

Ref: SEC/SE/2023-24

Date: July 18, 2023



To,
Corporate Relations Department
BSE Ltd.
Phiroze Jeejeebhoy Towers
Dalal Street, Mumbai- 400001

National Stock Exchange of India Ltd.
Exchange Plaza, 5th Floor
Plot No. C/1, G Block Bandra – Kurla Complex
Bandra (E), Mumbai – 400051

BSE Scrip Code: 500096

NSE Scrip Symbol: DABUR

Sub: Publication of newspaper notice for loss of share certificates

Dear Sir/Madam,

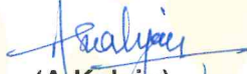
Pursuant to the provisions of Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are pleased to enclose copies each of the Financial Express (English Daily) and Jansatta (Hindi Daily) both dated 18.07.2023 in which notice for intimation of loss of share certificates of the shareholders of the Company have been published.

Submitted for your kind information and records.

Thanking you,

Yours faithfully

For **Dabur India Limited**


(A K Jain)

EVP (Finance) and Company Secretary

Encl: as above



CANCELLATION OF E-AUCTION FOR CORE ASSETS (MANUFACTURING) ONLY OF PSL LIMITED-IN LIQUIDATION

This is in reference to the Sale Notice published on 04.07.2023* for the e-auction of PSL Limited in Liquidation, to be held on 07.08.2023 in two options i.e., Option I & Option-II. This is to inform that the e-auction process for Option-I [core assets (manufacturing)] stands cancelled with immediate effect. All EMDs received for assets forming part of Block A to Block D under this process shall be returned to the respective bidder.

Particulars of the Asset	Block	Reserve Price (In Rs.)	Initial EMD Amount (In Rs.)	Incremental Value (In Rs.)
Core Assets - Option - I/ BLOCK A to BLOCK D (Asset Sold on Collective basis - IIBBI Liquidation Regulation 32(c))				
Pipe Manufacturing Unit at Varsana, Gujarat - Land & Building, Plant & Machinery, Inventory and Consumables.	A	129.00 crores	12.90 crores	10.00 lakhs
Pipe Manufacturing Unit at Chengalpattu, TN - Land & Building, Plant & Machinery, Inventory and Consumables.	B	75.00 crores	7.50 crores	10.00 lakhs
Pipe Manufacturing Unit at Vishakhapatnam, AP - Land & Building, Plant & Machinery, Inventory and Consumables.	C	105.00 crores	10.05 crores	10.00 lakhs
Pipe Manufacturing Unit at Jaipur, Rajasthan - Land & Building, Plant & Machinery, Inventory and Consumables.	D	36.00 crores	3.60 crores	5.00 lakhs

The E-Auction Process for Block A to Block D stands cancelled.

Important Note: The e-auction process for non-core assets forming part of Option-II (Block E to Block O) will remain active and any buyer who has an interest in any of the non-core assets, shall refer to the e-auction process document for Option-II for the requisite timelines and detailed terms and condition.

For any query related to the cancellation of E-auction process for Option-I i.e. Block A to Block D, you may visit to the website of AAA Insolvency Professionals LLP i.e. <https://insolvencyandbankruptcy.in/public-announcement/psl-limited/>.

Date : 17/07/2023
Place: New Delhi

Nitin Jain
Liquidator in the matter PSL Limited
IIBBI (Regn. No- IIBBI/PA-001/PP-P-01562/2019-2020/12462
Corp. Office Address: E-10A, Kailash Colony, G.K.1, New Delhi - 110048
Liquidator Address: E-337, Ground Floor, G.K-1, New Delhi - 110048
Email: assetsale1@aaainsolvency.in, assetsale2@aaainsolvency.in, nitinjain@aaainsolvency.com
Contact Person: Mr. Puneet Sachdeva, Mr. Wasim & Mr. Rajkumar. - 8800865284

Alpine Housing Development Corporation Limited.
CIN : L85110KA1992PLC013174
(Reg. off: No 302, Alpine Arch, No.10, Langford Road, Bengaluru-560027)
Web : www.alpinehousing.com, email ID: contact@alpinehousing.com
Fax No: 91 08022128357, Ph No: 91-080-40473500

