

October 07, 2025

BSE Limited  
Phiroze Jeejeebhoy Towers,  
Dalal Street, Mumbai – 400 001  
**Scrip Code - 506390**

National Stock Exchange of India Limited  
Exchange Plaza, C-1, Block G,  
Bandra Kurla Complex,  
Bandra (East), Mumbai – 400 051  
**Scrip Symbol - HEUBACHIND**

Dear Sir / Madam,

**Sub: Disclosure under Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 regarding Post-Offer Advertisement under Regulation 18(12) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, in relation to an open offer to the public shareholders of Heubach Colorants India Limited (“Target Company”) made by Sudarshan Europe B.V. (“Acquirer”) along with Sudarshan Chemical Industries Limited (“PAC-1”), Sudarshan Switzerland HLD1 AG (formerly known as Heubach Holding Switzerland AG) (“PAC-2”), and Sudarshan Switzerland HLD2 AG (formerly known as Heubach Ebito Chemiebeteteiligungen AG) (“PAC-3”) and PAC-1, PAC-2 and PAC-3 shall collectively hereinafter be referred to as (“PACs”) (“Open Offer”)**

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Regulation 18(12) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended from time to time, we herein enclose copy of the newspaper advertisement dated Monday, October 06, 2025 containing Post-Offer Advertisement in relation to the open offer, as published in the following newspapers:

1. Financial Express - English Daily (All Editions)
2. Jansatta - Hindi Daily (All Editions)
3. Navshakti - Marathi Daily (Mumbai Edition)

Kindly take the same on record.

Thanking You,  
Yours Faithfully,

For HEUBACH COLORANTS INDIA LIMITED

ADWAIT JOSHI  
COMPANY SECRETARY

Encl.: As above

US PHARMA GIANT STARTS HIRING IN HYDERABAD

# Eli Lilly to invest over \$1 bn in Telangana

PRESS TRUST OF INDIA  
Hyderabad, October 6

US PHARMA MAJOR Eli Lilly would invest \$1 bn in Telangana to expand its manufacturing and global medicine supply capacity, the government said on Monday.

The announcement was made after the company's global delegation met chief minister A Revanth Reddy and industries minister D Sridhar Babu at the Integrated Command Centre on Monday.

"Telangana secured a massive investment of \$1 bn by US Pharma major Eli Lilly, which will expand its manufacturing and global medicine supply capacity in Hyderabad," an official release said.

A new manufacturing plant and quality centre would be set up, creating huge job opportunities for Telangana's youth.

Fatrik Jonsson, executive vice president and President of Lilly International at Eli Lilly, emphasised that the investment reaffirms the company's confidence in India as a hub for capability building within its global network, the release said.

The investment decision reiterates the company's trust in Telangana's leadership and



REVANTH REDDY, CM, TELANGANA  
Hyderabad is a global city. Our government will support and welcome all industries looking to invest

- New plant and quality centre to be set up
- Investment to create more job opportunities
- Focus on diabetes, obesity, Alzheimer's, cancer, autoimmune drugs
- Choice of Telangana due to skilled workforce & infra

by Eli Lilly marks the company's interest in Telangana beyond GDCs and addressing new medicines to treat diabetes and obesity, Alzheimer's disease, cancer and autoimmune conditions.

The company will begin recruitment immediately for the Hyderabad location, with openings across roles such as engineers, chemists, analytical scientists, quality control and assurance professionals, and management positions, the release added.

With the establishment of the new facilities, Eli Lilly is set to manufacture in Telangana and supply globally.

The CM thanked the Eli Lilly delegation for having chosen Telangana and assured them of full support from the government for the company's future expansion plans.

He attributed the origin of Hyderabad as a Pharma hub to the then Prime Minister Indira Gandhi establishing the IDPL (Indian Drugs & Pharmaceuticals Ltd) in Hyderabad way back in 1965.

"Telangana means business. Hyderabad is a global city. Our government will support and welcome all industries looking to invest here," Revanth Reddy said.

# Flipkart exits Aditya Birla Lifestyle in ₹998-cr deal

FE BUREAU  
Mumbai, October 6

WALMART-OWNED FLIPKART on Monday sold its entire 69.5% stake in Aditya Birla Lifestyle (ABLIL) in a ₹998 crore bulk deal. This is the second such exit by the company after its block deal of Rs 582 crore in June in Aditya Birla Fashion and Retail (ABFRL).

