

SOM DISTILLERIES AND BREWERIES LIMITED

Registered Office: I-A, Zee Plaza, Arjun Nagar, Safdarjung Enclave, Kamal Cinema Road, New Delhi - 110029

Phone: +91-11-26169909, 26169712 Fax: +91-11-26195897

Corporate Office: SOM House, 23, Zone II, M.P. Nagar, Bhopal, Madhya Pradesh – 462011

Phone: +91-755-4278827, 4271271 Fax: +91-755-2557470

Email : compliance@somindia.com **Website:** www.somindia.com

CIN : L74899DL1993PLC052787

(BSE : 507514, NSE : SDBL)



SDBL/BSE/NSE/2025-26

24.01.2026

To

The Manager, Listing Department, NATIONAL STOCK EXCHANGE OF INDIA LIMITED 'Exchange Plaza' C-1, Block G, Bandra-Kurla Complex, Bandra (E), Mumbai-400 051. cmlist@nse.co.in Security ID: SDBL	Dy. General Manager, Department of Corporate Services, BSE LIMITED , First Floor, P.J. Towers, Dalal Street, Fort, Mumbai – 400001. corp.compliance@bseindia.com Security ID: 507514
---	--

Sub: Newspapers Advertisement - Notice of Issue of Loss of Share Certificate(s)

Dear Sir/Madam,

Please find enclosed copy of newspaper advertisement published in the columns of "Business standard" Mumbai, Delhi & Bhopal editions on 24th January 2026, regarding Notice of Issue of Loss of Share Certificates.

NOTICE is hereby given that the following share certificates issued by the company stated to have been lost or misplaced or stolen and the claimant thereof have applied to the company for issue of Duplicate share Certificates for dematerialization of Shares.

Folio No.	Name(s) of Shareholder/ Claimant	Shares of Rs. 10/- each	Share Cert. Nos.	Distinctive Nos.
0011847	RAJESH M. LIHALA	12300	39123 – 39245	6692271 – 6704570

The same has also been uploaded on the Company's website www.somindia.com.

You are requested to kindly take the above information on record.

For Som Distilleries and Breweries Limited

**Om Prakash Singh
Company Secretary and Compliance Officer**



Thane Zonal Office:-B-37, Wagle Industrial Estate, Thane (W) – 400 604.
Head Office : Lokmangal,1501, Shivajinagar Pune-5
TEL : 022 25829406, 25823040 e-mail : dzmthane@mabank.co.in

POSSESSION NOTICE [Appendix IV [Under Rule 8(1)]]

Whereas the undersigned being the Authorized Officer of Bank of Maharashtra under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under Sub Section (12) section 13 read with rule 3 of Security Interest (Enforcement) Rules, 2002 issued Demand Notices dated as mentioned below calling upon the following Borrowers to repay the amounts mentioned in the demand notices within 60 days from the date of receipt of the said Notice.

The Borrower/s having failed to repay the amount, Notice is hereby given to the Borrower/s and the Public in general that the undersigned has taken possession of the properties described herein below in exercise of powers conferred on him under Sub Section (4) of Section 13 of the said Act read with Rule 8 of the Security Interest Enforcement Rules, 2002 on the dates mentioned below.

The Borrowers in particular and the Public in general are hereby cautioned not to deal with the properties and any dealings with the properties will be subject to the charge of Bank of Maharashtra for the amounts mentioned herein below. The Borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets. This notice is also being published in vernacular. The English version shall be final if any question of interpretation arises.

Sr. No	Name & Branches of the Borrowers	Outstanding Amount In Rs.	Date of Demand Notice
			Date of Possession
1	Branch : Panchpakhadi Branch-769 Borrower, Mr. Gulab Maruti Aher and Mrs. Karuna Gulab Aher	Rs.1538792.00 (Fifteen LacsThirty Eight Thousand Seven Hundred and Ninety Two only)	03.10.2025 21.01.2026
	Description of Property : On or towards the North: Bhagwan Gaikwad Chawl, On or towards the East: Jarimari Mandir, On or towards the West: Shivpuram Chawl, On or towards the South: Balaram Gaikwad Chawl		

