

## NOTICE No. 15 / 2021

NOTICE is hereby given that the directors of Baroda Trustee India Private Limited have approved declaration of dividends in the following schemes of Baroda Mutual Fund, subject to availability and adequacy of distributable surplus on the record date:

Name of Scheme / Plan / Option	Proposed Dividend Per Unit (Rs.) <sup>#</sup>	Face Value Per Unit (Rs.)	Record Date <sup>5</sup>	NAV as on March 16, 2021 (Rs.)
Baroda ELSS'96 Fund - Dividend Option	Plan A	2.60	10	35.50
	Plan B (Direct)	2.60	10	43.80
Baroda Multi Cap Fund - Dividend Option	Plan A	2.80	10	37.28
	Plan B (Direct)	2.80	10	38.08
Baroda Hybrid Equity Fund - Dividend Option	Plan A	0.30	10	17.47
	Plan B (Direct)	0.30	10	20.36
Baroda Conservative Hybrid Fund - Quarterly Dividend Option	Plan A	0.20	10	14.5200
	Plan B (Direct)	0.20	10	14.6680
Baroda Gilt Fund - Dividend Option	Plan A	1.00	10	22.9705
	Plan B (Direct)	1.00	10	30.1646
Baroda Large Cap Fund - Dividend Option	Plan A	1.10	10	15.14
	Plan B (Direct)	1.10	10	16.18
Baroda Short Term Bond Fund - Quarterly Dividend Option	Plan A	0.10	10	10.7238
	Plan B (Direct)	0.10	10	10.9854
Baroda Banking and Financial Services Fund - Dividend Option	Plan A	1.50	10	19.35
	Plan B (Direct)	1.50	10	20.93
Baroda Dynamic Bond Fund - Dividend Option	Plan A	0.50	10	13.5918
	Plan B (Direct)	0.50	10	14.5199
Baroda Credit Risk Fund - Quarterly Dividend Option	Plan A	0.10	10	10.5640
	Plan B (Direct)	0.10	10	11.0913
Baroda Dynamic Equity Fund - Dividend Option	Regular	1.10	10	14.54
	Direct	1.10	10	15.04

\* Or the actual distributable surplus, subject to its availability and adequacy on the record date, whichever is less.

# Subject to deduction of applicable statutory levy.

\$ In case such day is a non-business day, the immediately succeeding business day will be considered as the record date.

### Pursuant to payment of dividend, the NAVs of the schemes would fall to the extent of payout and statutory levy (if applicable).

All Unit Holders/Beneficial Owners under the Dividend options of the above schemes, whose names appear in the records of the Registrar of Baroda Mutual Fund viz. KFIN Technologies Private Limited/Depositories as at the closure of business hours on the aforesaid Record Date, will be entitled to receive dividend.

For Baroda Asset Management India Limited  
(Investment Manager to Baroda Mutual Fund)

Place : Mumbai Sd/-  
Date : March 17, 2021 Authorised Signatory

Mutual Fund investments are subject to market risks,  
read all scheme related documents carefully.

For further details, kindly contact:

Baroda Asset Management India Limited  
CIN : U65991MH1992PLC069414

501, Titanium, 5th Floor, Western Express Highway, Goregaon (East), Mumbai - 400 063.  
Tel. No. : +91 22 6848 1000 • Toll Free No. : 1800 267 0189  
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## NOTICE CUM ADDENDUM NO. AD/05/2021

THIS NOTICE CUM ADDENDUM SETS OUT THE CHANGES TO BE MADE IN THE STATEMENT OF ADDITIONAL INFORMATION ("SAI") OF MIRAE ASSET MUTUAL FUND ("MAMF")

### 1. Designating Mr. Vishal Samant, Chief Information Security Officer ("CISO") as Key Personnel of Mirae Asset Investment Managers (India) Pvt. Ltd. ("AMC")

Notice is hereby given that as per SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2021/024 dated March 04, 2021; CISO of the AMC has now been included in the definition of Key Personnel.

Pursuant to above, Mr. Vishal Samant, CISO has been designated as Key Personnel of the AMC with effect from March 05, 2021.

Consequently, the following details of Mr. Vishal Samant shall be added under the paragraph on "INFORMATION ON KEY PERSONNEL" in the SAI of the Fund:-

Name	Designation / Years of experience	Qualification / Age	Experience & Background (during last 10 years)
Mr. Vishal Samant	Vice President - Information Technology / CISO / 17 years.	Masters in Information Management / 40 years	Mr. Vishal Samant has over 17 years of experience in handling Application Management and Projects, BCP / DR, Database and has been overall responsible for the Information Technology and Security Functions. Prior to this assignment, Mr. Samant was associated with ICICI Prudential Asset Management Company Limited and IDFC Asset Management Company Ltd.

Accordingly the SAI stands amended suitably to reflect the changes as stated above.

### 2. Declaration of Dividend under various schemes of MAMF

NOTICE is hereby given that Mirae Asset Trustee Company Pvt. Ltd., Trustees to MAMF have approved declaration of dividend under Mirae Asset Large Cap Fund (An open ended equity scheme predominantly investing across large cap stock), Mirae Asset Great Consumer Fund (An open ended equity scheme following consumption theme), Mirae Asset Hybrid Equity Fund (An open ended hybrid scheme investing predominantly in equity and equity related instruments) and Mirae Asset Equity Savings Fund (An open ended scheme investing in equity, arbitrage and debt).