Flipkart had received the shares in ABLIL following the latter's merger from ABFRL in June. As per data on NSE, Flipkart Investments sold 73.17 million shares at a price of ₹136.45 a piece, which was the same as Friday's close.

Among key buyers included ICICI Prudential Mutual Fund, Nippon India Mutual Fund, SBI Life Insurance, Morgan Stanley, Societe Generale and Goldman Sachs. Following the stake sale, shares of Aditya Birla Fashion rose 7.5% to close at ₹146.72 apiece on the NSE on Monday.

Flipkart's exit from the company comes as Aditya Birla's fashion arm aims to strengthen its presence in the luxury segment, which has historically delivered higher margins. With the new GST rate cuts now in effect, the firm is poised to leverage increased consumer spending to boost sales in the second half of the current fiscal.

# Ola Electric becomes first to get nod for rare-earth-free motor

FE BUREAU  
Chennai, October 6

OLA ELECTRIC ON Monday became the first electric two-wheeler (E2W) manufacturer to receive government certification for its in-house developed rare earth-free ferrite motor. The certification has been granted by Global Automotive Research Centre, Tamil Nadu.

"Ola Electric's ferrite motor underwent rigorous performance verification and mandatory motor power tests as per AIS 041 that is notified by the Ministry of Road Transport, Government of India," the company said in a regulatory filing.

The firm added that tests showed its ferrite motor's performance matched that of rare earth permanent magnet motor in net power for the 7kW and 11 kW variants.



The Bengaluru-based EV firm plans to integrate the technology across its product lineup, addressing cost and sourcing challenges that have constrained electric vehicle adoption in price-sensitive Indian markets.

At its annual 'Sankalp 2025' event in August, Ola Electric founder Bhavish Aggarwal announced plans to transition the company's entire portfolio to ferrite motors over the next 2-3 quarters to combat the shortage of rare-earth magnets.

"With this certification, Ola Electric will begin integrating the ferrite motor across its product lineup, further enhancing performance, affordability, and sustainability for millions of

Indian consumers," the company said.

Electric vehicle manufacturing is heavily reliant on rare-earth minerals, used in critical components. In April, China suspended exports of key rare-earth elements, metals, and magnets, disrupting global supply chains across electronics, autos, and aerospace. China controls 92% of global rare-earth magnet production.

Several EV makers, including market leaders TVS Motor and Bajaj Auto, earlier warned of production cuts due to the rare-earth supply crisis. The shortage even pushed Bajaj Auto to fifth place in monthly electric two-wheeler sales in August from its traditional second spot.

# Embassy Developments completes six stalled projects

REAL ESTATE PLAYER Embassy Developments on Monday announced the completion and delivery of six long-stalled legacy projects, providing homes to over 3,000 families. The projects, located in Mumbai, Thane, Visakhapatnam and Gurugram, had faced years of delay and uncertainty.

The company has secured Occupation Certificates (OCs) for these projects, marking a significant milestone in resolving legal challenges and enabling families to move into their new homes. The company's property management arm, Embassy Services, continues to provide facility management to ensure smooth operations and a transition to resident-led management. It said in the official statement.

EDL has delivered three landmark projects in Mumbai and Thane. Its Blu Estate & Club in Worli, spanning 10.8 acres with 374 homes, received phased OCs (2018-2022). Elections will enable EDL's exit and governance transfer to residents.

—FE BUREAU

# HEUBACH COLORANTS INDIA LIMITED

Corporate Identification Number (CIN): L24110MH1959PL0018006  
Registered Office: Rupa Renaissance, 8 Wing, 25th Floor, D-33, MIDC Road, TTC Industrial Area, Jambur, Navi Mumbai, Maharashtra, India, 400705. Contact No: +91-22-23874405  
Website: www.heubach.com; Email: hr.investor@heubach.com, india@heubach.com

