per the said rules for taking appropriate action and submitting requisite documents to claim the unclaimed dividend amount(s) before the said equity shares along with the unclaimed dividend amount(s) are credited to the IEPF Account. In case the Company does not receive any communication from the concerned shareholders on or before July 15, 2026, the Company shall with a view to complying with the requirements set out in the said Rules, transfer the unclaimed dividend amount(s) and equity shares to the IEPF Account by the due date as per the procedure stipulated in the Rules.

Shareholders may note that the unclaimed dividend amount(s) and the equity shares transferred to IEPF Account including all the benefits accruing on such equity shares, if any, can be claimed back by the concerned shareholder from the IEPF authority by making an application in Form IEPF-5 as prescribed under the said rules.

Notice is further given that in the absence of receipt of a valid claim by the shareholder, the Company will be transferring the unclaimed dividend amount(s) and equity shares to IEPF Account without further Notice in accordance with the requirement of the said rules. Once these shares are transferred to IEPF by the Company such shares may be claimed by the concerned members only from the IEPF Authority by following the procedure prescribed under the afore-mentioned rules.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF account may note that the Company will be issuing Duplicate Share Certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transferring the equity shares to IEPF Account as per the said rules and upon such issue, the original share certificate(s) which stand registered in their name will stand automatically cancelled and deemed to be non-negotiable.

For any information/ clarifications on this matter concerned shareholders may write to the Company at ir@neulandlabs.com or contact the Company's Registrar and Share Transfer Agent - KFin Technologies Limited, Selenium Tower B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032. Toll Free No: 1-800-309-4001 E-mail: enward.ris@kfinetech.com.

For Neuland Laboratories Limited
Sd/-
Sarada Bhamidipati
Company Secretary

Place: Hyderabad
Date: 20.04.2026

Groww
BILLIONBRAINS GARAGE VENTURES LIMITED
(Formerly known as Billionbrains Garage Ventures Private Limited)

AUDITED FINANCIAL RESULTS
For the quarter & year ended March 31, 2026

The Board of Directors of the company, at its meeting held on April 20, 2026, approved audited standalone and consolidated financial results for the quarter and year ended March 31, 2026.

You can view the results along with the Audit Report by scanning the QR code shown below or by visiting the link:
<https://groww.in/investor-relations/performance/quarterly-results>

For and on behalf of the Board of Directors of Billionbrains Garage Ventures Limited

Place: Bengaluru
Date: April 20, 2026

Sd/-
Ishan Bansal
Whole Time Director & CFO
DIN: 06538822

Issued in accordance with Regulation 33 and Regulation 47(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Registered & Corporate Office: Vashnavi Tech Park, South Tower, 3rd Floor, Survey No.161 and 172, Ambalavala Village, Varthur Hobli, Bellandur, Bengaluru 560103, Karnataka, India | Telephone: +9180 6960 1300 | Email: corp.secretarial@groww.in | Website: www.groww.in | CIN: L29006KA2018PLC109343

Indosolar Ltd
NSE: WAAREEINDO | BSE: 533257

INDOSOLAR
a WAAREE group company

High Performance. Higher Impact. Cleaner Future.

109.89% Revenue Growth
184.88% EBITDA Growth
350.16% PAT Growth

Statement of Audited Standalone Financial Results for Quarter & Year Ended March 31, 2026
STATEMENT OF AUDITED FINANCIAL RESULTS (CONSOLIDATED & STANDALONE)