Scheme / Plan / Option	Quantum of Dividend** (₹ per unit)	NAV of Dividend option as on March 16, 2021 (₹ per unit)	Record Date*	Face Value (₹ per unit)
Mirae Asset Large Cap Fund - Regular Plan - Dividend Option	1.65	21.773	Tuesday, March 23, 2021	10.00
Mirae Asset Large Cap Fund - Direct Plan - Dividend Option	3.65	47.936		
Mirae Asset Great Consumer Fund - Regular Plan - Dividend Option	1.50	18.847		
Mirae Asset Great Consumer Fund - Direct Plan - Dividend Option	3.50	44.910		
Mirae Asset Hybrid Equity Fund - Regular Plan - Dividend Option	1.20	15.571		
Mirae Asset Hybrid Equity Fund - Direct Plan - Dividend Option	1.35	17.910		
Mirae Asset Equity Savings Fund - Regular Plan - Dividend Option	1.05	13.203		
Mirae Asset Equity Savings Fund - Direct Plan - Dividend Option	1.05	13.535		

\* or the immediately following Business Day, if that day is not a Business day.

\*\* subject to availability of distributable surplus as on the record date and as reduced by applicable statutory levy, if any.

### Pursuant to the payment of dividend, the NAV of the Dividend Option of the above mentioned Plan of the Scheme(s) will fall to the extent of payout and statutory levy (if applicable).

Income distribution / dividend will be paid to those unitholders / beneficial owners whose names appear in the register of unit holders maintained by the Mutual Fund / statement of beneficial ownership maintained by the depositories, as applicable, under the dividend option of the aforesaid plan as on the record date.

This notice cum addendum forms an integral part of SAI of MAMF, as amended from time to time. All the other terms and conditions of SAI will remain unchanged.

For and on behalf of the Board of Directors of  
MIRAE ASSET INVESTMENT MANAGERS (INDIA) PVT. LTD.  
(Asset Management Company for Mirae Asset Mutual Fund)

Place : Mumbai Sd/-  
Date : March 17, 2021 AUTHORISED SIGNATORY

MIRAE ASSET MUTUAL FUND (Investment Manager: Mirae Asset Investment Managers (India) Private Limited) (CIN: U65990MH2019PTC324625).

Registered & Corporate Office: 606, Windsor, Off CST Road, Kalina, Santacruz (E), Mumbai - 400098.  
☎ 1800 2090 777 (Toll free), ✉ customercare@miraeasset.com 🌐 www.miraeassetmf.co.in

Mutual Fund investments are subject to market risks,  
read all scheme related documents carefully.

# Franklin Templeton MF's six shut schemes generate ₹15,272 crore

The fund house had shut six debt mutual fund schemes on April 23 last year, citing redemption pressures and lack of liquidity in the bond market

PRESS TRUST OF INDIA  
New Delhi, March 17

FRANKLIN TEMPLETON MUTUAL Fund has said its six shut schemes have received ₹15,272 crore from maturities, coupons and pre-payments since closing down in April 2020.

The fund house had shut six

debt mutual fund schemes on April 23 last year, citing redemption pressures and lack of liquidity in the bond market.

The schemes -- Franklin India Low Duration Fund, Franklin India Dynamic Accrual Fund, Franklin India Credit Risk Fund, Franklin India Short Term Income Plan, Franklin India Ultra Short

Bond Fund, and Franklin India Income Opportunities Fund -- together had an estimated ₹25,000 crore as AUM.

"The six schemes have received total cash flows of ₹15,272 crore till March 15, 2021, from maturities, coupons and prepayments since winding up," the fund house said in a statement.

Over the latest fortnight ended March 15 this year, these schemes received ₹224 crore. It, further, said net asset value (NAVs) of all the six schemes were higher as of March 15 this year, vis-a-vis their respective NAVs on April 23, 2020, the

date on which the winding-up decision was taken.

Franklin Templeton MF said the court-appointed liquidator, SBI Funds Management, is in the process of preparing to liquidate the schemes and distribute proceeds to unitholders at the earliest opportunity.

SBI Funds Management, with support from Franklin Templeton, has finalised the standard operating procedure (SOP) to monetise assets of the schemes under winding up and distribute the proceeds and has filed the SOP with the Supreme Court.

It anticipates that SBI Funds Management will commence active monetisation very shortly.

"Our focus remains on liquidating the portfolio and returning monies at the earliest while preserving value. We will provide SBI Funds Management with all possible assistance and cooperation with respect to the liquidation of the holdings," Franklin Templeton MF said.

The fund house said that cash available for distribution in the five cash positive schemes stands at ₹1,370 crore as of March 15, 2021.

## Benchmarks recoil for 4th day ahead of Fed decision

PRESS TRUST OF INDIA  
Mumbai, March 17

EQUITY INDICES WILTED under selling pressure for the fourth straight session on Wednesday, weighed by selling in RIL and banking stocks, amid lacklustre trade in global markets ahead of the US Federal Reserve's policy decision.

