



Manorama Industries Limited

KHASRA No. 2449-2618
Nr. IIDC, Birkoni
Mahasamund (C.G.)
Pin : 493445

January 22, 2025

To,
The Manager,
Listing Department
BSE Limited ("BSE")
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort,
Mumbai - 400 001

To,
The Manager,
Listing Department
National Stock Exchange of India Limited ("NSE")
Exchange Plaza, Plot No. C/1, G Block,
Bandra Kurla Complex, Bandra (East),
Mumbai - 400051

Scrip Code: 541974
ISIN: INE00VM01036

Symbol: MANORAMA
ISIN: INE00VM01036

Sub: Publication of Unaudited Standalone and Consolidated Financial Results of the Company for the third quarter and nine months ended December 31, 2024 - Disclosure under Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Madam,

Pursuant to Regulation 30 and 47(3) read with Schedule III of the of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith the newspaper advertisement for the publication of Unaudited Standalone and Consolidated Financial Results of the Company for the third quarter and nine months ended December 31, 2024 in the following newspapers:

1. Business Standard- English
2. Loksatta - Marathi

The above newspaper publication is also uploaded and available on our company's website at <https://manoramagroup.co.in/investors-company-announcements#others>

Please acknowledge and take the above on records.

Thanking You,

For Manorama Industries Limited



Deepak Sharma
Company Secretary and Compliance Officer
Membership No.: A48707
Encl: As above

Corporate Office :

F-6, Anupam Nagar,
Raipur - 492007, Chhattisgarh, INDIA
E-mail : info@manoramagroup.co.in
Tel.: +91-771-2283071, 2282579, 2282457
Telefax: +91-771-4056958
CIN: L15142MH2005PLC243687
GSTIN: 22AAECM3726C1Z1

Certifications :

FSSC 22000, ISO 9001, ISO 14001, ISO 4500, RSPO, HALAL, KOSHER,
FAIRTRADE, ORGANIC, FSSAI,
EcoVadis & Sedex registered and certified.
A Government of India Recognized Star Export House

Registered Office :

Office No. 701, 7th Floor, Bonanza Building,
Sahar Plaza Complex,
Andheri Kurla Road, Andheri East,
Mumbai, Maharashtra - 400059
Tel. 022 22622299, 49743611, 022 67088148
www.manoramagroup.co.in
GSTIN - 27AAECM3726C1ZR



Rohit Sharma will play his first Ranji Trophy game in over nine years against Jammu & Kashmir

SECOND CLASS CRICKET

PHOTO: PTI

India stars are turning up for Ranji matches. However, with all eyes riveted on the IPL, the first class championship is in dire need of a booster shot

VISHAL MENON
New Delhi, 21 January

The Chaudhary Bansi Lal Stadium is located bang in the middle of nowhere. It appears to have sprouted in the midst of mustard fields near Lahli in Haryana. Over the years, it has hosted numerous Ranji Trophy matches, India's premier domestic red-ball competition — without fanfare. But on a pleasant October morning in 2013, this tranquil venue known for its green tops was jolted out of slumber.

News had trickled in that India's batting maestro Sachin Tendulkar would be playing in his final domestic first-class fixture of his glittering 25-year career. More than 7,000 thronged the stadium to get a glimpse of their hero. Over the next five days, the Chaudhary Bansi Lal Stadium wore the kind of festive look that is now strictly associated with Indian Premier League (IPL) games.

Naturally, what would have been a snippet on the sports pages was splashed across Page 1 of major news dailies. That is a feat that has become increasingly rare for the Ranji Trophy, spread across four days, rarely does. It is hardly surprising that increasingly more players are choosing the IPL over pretty much everything else.

Crucially, IPL, beyond the glitz, has become a gateway to the Indian cricket team — not just for T20s. With a valuation of above \$12 billion, this is a titan among all the major sports leagues across the globe, and it is getting bigger with every year.

On the other hand, the Ranji Trophy, which began in 1934, is showing its age. It needs a booster shot. And, as the Chaudhary Bansi Lal Stadium witnessed more than 11 winters ago, this can only be done if India's international stars turn up for domestic cricket more often.

To put things into perspective, Virat Kohli last turned up for a Ranji game more than 12 years ago, Rohit Sharma 9 years ago. Hardik Pandya has also not turned up for a Ranji game in seven years.

That is about to change.

