



Ref: SEC/SE/2026-27
Date: July 03, 2026

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

Listing Department
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 notice pertaining to proposed transfer of equity shares to Investor Education and Protection Fund (IEPF)

Dear Sir/Madam,

Pursuant to the provisions of Regulation 30 read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, we are pleased to enclose copies of the newspaper publications in all editions of the Financial Express (English Daily) and New Delhi edition of Jansatta (Hindi Daily) dated July 03, 2026, informing the shareholders about proposed transfer of equity shares of the Company to IEPF.

This is for your information and records.

Thanking You,

Yours faithfully,
For **Dabur India Limited**


(Ashok Kumar Jain)
Group Company Secretary and Chief Compliance Officer

Encl: as above



LAWYERS SAY SINGAPORE CASE CENTRES ON PRIORITY OF CLAIMS

Udaan holding firm case turns into creditor battle

ANEES HUSSAIN
Bangalore, July 2

THE INSOLVENCY PROCEEDINGS initiated against Udaan's Singapore-based holding company, Trustroot Internet, after it defaulted on \$170 million of convertible notes, have brought to the fore a larger tussle between secured and unsecured creditors over recovery rights.

People familiar with the matter said the proceedings relate to Trustroot Internet, which acts as the Indian operating entity in Udaan's corporate structure.

According to legal experts tracking the matter, the case is less about the viability of the operating business and more about the order in which different classes of creditors and investors are entitled to recover their dues.

"This is essentially a priority-claims issue. Where there are multiple classes of lenders and investors with different contractual rights, insolvency proceedings can become a forum for determining the distribution of value," said a restructuring lawyer.

According to legal experts, the case would be watched closely by investors because several Indian startups continue to be housed under overseas holding companies with multiple layers of equity, convertible instruments and debt.

Any judicial interpretation on the rights of different classes of creditors in such structures could influence future cross-border restructuring. A Singapore ruling would not bind Indian courts but would carry persuasive weight, and reshape investor expectations across the startup ecosystem, lawyers said.

"If Singapore courts establish a clear hierarchy of how compulsorily convertible note holders rank against other creditors in a default, that precedent will immediately influence how term sheets for similar structures are drafted," said Amitraj Kaulshil, advocate at the

CLEAR HIERARCHY

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Supreme Court of India. The development follows unsecured creditors moving the Singapore court after the holding company defaulted on obligations linked to overseas financing.

However, people aware of the discussions said the long-term investors and secured lenders are contesting the move, maintaining that the petition seeks to secure rights and payouts comparable to those contractually available only to secured stakeholders.

According to these people, the secured lenders maintain that the contractual waterfall agreed at the time of the investment should be respected and that unsecured creditors cannot seek parity merely by invoking insolvency proceedings.

Long-term investors in the holding company include Udaan, M&G and Moonstone, people familiar with the matter said.

When contacted a Udaan spokesperson said, "The matters referenced relate to ongoing restructuring negotiations and offshore proceedings among offshore stakeholders at the offshore holding company level. These discussions have no bearing

on our operating entities in India, where our teams employ our people and run the day-to-day business. Udaan and Udaan Capital continue to operate as usual, serving customers across trade commerce and supply chain financing. We will continue to focus on delivering value to our customers, partners, employees and stakeholders."

Legal experts said such disputes are not uncommon in venture-backed companies that have raised capital through multiple instruments over several funding rounds.

As startups increasingly tapped structured debt and convertible instruments during the funding slowdown, capital tables became more layered, often resulting in differing recovery rights among investors.

"Whenever there is stress at the holding company level, unsecured creditors may seek judicial intervention to maximise recoveries, while secured lenders typically insist that contractual priorities should prevail. Ultimately, the court determines the respective rights of each class of stakeholders," another lawyer specialising in cross-border restructuring said.

The impact, however, falls on Udaan's capital market plans in India. If the parent's board powers are suspended, the reverse flip and any Sebi filing would freeze until the Singapore proceedings are resolved.