A flat rupee and rising Covid-19 cases in multiple states also sapped risk appetite, traders said.

After a volatile session, the 30-share BSE Sensex ended 562.34 points or 1.12% lower at 49,801.62.

### Investors lose over ₹5.55L cr in four days

INVESTORS HAVE lost over ₹5.55 lakh crore in four days of declines in the domestic equity markets. The market capitalisation of BSE-listed companies has tanked by ₹5,55,400.52 crore in four days to reach ₹2,03,71,252.94 crore. — PTI

Similarly, the broader NSE Nifty slumped 189.15 points or 1.27% to finish at 14,721.30.

ONGC was the top loser in the Sensex pack, declining 4.95 per cent, followed by NTPC, Sun Pharma, SBI, IndusInd Bank, Reliance Industries, Bajaj Auto and Dr Reddy's.

Only four index components finished with gains -- ITC, Infosys, TCS and HDFC, climbing up to 1.20%.

"Indian market remained in negative territory as investors traded cautiously ahead of the US Fed meeting coupled with a resurgence in Covid cases. Adding to that, the rise in inter-

national crude prices is also dragging the Indian market.

"Global markets also displayed a weak opening as it awaits the final decision of the FOMC meeting today, which will decide the trend of the market in the short-term. On a consensus basis, an accommodative policy is expected by Fed, which will help the global market to stabilise," said Vinod Nair, Head of Research at Geojit Financial Services.

All BSE sectoral indices closed in the red, with oil and gas, power, realty, energy, utilities, industrials and capital goods indices shedding up to 3.22%.

## India's sugar output rises 20% till March 15

FE BUREAU  
Lucknow, March 17

INDIA'S SUGAR PRODUCTION rose by 20% to 258.68 lakh tonne till March 15 on higher cane production, industry body Isma said on Wednesday. The production in the corresponding period in the previous marketing year stood at 216.13 lakh tonne.

The rise in the country's output is mainly driven by a spectacular 68% increase in performance by sugar mills in Maharashtra. During the period, 188 mills in the state produced 94.05 lakh tonne compared to 55.85 lakh tonne in the year-ago period. In the current crushing season, 48 sugar mills in the state have closed against 56 mills that had closed by this time last year.

In Uttar Pradesh, where 120 sugar mills were in operation during the season, production has gone down slightly. While 87.16 lakh tonne sugar was produced last year, 84.25 lakh tonne has been produced so far this year. Of the 120 mills, 18 mills have closed operations for the season.

Sugar production in Karnataka, has also increased to 41.35 lakh tonne from 33.35 lakh tonne. Out of the 66 sugar mills, 62 mills have already closed their operations in the state and only 4 mills are in operation.

Gujarat's 15 mills, too, have clocked an increased production during the period. The 15 sugar mills in the state have together produced 8.49 lakh tonne of sugar till 15th March 2021 as against 7.78 lakh tonne of sugar produced last year.

During the 2020-21 sugar season, 502 sugar mills in the country were in operations as against 457 mills which operated last year. Of these 502 mills, 331 are still crushing cane while 171 had stopped crushing. During the previous sugar season, 319 were in operation while 138 mills stopped crushing in the same period.

On the ethanol front, sugar mills have already supplied 80.10 crore litres of ethanol till March 8, against the total contracted quantity of 325.53 crore litres. While the country's average blending has reached 7% for the first time, states like Uttar Pradesh, Maharashtra, Karnataka, Uttarakhand and Bihar have achieved a blending percentage of upto 10%.

Regarding sugar exports, the industry body said "as per market reports, against a total export quota of 60 lakh tonne, around 43 lakh tonne of exports have already been signed".

### POST OFFER ADVERTISEMENT UNDER REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS, 2011") WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

## PRIME FOCUS LIMITED

(CIN: L92100MH1997PLC108981)

Registered Office: Prime Focus House, Linking Road, Opp. Citi Bank, Khar (West), Mumbai, Maharashtra, 400052.  
Tel No: 022-67155000; Fax No: 022-67155001 / 67155100; Website: www.primefocus.com

Open offer for acquisition of up to 8,23,71,046 (Eight Crores Twenty Three Lakh Seventy One Thousand Forty Six) fully paid up equity shares of face value of INR 1 (Rupee One) each of Prime Focus Limited ("Target Company"), representing 28% of the Expanded Voting Share Capital of the Target Company, from the Public Shareholders, by A2R Holdings ("Acquirer") along with ARR Studio Private Limited ("PAC 1") and Mr. Namit Malhotra ("PAC 2"), together with PAC 1, "PACs" acting in their capacity as persons acting in concert with the Acquirer ("Offer" / "Open Offer")

This Post Offer Advertisement is being issued by Keynote Financial Services Limited ("Manager to the Offer"), on behalf of the Acquirer and PACs in connection with the Open Offer to the Public Shareholders of the Target Company, in compliance with Regulation 18(12) of the SEBI (SAST) Regulations, 2011. This Post Offer Advertisement has to be read in conjunction with (a) the Public Announcement issued on December 24, 2020 ("PA"), (b) the Detailed Public Statement published on January 7, 2021 in Financial Express (all editions) - English National Daily, Jansatta (all editions) - Hindi National Daily, and Navshakti (Mumbai edition) - Marathi Regional Daily ("DPS"), (c) the Letter of Offer dated February 9, 2021 ("LOF") that was emailed/dispached to the public shareholders, (d) the Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement, published on February 22, 2021, in such newspapers in which the DPS was published, and (e) the Notice issued to the Public Shareholders, published on March 5, 2021, in such newspapers in which the DPS was published.

