

Date: 14th June, 2026

To,
The Corporate Relations Department,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort, Mumbai – 400 001
Scrip Code: 500825

The Listing Department,
National Stock Exchange of India Limited,
Exchange Plaza, C/1, Block G, Bandra-Kurla Complex,
Bandra (East), Mumbai – 400 051
Symbol: BRITANNIA

Dear Sir/Madam,

Sub : Newspaper Advertisement for transfer of Equity Shares of the Company to the Demat Account of the Investor Education and Protection Fund ('IEPF') Authority

Ref : Regulation 30 and 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

With reference to the subject cited above, please find enclosed copies of the newspaper advertisement published on 14th June, 2026, in "Financial Express" (English – All editions) and in "Sangbad Pratidin" (Bengali – Kolkata edition) in accordance with Section 124 of the Companies Act, 2013 read with IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time.

Request you to please take the above information on record.

Thanking you.
Yours faithfully,
For Britannia Industries Limited

Sona Rajora
Company Secretary & Compliance Officer
ICSI Membership No.: A35468

Encl.: As above

DAY 1 ON STOCK MARKETS

SpaceX jumps 19% after \$75-bn IPO

The IPO offers a growth potential for AI-linked companies

BLOOMBERG June 13

SPACE'S FIRST DAY on the stock market transformed the startup into one of the world's most-valuable public companies, handed buyers of the IPO a 19% return and turned its founder Elon Musk into the world's first trillionaire.

Yet the record-breaking \$75 billion offering also accomplished something else: It allowed for a sigh of relief, not only for backers of Musk's company but for an entire stock market that has been driven higher this year on optimism about the growth potential for artificial intelligence. SpaceX's embrace of AI with the acquisition of Musk's xAI in February made the listing somewhat of a referendum on the current leadership of the market as well as the IPO prospects of competitors Anthropic PBC and OpenAI, both of which plan to go public as soon as this year. "It

RECORD-BREAKING FEAT

■ The market capitalisation valued SpaceX at **\$2.2trn**, making it the world's sixth-most valuable public company

■ Shares jumped at 31% above their \$135 offering price, before closing up 19%

■ Demand topped **\$350bn**, with many investors missing out on share allocations

bodes well for the market and for these other IPOs that are coming that are going to be quite sizeable as well," said Robert Gruendyke, senior portfolio manager for the growth equity team at Allspring Global Investments. "They clearly priced it right, at least for one day. It should just make you optimistic for the markets, especially for growth stocks."

The shares jumped as much as 31% above their \$135 offering price, before closing up 19% at \$160.95. That left the company's market capitalisation at \$2.2 trillion, meaning it ended its first day on the stock market as the sixth-highest valued public company in the world.

11 Indian sailors convicted in Nigeria cocaine case

PRESS TRUST OF INDIA Lagos, June 13

ELEVEN INDIAN SAILORS have been convicted and their merchant vessel fined \$ 5.3 million by a court in Nigeria for cocaine trafficking.

They were arrested around six months ago by operatives of the National Drug Law Enforcement Agency (NDLEA) for allegedly importing 31.5 kilograms of cocaine from the Marshall Islands into Nigeria through the Apapa seaport in Lagos, the agency said in a statement on Thursday.

The master of the vessel and 10 other crew members were convicted under the NDLEA Act by Justice Joseph Chukwujekwu Aneke, it said.

The vessel was ordered to pay restitution of \$5.3 million to the Nigerian government. The three principal officers were directed to pay \$100,000 each, while the remaining crew members were ordered to pay \$50,000 each. Each defendant was also fined 100,000 Naira.

EAM Jaishankar raises Indian mariners' killing with Rubio

PRESS TRUST OF INDIA New Delhi, June 13

EXTERNAL AFFAIRS MINISTER S Jaishankar on Saturday raised with US Secretary of State Marco Rubio the killing of three Indian mariners in a US military strike on a merchant vessel in the Gulf of Oman.