OPEN OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 AS AMENDED ("SEBI (SAST) REGULATIONS"), FOR ACQUISITION OF UP TO 60,01,268 (SIXTY LAKHS ONE THOUSAND TWO HUNDRED AND SIXTY EIGHT THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 (INDIAN RUPEES TEN ONLY) EACH, REPRESENTING 26% (TWENTY SIX PERCENT) OF THE EQUITY SHARE CAPITAL OF HEUBACH COLORANTS INDIA LIMITED ("TARGET COMPANY") BY SUDARSHAN EUROPE B.V. ("ACQUIRER") ALONG WITH SUDARSHAN HOLDING SWITZERLAND AG ("PAC-1"), SUDARSHAN SWITZERLAND HLD AG (FORMERLY KNOWN AS HEUBACH HOLDING SWITZERLAND AG) ("PAC-2"), AND SUDARSHAN SWITZERLAND HLD AG (FORMERLY KNOWN AS HEUBACH EBITO CHEMIEBEITELGUNG AG) ("PAC-3") AND PAC-1, PAC-2 AND PAC-3 SHALL COLLECTIVELY HEREAFTER BE REFERRED TO AS "PACs") ("OFFER" OR "OPEN OFFER").

This post offer advertisement ("Post Offer Advertisement") is being issued by Axis Capital Limited ("Manager to the Offer" or "Manager") in respect of the Offer. For and on behalf of the Acquirer to the Public Shareholders of the Target Company, pursuant to an arrangement with Regulation 15(1)(2) of the SEBI (SAST) Regulations.

The Post Offer Advertisement should be read in conjunction with: (a) the Public Announcement dated October 16, 2024 ("PA"); (b) The Detailed Public Statement ("DPS") dated March 08, 2025, that was published in Financial Express (English National Daily) all editions, Janasatta (Hindi National Daily) all editions and Navabharat (Marathi Daily), Mumbai Edition on March 10, 2025 ("DPS"); (c) The Letter of Offer dated September 01, 2025, along with Form of Acceptance ("LOF"); and (d) the offer opening Public Announcement and Notification to the DPS dated September 09, 2025, that was published on September 10, 2025, in the aforesaid newspapers in which the DPS was published. This Post Offer Advertisement is being published in all such aforesaid newspapers in which the DPS was published.

Capitalized terms used but not defined in this Post Offer Advertisement shall have the meaning assigned to such terms in the LOF. The Public Shareholders of the Target Company are requested to kindly refer the following information with respect to the Offer Offer:

Sr. No.	Name of the Target Company:	Heubach Colorants India Limited
1.	Name of the Acquirer:	Sudarshan Europe B.V.
2.	Name of the PAC-1:	Sudarshan Holdings Switzerland Limited
3.	Name of the PAC-2:	Sudarshan Switzerland HLD AG (formerly known as Heubach Holding Switzerland AG and Colorants International AG)
4.	Name of the PAC-3:	Sudarshan Switzerland HLD AG (formerly known as Heubach EBITO Chemiebetrieblung AG and EBITO Chemiebetrieblung AG)
5.	Name of the Manager to the Offer:	Axis Capital Limited
6.	Name of the Registrar to the Offer:	MUGF Intime India Private Limited
7.	Offer Details:	
a)	Date of Opening of the Offer:	Thursday, September 11, 2025
b)	Date of Closure of the Offer:	Wednesday, September 24, 2025
c)	Date of Payment of Consideration:	Friday, October 03, 2025

9. Details of Acquisition:

Sr. No.	Particulars	Proposed in LOF <sup>(1)</sup>	Actuals <sup>(2)</sup>
9.1	Offer Price (per Equity Share)	INR 602.03/-	INR 602.03/-
9.2	Aggregate number of Equity Shares tendered in the Offer	6,001,268 <sup>(3)</sup>	36,68,036 <sup>(3)</sup>
9.3	Aggregate number of Equity Shares accepted in the Offer	6,001,268 <sup>(3)</sup>	36,68,036 <sup>(3)</sup>
9.4	Size of the Offer (Number of Equity Shares multiplied by Offer Price)	INR 361,29,43,374.04/-	INR 220,82,67,713.08/-
9.5	Shareholding of the Acquirer before agreements/public announcement <sup>(4)</sup>		
	• Number	Nil	Nil
	• % of Equity Share Capital	Nil	Nil
9.6	Equity Shares acquired by way of agreements <sup>(5)</sup>		
	• Number	Nil	Nil
	• % of Equity Share Capital	Nil	Nil
9.7	Equity Shares acquired by way of Open Offer <sup>(6)</sup>		
	• Number	6,001,268 <sup>(3)</sup>	36,68,036 <sup>(3)</sup>
	• % of Equity Share Capital	26.00% <sup>(3)</sup>	15.89% <sup>(3)</sup>
9.8	Equity Shares acquired after Detailed Public Statement <sup>(7)</sup>		
	• Number and Price of Equity Shares	Nil	Nil
	• % of Equity Share Capital	Nil	Nil
9.9	Post Offer Shareholding of the Acquirer		
	• Number	6,001,268 <sup>(3)</sup>	36,68,036 <sup>(3)</sup>
	• % of Equity Share Capital	26.00% <sup>(3)</sup>	15.89% <sup>(3)</sup>
9.10	Pre & Post-offer shareholding of the Public		
	• Pre-offer	10,532,987	66,64,951
	• Post-offer	4,531,719	29,74%
	• Number	10,532,987	45.63%
	• % of Equity Share Capital	45.63%	29.74%