Sr.	Particulars	Year ended (in ₹ crs)					
		March 31, 2026		March 31, 2025		March 31, 2024	
		2026	2025	2026	2025	2026	2025
1	Total income	8,423.30	19,969.89	19,258.73	68,135.54	32,474.50	
2	Net Profit / (Loss) for the period from ordinary activities (before tax, Exceptional and /or Extraordinary Items)	6,167.65	6,167.65	4,004.40	23,428.46	5,477.74	
3	Profit / (Loss) for the period before tax (after Exceptional and /or Extraordinary Items)	1,486.04	6,167.65	4,004.40	23,428.46	5,477.74	
4	Profit / (Loss) for the period (after exceptional items and tax)	1,763.80	1,763.80	1,535.14	5,830.00	1,819.89	2,380.36
5	Profit / (Loss) for the period (after exceptional items and tax) and extraordinary items	4,383.85	4,383.85	2,569.04	20,598.46	3,657.95	1,819.89
6	Profit / (Loss) for the period (after exceptional items and tax) and extraordinary items and other comprehensive income (after tax)	1,528.13	1,528.13	1,528.13	4,312.99	2,008.66	1,781.57
7	Total comprehensive income for the period	1,05.92	873.72	509.70	2,550.93	1,285.55	1,929.48
8	Equity Share Capital	287.64	287.64	287.64	4,900.37	4,900.37	4,160.37
9	Equity Share Capital (Percentage of ₹ 10/- each)	287.64	287.64	287.64	4,900.37	4,900.37	4,160.37
10	Reserves and surplus	818.28	586.08	222.06	24,698.09	17,517.13	17,517.13
11	Total Equity	1,105.92	873.72	509.70	25,198.46	19,617.50	19,617.50
12	Other Equity Instruments	36.95	29.33	18.41	92.22	68.24	9.99
13	Other Equity Instruments (Percentage of ₹ 10/- each)	36.95	29.33	18.41	92.22	68.24	9.99
14	Other Equity Instruments (Percentage of ₹ 10/- each) (after tax)	36.95	29.33	18.41	92.22	68.24	9.99
15	Other Equity Instruments (Percentage of ₹ 10/- each) (after tax) (Percentage of ₹ 10/- each)	36.95	29.33	18.41	92.22	68.24	9.99

Note:
The above is an extract of the detailed format of audited financial results for the quarter & year ended March 31, 2026 and it is not a statutory advertisement required under SEBI guidelines. The detailed financials are available on the website of the company at www.indosolar.com

Regd Office: Unit no. 301, 3rd floor, Building 02, Southern Park, Saket, New Delhi-110017, India. | CIN : L18101DL2005PLC134879

Contact us: 1800228335502-639590 | investor@indosolar.com | corporate@indosolar.com

FROM THE FRONT PAGE

RBI partially rolls back forex curbs

Following these measures, the rupee strengthened to as much as 92.58 against the dollar from its record low of 95.12. It ended at 93.12 on Monday.



Speaking at the April 8 post-monetary policy press conference, RBI Governor Sanjay Malhotra explained that the measures were aimed at addressing the buildup of arbitrage positions between the NDF and deliverable markets. He noted that excessive positioning increases volatility and may hinder efficient price discovery.

"Such measures are taken in response to specific market movements," he said, adding that they are temporary in nature.

The RBI remains committed to the long-term goal of rupee internationalisation. Market participants expect the rupee to remain range-bound in the near term, supported by the forex curbs and a special window

Mehli fires...

He added that eligibility of the current trustees could be established through Aadhaar cards and sworn affidavits confirming compliance with the deed. Any failure or reluctance to provide such documentation warranted scrutiny, he said.

Tata Trusts in its statement on Sunday pointed out that non-Zoroastrians had been appointed to the trust since 2000 based on legal advice and that the proposed amendments were intended to correct anomalies and align the deed with the group's inclusive values. The issue gained prominence after Mistry wrote to the Charity Commissioner of Maharashtra, raising objections to the appointments of trustees Venu Srinivasan and Vijay Singh on religious and residency grounds.

Mistry has since then flagged governance issues at Sir Dorabji Tata Trust (SDTT) and sought the appointment of an administrator to run the trust. The SDTT and SRTT, along with smaller trusts, constitute the Tata Trusts body which controls 66% in Tata Sons, the holding company of all Tata Group businesses. SDTT is the single largest stakeholder with approximately 28% stake, followed by SRTT at around 24%.

