

February 21, 2025

To,
The Manager
Dept of Corporate Services
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai – 400001

Dear Sir/Madam,

Subject : Allotment of Convertible Equity Warrants

Reference : Disclosure under Regulation 30 of the SEBI (Listing Obligations and

Disclosure Requirements) Regulations, 2015

Scrip Code : **511509**

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby inform that consequent to the special resolution passed by the shareholders of the Company at an Extra-Ordinary General Meeting convened on Friday, February 07, 2025 for issuance of 1,00,00,000 convertible equity warrants and pursuant to the in-principle approval given by BSE Ltd vide their letter LOD/PREF/TT/FIP/1823/2024-25 dated February 17, 2025, the Stakeholders Relationship Committee at its meeting held today i.e. Friday, February 21, 2025 has approved the allotment of 18,00,000 (Eighteen Lakh only) convertible equity warrants at an Issue Price of Rs.45/- (Face Value of Rs.10/- and Premium of Rs.35/-) on preferential basis in accordance with SEBI (ICDR) Regulations, 2018, to the following persons on receipt of the subscription amount equivalent to 25% of the Issue Price:

S.No	Name of Allottees	Category	No. of Warrants Allotted
1	Viswanath Kompella	Promoter	6,00,000
2	Kompella Lopa Mudra	Promoter Group	6,00,000
3	Kompella Modini D/o. Viswanath Kompella Age: 17 years	Promoter Group	6,00,000
	TOTAL	18,00,000	

We would further like to state that fully paid-up equity shares of face value of Rs. 10/- each of the Company against each Warrant shall be allotted on receipt of balance 75% of the issue price for each Warrant.

Pursuant to above allotment of Warrants, presently there is no change in the paid-up share capital of the Company.



The details as required under the Regulation 30 of the SEBI Listing Regulations read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023, is enclosed as Annexure I.

This is for your information and records.

Thanking You,
Yours faithfully
For Vivo Bio Tech Limited

A V Kiran Company Secretary



Annexure-I

Details as required under Regulation 30 of the Listing Regulations read with Master Circular issued by SEBI vide circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 ("Master Circular").

S.No.	Particulars	Disclosure										
1.	Type of securities proposed to be Issued	Fully Convertible Equity Warrants ("Warrants")										
2.	Type of issuance	Preferential Issue										
3.	Outcome of the	The following are details of outcome of subscription						tion:				
	Subscription, type of issue, type of securities and	Preferential Issue of			ue	Issued			allot	Subscribed and allotted in this tranche		
	total number of	w	arrants			1,00,00,	000			0,000		
	securities	18,0 allo Pre agg	00,000 tted at mium o	an Issu of Rs.3! g to Rs	een l ue Pri 5/-) (. 2,02	akh on ice of R on rece	ly) (s.45/ ipt o	'- (Fac of 25%	rtible e e Value 6 subsc	equity e of Rs. ription	warrants 10/- and amount wo Lakh	
4.	Name and number		y mousi	<u> </u>	.,,.							
7.	of the Investor(s)	S.No. Name			of	the	the Catego		No. Warra	of		
						ath Kompella Promo		noter				
		2. Kom		Komp	ella	ella Lopa Promo			noter			
			3.		oella I Viswa oella				noter	6	,00,000	
		Ag		Agc	17 yC	Total			<u> </u>	18,00,000		
5.	Post allotment of							1014	•		,00,000	
J.	securities - outcome of the subscription.	Category		P	Pre preferential issue		Post preferential issue*					
						lo of hares	9	6	No of S	hares	%	
		Promoters and Promoter Group (A)		62	,71,500	38	8.88 80,7		1,500	40.23		
		Public (B)		В)	98	,57,020	6:	1.12	1,19,90,353		59.77	
		Non-Promoter- Non Public			0		0		0	0		
		Shareholding (C) Total (A) + 1,6 (B)+(C)		1,61	,28,520		100	2,00,6	1,853	100		
		* The above post-issue shareholding is prepared assuming										



6.	Intimation on conversion of securities or on lapse of the tenure of the instrument	conversion of Warrants (allotted) on 20/02/2025 (21,33,333 warrants) and 21/02/2025 i.e., today (18,00,000 warrants) into equity shares, pursuant to this preferential issue. The tenure of the Warrants shall not exceed 18 (eighteen) months from the date of allotment. Each warrant would be convertible into 1 Equity Share and the rights attached to Warrants can be exercised in one or more tranches, within 18 (eighteen months) from the date of allotment of such warrants. In the event that a Warrant holder does not exercise the Warrants within a period of 18 (eighteen) months from the date of allotment of such warrants, the unexercised Warrants shall lapse and the amount paid by that Warrant holder on such Warrants shall stand forfeited by the Company.
7.	Nature of Consideration	Cash
8.	Any cancellation or termination of proposal for issuance of securities including reasons thereof	Not applicable

Warrants have been allotted upon receipt of 25% of the total consideration (i.e receipt of Rs. 11.25/- per warrant - out of the total of Rs. 45/- per warrant) and are convertible into equal number of equity shares upon receipt of the balance amount i.e., Rs. 33.75/- per warrant, within the stipulated time.