Capitalized terms used but not defined in this Post Offer Advertisement shall have the same meaning assigned to such terms in the LOF.

The Public Shareholders of the Target Company are requested to kindly note the following information with respect to the Open Offer:

Sl. No.	Name of the Target Company	Prime Focus Limited	
1.	Name of the Acquirer and PACs	Acquirer: A2R Holdings PAC 1: ARR Studio Private Limited PAC 2: Mr. Namit Malhotra	
2.	Name of the Manager to the Offer	Keynote Financial Services Limited	
3.	Name of the Registrar to the Offer	Link Intime India Private Limited	
4.	Offer Details		
	a. Date of Opening of Open Offer	Tuesday, February 23, 2021	
	b. Date of closing of Open Offer	Monday, March 8, 2021	
	c. Date of Payment of Consideration	Wednesday, March 10, 2021	
5.	Details of Acquisition		
Sr. No.	Particulars	Proposed in the Offer Document	Actual
7.1	Offer Price (INR) (per Equity Share)	44.15	44.15
7.2	Aggregate number of Equity Shares tendered	8,23,71,046 <sup>(i)</sup>	526
7.3	Aggregate number of Equity Shares accepted	8,23,71,046 <sup>(ii)</sup>	526
7.4	Size of Offer (Number of Equity Shares multiplied by Offer Price) (INR)	3,63,66,81,680.90	23,222.90
7.5.a)	Shareholding of the Acquirer and PACs before the SPA/PA:		
	• Number	4,24,05,995	4,24,05,995
	• % of Expanded Voting Share Capital	13.38	13.38
7.5.b)	Shareholding of Promoters other than the Acquirers/ PACs before SPA/ PA		
	• Number	6,22,01,646	6,22,01,646
	• % of Expanded Voting Share Capital	19.63	19.63
7.6	Equity Shares acquired by way of SPA:		
	• Number	10,49,39,361 <sup>(iii)</sup>	7,32,99,666 <sup>(iv)</sup>
	• % of Expanded Voting Share Capital	33.12 <sup>(v)</sup>	23.14 <sup>(vi)</sup>
7.7	Equity Shares acquired under the Open Offer:		
	• Number	8,23,71,046 <sup>(vii)</sup>	526
	• % of Expanded Voting Share Capital	26.00 <sup>(viii)</sup>	0.0002%
7.8	Shares acquired after DPS:		
	• Number of Equity Shares acquired	NIL	NIL
	• Price per Equity Shares		
	• % of Expanded Voting Share Capital		
7.9	Post Offer shareholding of Acquirer and PACs (including promoters other than the Acquirers/PACs):		
	• Number	29,19,18,048	17,79,07,833 <sup>(ix)</sup>
	• % of Expanded Voting Share Capital	92.14%	56.15%
7.10	Pre & post Offer shareholding of the Public Shareholders:		
	• Number	Pre-Offer: 8,97,01,976 Post-Offer: 73,30,930 <sup>(x)</sup>	Pre-Offer: 8,97,01,976 Post-Offer: 8,97,01,450
	• % of Expanded Voting Share Capital	28.32	2.31 <sup>(xi)</sup>

#### Notes:

- Assuming full acceptance under the Open Offer.
  - The Acquirer has entered into the SPA with the Seller, pursuant to which the Acquirer has agreed to acquire an aggregate of 10,49,39,361 (Ten Crores Forty Nine Lakh Thirty Nine Thousand Three Hundred and Sixty One) Equity Shares in 2 (two) tranches -- Tranche 1 Shares (7,32,99,666 Equity Shares); and Tranche 2 Shares (3,16,39,695 Equity Shares), in accordance with the terms of the SPA. The acquisition of Tranche 1 Shares (7,32,99,666 Equity Shares) by the Acquirer is complete. The acquisition of Tranche 2 Shares (3,16,39,695 Equity Shares) by the Acquirer, in accordance with the terms of the SPA, is yet to be effected.
  - On consummation of the acquisition of the Tranche 2 Shares (3,16,39,695 Equity Shares), the post offer shareholding of the Promoter and Promoter Group in the Target Company shall be 20,95,47,528 Equity Shares, constituting 66.14% of the Expanded Voting Share Capital.
- As stated in the Notice published to the Public Shareholders on March 5, 2021, Reliance Mediaworks Financial Services Private Limited and another, as well as Anupkumar Sheth, have filed two separate appeals before the Hon'ble Securities Appellate Tribunal ("SAT"), against the Securities and Exchange Board of India, IDBI Trusteeship Services Limited, Credit Suisse A.G. Manager to the Offer, Acquirer, PACs and the Target Company alleging *inter alia*, that the fair value of shares of the Target Company in the Offer, which was computed for the purposes of determining the Offer Price, was not correct. The Hon'ble SAT has, on March 3, 2021, reserved the matters for further orders, with a direction that the Final LOF is subject to the result of the said appeals. The order of Hon'ble SAT is awaited. Necessary action, if any, in terms of the order, as and when received, will be taken, and requisite disclosures in this respect would be made accordingly.
  - The Acquirer and PACs, severally and jointly, accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under the SEBI (SAST) Regulations, 2011.
  - A copy of this Post Offer Advertisement will be available on the websites of SEBI at www.sebi.gov.in, BSE Limited at www.bseindia.com and NSE at www.nseindia.com, and the registered office of the Target Company.