- Notes:
- All percentages have been calculated based on the Equity Share Capital of Target Company.
  - Assuming full acceptance in the Open Offer.
  - The Acquirer has not directly acquired any Equity Shares of the Target Company from the date of the PA till the date of the LOF. However, post completion of Offer, the Acquirer is directly holding 36,68,036 Equity Shares representing 15.89% of the Voting Share Capital of the Target Company and indirectly holds 1,23,48,911 Equity Shares representing 54.34% of the Voting Share Capital of the Target Company through its direct holding in PAC-2 and PAC-3.
  - Out of the 36,68,036 Equity Shares that were validly tendered and accepted in the Open Offer, 36,67,956 Equity Shares were in demat form, and 80 Equity Shares were in physical form.
  - 10.1 The Acquirer and its directors in their capacity as directors accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations of the Acquirer laid down in the SEBI (SAST) Regulations in respect of the Open Offer.
  - 10.2 A copy of this Post Offer Advertisement is expected to be available on the websites of SEBI (www.sebi.gov.in), BSE Limited (www.bseindia.com), National Stock Exchange of India Limited (www.nseindia.com) and at the registered office of the Target Company.

Issued on behalf of the Acquirer and PACs by the Manager to the Open Offer and the Registrar to the Offer

MANAGER TO THE OFFER	REGISTRAR TO THE OFFER
<p><b>AXIS CAPITAL</b> Axis Capital Limited Address: 1st Floor, Axis House, Pandurang Budhkar Marg, Worli, Mumbai - 400 025, Maharashtra, India Tel: +91 22 4325 2100 Fax: +91 22 4325 3000 Email: hci.offers@axiscapital.in Investor Grievance Email: complaints@axiscapital.in Contact Person: Mayuri Aayal Harish Patel Website: www.axiscapital.co.in SEBI Registration No.: INM000012029</p>	<p><b>MUGF</b> MUGF Intime India Private Limited (formerly known as Link Intime India Private Limited) Address: C-101, 247 Park, 1st Floor, S B Marg, Vikhroli (West), Mumbai - 400083, Maharashtra, India. Phone: +91 81 811 4949 Fax: +91 22 49166689 Email: hci.offers@mugs.mugf.com Website: www.in.mugs.mugf.com Investor Grievance Email: hci.offers@mugs.mugf.com Contact Person: Ms. Pradiya Karanjekar SEBI Registration Number: INR000004058</p>

Place: Pune  
Date: October 06, 2025

# Adani Green gets \$250 mn in first offshore loan since probe

SAIKAT DAS  
October 6

ADANI GREEN ENERGY, controlled by billionaire Gautam Adani, signed a deal to raise around \$250 million from a group of global lenders, according to people familiar with the matter, in what would be the unit's first foreign currency loan since an indictment by the US Department of Justice.

A group of four banks — DBS Bank, DZ Bank, Rabobank and Bank Sinopac Co — agreed to extend the credit, proceeds

The loan has a tenure of over five years with an interest rate of about 8.2%

of which will be used to refinance an existing debt, said the people who asked not to be identified.

The tenor of the loan is over five years and the interest rate would be around 8.20%, they said. Adani Group, Bank Sinopac and Rabobank did not immediately reply to

Bloomberg's emails seeking comments. DBS declined to comment. A DZ Bank spokesperson confirmed its participation in the syndication of the loan.

The financing at the renewables unit comes as the conglomerate is aiming to cut its leverage over the next five years and has no plans to issue bonds in international capital markets until 2027. In March, Adani Green refinanced a construction-linked loan for 92.61 billion rupees (\$1 billion) with Power Finance Corporation.