Additionally, if the liquidator takes control of the parent's stake, the India business's promoter and lock-in position under Section 23A of the Insolvency and Bankruptcy Code, 2016, would be affected.

Control of the India business is the deeper question. Its main asset sits at the parent level, and whoever acquires the parent's stake in a liquidation gains control, though that transfer will itself need Reg. 31 and CCI approvals, said Surbhi Kapoor, partner at King Stubb & Kasra. A change in ownership at that level would ripple through the India business.

"The real-world consequences are indirect but serious, that is, change of control, material adverse change triggers in lending and commercial contracts, heightened RBI attention on the NBFC business, and counterparty and lender nervousness," said Nilesh Tribhuvan, managing partner of Whites & Brins, Advocates & Solicitors.

SC quashes verdict based on AI-created precedents

PRESS TRUST OF INDIA
New Delhi, July 2

RED FLAGGING THE use of "non-existent, false, and hallucinated" judgments generated by artificial intelligence (AI), the Supreme Court on Thursday set aside a verdict of the National Company Law Tribunal (NCLT), saying that courts must adopt zero-tolerance against citing or using AI-generated precedents.

The bench comprising Justices P N Narasimha and Alok Aradhya said, "The production of false, non-existent, and hallucinated material and its utilisation as precedents in law, is like the release of madly hallucinated material in the province of law and justice. It is inhuman, inhuman, and catastrophic by the time anyone notices. It not only contaminates but takes away the very lifeblood of judicial determination." It set aside an NCLT judgment on asset insolvency in favour of finding that the tribunal had relied on non-existent, false and hallucinated precedents.

"It is necessary for Courts to adopt a zero-tolerance mode for producing, citing or using AI-generated precedents without verification. It is a misconduct on the part of an advocate to cite such judgments without verification," the verdict said.

The bench said it was equally a "serious lapse" if a judge relies on such a false or hallucinated material in support of the determination. "We have no hesitation in declaring that such a decision is a decision in the eyes of the law, irrespective of whether such material had a direct or indirect bearing on the decision-making. Such decisions

MAINTAINING INTEGRITY

Courts must adopt zero-tolerance against citing or using AI-generated precedents

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FINANCIAL EXPRESS

PRESS TRUST OF INDIA
New Delhi, July 2

HYDERABAD-BASED SKYROOT AEROSPACE on Thursday announced that a launch window between July 12 and August 4 for the maiden test flight of its Vikram-1 launch vehicle—the nation's first privately developed orbital-class rocket.

The final date of the lift-off will be subject to the completion of assembly and testing operations at the launch site in the Satish Dhawan Space Centre, Sriharikota, and weather, safety, and range considerations.

"We want to understand how the vehicle performs from lift-off through every phase of ascent. This data cannot be fully replicated through ground-based development as we build a reliable, high-fidelity commercial launch programme," he added.

"And we reiterate and declare zero tolerance for the Bar as well as the Bench to cite, or rely on such material. It is also clarified that our judgment shall have no bearing on the rightful use of AI, but on the presentation or reliance on false or hallucinated material as if it were a court precedent," it said.

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Skyroot Aero readies India's private orbital rocket launch

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BO collections jump 21% in H1 of 2026

YASHRAJ DARR
New Delhi, July 2

INDIA'S MULTIPLEX INDUSTRY posted a strong start to 2026, with box office collections rising 21% year-on-year in the first half of the calendar year, according to the Multiplex Association of India (MAI).

The industry body attributed the growth to sustained audience confidence in the theatrical experience and a robust slate of successful releases across Hindi, regional and international cinema.

Among the films that drove footfalls were *Borlar 2*, *Dhruv*, *Project 3*, *Maatangi*, *Michael*, *Bhaag Bangla*, *Chhatri*, *Raja Shekhar*, *Karupp*, *Main Vaapas Aaunga*, *Cochin 2* and *Welcome to the Jungle*, among others.

