

# VIDLI RESTAURANTS LIMITED

Reg Office:-D-09, Eastern Business District, LBS Road, Bhandup West, Mumbai 400078.

•T: +91 7400058768 •W: [www.kamatsindia.com](http://www.kamatsindia.com) •E: [cs@kamatsindia.com](mailto:cs@kamatsindia.com)

CIN: L55101MH2007PLC173446

Date: 12<sup>th</sup> February, 2024

To  
Listing Department  
BSE Limited  
Phiroze Jeejeebhoy Towers,  
Dalal Street,  
Mumbai – 400001

**Script Code: 539659**  
**Script ID: VIDLI**

Dear Sir/ Madam,

**Sub: Newspaper Advertisement.**

Pursuant to Regulation 30 read with 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in compliance with the General Circular Nos. 14/2020 dated 08th April 2020, 17/2020 dated 13th April 2020, 20/2020 dated 5th May, 2020 along with subsequent circulars issued in this regard and the latest Circular No. 9/2023 dated 25th September 2023 by Ministry of Corporate Affairs and all other relevant circulars issued from time to time, enclosed is the newspaper advertisement which was published in Business Standard (English Newspaper) and in Mumbai Lakshdeep (Marathi Newspaper) both on 12<sup>th</sup> February, 2024 containing, interalia, information to the members of the Company in respect of Extra-Ordinary General Meeting scheduled to be held on Saturday, 9<sup>th</sup> March, 2024 at 11.00 a.m. through Video Conferencing/ Other Audio Visual Means.

Kindly take the same in your records.

Thanking You  
**For Vidli Restaurants Limited**

**Dr. Vikram V. Kamat**  
**Managing Director**  
**DIN.: 00556284**  
Encl: a/a



# Simplifying nominations can boost financialisation



**TRUTH BE TOLD**  
HARSH ROONGTA

Makrand, a publicly listed share in his demat account, with his daughter designated as the nominee. He unfortunately passed away during a trip abroad. His daughter submitted the required forms along with a notarised death certificate (in English and issued by the country where Makrand passed away). The concerned offices, however, insisted that the death certificate be counter-signed by the Indian embassy in the concerned country before the shares could be transferred. This insistence on self-made rules, which were contrary to regulations, caused significant distress to the daughter.

The Securities and Exchange Board of India's (Sebi) recent consultation paper aimed at overhauling nomination facilities for mutual funds and securities in demat accounts seeks to rectify such issues. The paper explicitly states that nominees shall not be required to submit additional documents like affidavits, indemnities, undertakings, attestations, or notarisations. In the case of joint holdings, it clarifies that even submission of KYC (know your customer) documentation from the surviving joint holders will not be necessary (since this would have been done already).

The consultation paper's key proposals are as follows:  
 ■ Acknowledgement of the 'rule of survivorship' in joint

ownership, facilitating quick and straightforward asset transfers to joint holders with minimal requirements.  
 ■ An increase in the permissible number of nominees beyond the current limit of three. This will address the needs of individuals, such as a childless couple I know that wants to nominate their siblings' children (totalling around 20 nephews and nieces), thereby simplifying asset transfer after their demise to their desired nominees.  
 ■ Provision for appointing alternate nominees in the event the primary nominee predeceases the asset holder. For instance, a mutual fund investor has designated her spouse as the nominee. She will be able to appoint her two children as equal alternative nominees if her spouse predeceases her. This feature is particularly relevant in a Covid-like situation when both the asset holder and the nominee passed away in quick succession. This provision will ensure such investments are not rendered nominee-less.  
 ■ Currently, if a minor is named nominee, it is compulsory to name a guardian. Investors (especially when both spouses are joint holders) sometimes struggle to identify suitable guardians and hence refrain from nominating. The paper proposes to make the nomination of a guardian for minor nominees optional, recognising that minors may reach maturity within the investor's lifetime, thereby eliminating the need for guardians. Moreover, minors are entitled to own real estate or other properties and enjoy rights, title, interest, and other benefits. Should the need arise to sell or transfer the assets while they are minors, a guardian needs to be appointed under the

appropriate Act.  
 ■ Offering the option to complete nominees' KYC either at the time of nomination or any time subsequently before the holder's death, enabling swifter asset transfer upon the holder's death.  
 ■ Allowing the holder to specify whether a nominee's can act on the holder's behalf in cases of temporary or permanent incapacitation, following a defined process. This will allow holders to access their assets when they need them most. Instances of incapacitation among Indians in their later years are increasing.  
 ■ Separating the transfer of assets to nominees from the legal process of succession or transmission (according to the succession law applicable to the holder, or according to the holder's Will), thereby simplifying the process and ensuring that disputes between nominees and legal heirs are resolved legally without implicating mutual funds or depository participants.

Truth be told, the consultation paper's initiatives, combined with Sebi's centralised death reporting mechanism, are poised to significantly expedite the transfer of assets to nominees, potentially within a few weeks (or even days) of a Sebi-regulated event being notified, about an asset holder's death.

This groundbreaking "Made for India" approach will not only streamline the transfer process but also enable incapacitated holders to manage their financial assets. It is excellent news for the economy as it will boost the financialisation of household investments.

The writer heads Fee-Only Investment Advisors LLP, a Sebi-registered investment advisor; X (formerly Twitter): @harshroongta

## MULTI-ASSET ALLOCATION FUNDS

# Go equity-heavy for higher returns, tax efficiency

Those within the category having lower equity allocation offer greater diversification and are less volatile

BINDISHA SARANG

After the run-up in equities over the past year, investors are worried about losing their gains due to a reversal in the market's direction. They are keen to diversify into non-equity assets. Multi-asset allocation funds (MAAFs) have, hence, become popular in recent months.

Two new fund offers (NFOs) from this category are open currently—From Bank of India (February 7 to 22) and HSBC Mutual Fund (February 8 to 22).