Jaishankar, currently on a visit to Europe, spoke with the US Secretary of State on phone. Following the conversation, the external affairs minister described the 'lethal' actions by the US military against commercial shipping as unjustified. "Spoke to US Secretary of State Marco Rubio



File photo of External Affairs Minister S Jaishankar and US Secretary of State Marco Rubio

this evening. I reiterated India's strong protest at the attacks by the US Navy in the Gulf that killed three Indian

mariners," Jaishankar said on social media. "Such lethal actions against commercial shipping are not justified," he

said. India on Friday summoned US Charge d'Affaires Jason Meeks and told him that the American military's lethal strikes on commercial vessels with Indian crew members off the coast of Oman are unacceptable. The senior diplomat was summoned on Wednesday night as well.

The Iranian embassy in India termed US President Donald Trump's claim that Iran carried out a drone attack on Indian ships in the Strait of Hormuz as "simply baseless". "The US president's accusation against Iran regarding an Indian vessel in the Strait of Hormuz is simply baseless," it said on social media.

USA'S WORLD CUP MOMENT

How Pulisic and Balogun turned opening night into a spectacle

SANDIP G Mexico City, June 13

WHEN THE FINAL whistle blew, the beatific Los Angeles Stadium was a blizzard of miniature US flags fluttered in the stadium.

The stands fully enjoyed a blockbuster evening, arguably the co-hosts' most authoritative display in the World Cups. The 4-1 scoreline, Giovanni Reyna splashing the icing on the cake in the last minute, fully captured their domination over an unusually frazzled Paraguay. So joyous the occasion was that the celebrations brought bedlam. In the broadcasters' box, Zlatan Ibrahimovic gave the approval. "We were speaking before the game about believing. My message to the American people is, if you didn't believe before the game, that performance in the first half — start believing. This American team can do something big." It's a wave that could spill on and grip the entire nation in football mania.



United States' Christian Pulisic (10) is challenged by Paraguay's Juan Jose Caceres (4) during a match in Los Angeles

The first half was ripped from a Hollywood thriller in its searing intensity. The Mad Max types where the movie rolled at a frenetic pace, the audience holding their breath and adrenalin shooting through the roofs.

At the heart of the demolition were Christian Pulisic and Folarin Bolagun, the creator and the destroyer. Pulisic was in an inspired mood, like in his

Chelsea spring, playmaking frictionlessly and finding space wherever he drifted in. The opening goal stemmed from a delightful pass of his; the second was a beautiful cut back to Bolagun, the former Arsenal striker, who hammered past the goalkeeper to double the lead. A minute earlier, he had a goal disallowed for off-side after another move that Pulisic initiated. By the 15-minute

spell, the buzzing US could have fired in half a dozen goals. Their moves were svelte and precise, no amount of energy wasted, no pass misplaced.

The USMNT were aggressive in their pursuit of him, a fleet-footed centre forward with pace to burn, hammer for a right foot and nourished by exposure in Europe. Mauricio Pochettino would call him the missing piece in his puzzle, for they faced an acute shortage of goal-scoring forwards.

The pursuit was intense and public, and the player would say that US fans would bombard his Instagram account with emojis of the American flag.

Football is steadily hooking them. The exuberant audience at the Los Angeles Stadium testified to the game's swelling pull in the country. Nights like these help in raising the profile. Paraguay had conceded only 10 goals in their last 18 games, but Pulisic disarrayed their organisation with a scything pass to Weston McKennie.

'Mistakes' made in AI workforce shift, admits Zuckerberg

REUTERS June 13

META CEO MARK Zuckerberg has told employees that the social media giant has made mistakes in its AI transformation of its workforce, according to an internal memo seen by Reuters. Zuckerberg is pumping hundreds of billions of dollars into AI as he seeks to reshape his company's inner workings around the technology, reflecting a broader pattern among major US companies this year, particularly in the tech sector. In the memo, Zuckerberg describes

the rapid advances in AI and the challenges brought on by the boom in the technology.