BCCI diktat

Last week, in the aftermath of the calamitous Australia tour, the Board of Control for Cricket in India (BCCI) released a 10-point policy document. Among other things, it said: "Participation in domestic matches is mandatory for players to remain eligible for selection in the national team and for central contracts."

Everyone from India's captain Rohit Sharma to all-rounder Ravindra Jadeja and wicket-keeper Rishabh Pant have made themselves available for the next round of Ranji Trophy games. Kohli did, too, and will likely play for Delhi against Railways from January 30 to February 2.

"Rohit's or Virat's presence will enhance the profile of Ranji Trophy, for which they need to be available when they are not playing international cricket. Having a Kohli in the dressing room in a Ranji game is beneficial to both teams, and in turn more people will turn up for the game," Amrit Mathur former manager of the Indian cricket team and COO of the erstwhile Delhi Daredevils franchise in the IPL, told *Business Standard*.

Last year, the BCCI dropped batting

FIRST CLASS TALLY



SUNIL GAVASKAR
MATCHES: 348



SACHIN TENDULKAR
MATCHES: 310



GUNDAPPA VISHWANATH
MATCHES: 308



VIRAT KOHLI
MATCHES: 155



ROHIT SHARMA
MATCHES: 128

Note: Rohit Sharma last played a first class match in 2015; Virat Kohli in 2012 Source: BCCI

Last week, in the aftermath of the Australia tour, the BCCI released a 10-point policy document. Among other things, it said: "Participation in domestic matches is mandatory for players to remain eligible for selection in the national team and for central contracts"

stars Shreyas Iyer and Ishan Kishan from the central contracts for missing the Ranji Trophy.

Why not Ranji?

Business Standard approached half a dozen cricketers to understand the lack of interest in Ranji. All of them were either evasive or gave the impression that everything in Indian cricket was hunky-dory.

"The fame you get in the IPL is unmatched. The kids these days do not want to put in the hard yards and go through the rigours of domestic cricket. They have their eyes set on the two months of IPL every year," a cricket administrator said.

Case in point, Anuj Rawat, a promising young wicket-keeper from Delhi, skipped the training sessions with his Ranji team earlier this month to be

with his IPL franchise, Gujarat Titans.

A member of a Ranji-winning team would typically earn around ₹12 lakh for playing 10 first-class matches spread across four months. In contrast, the lowest base price for a player at the IPL auction is ₹20 lakh, which gets credited to his account even if he does not feature in a single game in the season.

It is not surprising that players are increasingly turning to the Syed Mushtaq Ali T20 tournament and the 50-over Vijay Hazare Trophy in the hope that a good showing there would land them an IPL contract.

"The IPL provides a different ladder in terms of recognition. If you do well, you will obviously get noticed and it enhances your selection into white-ball formats, or maybe later to red-ball," Mathur elaborated.

He, however, played down the concerns about Ranji losing its relevance. "A lot of cricketers have risen through the ranks based on their performances in the Ranji Trophy. Look at Sarfaraz Khan and Abhimanyu Easwaran. They were picked for the Australia tour solely on their red-ball exploits," Mathur explained.

Former India wicket-keeper and national selector Saba Karim agrees: "Typically, Ranji Trophy is the bulwark from where you select your Test squad."

The flip side is the example of Karun Nair, who, despite scoring truckloads of runs in domestic cricket, toils away without a call from the national selectors. When his name was missing from India's Champions Trophy squad, former India off-spinner Harbhajan Singh posted on X: "Is there a point playing domestic cricket when you don't pick players based on form and performance?"

Mathur reckons that the way forward is to make Ranji games financially lucrative. "I know that the BCCI has enhanced the fees in domestic cricket. But they can also consider doling out more to teams that qualify for knockouts," he added.

According to Karim, the hike in pay is more about sustenance. "If a player is devoting 11 months to a sport, he needs to be properly compensated, and there should be a proper pay structure in place. In this regard, I think the BCCI is doing a wonderful job," he added.

A fat paycheque notwithstanding, first-class cricket makes you a better and tougher cricketer. "The longer version helps you develop mental toughness and temperament," said Sanjiv Sharma, former coach of the Delhi team. "If an international cricketer is free, he should be playing in the Ranji Trophy. It will be a challenge for the batters because the wickets will be spicy during this time of the year, and it will give them the opportunity to iron out their deficiencies."

Sharma's old-school virtues are tried and tested but lacking in India's Test losses in Australia as well as at home against New Zealand. The two series laid bare the batters' weaknesses in technique and temperament. One rarely sees them play a defensive shot. Leaving deliveries outside the off-stump is frowned upon, and attack is the best and only form of defence.