NOTICE

TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND SUSPENSE ACCOUNT

Notice is published pursuant to the provisions of the Companies Act 2013 and Investor Education and Protection Fund Authority (Accounting Audit Transfer and Refund) Rules 2016 read with its amendment notified on 28 February 2017 and notification of 13th October 2017 and General circular No. 12/2017 dated October 16, 2017 issued by MCA (Referred to as 'IEPF Rules'). The rules contain provisions for transfer of all shares to Investor Education and Protection Fund ("IEPF") Suspende account, in respect of which dividend declared by the company for the financial year 2015-16, which remains unclaimed by the shareholders for seven consecutive years or more, on the closure of the seventh year. The equity shares held by the shareholders who have not claimed the dividend for seven consecutive years from 2015-16 will be transferred to the IEPF Authority, subsequent to the transfer of the dividend amount according to the procedure set out under law. Adhering to various requirements set out in the rules, the company has communicated individually to the concerned shareholders by mail and thereafter whose shares are liable to be transferred to the IEPF suspende account to claim their unpaid/unclaimed dividend amount. The company has uploaded the details of such shareholders and shares due for transfer to IEPF Suspende account on its website at www.alpinehousing.com. Shareholders are requested to refer to the website to verify the details of unclaimed dividends and shares liable to be transferred to the IEPF Authority. The concerned shareholder may note that the original share certificates which stand registered in their name will automatically stand cancelled and deemed not negotiable. The shareholder may further note that the details uploaded by the company on its website may be regarded as adequate notice in respect of issue of duplicate share certificates by the company for the purpose of transfer of shares to IEPF SUSPENSE ACCOUNT pursuant to the Rules. In case the company does not receive any communication in this regard by 15 September 2023, the company shall transfer the shares of the shareholder to the IEPF by due date 30 September 2023, in adherence to the said rules. No claim shall lie against the company in respect of unclaimed dividend amount and shares transferred to the IEPF pursuant to the Rules. The concerned shareholder may note that upon such transfer, both the unclaimed dividend and the shares transferred to IEPF suspende account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority, after following the procedure prescribed under the Rules. For further information, concerned shareholder may contact the Registrar and Share Transfer Agent, M/s Cameo Corporate Services Limited, "Subramanian Building", V Floor, No.1, Club House road, Chennai 600 002, Tel: 044-28461173, 28460290, e-mail sofia@cameoindia.com, nirmala@cameoindia.com, or may contact the company at the address/e-mail/telephone numbers mentioned above. The details of the Notarial Officer of the Company is also available on the website of the company. Place : Bangalore Date : 14.07.2023

Sd/
Kurian Zacharias
Company Secretary and Compliance Officer

zensar
An **RPG** Company

Zensar Technologies Limited

Registered Office: Zensar Knowledge Park, Plot # 4, MIDC, Kharadi, Off Nagar Road, Pune – 411014 **Ph:** 020-66057500 **Fax No. :** 020-66057888
E-mail: investor@zensar.com **Website:** www.zensar.com
CIN: L72200PN1963PLC012621

NOTICE

Notice is hereby given that the 60th Annual General Meeting ("AGM") of the Members of Zensar Technologies Limited ("the Company") will be held on **Thursday, August 10, 2023, at 11:00 a.m.** IST through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM") to transact the business(es), as set out in the Notice of AGM, in compliance with all applicable provisions of the Companies Act, 2013 ("the Act") and rules thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), as amended, read with Ministry of Corporate Affairs ("MCA") Circular No. 10/2022 dated December 28, 2022 and Securities and Exchange Board of India (SEBI) circular dated January 5, 2023 (hereinafter collectively referred to as Circular(s)).

In compliance with the aforesaid Circular(s), electronic copies of the Integrated Annual Report of the company for FY 2022-23 along with the Notice of AGM has been sent to all Members of the Company electronically, whose email addresses were registered with the Depository Participant(s) and/or the Company and/or the Registrar and Share Transfer Agent (RTA). These documents are also available on following website(s), at www.zensar.com, NSDL: <https://www.evoting.nsdl.com>, BSE Limited: www.bseindia.com and National Stock Exchange of India Limited: www.nseindia.com.

Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the Listing Regulations and the Secretarial Standards on General meetings ("SS-2") issued by the Institute of Company Secretaries of India, the Company is pleased to provide to its Members, the facility to cast their votes electronically ("remote e-Voting") as well as e-Voting at AGM, through e-Voting services of National Securities Depository Limited (NSDL) at www.evoting.nsdl.com in respect of all the business(es) to be transacted at the AGM.