The association said the growth was supported by strong footfalls for franchise releases, original stories, regional cinema and international releases has resonated with audiences across India. The 21% year-on-year growth is a testament to the industry's resilience and the diverse, communal experience that cinema uniquely offers, said Kamal Ghosh, MAI president.

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Tata Power eyes 10,000 public EV chargers by 2030

AKBAR MERCHANT
Mumbai, July 2

TATA POWER PLANS to expand its public charging network to more than 10,000 chargers by 2030 as EV adoption gathers pace across the country.

Apart from expanding its public charging network, there are also plans to install more than 750,000 chargers at residential locations by 2030.

The company currently supports over 6,700 charging stations across public, semi-public, fleet and electric bus charging segments.

Going forward, it expects infrastructure rollout to closely track the country's EV sales and film momentum, with investments directed towards regions witnessing the strongest demand and charger utilisation.

"Our charger deployment strategy is closely aligned with EV adoption trends across India. Currently, the largest markets for charger deployment are states with high EV penetration and vehicle sales, such as Maharashtra and the southern states of Karnataka and Kerala," the spokesperson said.

The company continuously monitors EV sales, customer demand and utilisation patterns to identify priority markets for infrastructure expansion, ensuring charging infrastructure is deployed where it is needed most.

"The same trend is reflected in charging consumption. According to Tata Power, Maharashtra and the southern states of Karnataka and Kerala are the top states for EV charging consumption."

EXPANDING BASE

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POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF

OXFORD INDUSTRIES LIMITED

("OXFORD"/"TARGET COMPANY"/"ITC")
(Corporate Identification No.: L11211MH199PLC225372)

Registered Office: 136-B, Ansa Industrial Estate, Sakli Vihar Road, Sakinaka, Andheri (East), Mumbai, Maharashtra, India, 400072.
Phone No.: +912224043434. Email: oxford_industries@oxfordindia.com. Website: www.oxfordindia.com

Open offer for acquisition of 15,42,271 Equity Shares of Rs. 10/- each representing 20.0% of the equity and voting share capital of the Target Company by Sarvagat Corporate Advisors Limited referred to as the "Acquirer".

This Post Offer Advertisement is being issued by Navigant Corporate Advisors Limited. The Manager to the offer on behalf of the Acquirer, in connection with the offer made by the Acquirer in compliance with Regulation 16(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments ("SEBI (SAST) Regulations, 2011").

The detailed public statement ("OPS") pursuant to the Public Announcement ("PA") made by the Acquirer has appeared in Financial Express - English Daily (of the dates: January - Hindi Daily (of the dates: Prakash - Marathi Daily (Mumbai edition) on 22nd March, 2026).

1. Name of the Target Company: Oxford Industries Limited
2. Name of the Acquirer: Sarvagat Corporate Advisors Limited
3. Name of the Manager to the Offer: Sarvagat Corporate Advisors Limited
4. Name of the Registrar to the Offer: MUF Intertec India Private Limited
5. Offer details:
a. Date of Opening of the Offer: Friday, 12th June, 2026
b. Date of the Closing of the Offer: Thursday, 25th June, 2026
6. Date of Payment of Consideration (Actual): 02nd July, 2026
7. Details of the Acquisition:

Sr. No.	Particulars	Proposed in the Offer Document	Actuals
7.1.	Offer Price	Rs. 5.00 per Equity Share	Rs. 5.00 per Equity Share
7.2.	Aggregate number of Shares tendered	15,45,271	6
7.3.	Aggregate number of Shares accepted	15,45,271	6
7.4.	Size of the offer (Number of shares multiplied by Offer price per share)	Rs. 77,26,355	Rs. 30
7.5.	Shareholding of the Acquirer before Share Purchase Agreement (SPA) and Public Announcement (No. & %)	1,94,300 (2.78%)	1,94,200 (2.78%)
7.6.	Shares to be acquired by way of Share Purchase Agreement (SPA) • Number • % Fully Diluted Equity Share Capital	25,97,370 (43.70%)	25,97,370 (43.70%)
7.7.	Shares Acquired by way of Open Offer • Number • % Fully Diluted Equity Share Capital	15,45,271 (25.97%)	6 (0.01%)
7.8.	Share Acquired after detailed Public Statement • Number of Shares acquired • Price of the shares acquired • % of the shares acquired	Not Applicable	Not Applicable
7.9.	Post offer Shareholding of Acquirer • Number • % Fully Diluted Equity Share Capital	43,36,841 (72.46%)	27,91,576 (46.49%)
7.10.	Pre and Post Offer Shareholding of Public Shareholders • Number • % Fully Diluted Equity Share Capital	Pho Offer: 31,87,700 (53.54%) Pho Offer: 16,36,508 (27.54%)	Pho Offer: 31,87,700 (53.54%) Pho Offer: 16,36,508 (27.54%)