New Zealand playbook

The BCCI can take a leaf out of New Zealand Cricket's book, specifically the way it runs its domestic first-class tournament: The Plunket Shield. Unlike India, New Zealand Cricket has a tight budget, but has managed to carve out an ultra-competitive structure that is now the envy of world cricket. So much so that South African cricketers are turning down lucrative deals to play County cricket in England and, instead, heading to New Zealand.

Perhaps the tonic to revitalise Ranji Trophy lies in the country that has more sheep than humans.

MANORAMA INDUSTRIES LIMITED									
CIN : L15142MH2005PLC243687									
Regd.Off: 701, 7th Floor, Bonanza Building, Sahar Plaza Complex, Andheri Kurla Road, J.B. Nagar, Andheri East, Mumbai, Maharashtra, India, 400059									
Email: cs@manoramagroup.co.in Website: www.manoramagroup.co.in Tel No.: 022-67088148									
EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED DECEMBER 31, 2024									
(Amount in Lakhs)									
Sl. No.	Particulars	Standalone				Consolidated			
		Quarter Ended		Year Ended		Quarter Ended		Year Ended	
		31.12.2024	01.04.2024-31.12.2024	31.12.2023	31.03.2024	31.12.2024	01.04.2024-31.12.2024	31.12.2023	31.03.2024
	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Audited	
1	Total Income from Operations	21,114.55	54,754.64	10,254.06	47,023.33	21,311.30	54,951.93	-	-
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	4,018.15	9,371.14	1,058.87	5,317.15	4,111.62	9,367.61	-	-
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	4,018.15	9,371.14	1,058.87	5,317.15	4,111.62	9,367.61	-	-
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	2,953.08	6,978.35	744.21	4,010.87	3,046.56	6,974.83	-	-
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(0.61)	(1.83)	1.23	(2.30)	(0.61)	(1.82)	-	-
6	Equity Share Capital	1,191.98	1,191.98	1,191.98	1,191.98	1,191.98	1,191.98	-	-
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	32,508.81	-	-	-	-
8	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations) -								
	Basic :	4.95	11.71	1.25	6.73	5.11	11.70	-	-
	Diluted :	4.95	11.67	1.25	6.72	5.09	11.66	-	-

Note: The above is an extract of the detailed format of Unaudited Financial Results for the quarter ended December 31, 2024 filed with Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the quarter ended December 31, 2024 is available on the website of National Stock Exchange of India Limited i.e. www.nseindia.com and BSE Limited i.e. www.bseindia.com and on the website of the Company i.e. www.manoramagroup.co.in.

For Manorama Industries Limited
SD/
Ashish Ramesh Saraf
Managing Director
DIN: 00183357

Place: Raipur
Date: January 21, 2025

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INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL DISCLOSURES REQUIREMENTS) REGULATIONS, 2018, AS AMENDED.

PUBLIC ANNOUNCEMENT
gaudium IVF
Delivering Motherhood Dreams

GAUDIUM IVF AND WOMEN HEALTH LIMITED

Our Company was incorporated as Gaudium IVF and Women Health Private Limited, a private limited company, at Delhi under the Companies Act, 2013 on March 24, 2015, and was granted the certificate of incorporation by the RoC. Subsequently, the name of the Company was changed to Gaudium IVF and Women Health Limited pursuant to a special resolution passed by the shareholders of the Company on September 28, 2024, and a fresh certificate of incorporation dated October 24, 2024 was issued by the RoC consequent upon change of name upon conversion into a public limited company under the Companies Act, 2013. For further information, please refer chapter "History and Certain Other Corporate Matters" on page 174 of the Draft Red Herring Prospectus.

Registered and Corporate Office: B1/51, Janakpuri B-1, New Delhi - 110058, India;
Tel. No: 011-48858585; E-mail: compliance@gaudiumivfcentre.com; Website: www.gaudiumivfcentre.com;
Contact Person: Naveen Kumar, Company Secretary and Compliance Officer; Corporate Identity Number: U85100DL2015PLC278296

PROMOTERS OF THE COMPANY: DR. MANIKA KHANNA, DR. PEEYUSH KHANNA AND VISHAD KHANNA

INITIAL PUBLIC OFFERING OF UP TO 2,08,86,100 EQUITY SHARES OF FACE VALUE OF ₹5.00 EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[●] LAKHS (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO 1,83,54,400 EQUITY SHARES AGGREGATING UP TO ₹[●] LAKHS BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 25,31,700 EQUITY SHARES AGGREGATING UP TO ₹[●] LAKHS BY DR. MANIKA KHANNA, (THE "PROMOTER SELLING SHAREHOLDER") (THE "OFFER FOR SALE"). THE OFFER WOULD CONSTITUTE 26.19% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the promoter Selling Shareholder may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Days, subject to the Bid / Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Banks, as applicable.