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

## KEYNOTE

Keynote Financial Services Limited  
(Formerly Keynote Corporate Services Limited)

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028. Tel: +91-22-6826 6000-3; Fax: +91-22-6826 6088

E-mail: mbd@keynoteindia.net; Contact Person: Pooja Sanghvi / Shashank Pisat; Website: www.keynoteindia.net

SEBI Registration No.: INM 000003606; CIN: L67120MH1993PLC072407

On behalf of the Acquirer and the PACs

Sd/-	Sd/-	Sd/-
A2R Holdings	ARR Studio Private Limited	Namit Malhotra

Place: Mumbai

Date: March 17, 2021

CONCEPT

# न्यायमित्र की भूमिका तय करने के लिए केंद्र का सुप्रीम कोर्ट से अनुरोध

जनसत्ता ब्यूरो  
नई दिल्ली, 17 मार्च।

केंद्र ने सुप्रीम कोर्ट को बताया है कि न्यायमित्र की भूमिका अदालत की सहायता करने तक सीमित है। वह सीबीआई जैसी जांच एजेंसी के कामकाज की निगरानी नहीं कर सकता। एक जनहित याचिका पर सुनवाई के दौरान सरकार ने यह दलील दी है। यह याचिका पुलिस व केंद्रीय सशस्त्र बलों की वदी में की जाने वाली फर्जी मुठभेड़ों के संबंध में है। न्यायमूर्ति एनवी रमण की अध्यक्षता वाला पीठ इस याचिका की सुनवाई

कर रहा है और वरिष्ठ वकील मेनका गुरुस्वामी इस मामले में न्यायमित्र हैं। सुनवाई के दौरान बुधवार को महान्यायवादी तुषार मेहता ने दलील दी कि इस मामले में न्यायमित्र की भूमिका खत्म हो चुकी है। वे सीबीआई की न तो निगरानी कर सकती है और न ही उसे आदेश दे सकती है। उन्होंने सफाई दी कि उन्हें व्यक्तिगत रूप से मेनका गुरुस्वामी से कोई शिकायत नहीं है, पर वे चाहते हैं कि ऐसे मामलों में न्यायमित्र की भूमिका के संबंध में सामान्य दिशा निर्देश तय किए जाएं। जनहित याचिका में याचिकाकर्ताओं ने

आरोप लगाया है कि पुलिस और वदीधारी सशस्त्र बलों के हाथों 1528 लोग फर्जी मुठभेड़ों में मारे जा चुके हैं। सुप्रीम कोर्ट ने 16 जुलाई 2017 को सीबीआई को निर्देश दिया था कि वह फर्जी मुठभेड़ों और बेजा कार्रवाई के मामलों को देखे। उसके बाद सीबीआई निदेशक को पांच अफसरों का एक समूह नामित करने का भी निर्देश दिया गया था, जो मुठभेड़ों के अदालत में आए मामलों के रिकार्ड की पड़ताल करे। साथ ही जहां जरूरी हो एफआईआर दर्ज कर फर्जी मामलों की जांच करे।

## राज्यसभा सभापति नायडू ने दासगुप्ता का इस्तीफा मंजूर किया

नई दिल्ली, 17 मार्च (भाषा)।

राज्यसभा के सभापति एम वेंकैया नायडू ने मनीषीत सदस्य स्वप्न दासगुप्ता का इस्तीफा स्वीकार कर लिया है। राज्यसभा के उपसभापति हरिवंश ने उच्च सदन में इसकी घोषणा की। पश्चिम बंगाल विधानसभा चुनाव में अपनी उम्मीदवारी की घोषणा के बाद स्वप्न दासगुप्ता ने उच्च सदन की सदस्यता से इस्तीफा दे दिया था। इससे पहले, तृणमूल कांग्रेस सांसद महिआ मोइत्रा ने दासगुप्ता पर संविधान की 10वीं अनुसूची के उल्लंघन का आरोप लगाया था। उन्हें पश्चिम बंगाल विधानसभा चुनाव में भाजपा ने तारकेश्वर सीट से अपना उम्मीदवार बनाया है।