Says Kailash Kulkarni, chief executive officer, HSBC Asset Management Company (AMC): "This scheme aims to spread risk and optimise performance to deliver risk-adjusted growth in the long run.

Altogether 19 funds held assets under management (AUM) worth ₹60,324.8 crore at the end of January.

### Where do they invest?

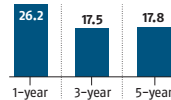
Most funds in the category invest in equity and debt and in one or more asset classes, like gold, real estate, international equities, etc. Says Chintan Haria, principal, investment strategy, ICICI Prudential Mutual Fund: "A multi-asset scheme, by definition, is mandated to invest at least 10 per cent each across three or more asset classes."

### Varied strategies

Various AMCs offer diverse strategies within this space. ICICI Prudential Multi-Asset Fund, for instance, invests in equity, debt, commodities, REITs, InvITS, etc. On January 31, its equity allocation stood at 57.5 per cent.

### IMPRESSIVE GAINS OVER PAST YEAR

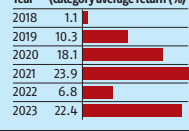
■ Category average return (%)



Returns are of direct plans  
Source: NSEI Markets

### BE PREPARED FOR FLUCTUATIONS

Year (Category average return %)



WhiteOak Capital MAAF invests in domestic equity (44-45 per cent), fixed income (10-55 per cent), foreign equity (0-10 per cent), etc.

Quantum Multi-Asset is a fund-of-funds (FoF) with dynamic allocation across equity, debt, and gold.

Thus, while some schemes are equity-heavy, others are more debt-oriented. Some have a dynamic bent while others operate within rigid allocation ranges.

### Reap diversification benefit

Since MAAF's invest across multiple asset classes, they offer diversification. Says Manoj Jain, co-head of product strategy at WhiteOak Capital AMC: "Each asset behaves differently during various economic phases and has different correlations with one another." For example, gold tends to have a negative to very low correlation with all the other three asset classes. Debt has a negative correlation with Indian equities and a low correlation with US equities.

As Haria points out, a specialist fund manager decides how much to allocate to each asset class, tracks the investments, and rebalances the portfolio periodically. If you are seeking equity taxation and want slightly lower risk than

in a pure equity fund, go for an equity-heavy fund with over 65 per cent equity allocation. The returns of these funds will be higher compared to what their debt-oriented peers can offer.

Such funds have a few downsides, however. Says Jain: "Even though the minimum requirement is 65 per cent, fund managers typically allocate up to 67-70 per cent equities to avoid breaching the threshold. This leaves minimal room for allocation to debt and gold, limiting diversification and increasing the fund's equity risk profile significantly."

Low allocation to debt and gold means the volatility inherent in equities does not get adequately hedged.

Investors who prioritise risk-adjusted returns, lower volatility, and reasonable long-term performance should go for funds having a higher allocation to non-equity assets.

### Understand fund's mandate

Investors should ensure they get the fund they want. Says Vidya Bala, co-founder, PrimeInvestor: "Investors particular about equity taxation could end up with debt taxation if the fund they have entered does not turn out to be equity-oriented."

Differences in equity allocation translate into varied levels of risk. Adding an MAAF to the portfolio may not offer adequate diversification in an evolved investor's portfolio. Says Bala: "If you allocate 10 per cent of your portfolio to an MAAF which holds, say, 25 per cent in debt, your debt allocation at the portfolio level will be 2.5 per cent, which is hardly adequate."

While MAAF's are a good starting point for new entrants, evolved investors should allocate to non-equity funds directly for adequate diversification.

### Choosing the right strategy

If you are seeking equity taxation and want slightly lower risk than

**Bank of India**  
 Head Office: Domestic Subsidiaries Management Division, 7th Floor, Star House, C-5, 'C' Block, Bandra Kurla Complex, Bandra (East), Mumbai-400051. E-mail: Headoffice\_SDI@bankofindia.co.in

**Request for Proposal (RFP) for Empanishment of Investment Banker(s) / Merchant Banker(s) for Advising and Managing the Process of Disinvestment of Bank of India's Non-core Assets / Strategic Investments.**

Last Date for submission of Bids: 03.03.2024 by 4:00 p.m.  
 Details available from 10.02.2024 on the Bank's corporate website [www.bankofindia.co.in](http://www.bankofindia.co.in) under "Tender" Section.

**VITS**  
 Regd. Off: 408, Eastern Suburban, LBS Road, Shripathy Vile, Mumbai - 400078.  
 Tel No: +91 22 40009788 Website: [www.vitsindia.com](http://www.vitsindia.com) Email: [info@vitsindia.com](mailto:info@vitsindia.com)

**KAMAL VIDI RESTAURANTS LIMITED**  
 CIN: No.155101M0207P1C173466  
 Regd. Off: 408, Eastern Suburban, LBS Road, Shripathy Vile, Mumbai - 400078.  
 Tel No: +91 22 40009788 Website: [www.vitsindia.com](http://www.vitsindia.com) Email: [info@vitsindia.com](mailto:info@vitsindia.com)

**INFORMATION REGARDING EXTRA ORDINARY GENERAL MEETING TO BE CONVENED THROUGH VIDEO CONFERENCING OTHER AUDIO VISUAL MEANS**

Members may note that the Extra Ordinary General Meeting (EGM) of the members of the Company will be held on **Saturday, 9 March 2024 at 11:00 am**, through Video Conferencing Other Audio Visual Means ("VCOAVM") in compliance with the General Circular No. 14/2020 dated 08th April 2020, 17/2020 dated 13th April 2020 along with subsequent circulars issued in this regard and the latest Circular No. 9/2023 dated 25th September 2023 issued by the Ministry of Corporate Affairs, Circular No. SEBI/IO/CFD/CMO2/CRP/2022/82 dated 13th May, 2022 and SEBI/IO/CFD/PO-2/PIR/2023/24 dated 5th January, 2023, SEBI/IO/CFD/CPD-PO-2/PIR/2023/167 dated 7 October, 2023 issued by Securities Exchange Board of India and in compliance with the provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and all other relevant circulars issued from time to time, to transact the business as set out in the Notice of the EGM.