Key instructions for remote e-Voting and e-Voting during AGM:

- Members may attend the 60th AGM through VC/OAVM following the instructions as mentioned in the Notice.
- Detailed procedure and instructions for casting vote using e-Voting system of NSDL, by Members holding shares in dematerialized mode, physical mode and for Members who have not registered their email addresses, forms part of the Notice.
- The business set forth in the Notice of the AGM may be transacted through remote e-Voting. The facility for voting through electronic means shall also be provided at the AGM. Those Members, who are present at the AGM through VC/OAVM facility and have not already cast their votes on the resolutions via remote e-Voting shall be eligible to vote through e-Voting system during the AGM. The Members, who have cast their vote by remote e-Voting prior to AGM, can attend the AGM through VC/OAVM but shall not be entitled to cast their vote again at the AGM.
- The voting right of the Members shall be in proportion to their share in the paid-up equity share capital of the Company as on **Thursday, August 3, 2023 (cut-off date)**. Person(s) whose name is recorded in the register of Members or in the register of beneficial owners maintained by Depositories as on the cut-off date shall be entitled to avail the facility of remote e-Voting or e-Voting at the AGM.
- The remote e-Voting period commences on **Monday, August 7, 2023 at 9:00 a.m. (IST) and ends on Wednesday, August 9, 2023 at 5:00 p.m. (IST)**. During this period, Members may cast their votes electronically. The remote e-Voting module shall be disabled by NSDL thereafter.
- Any person holding shares in physical form and non-individual shareholders, who acquires shares of the Company and becomes member of the Company after the notice is sent through e-mail and holding shares as on the cut-off date i.e. Thursday, August 3, 2023, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or Issuer/RTA. However, if you are already registered with NSDL for remote e-Voting, then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" or "Physical User Reset Password" option available on www.evoting.nsdl.com or call on : 022 - 4886 7000 and 022 - 2499 7000. In case of Individual Shareholders holding securities in demat mode who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as on the cut-off date may follow steps mentioned in the Notice of the AGM under "Access to NSDL e-Voting system".
- In case of any queries, please refer Frequently Asked Questions (FAQs) for Shareholders and e-Voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on : 022 - 4886 7000 and 022 - 2499 7000 or send a request to Soni Singh, Assistant Manager, NSDL at the designated e-mail ID: evoting@nsdl.co.in. Members of the Company who have not registered/updated their email address can register/update the same as per the following procedure:

NOTICE

Notice is hereby given that the unmentioned share certificates of the Company have been reported to be lost or misplaced

Sl. No.	Folio Number	Shareholder Name	Certificate No.	Shares	Distinctive Nos
1	DI10048267	JAYSHREE DENISH KANJARIA	72995	5000	35244541-35249540
			82116	1000	601823409-601824408
			82117	1000	601824409-601825408
			82118	1000	601825409-601826408
			82119	1000	601826409-601827408
			82120	1000	601827409-601828408
			88124	5000	605990718-605995717
			105880	15000	902815552-902830551
			37570	1000	35782291-35783290
			74458	1000	36677291-36678290
4	DI10091183	KARL CHRISTOPHER BRUCE GOTTING	84680	1000	602331495-602332494
			90996	1000	606439805-606440804
			108018	3000	907032611-907033610
			93830	500	899208385-899209384
			107787	500	906479716-906480715
			60711	100*	283793951-283800500
			60836	100*	28392451-28392550
			37570	1000	35782291-35783290
			74458	1000	36677291-36678290
			84680	1000	602331495-602332494
5	DI10066785	RASHMI GABDA	90996	1000	606439805-606440804
			108018	3000	907032611-907033610
			93830	500	899208385-899209384
			107787	500	906479716-906480715
			60711	100*	283793951-283800500
			60836	100*	28392451-28392550
			37570	1000	35782291-35783290
			74458	1000	36677291-36678290
			84680	1000	602331495-602332494
			90996	1000	606439805-606440804
6	DI10093962	VINOD K KATARIA	85284	1000	602934495-602935494
			85283	1000	602934495-602935494
			85282	1000	602934495-602935494
			25987	100*	24907551-24907650
			86832	500	604740426-604740925
			107027	500	904902369-904902868
			106382	1000	903805682-903806681
			68603	1000	30426001-30427000
			79971	1000	599745059-599746058
			86387	1000	604319926-604320925
15	DI10094330	SHALINI M BHAGAT	106777	3000	904459864-904462863
			75023	1000	37242291-37243290
			85355	1000	603066495-603070494
			91302	1000	607015305-607016304
			70960	1000	32786001-32787000
			81065	1000	600836159-600837158
			86173	1000	604121853-604122852
			107801	3000	906513616-906516615
			68897	1000	30720001-30721000
			82338	1000	601982671-601983670
18	DI10053283	NIRAJ M GANDHI	88290	1000	606115816-606116815
			93235	500	898827065-898827564
			105727	500	902510197-902510696
			29382	100*	25247051-25247150
			93747	500	899129530-899130029
			107818	500	906559616-906560115
			82052	1000	601768989-601769988
			88076	1000	605947798-605948797
			105390	3000	901877262-901880261
			75336	2500	37664951-37667450
23	N0000019	NATH SHAMBU	85656	1000	603226225-603226224
			85657	1000	603226225-603226224
			85658	500	603227625-603228124
			91491	2500	607194374-607196873
			107839	7500	906600076-906607575