2	Branch : Wada Branch Borrower, Mr. Santosh Yadav & Mrs Priyanka	Rs.11,65,041/- Plus interest @ 7.95 % p.a at monthly rest w.e.f. 06.11.2025	06.11.2025, 21.01.2026
---	--	---	---------------------------

Description of Property : Flat No. 102, A Wing, 1 st floor, Shree Sadguru Kripa Sankul No. 1 CHSL, Near Jarimari Mandir, Village-Tisgaon, Kalyan East, Dist-Thane-421306. Bounded as follows: On or towards the North: Bhagwan Gaikwad Chawl, On or towards the East: Jarimari Mandir, On or towards the West: Shivpuram Chawl, On or towards the South: Balaram Gaikwad Chawl

Date : 21.01.2026
Place : Thane

BANK OF MAHARASHTRA
Chief Manager & Authorized Officer, Thane Zone

InfoBeans Technologies Limited
CIN : L72200MP2011PLC025622
CREATING WOW!
Registered Office : Crystal IT Park, STP-I, 2nd Floor, Ring Road, Indore (M.P.)
Contact No. : 0731-7162000, 2102
Website : [https://infobeans.ai](http://infobeans.ai), E-mail : investor.relations@infobeans.com

Statement of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended 31 December, 2025

(₹ In Lakhs except per Share Data)

Sr. No.	Particulars	Quarter Ended		Nine Months Ended		Year Ended	CONSOLIDATED					
		31.12.2025	30.09.2025	31.12.2024	31.12.2025	31.12.2024	31.03.2025	31.12.2025	30.09.2025	31.12.2024	31.12.2025	31.12.2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
I	Income											
II	Revenue from operations	13,446	12,544	9,633	37,175	29,156	39,478					
III	Other income	350	421	331	2,010	1,068	1,468					
	Total income (I+II)	13,796	12,965	9,964	39,185	30,224	40,946					
IV	Expenses											
V	a) Employee benefits expense	8,601	7,525	6,831	23,208	20,384	27,375					
VI	b) Finance costs	32	35	65	105	199	242					
	c) Depreciation & amortisation expense	570	644	663	1,851	2,002	2,656					
	d) Other expenses	1,860	1,884	1,367	5,526	3,865	5,265					
	Total expenses	11,063	10,088	8,926	30,690	26,450	35,538					
VII	Profit before exceptional items and tax (III-IV)											
VIII	Exceptional items	2,733	2,877	1,038	8,495	3,774	5,408					
	Impairment of goodwill & intangible assets acquired on business combinations	-	-	-	-	-	2,338					
	Reversal of deferred consideration payable	-	-	-	-	-	(2,212)					
	Total exceptional items (net)						126					
VII	Profit before tax (V-VI)											
VIII	Tax Expense	2,733	2,877	1,038	8,495	3,774	5,282					
	Current tax	776	715	382	2,073	1,179	1,670					
	Short / (excess) provision in respect of earlier years	(1)	29	9	(1)	11	4					
	Deferred tax											
	Total Tax Expenses	804	616	332	1,973	1,027	1,485					
IX	Profit for the period (VII-VIII)											
X	Other Comprehensive income / (loss)											
	Items that will not be reclassified to profit or loss in subsequent periods											
	- Remeasurement of the defined benefit obligations											
	- Income tax relating to above Items that will be reclassified to profit or loss in subsequent periods											
	- Exchange differences in translating the financial statements of foreign operations											
XI	Total other Comprehensive income / (loss), net of tax											
XII	Total Comprehensive income for the period / net of tax (IX + XI)											
XIII	Profit for the period/year attributable to Owners of the parent											
XIV	- Non-controlling Interest	1,929	2,261	706	6,522	2,747	3,797					
XV	Total other Comprehensive income / (loss) attributable to Owners of the parent											
XVI	- Non-controlling Interest	7	243	18	224	(5)	39					
XVII	Total Comprehensive income for the period / year attributable to Owners of the parent											
XVIII	Paid-up equity share capital											
XIX	(Face value of the Share is ₹ 10 per share)	2,423.99	2,423.99	2,436.88	2,423.99	2,436.88	2,436.88					
XVII	Reserves excluding revaluation reserves as per the balance sheet											
XVIII	Earnings per share (of ₹ 10/- each)^	7.96	9.28	2.90	26.86	11.28	15.59					
	(1) Basic (₹)	7.95	9.27	2.88	26.82	11.22	15.51					
	(2) Diluted (₹)											