The Company has engaged the services of National Securities Depository Limited for facilitating the shareholders of the Company to cast their votes via remote voting, e-voting at the EGM and to enable the shareholders of the Company to participate in the EGM via VCOAVM facility.

Members holding shares, as on the Record date / cut-off date **Saturday, 27 March 2024**, will have opportunity to cast their vote remotely or during the EGM on the business set forth in the Notice of the EGM through the electronic voting system. The manner of voting remotely or during the EGM for the members holding shares in physical dematerialized mode or for members who have not registered their email ID will be provided in the Notice convening the EGM. Notice calling the EGM will be available on the website of the Company at <https://www.vitsindia.com>. The Notice can also be accessed from the website of the Stock Exchanges i.e. BSE Limited [www.bseindia.com](http://www.bseindia.com) and the EGM Notice is also available on the website of NSDL (Agency for providing the Remote e-voting facility) [www.evoting.nsdl.com](http://www.evoting.nsdl.com).

Members holding shares in physical mode and who have not registered or updated their email addresses with the Company are requested to register or update their email addresses by sending a duly signed request letter having email address, full name and name of the member to the Registrars and Transfer Agents of the Company, Bigshare Services Private Limited at Office No. 55-2, Pinnacle Business Park, Mahakali Caves Road, Near Ahura Centre, Andheri East, Mumbai - 400093 or email at [investor@bigshareonline.com](mailto:investor@bigshareonline.com). Members holding shares in dematerialized mode are requested to register or update their email addresses with the respective depository participants.

The above information is being issued in compliance with the aforesaid MCA and SEBI Circulars.

Place: Mumbai  
 Date: 10th February, 2024

For Vidi Restaurants Limited  
 Sd/-  
 Dr. Vikram V. Kamal  
 Managing Director  
 DIN: 00558284

**SUNDARAM MUTUAL**  
 Notice - cum - Addendum to the Scheme Information Document / Key Information Memorandum / Statement of Additional Information to the schemes of Sundaram Mutual

Appointment of Key Personnel  
 Mr. Anand Radhakrishnan aged 54 years has been appointed as Chief Executive Officer (CEO) of the company with Effect from 12th February 2024 and is designated as Key Personnel. He is a Chartered Financial Analyst (CFA) from AIMR, USA, with a bachelor's degree in technology from Anna University, Chennai, and Post Graduate Diploma in Management (AIMR). He has more than 30 years of experience in investment management industry.

All other terms and conditions of the Scheme Information Document(s) / Key Information Memorandum(s) / Statement of Additional Information will remain unchanged.

This addendum forms an integral part of the Scheme Information Document (SID) / Key Information Memorandum (KIM) / Statement of Additional Information (SAI) of the schemes of Sundaram Mutual Fund as amended from time to time.

For Sundaram Asset Management Company Ltd  
 R Ajith Kumar  
 Company Secretary & Compliance Officer

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.  
 Contact No. (India) 1860-425 7337, (NR) +91 40 2345 2215  
 Fax: +91 44 2841 8108, [www.sundarammutual.co](http://www.sundarammutual.co)  
 No. 21, Patullus Road, Chennai 600 002.

**TATA POWER**  
 Corporate Contracts Department, Corporate Centre, 51 Floor, Station B, The Tata Power Limited, Chembur-Mahul Mumbai 400014, Maharashtra, India.  
 (Board Line: 022-67175923, Mobile 9223501476) CIN: L28220MH1999PL000567

**INVITATION FOR EXPRESSION OF INTEREST**

The Tata Power Limited is inviting expressions of interest for the following job at Tata Power Lonavala Hill, Tata Power Company Ltd, Taluka Khatolpur, Dist. Raigad, Maharashtra, India 410204.

**CLA TOWARD PROCUREMENT OF 22KV ISOLATOR AND 22KV POLYMER DO FUSE SET FOR TATA POWER LONAVALA HILL**

For details of pre-qualification requirements, purchasing of tender document, bid security, etc., please visit tender section of our website (URL: <https://www.tatapower.com/tender/tenderlist.aspx>). Eligible parties willing to participate may submit their expression of interest the above job along with the tender on file of respective tender documents listed at 29 February 2024.

**INVITATION FOR EXPRESSION OF INTEREST FOR PARTICIPATION IN SWISS CHALLENGE PROCESS FOR TRANSFER OF STRESSED LOAN EXPOSURE OF PINK CITY EXPRESSWAY PRIVATE LIMITED**

IDBI Capital & Securities Limited ("ICMS") has been mandated by IDBI Bank Limited ("IDBI" or "Lead Bank") on behalf of consortium of lenders (viz IDBI Bank Limited, Punjab National Bank, Union Bank of India, India Infrastructure Finance Company Limited, Comara Bank, Bank of India, Axis Bank, Bank of Baroda, Indian Bank, State Bank of India and Karur Vysya Bank) ("Lenders") as "Process Advisor" for assisting and advising the Lenders on the bid process and matters incidental thereto in connection with Transfer of Stressed Loan Exposure of Pink City Expressway Private Limited ("PCEPL") under Swiss Challenge Method in accordance with the regulatory guidelines issued by Reserve Bank of India ("RBI") and applicable laws.

ICMS on behalf of the Lenders invites Expression of Interest ("EOI") from permitted entities to acquire the loan exposure of PCEPL. The lenders propose to undertake a Swiss Challenge Bid Process ("Bid Process") on "All Cash" and/or "Cash-Security Receipts (SRs) structure". Transfer of assets shall be on "As is where is, as is what is". "Whatever there is" and "without recourse" shall be an existing offer in hand ("Anchor Bid"). The Anchor Bidder shall have a preferential right to acquire the total exposure under the Bid process as per terms described below.