In total, the group signed new credit facilities of more than \$10 billion in the first half of the year across the ports unit, Adani Green Energy, Adani Enterprises and Adani Energy Solutions, according to an August report by S&P Global Ratings. "We do not see any significant increase in funding cost for the Adani group," it said in the report, adding that the Adani family injected about \$1.1 billion of equity into Adani Green Energy in July.

—BLOOMBERG

# Auto players seek easier CAFE 3 norms

NITIN KUMAR  
New Delhi, October 6

AUTO MANUFACTURERS ARE planning to urge the government to ease the proposed Corporate Average Fuel Efficiency (CAFE) 3 norms for 2027-2032. They want a single, fixed target instead of the yearly reduction plan suggested in the draft proposal.

The CAFE 3 norms require manufacturers to progressively reduce fuel consumption from 3.73 litres per 100 km in FY28 to 3.01 litres by FY32. Industry players say this staggered approach makes product planning difficult and raises costs. They argue that while the final target can technically be met, reaching it at one go would be steep and expensive. "The 3.01-litre target is quite tough to meet, especially from the first year. A fixed, achievable target will help us plan better," said an executive at a automaker.

Another executive said that uncertainty around fuel blending policies adds to the challenge. Ethanol blending affects fuel efficiency, and without a clear government roadmap, companies are finding it hard to plan technology and investment decisions.

Suppliers, too, are worried. Many have long-term supply contracts that would need to be changed every year if the targets are revised annually. This could disrupt production and create additional costs. Manufacturers also fear dealers may hesitate to stock vehicles near the end of fiscal year, as changing targets could render some models non-compliant, leaving unsold stock.

In the meantime, however, the government had fixed targets over multiple years. The first phase, introduced in 2017-18, capped fuel consumption at 5.5 litres per 100 km.

**BSE LIMITED**  
The Power of Vibrance  
25<sup>th</sup> Floor, P.J. Towers, Dalal Street, Mumbai - 400 001  
CIN No: L67120MH2005PLC155188

**PUBLIC NOTICE**

In terms of Regulation 22(6) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 ("Regulations") and as per the rules made under Section 21A of the Securities Contracts (Regulation) Act, 1956 and the Rules, Bye-Laws and Regulations of BSE Limited ("the Exchange"), NOTICE is hereby given that the company mentioned in the Table below has delisted from the platform of the Exchange. A detailed list of the delisted companies has been provided in the Table below. The Exchange has issued Public Notices in terms of Regulation 22(3) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations - 2009 proposing to delist certain companies, which had been suspended for a period of more than 6 months on account of non-compliance with various clauses of the erstwhile Listing Agreement/SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015/Other reasons, from the Exchange. This company had either failed to reply to the Exchange communications/show cause notice issued by the Exchange or failed to take steps for revocation of suspension in the trading of their securities or had consented to go ahead with the compulsory delisting.

The Public Notice had provided 15 working days from the date of the Notice to any person aggrieved by the proposal to delist to submit representation in writing to the Delisting Committee of the Exchange.

The Delisting Committee of the Exchange, after considering the representations from company and investors received during the mandated time and the facts in the matter passed Delisting Order in the case of the company mentioned in the table below. The company name along with address and promoters as per Exchange records, alongwith the Fair Value payable by Promoters to the public shareholders is given in the table below:

Sr. No.	Script Code	Company Name	Address as per Exchange records	Fair Value To be Paid by the Promoters to the Public Shareholders (Rs.)	Names of the Promoters as per Exchange records	Effective date of delisting
1	530801	RKB Agro Industries Ltd	Kushal Chambers, 1st Floor, M G Road, Raichur -584101, Karnataka	32.07	Chandana Bhandari, Shanta Bai Bhandari, Vijayraj Bhandari, Kushila Bai Bhandari, Sowbhagari Bhandari, Veenaa Bhandari, Aditya Kumar Bhandari, Sangita Jeyender Lunka, Sowbhagari Bhandari M HUF, Sowbhagari Bhandari HUF, Sanjay Kumar Bhandari, Rajmal Khemraj HUF, Vijayraj Bhandari HUF, Vijayraj Bhandari HUF, Vijayraj Bhandari HUF, Kushilabai Bhandari, Sanjay Bhandari, Sowbhagari Bhandari, Sowbhagari Bhandari, MJ(HUF), Sowbhagari Bhandari (HUF), Shantabai Bhandari, Pavan Bhandari, Chandana Bhandari, Rajmal Khemraj HUF, K H Peera Sah, She Rajmal Kushiraj Bhandari, Gopal Singh, Kushiraj Bhandari	September 26, 2025