"Given the complexity of these changes, we've made mistakes and will most certainly make more," Zuckerberg said, adding that he is also "focused on providing as much stability as possible" in terms of organisation changes going forward.

"I don't want to overpromise because the world is changing in ways that are out of our control," he said, reiterating that Meta does not expect more company-wide layoffs this year.

Govt clears Paramount's merger with Warner Bros

THE US JUSTICE Department's Antitrust Division said it has cleared Paramount Skydance Corp's planned \$110 billion acquisition of Warner Bros. Discovery, saying it was unlikely to harm consumers or consumers. DOJ said it spent eight months evaluating how the transaction would affect streaming video services, traditional television and the film industry, weighing input from across the entertainment industry. "The investigatory record reviewed by the Division suggests that the impact of the transaction will be to increase competition across the media and entertainment ecosystem, with benefits for American consumers

and workers," the Justice Department wrote in a statement. Paramount CEO David Ellison's father, billionaire Oracle co-founder Larry Ellison, has cultivated ties with President Donald Trump, and the company has hired former Trump officials. Assistant Attorney General Omeed Assefi had said that politics would "absolutely not" drive the DOJ's review of the review of the transaction, which it said would allow the company to better compete in an industry defined by its intense rivalry for audiences, talent, technology and investment. REUTERS

BRITANNIA

BRITANNIA INDUSTRIES LIMITED

(Corporate Identity Number: L15412WB191BLCO02964)
Registered Office: 5/1A, Hungerford Street, Kolkata-700 017, West Bengal, India
Website: www.britannia.co.in | Email Id: investorrelations@britannia.com

NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY

Notice is hereby given that pursuant to Section 124 of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the IEPF Rules"), as amended from time to time, the following are required to be transferred to the Investor Education and Protection Fund ("IEPF") Authority:

- The Final Dividend declared for FY 2018-19, which remained unpaid or unclaimed for a period of 7 (seven) years from the date of its transfer to the unpaid dividend account of the Company; and
- The Equity Shares, for which dividends were unpaid or unclaimed for 7 (seven) consecutive years.

The Company has sent individual communications to the Registrar to an Issue and Share Transfer Agent (RTA) of the Company, M/s. KFin Technologies Limited, on or before 31 August, 2026, failing which the Company shall initiate necessary action for transfer of the said Dividend amounts and the Equity Shares to the IEPF Authority in accordance with the prescribed procedures.

Shareholders may kindly note that:

- a) For Equity Shares held in physical form:**
The original Share Certificate(s) registered in the name of the Shareholder shall stand automatically cancelled, upon transfer of the Equity Shares to the IEPF Authority.
- b) For Equity Shares held in dematerialised mode:**
The Equity Shares shall be transferred directly by way of a corporate action from the Shareholder's Demat Account to the Demat Account of the IEPF Authority. Shareholders are requested to submit the request letter along with the required documents to the RTA at the address mentioned below:
Mr. S V Raju, Vice President
M/s. KFin Technologies Limited
Unit: Britannia Industries Limited
Selenium Building, Tower - B, Plot No. 31 & 32,
Financial District, Nanakramguda, Serilingampally,
Hyderabad - 500 032, Telangana, India
Phone No.: 040 - 6716 2222; Toll Free No.: 1800 3094001
Email Id: einward.ris@kfintech.com
Website: www.kfintech.com

Further, the Shareholders whose Dividend(s) and/or Equity Shares are transferred to IEPF Authority, may claim the Dividend(s) and/or Equity Shares along with the other accrued benefits thereon transferred to the IEPF Authority by making an online application in Form IEPF-5, available on www.iepf.gov.in, upon receipt of the Entitlement Letter from the Company. www.iepf.gov.in, upon receipt of the Entitlement Letter from the Company.