Interested bidders should submit EOI and execute the Non-Disclosure Agreement ("NDA"), whereafter the bidders will be allowed access to the bid documents and electronic data room for conducting due diligence. Further details on the Bid Process would be provided in the Process Note. For more details please visit the website [www.idbicapital.com](http://www.idbicapital.com) and click on link Quick Links - Notices & Tenders or [www.idbicapital.com](http://www.idbicapital.com) and click on link Bid & Iss. Any terms and conditions of the bid process may be amended or changed at any stage by IDBICMS and the same will be hosted on the website of IDBICMS.

Contact Persons	Designation	Contact Details	E-mail ID
Mr. Dal Chand	General Manager - NMG	+91 22 655 2235/ 92112 59703	assamimn@idbi.co.in
Mr. Abhinav Das	Assistant General Manager - NMG	+91 22 6655 2452/ 92333 78006	
Mr. Ajendra Agarwal	Vice President - ICMS	+91 22 2217 1700/ 17270 32016	project.pinkcity@idbicapital.com
Mr. Aman Agrawal	Manager - ICMS	+91 22 2217 1882/ 79911 86393	

Note: IDBI ICMS reserves the right to cancel or modify the process and/or disqualify any eligible party, at any stage without assigning any reason and without any liability, and the decision of the IDBICMS shall be final and binding.

**IDBI BANK**

**OSBI**  
 Internal Audit Department, Corporate Centre, State Bank Nireekshan Bhawan, Lingampally Post, Hyderabad-500019, Telangana. Ph: 040-23012139

**E-TENDER NOTICE FOR AMC SERVICES**

OSBI Internal Audit Department, Lingampally, Hyderabad invites e-tenders for the following Annual Maintenance Contract Services:

S.No.	Description of AMC Services	NT No.
1	Housekeeping & Maintenance Services, Electrical & Generator Maintenance at IAD Premises	SBI/HYD/IAD/2023-24/006
2	Transit Guest House Housekeeping, Catering & Catering of Transit Guest House, VIP Pantry & Staff Canteen at IAD Premises	SBI/HYD/IAD/2023-24/007

The interested parties can download NT Application from the Bank's website [www.osbi.co.in](http://www.osbi.co.in) under "SBI in the News" in "Procurement News". The completed tenders should be uploaded online through e-tendering process on or before 04.03.2024 upto 03:00 PM.

Date: Hyderabad  
 Place: 12.02.2024  
 Assistant General Manager (Admin.)

**PPAP**

**PPAP AUTOMOTIVE LIMITED**  
 CIN: L74899PL1995PL0073281  
 Registered Office: 54, Okhla Industrial Estate, Phase-III, New Delhi-110020  
 Corporate Office: B-206A, Sector-81, Phase-II, Noida-201305, Uttar Pradesh  
 Tel: +91-120-2462552 / 53; Fax: +91-120-2461371  
 Website: [www.ppapco.in](http://www.ppapco.in); E-mail ID: [investorservice@ppapco.com](mailto:investorservice@ppapco.com)

(Rs. in lakhs except for EPS data)

**EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS OF PPAP AUTOMOTIVE LIMITED AND ITS SUBSIDIARIES AND JOINT VENTURE FOR THE QUARTER AND NINE MONTHS ENDED 31<sup>ST</sup> DECEMBER, 2023 PREPARED IN COMPLIANCE WITH THE INDIAN ACCOUNTING STANDARDS (IND-AS)**

S.No.	PARTICULARS	Quarter Ended	Nine Months Ended	Year Ended
		31-Dec-2023	31-Dec-2023	31-Mar-2023
		Unaudited	Unaudited	Audited
1	Revenue from operations	12,236.23	38,721.69	51,111.22
2	Net Profit / (Loss) for the period before tax and exceptional items	(356.89)	(711.54)	(511.29)
3	Net Profit / (Loss) for the period before tax (after exceptional items)	(356.89)	(711.54)	(511.29)
4	Net Profit / (Loss) for the period (after tax and exceptional items)	(267.33)	(488.14)	(594.43)
5	Total Comprehensive Income / (Loss) for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax))	(267.86)	(453.83)	(612.33)
6	Profit attributable to: (a) Owners of the Company (b) Non-controlling interest	(267.33)	(488.14)	(594.43)
7	Paid-up equity share capital (Face Value of Rs. 10/- each)	1,400.00	1,400.00	1,400.00
8	Earnings per share (of Rs 10/- each) (a) Basic (Rs.) (b) Diluted (Rs.)	(1.91) (1.91)	(3.49) (3.49)	(4.25) (4.25)

Notes:  
 1) Unaudited financial results of PPAP Automotive Limited (Standalone information) (Rs. in lakhs)

Particulars	Quarter Ended	Nine Months Ended	Year Ended
	31-Dec-2023	31-Dec-2023	31-Mar-2023
		Unaudited	Audited
Revenue from operations	11,974.97	37,158.52	49,232.17
Net Profit / (Loss) for the period before tax	19.25	129.50	901.32
Net Profit / (Loss) for the period after tax	23.57	130.58	681.02

2) The above is an extract of the detailed format of Quarterly / Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Annual Financial Results are available on the Stock Exchanges website ([www.bseindia.com](http://www.bseindia.com)) and on Company's website ([www.ppapco.in](http://www.ppapco.in)).

3) The above financial results were reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meeting held on 10<sup>th</sup> February, 2024.

4) During the quarter, the Company has granted an aggregate of 32,564 stock options under "Employee Stock Option Plan 2022" to the employees and the same has been considered while calculating the diluted EPS. These options shall vest at the end of 18 months from the date of grant. The compensation cost with respect to such options has been booked over the vesting period.

5) The above consolidated financial results includes results of PPAP Tokai India Rubber Private Limited, Joint Venture of the Company in which the Company holds 50% stake and two subsidiary companies. The Company together with its subsidiaries is herein referred to as the Group.