*Shares of FVs. 10 each

1. Any person who has a claim or lien or interest in the above shares and having any objection to the issue of letter of confirmation towards issue of duplicate share certificates, in lieu of the above, is requested to notify the same to the Company at its Registered Office latest by 30.07.2023, indicating the nature of the claim, lien or interest of his/her objection to the issue of said letter of confirmation, through an affidavit duly attested.

2. In case company does not receive any objection within aforesaid period it shall proceed with the issue of said Letter of Confirmation, in lieu of the above mentioned lost share certificates without entertaining any claim/damages whatsoever it may be.

3. The submission of documents by the members to the company shall be deemed to be completed on 30.07.2023 being last date of receipt of objection, if any, by the company on the above shares.

For DABUR INDIA LIMITED
(A K IAN)
E.V.P.(Finance) & Company Secretary

New Delhi
17.07.2023

Biocon

BIOCON LIMITED
CIN: L24234KA1978PLC003417
Regd. Office: 20th KM, Hosur Road, Electronic City, Bengaluru - 560 100
Phone: +91-80-2808 2808; Fax: +91-80-2852 3423
E-mail: co.secretary@biocon.com; Website: www.biocon.com

NOTICE – 45TH ANNUAL GENERAL MEETING OF BIOCON LIMITED TO BE HELD THROUGH VIDEO CONFERENCE OR OTHER AUDIO-VISUAL MEANS AND REMOTE E-VOTING FACILITY AND FINAL DIVIDEND INFORMATION

Shareholders may note that the 45th Annual General Meeting ("AGM") of Biocon Limited ("the Company") will be held on Friday, August 11, 2023 at 3:30 P.M. (IST) through video conferencing ("VC") or other audio-visual means ("OAVM"), to transact the business as set forth in the 45th AGM Notice, in compliance with General Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 5, 2020 and subsequent circulars issued in this regard, the latest being 10/2022 dated December 28, 2022 ("MCA circulars") issued by the Ministry of Corporate Affairs ("MCA"), Government of India read with the provisions of the Companies Act, 2013 ("the Act") and all other applicable laws.

In compliance with the aforesaid MCA circulars and SEBI circulars dated May 12, 2020 and May 13, 2022 read with January 5, 2023, the Notice of 45th AGM along with the Annual Report for the FY 2022-23 will be sent only through electronic mode to those shareholders whose email IDs are registered with the Company/Depositories. Shareholders may note that the Notice of AGM along with the Annual Report will also be available on the website of the Company at www.biocon.com and websites of the stock exchanges i.e. www.bseindia.com and www.nseindia.com and on the website of KFin Technologies Limited (KFinTech) at <https://evoting.kfintech.com/>.

Shareholders may attend and participate in the AGM through the VC/OAVM facility only. The instructions for joining the AGM will be provided in the Notice of the AGM. Shareholders participating through VC/OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Act. The facility for appointment of Proxy will not be available for the AGM.

Shareholders may note that the Board of Directors in their meeting held on May 23, 2023, had recommended a final dividend of Rs. 1.50/- per equity share. The record date for the purpose of determining entitlement of shareholders for the final dividend for FY 2022-23 is Friday, July 07, 2023. The final dividend once approved by the shareholders in the ensuing AGM, will be paid on or before September 8, 2023, electronically through various online transfer modes to those shareholders who have updated their bank account details. For shareholders who have not updated their bank account details, dividend warrants/demand drafts/cheques will be sent to their registered address.