For Britannia Industries Limited
Sd/-
Sona Rajora
Company Secretary and Compliance Officer
ICSI Membership No.: A35468

Place: Bengaluru
Date : 13 June, 2026

FORM G

INVITATION FOR EXPRESSION OF INTEREST FOR VIVIMED LABS LIMITED OPERATING IN THE BUSINESS OF MANUFACTURERS OF PHARMA DOSAGE FORMS AT HYDERABAD, HARIWAR, KASHIPUR AND BIDAR

(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

| RELEVANT PARTICULARS | | | | | | | | | |
|-------------------------|---|--------------------|--|-------------|------------|------------|-------------------------|--------|--------|
| 1 | Name of the corporate debtor along with PAN & CIN/LP No. Vivimed Labs Limited PAN: AAACV0606A CIN: L02411KA1988PLC009465 | | | | | | | | |
| 2 | Address of the registered office Plot No. 78-A, Kolhar Industrial Area, Bidar, Karnataka - 585403 | | | | | | | | |
| 3 | URL of website https://www.vivimedlabs.com/ | | | | | | | | |
| 4 | Details of place where majority of fixed assets are located A) Manufacturing Facilities in Hyderabad, Telangana - 2 Units 1) Pharma Unit - D-125 & 128, Phase III, I.D.A. Jeedimetla Village, Medchal - Malkajgiri District Hyderabad, State of Telangana 500 055 2) Pharma Unit - Plot No. 8, Phase V, Ida Jeedimetla, Medchal - Malkajgiri District, Telangana, India B) Manufacturing Facilities in Uttarakhand - 2 Units 1) Pharma Unit - Plot No. 25, Kundeshwari Village, Kashipur - 244713 2) Pharma Unit (Leased Premises) - D-9, 10, Old Industrial Area, Hariwar, Uttarakhand, 249401 C) Manufacturing Facility in Bidar, Karnataka - 1 Unit (Plot No. 78-A, Kolhar Industrial Area, Bidar, Karnataka - 585403 (non-operational) D) Immovable Property in Pyydihavavaram, Andhra Pradesh (As per the security interest furnished by the Secured Financial Creditor) | | | | | | | | |
| 5 | Installed capacity of main products / services As per the information provided by the suspended board of directors to the undersigned, the following are the installed capacities: • Tablets: 900 Million • Capsules: 580 Million • Topicals: 71 Million • Orals: 12 Million • Nasal Sprays & Ophthalmics: 22.5 Million | | | | | | | | |
| 6 | Quantity and value of main products / services sold in last financial year <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th colspan="2" style="text-align: center;">Amount (INR) in Cr</th> </tr> <tr> <th style="text-align: center;">Particulars</th> <th style="text-align: center;">FY 2024-25</th> <th style="text-align: center;">FY 2023-24</th> </tr> </thead> <tbody> <tr> <td>Revenue from operations</td> <td style="text-align: center;">103.60</td> <td style="text-align: center;">136.80</td> </tr> </tbody> </table> (As per the Audited Financial Statements) Note: 1. The statutory audit of Vivimed Labs Limited for the financial year ended March 31, 2026, is currently underway and the audited financial statements for the said financial year have accordingly not been finalised as on the date of publication of this Form G. 2. The revenue from operations for the nine-month period December 31, 2025, is INR 48.23 Cr. (As per the unaudited financial results for the quarter and nine months ended December 31, 2025, submitted with the stock exchanges) 3. Any further details can be sought by sending an email at: corp.vivimedlabslimited@hotmail.com | Amount (INR) in Cr | | Particulars | FY 2024-25 | FY 2023-24 | Revenue from operations | 103.60 | 136.80 |
| Amount (INR) in Cr | | | | | | | | | |
| Particulars | FY 2024-25 | FY 2023-24 | | | | | | | |
| Revenue from operations | 103.60 | 136.80 | | | | | | | |
| 7 | Number of employees / workmen 552 (As per the information provided by the suspended board of directors) | | | | | | | | |
| 8 | Further details including last available financial statements (with schedules) of two years, lists of creditors, are available at URL: https://www.vivimedlabs.com/financials/ List of Creditors: https://ibbi.gov.in/claims/claiming-process/L02411KA1988PLC009465 Any further details can be sought by sending an email at: corp.vivimedlabslimited@hotmail.com | | | | | | | | |
| 9 | Eligibility for resolution applicants under section 25(2)(h) the Code is available at URL: https://www.vivimedlabslimited@hotmail.com | | | | | | | | |
| 10 | Last date for receipt of expression of interest 29/06/2026 | | | | | | | | |
| 11 | Date of issue of the provisional list of prospective resolution applicants 09/07/2026 | | | | | | | | |
| 12 | Last date for submission of objections to provisional list 14/07/2026 | | | | | | | | |
| 13 | Last date of the final list of prospective resolution applicants 24/07/2026 | | | | | | | | |
| 14 | Date of issue of information memorandum, evaluation matrix, and request for resolution plans for prospective resolution applicants 29/07/2026 | | | | | | | | |
| 15 | Last date for submission of resolution plans 28/08/2026 | | | | | | | | |
| 16 | Process email id to submit Expression of Interest corp.vivimedlabslimited@hotmail.com | | | | | | | | |