6) The Group is primarily engaged in the business of manufacturing of automotive components, development and sale of plastic injection molds, development and sale of components for consumer goods, trading of automotive accessories, development and sale of Battery packs for Electric vehicles and storage application. In the context of Ind AS - 108 "Operating Segment", automotive component is the only reportable operating segment.

For PPAP AUTOMOTIVE LIMITED  
 Sd/-  
 Abhishek Jain  
 (CEO & Managing Director)

Place: Noida  
 Date: 10<sup>th</sup> February, 2024

Taking Challenges, Together

**RFP for appointment of consultant for development plan of Wiper Island and Tourism Circuit in A&N Islands**

Andaman & Nicobar Islands Integrated Development Corporation Ltd. (ANIICO), Port Blair invites RFP for appointment of consultant for development plan of Wiper Island and Tourism Circuit in A&N Islands. Details of the RFP can be obtained from the website <https://aniico.andam.gov.in> and <https://prebidmeeting.wiperisland.gov.in> by 04.00 pm on 27.02.2024 in the conference hall, Vikas Bhawan, ANIICO, Port Blair and also through video conference and the link will be updated on <https://aniico.andam.gov.in> & on <https://prebidmeeting.wiperisland.gov.in> in the last date for submission of RFP is 5.00 pm on 28.02.2024.

Managing Director, ANIICO reserves the right to accept or reject any proposal and to annul the bidding process and reject all the proposals, at any time without any liability to anyone.

Managing Director, ANIICO  
 F.No. 1-1778/ANIICO/Projects/2023-24/3465 Dt. 08.02.2024



## चाइल्ड हेल्प फाउंडेशनतर्फे डिजिटल लर्निंग उपक्रम

मुंबई : चाइल्ड हेल्प फाउंडेशन यांनी डिजिटल इंडियाच्या दृष्टीकोनातून योगदान देण्याच्या उद्देशाने आंबोली, दादरा आणि नगर हवेली आणि दमण आणि दीव येथील केंद्रीय प्राथमिक शाळेतील विद्यार्थ्यांसाठी संगणक प्रयोगशाळा उभारणे तसेच दर्जेदार शिक्षण या उपक्रमांतर्गत हा उपक्रम राबविण्यात आला. दादरा आणि नगर हवेली शिक्षण कर्त्यांचे अधिकारी जयेशभाई भंडारी, डॉफ केंद्रल कॉर्पोरेट सोशल रिसपॉन्सिबिलिटी जनरल मॅनेजर संतोष जगधने आणि रामू चौधरी यांच्या उपस्थितीत जिल्हा पंचायतीचे माननीय मुख्य कार्यकारी अधिकारी डॉ. अपूर्वा शर्मा यांच्या हस्ते या संगणक लॅबचे उद्घाटन करण्यात आले. भारताला डिजिटली सशक्त देशात बदलण्याच्या दृष्टीकोनातून भारत सरकारने डिजिटल इंडिया कार्यक्रम सुरू केला आहे. भारताला डिजिटली सक्षम बनवून, गुंतवणूक आणि रोजगाराच्या संधी निर्माण करून आणि भारताला इतर विकसित देशांच्या बरोबरीने ठेवून प्रत्येक नागरिकाचे जीवनमान सुधारणे हे या कार्यक्रमाचे उद्दिष्ट आहे. याबाबत बोलताना चाइल्ड हेल्प फाउंडेशनचे मुख्य कार्यकारी अधिकारी श्री शाजी वर्गीस म्हणाले, आयटी क्षेत्रातील विकासाच्या झपाट्याने मुलांसाठी डिजिटल साक्षर होणे अत्यंत महत्त्वाचे झाले आहे. तथापि, गरिबीमुळे, अनेक मुले अजूनही भारतातील त्यांच्या समवयस्कांच्या

तुलनेत खूप मागे आहेत. आमचा असा विश्वास आहे की, जगाच्या विकासाच्या वेगशी ताळमेळ ठेवायचा असेल तर येणाऱ्या पिढीला तंत्रज्ञानाचा वापर करणे अधिक सोयीस्कर असणे आवश्यक आहे. मला आर्थिक मदत केल्याबद्दल डॉफ केंद्रल केमिकल्स प्रायव्हेट लिमिटेडच्या आमच्या मित्रांचे आभार मानू इच्छितो. त्यांच्या मदतीने आम्ही ही संगणक प्रयोगशाळा स्थापन करू शकलो आणि विद्यार्थ्यांना डिजिटलदृष्ट्या सक्षम बनवू शकलो.

### PUBLIC NOTICE

Take Notice that Murtuza Fakhrudin Sadriwala, member of Saffee Manzil Co-op. Housing Society Limited; Situated at Plot No. 30, Saffee Park, Church Road, Marol Village, Andheri (E), Mumbai 400059, is in possession of flat no. 206, holding share certificate no. 17, for five fully paid up shares of Rs.50/- EACH bearing distinctive nos. 86 to 90. The said member has applied for duplicate share certificate as original is lost/misplaced. Anybody having any claim/objection should inform the undersigned within 14 days of this publication with documentary evidence. Failing which the society will issue duplicate share certificate to the said member as requested. Any claim/objection received thereafter shall be ignored and treated as waived.

Place: Mumbai  
Date: 12/02/2024

Sd/-  
Hon. Secretary,

### सार्वजनिक न्यास नोंदणी कार्यालय

**बृहन्मुंबई प्रवेश**, धर्मदाय आयुक्त भवन, पहिला मजला, सस्मिरा कॉलेज, सस्मिरा मार्ग, वरळी, मुंबई-४०००३०.

### चौकशीची जाहिर सूचना

बदल अहवाल क्र.