Note: Pursuant to the Offer and the transactions contemplated in the SPA, the Acquirer shall become the Promoter of the Target Company and, the existing promoter and promoter group will cease to be the promoter of the Target Company and shall be classified as a public shareholder in accordance with the provisions of Regulation 31A (10) of the SEBI (SCOR) Regulations.

8. The Acquirer accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfillment of its obligations as laid down by SEBI (SAST) Regulations, 2011.

9. A copy of this Post Offer Advertisement will be available on the website of SEBI.

10. Capitalized terms used in this advertisement and not defined herein, shall have same meaning assigned to them in the Letter of Offer dated 30.06.2026.

ISSUED BY MANAGER TO THE OFFER FOR AND ON BEHALF OF THE ACQUIRER

Navigant
NAVIGANT CORPORATE ADVISORS LIMITED
804, Meadows, Saraj Plaza Complex, J B Nagar, Andheri Kurla Road, Andheri East, Mumbai - 400029.
Tel No.: +91 22 4330 4837 / 4873 5076. Email: navi@navigantcorp.com. Website: www.navigantcorp.com
SEBI Registration No.: INR002012343
Contact person: Mr. Sarvagat Vijani

Place: Mumbai
Date: July 02, 2026

OM METALLOGIC LIMITED
Registered Office: Plot No. 17, Hortala Road, Village Sakinaka, Opp. Gopal Jewellery, Sakinaka, Andheri East, Mumbai - 400072.
CIN: L28113HR2011PLD044569. E-mail: www.ommetallogid.com.
Website: www.ommetallogid.com. Phone: 0124 - 2989582

POSTAL BALLOT NOTICE

Notice is hereby given to the Members of Om Metallogic Limited, pursuant to applicable provisions of the Companies Act, 2013 and Rules made thereunder, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Secretarial Standards on General Meeting issued by the Institute of Company Secretaries of India (ICSI) read with the guidelines prescribed by the Ministry of Corporate Affairs for holding general meetings/ conducting postal ballot process through e-voting via various general circulars issued by MCA, including any statutory modifications or amendments (or re-enactments) thereof for the time being in force, that the members of the Company are invited to participate in the following Special Resolution by way of Postal Ballot through voting process.

S. No. Description of Resolution Type of Resolution

- Increase in Authorised share capital of the Company and consequent amendment in the Clause V of the Memorandum of Association Ordinary

In accordance with applicable laws, the Company has completed the dispatch of Postal Ballot notice, and electronic means only to those members whose names appear in Register of Members/ List of Beneficial Owners and whose e-mail IDs are registered with the Company's SFT Financial Services Private Limited ("SFT"). Depositories as on Friday, June 26, 2026 ("Cut-off date"). The same is also available on the website of the Company i.e. www.ommetallogid.com, website of the Registrar i.e. www.secdatabase.com and on the website of our e-voting agency i.e. National Securities Depository Limited (NSDL) e-voting website at www.evotingindia.com.

The members of the Company are invited to cast their votes electronically and in a secure manner. The detailed procedure for casting of votes through remote e-voting has been provided in the notice.