Sd/-
T Narayana Swamy
Interim Resolution Professional
Reg. No.: IBBI/PA-02/IP-N01078/2020-21/13427
Reg. Address: No. 15, ShubraDeePa, 7th Cross, Bhuvaneshwarinagar, Hebbal Kempapura, Bangalore North, Near 'Shakti' Ganapathi Temple, Bangalore, Karnataka - 560024
For Vivimed Labs Limited

June 14, 2026

To,
ARCs / Banks / NBFCs / Fis

NOTIFICATION FOR SALE OF FINANCIAL ASSET UNDER SWISS CHALLENGE METHOD)

Mint India Fincap Pvt Ltd in terms of its policy on "Sale of Financial Assets" and in line with the regulatory guidelines had negotiated with an ARC/NBFC and following the receipt of "expressions of interest" and subsequent due-diligence, we have received following bids from the NBFC (the "Base Bids"):

| Loan/Asset | Region | Principal Crs (In Crs) | Highest Bid Price | Starting Price for Counter Bid under Swiss Challenge method e-auction |
|-----------------------------|--------|------------------------|-------------------|---|
| Raghuleela Builders Pvt Ltd | Mumbai | 244.45 | ₹ 20.00 Crs | ₹ 21 Crs* |

Now the Company is inviting counter bids or subsequent offers from interested ARCs/banks/ non-banking financial companies/financial institutions (the "Prospective Investors") for sale of the Financial Assets under "SWISS Challenge method".

The auction under Swiss Challenge method is based on the bid offer in hand, hence counter bids are solicited. The highest counter bid received will be treated as challenger bid. The bidder who has submitted base bid offer will be invited to match the challenger bid. In case the base bidder failed to match it, challenger bid will be declared as successful bid as per Swiss Challenge method guidelines.