Notes to Unaudited Consolidated Results:

- The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 22 January 2026 and were subjected to limited review by the Statutory Auditors.
- Madhya Pradesh State Electronics Development Corporation Limited ('MPSEDC') issued RFP dated 13 December 2024 for construction of Green IT Park Building in Indore. Madhya Pradesh on design, build, finance, operate and transfer (DBFOT) basis under Public Private Partnership (PPP) (the 'Project'). Infobean Technologies Limited ('Infobean') and Capital Constructions Private Limited ('CCPL') had submitted a joint bid as a consortium and won the bid for the Project and was awarded the Project. During the quarter ended 30 September 2025, the Holding Company has incorporated a subsidiary, Eplex Infra Private Limited ('EIPPL') for the proposed construction of IT park in Indore, Madhya Pradesh. Infobean holds 76% equity shares in EIPPL and 24% equity shares are held by CCPL as per the requirement of the RFP. Infobean will infuse funds of upto Rs. 5,000 lakhs in EIPPL by way of Optionally Convertible Debentures and remaining project cost will be funded by EIPPL from borrowings from banks or financial institutions which will be secured by corporate guarantee by Infobean. Under the Shareholders' Agreement executed among EIPPL, Infobean and CCPL dated 15 October 2025 ('Shareholders' Agreement'), Infobean has the right to appoint all the directors of EIPPL and has a call option exercisable anytime to buy back equity shares held by CCPL at fair market value under the provisions of Income Tax Act or at such price at the discretion of Infobean. Further there are restrictions under the Shareholders' Agreement on the voting rights and transferability of shares by CCPL. Considering the terms of Shareholders' Agreement and rights available to Infobean, the Group has recognised financial liability instead of Non-controlling interest in the consolidated financial results. During the quarter ended 31 December 2025, EIPPL has entered into a land lease agreement for 50 years with MPSEDC for the Project."
- The Board of Directors of the Holding Company at its meeting dated 02 May 2025 approved the draft scheme of amalgamation ('Scheme') of Infobean Cloudtech Limited (a wholly owned subsidiary of the Holding Company) with the Holding Company under sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act') subject to the requisite approvals under the Act and the sanction of the scheme by National Company Law Tribunal ('NCLT'). The appointed date of the said scheme is 01 April 2025 or such other date as may be approved by the NCLT or any other competent authority. During the period ended 31 December 2025, the Holding Company has filed the Scheme with NCLT.
- The Board of Directors of the Holding Company at its meeting held on 15 May 2025 approved a proposal to buyback fully paid up 215,520 equity shares of the Holding Company having a face value of Rs. 10 each at a price of Rs. 464 per share, for an aggregate amount not exceeding ₹ 1,000 lakhs through tender offer process in accordance with Companies Act, 2013 and rules made thereunder, and the Securities and Exchange Board of India ('Buy-back of Securities') Regulations, 2018 as amended. The buy-back issue opened on 02 June 2025 and closed on 06 June 2025 (both days inclusive). In accordance with relevant statutory provisions, the Holding Company has created a capital redemption reserve of Rs. 22 lakhs, equal to the nominal value of shares bought back, as an appropriation from retained earnings.
- During the period ended 31 December 2025, 86,550 equity shares of ₹ 10/- each fully paid, were allotted upon exercise of the vested stock options pursuant to the Holding Company's Employee Stock Option Scheme, 2016 resulting in an increase in the paid-up share capital by Rs. 9 lakhs and securities premium by Rs. 277 lakhs.
- The Group operates in one segment i.e. Information Technology services. Accordingly, no separate segment disclosures as required under 'IndAS-108: Operating Segments' have been presented.
- "The Government of India has consolidated 29 existing labour legislations into a unified framework comprising four Labour Codes viz Code on Wages, 2019, Industrial Relations Code, 2020, Code on Social Security, 2020, and Occupational Safety, Health and Working Conditions Code, 2020 (collectively referred to as 'the New Labour Codes'). The New Labour Codes have been made effective from 21 November 2025. The Ministry of Labour & Employment published draft Central Rules and FAQs to enable assessment of the financial impact due to changes in regulations. Basis the Group's assessment, there is no material impact on the consolidated financial results for the quarter/period ended 31 December 2025. The Group continues to monitor the finalisation of Central/State rules and clarifications from the Government on other aspects of the New Labour Codes and would provide appropriate accounting effect on the basis of such developments as needed."
- The Board of Directors of the Holding Company at its meeting held on 22 January 2026, approved issuance of bonus shares, in