एसबीएफएस फाइनेंस प्राइवेट लिमिटेड (पूर्व का स्माल बिजिनेस फिनकेडिटे इंडिया प्राइवेट लिमिटेड)			
पंजीकृत कार्यालय : यूनिट सं. 103, प्रथम तल, सीएण्डबी स्वप्नेर, संगम कॉम्प्लेक्स, ग्राम चकला, अंधेरी-कुर्ला रोड, अंधेरी (पूर्व), मुम्बई-400059, शाखा पता : एसबीएफएस फाइनेंस प्राइवेट लिमिटेड, ब्लॉक ओ-7, प्रथम तल, लाजपत नगर-2, नई दिल्ली-110024			
जबकि यहाँ नीचे उल्लिखित कर्जदार/सह-कर्जदारों ने एसबीएफएस फाइनेंस प्राइवेट लिमिटेड से वित्तीय सहायता ग्रहण की है। इमारा कहना है कि वित्तीय सहायता ग्रहण करने के वाक्य, कर्जदारों/संबंधककर्ताओं ने निम्न विधियों के अनुसार ध्यान और मूलधन के पुनर्भूतलन में विधिपूर्वक चुक की है। भारतीय रिजर्व बैंक के द्वारा-निर्देशों के अनुसार एसबीएफएस की पुस्तकों में यहाँ नीचे उल्लिखित संबंधित विधियों पर खतों को गैर-निष्पादन आदि के रूप में वर्गीकृत कर दिया गया जिसके परिणामस्वरूप एसबीएफएस फाइनेंस प्राइवेट लिमिटेड के अधिकृत प्राधिकारी ने वित्तीय आस्तियों के प्रतिभूतिकरण तथा पुनर्निर्माण तथा प्रतिभूति हित प्रयत्न अधिनियम, 2002 ("सरकारी अधिनियम") के तहत एवं प्रतिभूति हित (प्रयत्न) नियम, 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्ति की उपयोग में यहाँ नीचे उल्लिखित संबंधित विधियों पर मांग सुचनाएं जारी की थीं जिसमें कर्जदारों/संबंधककर्ताओं से सुचनाओं की प्राप्ति की तिथि से 60 दिनों के भीतर पुनर्भूतलन की तिथि तक सुचनाओं में उल्लिखित राशि तथा अनुबंधात्मक दर पर भावी व्यय एवं आकस्मिक व्ययों, लागत, प्रचारों आदि का भुगतान करने के लिए कहा गया था। उनके अंतिम ज्ञात पतों पर भेजी गयी ये सुचनाएं अन-सर्वर्ड वापस कर दी गयीं और इसलिए इसके विषय में सार्वजनिक सुचना के माध्यम से उन्हें एतद्वारा सुचना दी जाती है।			
कर्जदार का नाम/पता	मांग सुचना एवं एनपीए की तिथि	श्रेण्य तथा बकाया राशि	प्रतिभूत आस्तियों की सम्यक्ति का पता
1. वीरभल धिरवानी 2. प्रिया धिरवानी 3. अमन धिरवानी 4. मूलचन्द धिरवानी	सुचना की तिथि : 16 फरवरी, 2021 एनपीए की तिथि : 4 जनवरी, 2020	श्रेण्य खाता सं. 402106000015550 (PR00621324) श्रेण्य राशि : 200000/- कुल बकाया राशि : 15 फरवरी, 2021 तक रु. 24,82,022/- (रुपये चौबीस लाख बयासी हजार ब्यास मात्र)	सम्यक्ति दुकान सं. 18, ब्लॉक-ए, मेन मंडी परिसर, सुरजवाडी, जयपुर, माप 26.99 स्क्वेयर मीटर का सम्पूर्ण भाग। सम्यक्ति की सीमाएं : उत्तर : रोड 40, दक्षिण : अन्य दुकानों, पूर्व : अन्य की भूमि, पश्चिम : दुकान नं. पी-17
उपरोक्त परिस्थितियों में, एतद्वारा उपरोक्त कर्जदारों, सह-कर्जदारों द्वारा इस सुचना के प्रकाशन की तिथि से 60 दिनों के भीतर भावी व्यय एवं प्रयोग प्रभारों सहित उपरोक्त बकाया राशि अदा करने की सुचना दी जाती है जिसमें असफल रहने पर इस सुचना की तिथि से 60 दिनों के पश्चात सरकारी अधिनियम की धारा 13(4) एवं उसके तहत प्रयोग्य नियमों के तहत कर्जदारों एवं संबंधककर्ताओं की प्रतिभूत आस्तियों पर कब्जा लेने सहित प्रतिभूत आस्तियों के विपक्ष भावी कार्यवाही की जायेगी। कृपया ध्यान दें कि सरकारी अधिनियम की धारा 13(13) के तहत कोई भी कर्जदार प्रतिभूत लेनदार की पूर्व विहित सहायति के बिना सुचना में संदर्भित उसकी प्रतिभूत आस्तियों की विक्री, पट्टे या अन्य विधि से हस्तान्तरित नहीं कर सकेगा। K.- तिथि : 18 मार्च, 2021 स्थान : जयपुर			

**POST OFFER ADVERTISEMENT UNDER REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS, 2011") WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF**

## PRIME FOCUS LIMITED

(CIN: L92100MH1997PLC108981)  
Registered Office: Prime Focus House, Linking Road, Opp. Citi Bank, Khar (West), Mumbai, Maharashtra, 400052.  
Tel No: 022-67155000; Fax No: 022-67155001 / 67155100; Website: www.primefocus.com