Note:

The names of the promoters shown above are based on records available with the Exchange or received from the concerned ROCs/RTAs/Depositories. The company is advised to note that the consequences of compulsory delisting include:

- As per SEBI (Delisting of Equity Shares) Regulations, 2009-
  - The securities of the company cease to be listed and therefore are not available for trading on the platform of the Exchange.
  - Promoters of this delisted company will be required to purchase the shares from the public shareholders as per the fair value determined by the independent valuer appointed by the Exchange.
  - Further, in terms of Regulation 24(1) of SEBI (Delisting of Equity Shares) Regulations, 2009, the delisted company, its whole-time directors, its promoters and the companies promoted by any of them shall not directly or indirectly accept the securities market or seek listing for any equity shares for a period of 10 years from the date of compulsory delisting.
  - As per provisions of Regulation 24(2) of the SEBI (Delisting of Equity Shares), Regulations, 2009, in case of companies whose fair value is positive -
    - (a) such a company and the corporates shall not effect transfer, by way of sale, pledge, etc., of any of the equity shares held by the promoters/ promoter group and the depository benefits like dividend, rights, bonus shares, split, etc., shall be frozen for all the equity shares held by the promoters/ promoter group; the promoters of such company provide an exit option to the public shareholders in compliance with sub-regulation (b) of regulation 23, as certified by the concerned recognized stock exchange;
    - (b) the promoters and whole-time directors of the compulsorily delisted company shall also not be eligible to become directors of any listed company till the exit option as stated in clause (a) above is provided.
- Further, this company has been moved to the Dissimulation Board and the Exchange and providing information to the stock exchanges for fair valuation is on the promoters of the company. In case exit is not provided by the promoters, appropriate action would be taken against such entities.

For and on behalf of BSE Ltd.  
October 7, 2025

**एसएमएफपी इंडिया होम फार्मासि कंपनी लिमिटेड**  
**SMFG Gnihashakti**  
 Home Pharmacy  
 एएसएमएफपी इंडिया होम फार्मासि कंपनी लिमिटेड का निवेशक बनने के लिए आमंत्रित किया जाता है। निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें।

क्र. सं.	निवेशक (NFI) का नाम	प्रतिशत प्रतिनिधित्व (NFI) का हिस्सा	निवेश का मूल्य	निवेश का तिथि
1.	एसएमएफपी इंडिया होम फार्मासि कंपनी लिमिटेड	11.0000%	₹ 1,00,00,000/-	03.10.2025
2.	एसएमएफपी इंडिया होम फार्मासि कंपनी लिमिटेड	11.0000%	₹ 1,00,00,000/-	03.10.2025

आपका निवेशक बनने के लिए आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें।

**Canara Bank**  
**आमंत्रित**  
 एएसएमएफपी इंडिया होम फार्मासि कंपनी लिमिटेड का निवेशक बनने के लिए आमंत्रित किया जाता है। निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें।

क्र. सं.	निवेशक (NFI) का नाम	प्रतिशत प्रतिनिधित्व (NFI) का हिस्सा	निवेश का मूल्य	निवेश का तिथि
1.	Canara Bank	11.0000%	₹ 1,00,00,000/-	03.10.2025
2.	Canara Bank	11.0000%	₹ 1,00,00,000/-	03.10.2025

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**दक्षिण पूर्व मध्य रेलवे**  
**ई-नीमासी नोटिस**  
 एएसएमएफपी इंडिया होम फार्मासि कंपनी लिमिटेड का निवेशक बनने के लिए आमंत्रित किया जाता है। निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें।

क्र. सं.	निवेशक (NFI) का नाम	प्रतिशत प्रतिनिधित्व (NFI) का हिस्सा	निवेश का मूल्य	निवेश का तिथि
1.	South East Central Railway	11.0000%	₹ 1,00,00,000/-	03.10.2025
2.	South East Central Railway	11.0000%	₹ 1,00,00,000/-	03.10.2025

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**HEUBACH COLORANTS INDIA LIMITED**  
 Corporate Identification Number (CIN): L24110MH1956PLC018406  
 Registered Office: Rupa Renaissance, 3 Wing, 5th Floor, 253, MIDC Road, TTC Industrial Area, Jangirau, Navi Mumbai, Maharashtra, India, 400705. Contact No: +91 22 28874405  
 Website: www.heubach.com; E-mail: ld.investor.relations\_india@heubach.com