This is an Offer in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in terms of Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs and such portion, the "QIB Portion"), provided that our Company and the Promoter Selling Shareholder, in consultation with the BRLM, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"), out of which one-third shall be reserved for domestic Mutual Funds only, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"), in accordance with the SEBI ICDR Regulations. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (excluding the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received from them at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Bidders of which one-third portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹2 lakhs and up to ₹10 lakhs and two-third portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹10 lakhs, provided that unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders in accordance with the SEBI ICDR Regulations and not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price all potential Bidders (except Anchor Investors) are mandatorily required to utilize the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Banks under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA Process. For further details, see "Offer Procedure" on page 329 of the Draft Red Herring Prospectus. This public announcement is being made in compliance with the provisions of regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated January 20, 2025 with the Securities and Exchange Board of India ("SEBI") on January 20, 2025. Pursuant to Regulation 26(1) of SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 (twenty one) days from the date of such filing, by hosting it on the websites of SEBI at www.sebi.gov.in, the BRLM at www.sarthi.in, our Company at www.gaudiumivfcentre.com, and the Stock Exchanges where the Equity Shares are proposed to be listed, i.e. BSE at www.bseindia.com and NSE at www.nseindia.com. Our Company hereby invites the public to give their comments on the DRHP filed with SEBI in respect of disclosures made in the DRHP. The public is requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and the BRLM at their respective addresses mentioned herein. All comments must be received by our Company or the BRLM in relation to the Offer on or before 5 p.m. on the 21st day from the aforementioned date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 29.

Any decision to invest in the equity shares described in the DRHP may be made after a Red Herring Prospectus ("RHP") has been registered with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity shares, when offered through the RHP are proposed to be listed on Stock Exchanges.

The liability of the members of our Company is limited by shares. For details of the main objects of our Company as contained in the Memorandum of Association, please see "History and Certain Corporate Matters" beginning on page 174 of the DRHP. For details of the share capital and capital structure of our Company and the names of the signatories of the Memorandum of Association and the number of shares of our Company subscribed by them, please see "Capital Structure" beginning on page 75 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
<p>Sarthi Capital Advisors Private Limited CIN: U65190DL2012PTC238100 401, 4th Floor, Manek Plaza, 167, Vidyanagari Marg, Kalina, Santacruz (E), Mumbai - 400 098 Tel No.: +91 22 2652 8671/ 72 Email Id: compliance@sarthiwm.in Website: www.sarthiwm.in Contact Person: Mr. Pankaj Chaurasia SEBI Registration No.: INM000012011</p>	<p>Bigshare Services Private Limited CIN: U99999MH1994PTC076534 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; Email: ipo@bigshareonline.com Investor Grievance E-Mail: investor@bigshareonline.com Contact Person: Babu Raphael C SEBI Registration No.: INR000001385 Website: www.bigshareonline.com</p>

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed in the DRHP.

Place: Delhi
Date: January 21, 2025
Gaudium IVF and Women Health Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated January 20, 2025 with SEBI on January 20, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, NSE at www.nseindia.com, BSE at www.bseindia.com and the website of the BRLM at www.sarthi.in and our Company at www.gaudiumivfcentre.com. Any potential investor should note that the investment in equity shares involves a high degree of risk and for details relating to risk, please see to the section titled "Risk Factors" of the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI for making any investment decisions. Specific attention of the investors is invited to "Risk Factors" beginning on page 29 of the DRHP. The Equity Shares offered have not been and will not be registered under the U.S. Securities Act, 1933, as amended ("U.S. Securities Act") or any other applicable laws in the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the equity shares are being offered and sold outside the United States in offshore transactions as defined in and in reliance on regulation S under the U.S. Securities Act and the applicable laws of the jurisdictions where those offers and sales are made. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

For Gaudium IVF and Women Health Limited
On behalf of Board of Directors
Sd/
Naveen Kumar
Company Secretary and Compliance Officer

Subject Comm.