Open offer for acquisition of up to 8,23,71,046 (Eight Crores Twenty Three Lakh Seventy One Thousand Forty Six) fully paid up equity shares of face value of INR 1 (Rupee One) each of Prime Focus Limited ("Target Company"), representing 26% of the Expanded Voting Share Capital of the Target Company, from the Public Shareholders, by A2R Holdings ("Acquirer") along with ARR Studio Private Limited ("PAC 1") and Mr. Namit Malhotra ("PAC 2"), together with PAC 1, "PACs" acting in their capacity as persons acting in concert with the Acquirer ("Offer" / "Open Offer")

This Post Offer Advertisement is being issued by Keynote Financial Services Limited ("Manager to the Offer"), on behalf of the Acquirer and PACs in connection with the Open Offer to the Public Shareholders of the Target Company, in compliance with Regulation 18(12) of the SEBI (SAST) Regulations, 2011. This Post Offer Advertisement has to be read in conjunction with (a) the Public Announcement issued on December 24, 2020 ("PA"), (b) the Detailed Public Statement published on January 1, 2021 in Financial Express (all editions) - English National Daily, Jansatta (all editions) - Hindi National Daily, and Navshakti (Mumbai edition) - Marathi Regional Daily ("DPS"), (c) the Letter of Offer dated February 9, 2021 ("LOF") that was emailed/dispatched to the public shareholders, (d) the Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement, published on February 22, 2021, in such newspapers in which the DPS was published, and (e) the Notice issued to the Public Shareholders, published on March 5, 2021, in such newspapers in which the DPS was published.

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

Sr.No.	Particulars	Proposed in the Offer Document	Actual
7.1	Offer Price (INR) (per Equity Share)	44.15	44.15
7.2	Aggregate number of Equity Shares tendered	8,23,71,046 <sup>100</sup>	526
7.3	Aggregate number of Equity Shares accepted	8,23,71,046 <sup>100</sup>	526
7.4	Size of Offer (Number of Equity Shares multiplied by Offer Price) (INR)	3,63,66,81,680.90	23,222.90
7.5.a)	Shareholding of the Acquirer and PACs before the SPA/ PA:		
	• Number	4,24,05,995	4,24,05,995
	• % of Expanded Voting Share Capital	13.38	13.38
7.5.b)	Shareholding of Promoters other than the Acquirers/ PACs before SPA/ PA		
	• Number	6,22,01,646	6,22,01,646
	• % of Expanded Voting Share Capital	19.63	19.63
7.6	Equity Shares acquired by way of SPA:		
	• Number	10,49,39,361 <sup>100</sup>	7,32,99,666 <sup>100</sup>
	• % of Expanded Voting Share Capital	33.12 <sup>100</sup>	23.14 <sup>100</sup>
7.7	Equity Shares acquired under the Open Offer:		
	• Number	8,23,71,046 <sup>100</sup>	526
	• % of Expanded Voting Share Capital	26.00 <sup>100</sup>	0.0002%
7.8	Shares acquired after DPS:		
	• Number of Equity Shares acquired	NIL	NIL
	• Price per Equity Shares		
	• % of Expanded Voting Share Capital		
7.9	Post Offer shareholding of Acquirer and PACs (including promoters other than the Acquirers/PACs):		
	• Number	29,19,18,048	17,79,07,833 <sup>100</sup>
	• % of Expanded Voting Share Capital	92.14%	56.15%
7.10	Pre & post Offer shareholding of the Public Shareholders:		
	• Number	8,97,01,976	73,30,930 <sup>100</sup>
	• % of Expanded Voting Share Capital	28.32	2.31 <sup>100</sup>
			8,97,01,976
			28.32

Notes:

(a) Assuming full acceptance under the Open Offer.

(b) The Acquirer has entered into the SPA with the Seller, pursuant to which the Acquirer has agreed to acquire an aggregate of 10,49,39,361 (Ten Crore Forty Nine Lakh Thirty Nine Thousand Three Hundred and Sixty One) Equity Shares in 2 (two) tranches - Tranche 1 Shares (7,32,99,666 Equity Shares); and Tranche 2 Shares (3,16,39,695 Equity Shares), in accordance with the terms of the SPA. The acquisition of Tranche 1 Shares (7,32,99,666 Equity Shares) by the Acquirer is complete. The acquisition of Tranche 2 Shares (3,16,39,695 Equity Shares) by the Acquirer, in accordance with the terms of the SPA, is yet to be effected.

(c) On consummation of the acquisition of the Tranche 2 Shares (3,16,39,695 Equity Shares), the post offer shareholding of the Promoter and Promoter Group in the Target Company shall be 20,95,47,528 Equity Shares, constituting 66.14% of the Expanded Voting Share Capital.