**एसीसी-व्ही/७३९६/२०२३**

दि महाराष्ट्र सार्वजनिक विश्वस्त कायदा, १९५० नुसार गौरींग आर गांधी यांनी दाखल केलेला गांधी महेंद्र छत्रभूज एज्युकेशनल ट्रस्ट, पी.टी.आर. क्र.ई-६८३६ (मुंबई).

प्रति,

स्वरास्य असलेल्या सर्व संबंधितांना :-

ज्याअर्था वरील ट्रस्टच्या रिपोर्टिंग ट्रस्टीने

महाराष्ट्र सार्वजनिक विश्वस्त अधिनियम,

१९५० च्या कलम २२ अंतर्गत खाली वर्णन

केलेली मालमत्ता वरील नावाच्या ट्रस्टच्या

नोंद पटावर आणण्याकरिता आणि एलडी.

सहाय्यक धर्मदाय आयुक्त-१, मुंबई द्वारे

चौकशी करावी म्हणून बदल अहवाल

दाखल केला आहे.

ही मालमत्ता ट्रस्टची मालमत्ता आहे की

नाही? आणि वरील ट्रस्टच्या नावावर

नोंदणी करता येईल का?

**मालमत्तेचे तपशिल :-**

**अनुसूची -१ मध्ये स्थावर मालमत्ता**

**चौडणे.**

**तपशील खालीलप्रमाणे आहेत:**

**कार्यालय क्र.१०२, ए-विंग, दामजी**

**शामजी कॉर्पोरेट स्क्वेअर, कनारा बिल्डिंग्स**

**सेक्टर बबळ, घाटकोपर - अंधेरी लिक**

**रोड, पंत नगर, घाटकोपर (पूर्व), मुंबई**

**-४०००७५.**

सदर सूचना प्रकाशित झाल्यापासून ३०

दिवसांच्या आत वरील कार्यालयाच्या

पत्त्यावर तुमचे आक्षेप किंवा कोणतेही पुरावे

असल्यास ते लेखी स्वरूपात सादर

करण्याचे आवाहन करण्यात आले आहे.

विहित मुदतीत आक्षेप प्राप्त न झाल्यास

पुढील चौकशी पूर्ण करून आवश्यक आदेश

पारित केले जातील.

**माझ्या हस्ते आणि एलडी. सहाय्यक**

**धर्मदाय आयुक्त-१ बृहन्मुंबई प्रदेश**

**यांच्या शिक्क्यानिशी देण्यात आले.**

**दिनांक : १२.०२.२०२४**

**ठिकाण: मुंबई**

**अधीक्षक (जे)**

**सार्वजनिक न्यास नोंदणी कार्यालय,**

**बृहन्मुंबई प्रदेश, मुंबई.**

### जाहीर सूचना

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, माझे अजिल श्रीमती **रमाबाई अश्वनीकुमार गुजराव** या वकिली क्र.१, गौरव बाडी, जय बाग रोड, चिंचोली फाटक रोड, श्री पाल इ.इ. स्टेटजवळ, मालाड (पश्चिम), मुंबई-४०००६४ येथील जागेच्या कायदेशीर मालक आहेत, जे त्यांना श्री. प्रल्हाद अनंद गुजराव यांच्याकडून दिनांक १८.०३.२०१९ रोजीचे नोंदीकृत असलेले दिनांक १८.०३.२०१९ रोजीचे नोंदीकृत असलेले खरीदी केले होते आणि त्यांच्या नावे मीटर क्र.७३८३९२, खाते क्र.१५१०१३५८९ अंतर्गत विद्युत जोडणी आहे. मूळ कोटेशन पत्रकी क्र.१२८५५०६ हे माझे पती श्री. **अश्वनीकुमार प्रल्हाद गुजराव** यांचे आहे, जे माझे अजिल श्रीमती **रमाबाई अश्वनीकुमार गुजराव** यांच्याकडून हक्कले आहे आणि याबाबत माझे सदर पती श्री. **अश्वनीकुमार प्रल्हाद गुजराव** यांनी चिंचोली बंदर, मालाड पोलीस ठाणे, मुंबई येथे दिनांक २६.०७.२०१९ रोजी एन.सी. तक्रार क्र.२४/०४ अंतर्गत नोंद केली.

जर कोणा व्यक्तीस/विचित्री संस्थेस/बँक/पुर्वीचे मालक यांना याबाबत विक्री, तारण, अधिभार, मालकीहक्क किंवा कोणताही दावा असल्यास त्यांनी खालील स्वाक्षरीकर्यांकडे आवश्यक पुराव्यांसह लेखी स्वरूपात सदर सूचना प्रकाशन तारखापासून (१५) दिवसांत कळवावे. अन्यथा पुढे असे दावा त्याग केले आहेत म्हणून समजले जाईल.

सही / -  
भावेश आर. भोईर  
(वकील उच्च न्यायालय)  
१२१, रोहिदास सदन, पी.बी. रोड,  
दहिसर (प.), मुंबई-४०००६८.  
ठिकाण: मुंबई दिनांक:१२.०२.२०२४

### जाहीर सूचना

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, माझे अजिल श्रीमती **रमाबाई अश्वनीकुमार गुजराव** या वकिली क्र.१, गौरव बाडी, जय बाग रोड, चिंचोली फाटक रोड, श्री पाल इ.इ. स्टेटजवळ, मालाड (पश्चिम), मुंबई-४०००६४ येथील जागेच्या कायदेशीर मालक आहेत, जे त्यांना श्री. प्रल्हाद अनंद गुजराव यांच्याकडून दिनांक १८.०३.२०१९ रोजीचे नोंदीकृत असलेले दिनांक १८.०३.२०१९ रोजीचे नोंदीकृत असलेले खरीदी केले होते आणि त्यांच्या नावे मीटर क्र.७३८३९२, खाते क्र.१५१०१३५८९ अंतर्गत विद्युत जोडणी आहे. मूळ कोटेशन पत्रकी क्र.१२८५५०६ हे माझे पती श्री. **अश्वनीकुमार प्रल्हाद गुजराव** यांचे आहे, जे माझे अजिल श्रीमती **रमाबाई अश्वनीकुमार गुजराव** यांच्याकडून हक्कले आहे आणि याबाबत माझे सदर पती श्री. **अश्वनीकुमार प्रल्हाद गुजराव** यांनी चिंचोली बंदर, मालाड पोलीस ठाणे, मुंबई येथे दिनांक २६.०७.२०१९ रोजी एन.सी. तक्रार क्र.२४/०४ अंतर्गत नोंद केली.