The remote e-voting shall commence on Tuesday, June 30, 2026, from 9:00 A.M. (IST) and end on Wednesday, July 29, 2026, 5:00 P.M. (IST). During this period Members holding shares either in physical or electronic form or cut-off date shall cast their vote electronically. Members are requested to record their ASGT (VOTER DISSENT) (AGSANT) through the remote voting process not later than Wednesday, July 29, 2026, 05:00 P.M. (IST). The voting rights of the Members shall be in proportion to their share of paid-up equity share capital of the Company as on cut-off date. Once the vote or resolution is cast by Member, the Member shall not be able to change it subsequently.

Members who have not updated their email addresses are requested to register the same in the list of the shares held by them in electronic form with the depository participant and in respect of shares held in physical form by writing to Company registrar and share transfer agent i.e. M/s Skyline Financial Services Private Limited, (Unit: Om Metallogic Limited), D-153 A, 1st Floor, Okhla Industrial Area, New Delhi - 110003. Phone: 011-26811648. Email: admin@skylineindia.com

The Board of Directors of the Company, at its meeting held on Wednesday, June 24, 2026, has appointed M/s. Avadh D Gupta & Associates, a Company Secretary in practice and a duly qualified firm, as a Registrar (hereinafter referred to as the "Registrar"), for conducting the Postal Ballot and e-voting process in a fair and transparent manner and in accordance with the provisions of the Act and the rules made thereunder.

For Om Metallogic Limited
Sd/-
Haranya Manish Manglik
Managing Director

Date: 29.06.2026
Place:aryana

DABUR INDIA LIMITED
Regd. Office: 82, Anand Road, New Delhi-110 002, Phone: 011-33254988
CIN: L12410DL2000PLC00002
Website: www.dabur.com. Email: investor@dabur.com

NOTICE TO SHAREHOLDERS

Transfer of Equity shares of the Company to Investor Education and Protection Fund

Notice is hereby given to the members pursuant to the provisions of Section 124(B) and other applicable provisions of the Companies Act, 2013 and Securities and Exchange Board of India (SEBI) (Investor Education and Protection Fund) Regulations, 2016 ("The Rules") as notified from time to time by the Ministry of Corporate Affairs ("MCA") that every equity share (in respect of which dividend has not been paid or claimed for 7 (seven) consecutive years or more since the payment of Final Dividend for Financial Year 2016-19) are liable to be transferred by the Company to Investor Education and Protection Fund ("IEPF") Authority as per the Rules.

The Company has sent individual notices to all the concerned shareholders whose shares are liable to be transferred to IEPF Authority advising them to claim their undivided dividends. The details of such shareholders have also been made available on Company website i.e. www.dabur.com.

Shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may please note that upon transfer of shares to IEPF Authority, no claim shall be made by the Company/IEPF Authority in their name and all associated records and documents shall be maintained in respect of such shares as per the Rules.

The concerned shareholders are requested to claim the unpaid undivided dividend amount(s) on or before September 17, 2026. In case the Company does not receive any communication from the concerned shareholder by September 17, 2026 the Company shall, with a view to complying with the requirements set out in the Rules, dematerialise and transfer the shares to IEPF. Shareholders are requested to note that the updated list of shareholders whose shares are liable to be transferred should be regarded as and shall be deemed to be adequate notice in respect of issue of new share certificates for the purpose of transfer of shares in Demat accounts of the IEPF Authority pursuant to the amended Rules. Please note that upon transfer to IEPF, no claim shall be made by the Company in respect of the unpaid undivided dividend amount(s) and equity shares so transferred to the Company/IEPF Authority.

For claiming unclaimed/dividend, shareholders are requested to contact the Company's Registrar to Issue and Share Transfer Agent, M/s. S R Ramani, Deputy Vice President - Corp. Registry of IEPF Technology Limited Unit: Dabur India Limited, Sulbaram Tower B, Plot No. 3-22, Financial District, Naraina Industrial, South Delhi, Hyderabad- 500002, Tel: 040 6719 3322. Email: ic_shewards@iepf.com

For Dabur India Limited
Sd/-
Sudipta Gupta
Company Secretary

Date: 02.07.2026
Place: New Delhi