Other Terms and Conditions

- Starting price for counter bid under Swiss Challenge method shall be marked up over the Base Bid by not less than 5%.
- On receipt of the EOJ and execution of NDAs on or prior to 5:00 PM (IST) on June 16, 2026 the eligible Prospective Investors will be provided the access to the data room for carrying out due diligence activity in relation to the Financial Assets.
- Cut-off date of each pool would be the date of assignment agreement. Hence, any recovery received in the account till that date of the respective assignment agreement will remain with the company
- The sale is on "As Is Where is Basis", "As Is What is Basis" and "Whatever There is Basis"
- All sales shall be "Without Recourse" to the Company. In the event of non-realisation of amount out of secured assets in connection with the Financial Assets, the Company will not be liable to refund anything in part or full"
- Under no circumstances Prospective Investors can refuse to complete the transaction citing any reason or defects / objection in any account. If they do so, the matter will be reported to Reserve Bank of India & the respective authority for taking necessary action
- In case of similar/identical bids, Mint India Fincap Pvt Ltd will have the final right to decide on the settlement of the asset
- Offers/bids are invited on cash / cash-cum-security receipt basis
- Settlement of the account should be at the earliest, preferably within T + 2 days from the date of confirmation of the trade.
- Mint India Fincap Pvt Ltd reserves the right to withdraw any account from sale process or reject and / or cancel or defer the entire sale process of the assets / bids without assigning any reason. Further Mint India Fincap Pvt Ltd also reserves the right to add / modify / delete any of the terms and conditions at its sole discretion.
- Please note that all the related expenses viz. taxes / stamp duty / registration charges and all other miscellaneous expenses etc. that may be arising out of the transaction shall be payable by the Prospective Investors.
- In any dispute arises between Mint India Fincap Pvt Ltd and Prospective Investors in relation to the present sale process, it should be settled by mutual discussions and in case amicable settlement is not reached, it shall be subject to the exclusive jurisdiction of the courts situated at Mumbai
- Any other term except those mentioned above shall be as per mutual negotiations and agreement
- Any other term except those mentioned above shall be as per mutual negotiations and agreement
- Please note that the sale will be subject to final approval by the competent authority of the Bank.

Eligible parties can submit their counter bids under Swiss Challenge by June 16, 2026 by email or in a sealed envelope by post, as mentioned below :-

Email: compliance@mintindia.net/info@mintindia.net
Address: Second Floor, RSN Arcade, 6 LSC Near Prince Apartment, I.P. Extension, East Delhi, Delhi - 110092.

Yours faithfully,
Sd/-
Authorised Signatory
Mint India Fincap Pvt Ltd

June 14, 2026

ALCHEMIST ASSET RECONSTRUCTION COMPANY LIMITED

A-270 (FF & SF), Defence Colony, New Delhi-110 024, Tel: 91-11-46562580 - 83
Fax: 91-11-46562584, Email: admin@alchemistarc.com, Web: www.alchemistarc.com

INVITATION FOR EXPRESSION OF INTEREST FOR THE SALE OF SECURITY RECEIPTS, ISSUED BY ALCHEMIST VIII TRUST AND ALCHEMIST VI TRUST, BY ALCHEMIST ASSET RECONSTRUCTION COMPANY LIMITED BY WAY OF PUBLIC AUCTION (OPENING OF BIDS)

Notice is hereby given to the general public that Alchemist Asset Reconstruction Company Limited ("AARC"), acting as Security Receipts holder of Alchemist VIII Trust and Alchemist VI Trust, intends to sell the Security Receipts ("SRs") issued under the aforesaid trusts through a Public Auction. Accordingly, AARC is offering the following SRs for sale to eligible Qualified Buyers ("QBs") (including, without limitation, Asset Reconstruction Companies, NBFCs, AIFs and eligible Entities). The sale of the SRs shall be conducted on an "As Is Where Is", "As Is What Is", and "Without Recourse" basis.

| Name of Account | Madras Petrochem Limited |
|--|---|
| Names of Trusts | Alchemist VIII Trust & Alchemist VI Trust |
| SRs offered for Sale | 30,000 (on Prorata basis) |
| Reserve Price | Rs. 15.61,50,000/- |
| Earnest Money Deposit (EMD 25% of the Reserve Price) | Rs. 3,90,37,500/- |
| Last Date & Time of Submission of EOJ (along with upfront 10% amount of the Reserve Price) | 18-06-2026 by 04:00 PM |
| Date of Submission of Final Bid (along with balance 15% amount of the Reserve Price) | 22-06-2026 by 01:00 PM |
| Date & Time of Auction (Opening of Bids) | 22-06-2026 at 04:00 PM |
| Bid Structure | 100% Cash |