जर कोणा व्यक्तीस/बँक/पुर्वीचे मालक यांना याबाबत विक्री, तारण, अधिभार, मालकीहक्क किंवा कोणताही दावा असल्यास त्यांनी खालील स्वाक्षरीकर्यांकडे आवश्यक पुराव्यांसह लेखी स्वरूपात सदर सूचना प्रकाशन तारखापासून (१५) दिवसांत कळवावे. अन्यथा पुढे असे दावा त्याग केले आहेत म्हणून समजले जाईल.

सही / -  
भावेश आर. भोईर  
(वकील उच्च न्यायालय)  
१२१, रोहिदास सदन, पी.बी. रोड,  
दहिसर (प.), मुंबई-४०००६८.  
ठिकाण: मुंबई दिनांक:१२.०२.२०२४

### PUBLIC NOTICE

Notice is hereby given that my client has agreed to purchase and acquire a premises viz. Flat No.105, First floor (existing Room No1-A on Ground floor in the building known as Laxmi Sadan) in the building known as Sanghvi Palash situated at Ashok Chakravarty Road, Ashok Nagar Cross Road No.3, Kandivali (East), Mumbai 400 101, (hereinafter be referred to as the said Flat)" from Mr. Bhadrash J. Shah being legal heirs of late Kusumben B. Gandhi and have instructed me to investigate the title of the said Flat.

If anyone having claim in respect of the said Flat should contact with due evidence and detailed particulars thereof at my address at H/505, Ekta Bhoomi Garden, Rajendra Nagar, Borivali (East), Mumbai-400066 within 15 days, from the date of publication of this notice by Registered Post.A.D., failing which, such claim, if any, shall be deemed to have been waived and/or abandoned.

Place: Mumbai  
Date: 12/02/2024

### PUBLIC NOTICE

"I, URVI SHAH have resigned as its Limited Partner from Heartland Holdings LLP (LLPIN - AAA-6205), Gala No. 51, 1st Floor, Universal Industries EST, I B Patel Road, Goregaon East, Mumbai - 400063, Maharashtra, India on 10th June 23.That till date, I have not been involved in the day-to-day functioning of the said LLP and I do not have any knowledge of any transaction undertaken by and/or on behalf of the said LLP. Thus, I am not liable for any act or omission of the said LLP and the other partners of the LLP, since its incorporation and whoever deals with the said LLP is doing it at their own risk without anything being attributable to me."

Place: Mumbai  
Date: 12/02/2024

### PUBLIC NOTICE

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Place: Mumbai  
Date: 12/02/2024

## रोज वाचा दै. 'मुंबई लक्षदीप'

मुंबई लक्षदीप

एकरी	प्रमाणपत्र क्र.	अनुक्रमांक	भारताची संस्था
००६१५५३३	००१७०२१५५१-००१७०२१६००	१००	१००
००६१५५३३	००१७०२१६०१-००१७०२१६००	१००	१००

सर्वसामान्य जनतेस कळविण्यात येत आहे की, दुय्य भागप्रमाणपत्र वित्तयासाठी आमी कंपनीकडे अर्ज केला आहे. जर कोणा व्यक्तीस सदर भागप्रमाणपत्राबाबत कोणता दावा, आक्षेप असल्यास त्यांनी कंपनीकडे वैध इतरांचेसह त्यांचे दावा नोंदीकृत कायदेशीर **एवढीपक्षरी बँक हारमर, सेनापती बापट पार्क, लोअर परळ, मुंबई-४०००१३** येथे सदर सूचना प्रकाशन तारखापासून १५ दिवसांत कळवावे. उपरोक्त कालावधीत कंपनीकडे वैध आक्षेप सादर न केल्यास कंपनीकडून न नुदर खर्चीना दुय्य भागप्रमाणपत्र वितरित केले जाईल.

नाम: अशोक रामरावजी पवार, ३०५, एका मजला, फ्लॅट-१ व २, २, फ्लिकर रोड, विरव्हाकरावळ, रोहोवा, गोविंद खाटीक रोड, एम.ओ. कॉलेजला, पश्चिम बंगाल-७०००१६.  
दिनांक: १२.०२.२०२४

## GLENMARK LIFE SCIENCES LIMITED

CIN: L74900PN2011PLC139963  
Registered Office: Plot No. 170-172, Chandramouli Industrial Estate, Mohol Bazarpeeth, Solapur - 413 213, India.  
Corporate Office: 4<sup>th</sup> Floor, OIA House, 470, Cardinal Gracious Road, Andheri (E), Mumbai-400 099, India.  
Phone No.: +91 22 68297979; Website: www.glenmarklifesciences.com; Email: complianceofficer@glenmarklifesciences.com

Recommendation of the Independent Director Committee ("IDC") of Glenmark Life Sciences Limited ("Target Company" or "TC") in relation to the open offer ("Open Offer") made by Nirma Limited ("Acquirer") to the Public Shareholders of the Target Company ("Shareholders") under Regulations 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ("SEBI (SAST) Regulations, 2011").