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)

Statement of Unaudited Consolidated and Standalone Financial Results for the Quarter and Nine Months Ended December 31, 2025

Sl. No.	Particulars	Consolidated Results		Standalone Results			
		Quarter Ended 31-Dec-25	Nine Months Ended 31-Dec-25	Quarter Ended 31-Dec-24	Nine Months Ended 31-Dec-25	Quarter Ended 31-Dec-24	
		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.mseindia.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

Place : Hyderabad
Date : January 22, 2026



Registered Office : Bagmane World Technology Center, Marathalli Outer Ring Road, Doddanakundi 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 | 23,498.00 |
| 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 10 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 and 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 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. Consequential to this agreement and fulfilment 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.



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

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

न्यायालय अपर कोर्टेक्टर, जिला मन्दसौर (म.प्र.)

प्रक. ०० / ग्री-१२१/२०२५-२६

जावाक क्रमांक ५७ दिनांक २०-०१-२०२६

एच.डी.एफ.सी.बी.लैंगिटेड तर्फ
प्राधिकृत अधिकारी, जबलपुर
मेल्ड

मेसर्स उत्तम इंटरेन्योर्स प्राप्तायर

श्री संदीप राठोर आवि निवारा

6 गोशला मार्केट, मन्दसौर

सूचना पत्र

एतद् दामा सूचित किया जाता है कि इस न्यायालय के प्रक्रमांक ००/ग्री-१२१/२०२५-२६ (एच.डी.एफ.सी.बी.लैंगिटेड तर्फ प्राधिकृत अधिकारी, जबलपुर मेल्ड) में संदीप राठोर निवारा ६ गोशला मार्केट, मन्दसौर (३) श्री संदीप राठोर प्राप्तायर श्री संदीप राठोर निवारा ६ गोशला मार्केट, मन्दसौर (४) श्री मनोजीत कांपनील चार्पेलेस मन्दसौर (५) श्रीमती सुजीला राठोर प्राप्तायर श्रीमती सुजीला राठोर निवारा ६ गोशला मार्केट, मन्दसौर राठोर निवारा ३०.०१.२०२६ नियत की गई है।

उपर्युक्त पत्र दिनांक ३०.०१.२०२६ को अनावेदित कराया गया है।

राठोर निवारा ३०.०१.२०२६ वार्ष ३४, वार्ड नंबर १०, लाक्ष्मीपुरा नॉर्थ आवादी मन्दसौरी की उपस्थिति एवं सुनावाइ है।

उपर्युक्त पत्र दिनांक ३०.०१.२०२६ नियत की गई है।

राठोर निवारा ३०.०१.२०२६ वार्ष ३४, वार्ड नंबर १०, लाक्ष्मीपुरा नॉर्थ आवादी मन्दसौरी की उपस्थिति एवं सुनावाइ है।

उपर्युक्त पत्र दिनांक ३०.०१.२०२६ नियत की गई है।

राठोर निवारा ३०.०१.२०२६ वार्ष ३४, वार्ड नंबर १०, लाक्ष्मीपुरा नॉर्थ आवादी मन्दसौरी की उपस्थिति एवं सुनावाइ है।

उपर्युक्त पत्र दिनांक ३०.०१.२०२६ नियत की गई है।

राठोर निवारा ३०.०१.२०२६ वार्ष ३४, वार्ड नंबर १०, लाक्ष्मीपुरा नॉर्थ आवादी मन्दसौरी की उपस्थिति एवं सुनावाइ है।

उपर्युक्त पत्र दिनांक ३०.०१.२०२६ निय