Terms & Conditions

- The sale of the Security Receipts shall be conducted through a Public Auction. The opening of bids is scheduled to take place on 22.06.2026 at 4:00 PM at AARC's registered office located at A-270, First and Second Floor, Defence Colony, New Delhi - 110024.
- Eligible participants interested in participating in the auction are invited to submit bids for an amount equal to or higher than the Reserve Price.
- Interested Qualified Buyers, fulfilling the applicable eligibility criteria, including and subject to the regulations issued by the Reserve Bank of India ("RBI") and the Securities and Exchange Board of India ("SEBI"), are invited to submit an unconditional Expression of Interest ("EOI") expressing their intention to conduct due diligence and participate in the auction (including compliance with Section 29A, where applicable) and request for copy of the detailed process document.
- Interested Qualified Buyers are required to submit the original hard copy of the EOJ along with upfront 10% amount of the Reserve Price and updated KYC to the Officer of Alchemist Asset Reconstruction Company Limited at the address mentioned below, on or before 18.06.2026 by 04:00 P.M., at A-270, First and Second Floor, Defence Colony, New Delhi - 110024. Mobile No.: +91-8130836012.
- Interested Qualified Buyers who have submitted their EOJ along with 10% amount of the Reserve Price on or before 18.06.2026 by 04:00 PM and are desirous of participating in the auction process may collect the Process Document either from the office of the Security Receipt holder located at A-270, First and Second Floor, Defence Colony, New Delhi - 110024, or by submitting a request via email at admin@alchemistarc.com, during working hours, between 15.06.2026 to 19.06.2026 against payment of Rs. 5000/-.
- Only Qualified Buyers who have submitted the upfront 10% amount of the Reserve Price along with the Eligibility documents shall be entitled to conduct the due-diligence.
- Interested Qualified Buyers shall submit their Final bid in a sealed envelope, along with the duly executed undertaking and updated KYC documents, on or before 22.06.2026 by 01:00 P.M., together with the EMD amount (i.e. 25% of the Reserve Price, less the amount paid along with EOJ).
- The EMD amount (i.e. 25% of the Reserve Price (including the upfront 10% of Reserve Price on submission of EOJ and the balance 15% on submission of Final Bid) shall be remitted by way of RTGS, Demand Draft, or Pay Order drawn in favour of "Alchemist Asset Reconstruction Company Limited", payable at New Delhi, in Bank Account No. 048131100001334, Beneficiary Name: Alchemist Asset Reconstruction Company Limited, IFSC Code: UBIN0804819, Union Bank of India, R.K. Puram Branch, New Delhi. Proof of remittance/credit of the EMD shall be enclosed with the final submission of the bid.
- The Successful Qualified Buyer shall be solely responsible for all applicable statutory compliances and payment of taxes, duties, levies, and any other charges arising out of or in connection with the purchase of the Security Receipts.
- AARC reserves the right to accept or reject any or all bids, modify or cancel the auction process, or amend the terms and conditions at its sole discretion, without assigning any reason.
- This invitation does not constitute an offer or commitment to sell. AARC shall not be liable for any costs, expenses, or losses incurred by any participant in connection with this process.
- The sale of the Security Receipts is strictly subject to the terms and conditions set forth in this Notice and the Process Document.
- For any clarifications or additional information, interested parties may contact the officer of AARC at +91 8130836012 or email at admin@alchemistarc.com.
- Disclaimer: This notice is only an invitation to submit Expression of Interest and does not constitute an offer or invitation to purchase the Security Receipts. AARC reserves the right to accept or reject any or all EOIs without assigning any reason whatsoever. The terms and conditions mentioned herein are indicative and subject to detailed terms provided in the Process Document. Participation in this process shall be at the sole risk and cost of the participants.**

Place: Delhi,
Date: 14.06.2026

Sd/-, Authorised Officer,
Alchemist Asset Reconstruction Company Ltd

"IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