1 Date 10 February, 2024

2 Name of the TC Glenmark Life Sciences Limited

3 Details of the Offer pertaining to TC  
Open offer for acquisition of up to 2,12,77,736 (two crore twelve lakh seventy seven thousand seven hundred and thirty six only) fully paid-up equity shares having a face value of INR 2/- (Indian Rupees two only) each ("Equity Shares") of Target Company, representing 17.33% of the voting share capital from the public shareholders of the Target Company by the Acquirer. The Offer is a mandatory open offer being made by the Acquirer to the Public Shareholders of the Target Company in accordance with Regulations 3(1) and 4 of the SEBI (SAST) Regulations, 2011 pursuant to the substantial acquisition of shares, voting rights and control over the Target Company by the Acquirer.

The Public Announcement dated 21 September, 2023 ("PA Date"), the Detailed Public Statement dated 28 September, 2023 ("DPS"), the draft letter of offer dated 6 October, 2023 ("DLOF") and the letter of offer dated 5 February, 2024 ("LOF") have been issued by DAM Capital Advisors Limited on behalf of the Acquirer.

4 Name of the acquirer Nirma Limited

There are no persons acting in concert (PACs) with the Acquirer for the purposes of the Open Offer.

5 Name of the Manager to the offer DAM Capital Advisors Limited  
Address: One BKC, Tower C, 15<sup>th</sup> Floor, Unit No. 1511, Bandra Kurla Complex, Bandra (East), Mumbai - 400051, Maharashtra, India;  
Telephone: +91 22 4202 2500;  
E-mail: gls.openoffer@damcapital.in;  
Website: www.damcapital.in;  
SEBI Registration No.: MB/INM00011336

6 Members of the Committee of Independent Directors (Please indicate the chairperson of the Committee separately)  
Mr. Sridhar Gorshi (Chairperson)  
Mrs. Manju Agarwal (Member)  
Mr. Taruvali Laxminarayanan Easwar (Member)  
Ms. Gita Nayyar (Member)

7 IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/relationship), if any  
All Members of the IDC are Independent Directors of the Target Company.  
a) Mrs. Manju Agarwal, Independent Director and a member of the IDC holds 1000 equity shares of the Target Company.  
b) None of the other Members of the IDC hold any Equity Shares or other securities of the Target Company.  
c) None of the Members of the IDC hold any other contractual or any other relationship with the Target Company other than their position as Independent Director of the Target Company.

8 Trading in the Equity shares/other securities of the TC by IDC Members  
Mrs. Manju Agarwal, Independent Director and a member of the IDC has purchase 1,000 equity shares of the Target Company on 28 September, 2022.  
None of the other members of the IDC have traded in the Equity Shares/ other securities of Target Company during the:  
a) 12 months prior to the PA Date; and  
b) Period from the PA Date and till the date of recommendation.

9 IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract / relationship), if any.  
None of the members of IDC:  
a) are directors on the board of the Acquirer;  
b) hold any equity shares or other securities of the Acquirer; or  
c) have any contractual or any other relationship with the Acquirer.

10 Trading in the Equity shares/other securities of the acquirer by IDC Members  
None of the IDC Members have traded in the Equity Shares/ other securities of Acquirer during the:  
a) 12 months prior to the PA Date; and  
b) Period from the PA Date and till the date of recommendation.

11 Recommendation on the Open offer, as to whether the offer is fair and reasonable  
The IDC has reviewed the public announcement, detailed public statement and letter of offer issued by the manager of the offer on behalf of the Acquirer, in connection with the open offer. PwC Business Consulting Services LLP which was appointed by the IDC to provide its independent opinion with respect to the Offer Price, has provided its opinion that: (i) the Offer Price offered by the Acquirer is in accordance with the Regulation 8 (2) of SEBI SAST Regulations; and (ii) the Offer Price is fair and reasonable, as on the PA Date.

Based on the above, the IDC is of the opinion that, the Offer Price of INR 631.2 (Indian Rupees six hundred thirty one and Paise twenty only) per Equity share offered by the Acquirer: (a) is in accordance with the regulation prescribed under the SEBI (SAST) Regulations; and (b) the Open Offer appears to be fair and reasonable, as on the PA Date.

However, IDC would like to draw attention of the shareholders that post the public announcement dated 21 September, 2023, the share price of the Company has increased, and the current share price is higher than the Offer Price.

The shareholders are advised to independently evaluate the open offer and take an informed decision, whether or not to tender their equity shares in the open offer.

12 Summary of reasons for recommendation  
The IDC has reviewed the public announcement, detailed public statement and letter of offer issued by the manager of the offer on behalf of the Acquirer, in connection with the open offer.

PwC Business Consulting Services LLP which was appointed by the IDC to provide its independent opinion with respect to the Offer Price, has provided its opinion that: (i) the Offer Price offered by the Acquirer is in accordance with the Regulation 8 (2) of SEBI SAST Regulations; and (ii) as per their report dated 7 February, 2024, the Offer Price of INR 631.2 (Indian Rupees six hundred and thirty one and Paise twenty only) per Equity Share is fair and reasonable, as on the PA Date.

Based on the above, the IDC is of the opinion that, as on the date of this recommendation, the Offer Price of INR 631.2 (Indian Rupees six hundred thirty one and Paise twenty only) per Equity share is in compliance with the SEBI (SAST) Regulations and the Open Offer appears to be fair and reasonable, as on the PA Date.

However, the members of IDC draw attention of the shareholders to the closing market price of the Equity Shares on the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") as on 9 February, 2024, being INR 871.00 Equity Share and INR 873.35 per Equity Share, respectively, which is higher than the Offer Price.

The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer.

This statement of recommendation will be available on the website of the company at www.glenmarklifesciences.com.

13 Disclosure of voting pattern of the IDC  
The recommendations were unanimously approved by the members of the IDC present at the meeting held on 10 February, 2024.

14 Details of Independent Advisors, if any.  
PwC Business Consulting Services LLP

15 Any other matter(s) to be highlighted  
None

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.

For and on behalf of the committee of Independent Directors of Glenmark Life Sciences Limited

Sd/-  
Sridhar Gorshi  
DIN: 00035824  
Chairperson - Committee of Independent Directors