**OPEN OFFER UNDER THE SECURITIES AND EXCHANGE BOARD ACT (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF HEUBACH COLORANTS INDIA LIMITED**

आपका निवेशक बनने के लिए आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें।

**WARDWIZARD INNOVATIONS & MOBILITY LIMITED**  
 Corporate Identification Number: L35100MH1982PLC264042

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**SWARA FINCARE LIMITED.**  
 Regd. Off: Plot No. 17B and 18B, Third Floor, Gal No. 3, Sidhanti Enclave, Uttam Nagar, New Delhi-110059  
 CIN: U59590DL2020PLC364228 Email: compliance@swaraincare.com

**PUBLIC NOTICE**

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आपका निवेशक बनने के लिए आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें। निवेश पत्र (NFI) को खरीदने के लिए निवेशकों को आमंत्रित किया जाता है कि वे निवेश करने के लिए निवेश पत्र (NFI) को खरीदें।

क्र. सं.	Particulars	Proposed in LOF <sup>(1)</sup>	Actuals <sup>(2)</sup>
9.1	Offer Price (per Equity Share)	INR 602.03/-	INR 602.03/-
9.2	Aggregate number of Equity Shares tendered in this Offer	6,001,268 <sup>(3)</sup>	36,68,036 <sup>(3)</sup>
9.3	Aggregate number of Equity Shares accepted in the Offer	6,001,268 <sup>(3)</sup>	36,68,036 <sup>(3)</sup>
9.4	Size of the Offer (Number of Equity Shares multiplied by Offer Price)	INR 361,29,43,374.04 <sup>(4)</sup>	INR 22,02,62,713.08 <sup>(4)</sup>
9.5	Shareholding of the Acquirer before/after public announcement <sup>(5)</sup>		
	• Number	Nil	Nil
	• % of Equity Share Capital	Nil	Nil
9.6	Equity Shares acquired by way of agreements <sup>(6)</sup>		
	• Number	Nil	Nil
	• % of Equity Share Capital	Nil	Nil
9.7	Equity Shares acquired by way of Open Offer <sup>(7)</sup>		
	• Number	6,001,268 <sup>(3)</sup>	36,68,036 <sup>(3)</sup>
	• % of Equity Share Capital	26.00 <sup>(3)</sup>	15.89 <sup>(3)</sup>
9.8	Equity Shares acquired after Detailed Public Statement <sup>(8)</sup>		
	• Number and Price of Equity Shares	Nil	Nil
	• % of Equity Share Capital	Nil	Nil
9.9	Post Offer Shareholding of the Acquirer		
	• Number	6,001,268 <sup>(3)</sup>	36,68,036 <sup>(3)</sup>
	• % of Equity Share Capital	26.00 <sup>(3)</sup>	15.89 <sup>(3)</sup>
9.10	Pre & Post-offer shareholding of the Public	Pre-offer	Post-offer
	• Number	10,532,867	4,531,719
	• % of Equity Share Capital	45.63%	19.63%

Notes:  
 1. All percentages have been calculated based on the Equity Share Capital of Target Company.  
 2. Assuming full acceptance in the Open Offer.  
 3. The Acquirer has not received any Equity Shares of the Target Company from the date of the PA till the date of the LOF. However, post completion of the Offer, the Acquirer is directly holding 36,68,036 Equity Shares representing 15.89% of the Voting Share Capital of the Target Company and indirectly holds 1,25,48,811 Equity Shares representing 54.36% of the Voting Share Capital of the Target Company through its direct holding in PAC-2 and PAC-3.  
 4. Out of the 36,68,036 Equity Shares that were validly tendered and accepted in the Open Offer, 36,196,956 Equity Shares were in dematerialised form, and 80 Equity Shares were in physical form.  
 5. Other information  
 10.1 The Acquirer and its directors in their capacity as directors accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations of the Acquirer laid down in the SEBI (SAST) Regulations in respect of the Open Offer.  
 10.2 A copy of this Post Offer Advertisement is expected to be available on the websites of SEBI (www.sebi.gov.in), BSE Limited (www.bseindia.com), National Stock Exchange of India Limited (www.nseindia.com) and at the registered office of the Target Company.

MANAGER TO THE OFFER: AXIS CAPITAL  
 REGISTRAR TO THE OFFER: MUFG

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