Shareholders, who have not registered their email IDs / bank account details and / or other KYC details, are requested to follow the below procedure for registration of email ID to obtain the Annual report and updation of bank account details for the receipt of dividend:

Shareholders holding shares in Demat mode	Register / update email id, bank account details and other KYC details with your Depository Participant.
Shareholders holding shares in Physical mode	Register / update email id and other KYC details in Form ISR-1 and other relevant Forms with the RTA, KFin Technologies Limited. Shareholders may download the prescribed Forms from the Company's website at https://www.biocon.com/investor-relations/shareholder-services/miscellaneous-communication/ . Correspondence details of RTA are as follows: Address: KFin Technologies Limited (Unit: Biocon Limited), Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032. Email id: einward.ris@kfintech.com

Alternatively, Members who wish to seek Annual report, Notice of AGM and the e-voting instructions for FY 2022-23 may send an e-mail request at einward.ris@kfintech.com along with scanned signed copy of the request letter providing the email address, mobile number, self-attested PAN copy and Client Master copy in case of electronic folio and copy of share certificate in case of physical folio.

In compliance with the provisions of Section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and the provisions of Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations, 2015) and in terms of SEBI Circular No. SEBI/HO/CFD/CMD/IR/P/2020/242 dated December 9, 2020 on "e-Voting facility provided by Listed Companies", the Company will be providing remote e-voting facility to all its shareholders holding shares as on the cut-off date i.e. Friday, August 4, 2023 to cast their votes on all resolutions as set forth in the 45th AGM Notice. The manner of remote e-voting for shareholders holding shares in demat mode, physical mode and who have not registered their email IDs, will be provided in the 45th AGM Notice and the details will be also made available on the website of the Company at www.biocon.com.

The remote e-voting period will commence on Sunday, August 6, 2023 at 9:00 A.M. (IST) and will end on Thursday, August 10, 2023 at 5:00 P.M. (IST) (both days inclusive). Voting through remote e-voting will not be permitted beyond 5:00 P.M. (IST) on Thursday, August 10, 2023. Facility for voting through electronic voting system will also be made available at AGM (Insta-Poll) through the e-voting services provided by KFinTech.

Shareholders may note that as per the Income Tax Act, 1961, dividend income is taxable in the hands of the Members and the Company is required to deduct tax at source ("TDS") from dividend paid to the Members at rates prescribed in the Income Tax Act, 1961. Members are requested to submit the documents in accordance with the provisions of the Income Tax Act, 1961 at <https://ris.kfintech.com/form15>. The Company vide its e-mail communication dated Monday, July 10, 2023 had informed the Members regarding this change as per Income Tax Act, 1961 and relevant procedure to be adopted by the Members to avail the applicable tax rate. The said communication and draft of the exemption forms and other documents/formats are available on the Company's website at www.biocon.com.

In case of any query w.r.t. deduction of TDS on dividend, shareholders may write to einward.ris@kfintech.com and for any query pertaining to voting by electronic means, shareholders may refer to the Help & Frequently Asked Questions (FAQs) and E-voting user manual available at the download section of <https://evoting.kfintech.com> (KFinTech Website) or contact Mr. Suresh Babu (Unit: Biocon Limited) of KFin Technologies Limited, Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032 or at einward.ris@kfintech.com or evoting@kfintech.com or phone no. 040 - 6716 2222 or call toll free No. 1800-309-4001 for any further clarifications.

For Biocon Limited
Sd/
Mayank Verma
Company Secretary and Compliance Officer

Date: July 17, 2023
Place: Bengaluru

DABUR INDIA LIMITED
CIN - L24230DL1975PLC007908
Regd. Office: 8/3, Asaf Ali Road, New Delhi - 110 002
Tel. No. - 011-23253488, Fax No. - 011-23222051
Website - www.dabur.com; e-mail: investors@dabur.com

NOTICE

Notice is hereby given that the unmentioned share certificates of the Company have been reported to be lost or misplaced

Sl. No.	Folio Number	Shareholder Name	Certificate No.	Shares	Distinctive Nos
1	DI10048267	JAYSHREE DENISH KANJARIA	72995	5000	35244541-35249540
			82116	1000	601823409-601824408
			82117	1000	601824409-601825408
			82118	1000	601825409-601826408
			82119	1000	601826409-601827408
			82120	1000	601827409-601828408
			88124	5000	605990718-605995717
			105880	15000	902815552-902830551
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			74458	1000	36677291-36678290
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			90996	1000	606439805-606440804
			108018	3000	907032611-907033610
			93830	500	899208385-899209384
			107787	500	906479716-906480715
			60711	100*	283793951-283800500
			60836	100*	28392451-28392550
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			84680	1000	602331495-602332494
5	DI10066785	RASHMI GABDA	90996	1000	606439805-606440804
			108018	3000	907032611-907033610
			93830	500	899208385-899209384
			107787	500	906479716-906480715
			60711	1	