8. As stated in the Notice published to the Public Shareholders on March 5, 2021, Reliance Mediaworks Financial Services Private Limited and another, as well as Anupkumar Sheth, have filed two separate appeals before the Hon'ble Securities Appellate Tribunal ("SAT"), against the Securities and Exchange Board of India, IDBI Trusteeship Services Limited, Credit Suisse A.G. Manager to the Offer, Acquirer, PACs and the Target Company alleging inter alia, that the fair value of shares of the Target Company in the Offer, which was computed for the purposes of determining the Offer Price, was not correct. The Hon'ble SAT has, on March 3, 2021, reserved the matters for further orders, with a direction that the Final LOF is subject to the result of the said appeals. The order of Hon'ble SAT is awaited. Necessary action, if any, in terms of the order, as and when received, will be taken, and requisite disclosures in this respect would be made accordingly.

9. The Acquirer and PACs, severally and jointly, accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under the SEBI (SAST) Regulations, 2011.

10. A copy of this Post Offer Advertisement will be available on the websites of SEBI at www.sebi.gov.in, BSE Limited at www.bseindia.com and NSE at www.nseindia.com, and the registered office of the Target Company.

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

### KEYNOTE

Keynote Financial Services Limited  
(formerly Keynote Corporate Services Limited)

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028. Tel: +91-22-6826 6000-3; Fax: +91-22-6826 6088  
E-mail: mbd@keynoteindia.net; Contact Person: Pooja Sanghvi/Shashank Pisat; Website: www.keynoteindia.net

SEBI Registration No.: INM 000003606; CIN: L67120MH1993PLC072407

On behalf of the Acquirer and the PACs

Sd/- A2R Holdings	Sd/- ARR Studio Private Limited	Sd/- Namit Malhotra
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Place: Mumbai

Date: March 17, 2021

CONCEPT



VEDANTA LIMITED

Registered Office: 1<sup>st</sup> Floor, 'C' Wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai - 400 093.  
Tel. No.: +91 22 6643 4500; Fax No.: +91 22 6643 4530.  
Email: comp.sect@vedanta.co.in; Website: www.vedantalimited.com  
CIN: L13209MH1965PLC291394.

Recommendations of the Committee of Independent Directors ("IDC") of Vedanta Limited ("Target Company") on the Open Offer (as defined below) made by Vedanta Resources Limited ("Acquirer") together with Twin Star Holdings Limited ("PAC 1"), Vedanta Holdings Mauritius Limited ("PAC 2") and Vedanta Holdings Mauritius II Limited ("PAC 3") together with PAC 1 and PAC 2 to be referred as "PACs", in their capacity as the persons acting in concert with the Acquirer, to the public shareholders of the Target Company, under Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations").

1.	Date	March 17, 2021
2.	Name of the Target Company (TC)	Vedanta Limited
3.	Details of the Open Offer pertaining to the TC	Voluntary open offer for the acquisition of upto 651,000,000 (Six Hundred and Fifty One Million) fully paid up equity shares of the Target Company having a face value of INR 1 (Indian Rupee One only) each ("Equity Share") representing 17.51% of the fully diluted voting share capital of the Target Company at a price of INR 235 (Indian Rupees Two Hundred and Thirty Five only) per Equity Share ("Offer Price") from the public shareholders of the Target Company ("Open Offer").  The public announcement dated January 09, 2021 ("PA"), corrigendum to PA dated January 14, 2021 ("Corrigendum to PA"), the detailed public statement published on January 15, 2021 ("DPS"), the draft letter of offer dated January 19, 2021 ("DLOF"), corrigendum to DPS and DLOF published on February 18, 2021 ("Corrigendum to DPS and DLOF"), the announcement cum corrigendum to the PA, DPS and the DLOF published on March 17, 2021 ("Announcement cum Corrigendum") and the letter of offer dated March 16, 2021 ("LOF") have been issued by J.P. Morgan India Private Limited on behalf of the Acquirer and the PACs.
4.	Name(s) of the Acquirer and PACs with the Acquirer	<b>Acquirer:</b> Vedanta Resources Limited <b>PACs:</b> a. Twin Star Holdings Limited ("PAC 1"); b. Vedanta Holdings Mauritius Limited ("PAC 2"); and c. Vedanta Holdings Mauritius II Limited ("PAC 3"). (PAC 1, PAC 2 and PAC 3, are collectively referred to as "PACs").
5.	Name of the Manager to the Open Offer	<b>J.P. Morgan India Private Limited</b> J.P. Morgan Tower, Off C. S. T. Road, Kalina, Santacruz (East), Mumbai - 400 098 Tel: +91 22 6157 3000 Fax: +91 22 6157 3911 Contact person: Mr. Vaibhav Shah Email: vedanta_openoffer@jpmorgan.com SEBI registration no.: INM000002970 Validity period: Permanent
6.	Member of the Committee of Independent Directors (Please indicate the chairperson of the Committee separately)	a. Mr UK Sinha (Chairperson of the Committee) b. Mr Mahendra Kumar Sharma (Member) c. Mr K Venkataramanan (Member) d. Ms Padmini Somani (Member)
7.	IDC Member's relationship with the TC (Director, equity shares owned, any other contract/relationship), if any	The members of the IDC are independent directors on the board of directors of the Target Company. None of the members of the IDC hold any Equity Shares/ securities of the Target Company. Except as mentioned below, none of the members of the IDC have entered into any contract or have any relationship with the Target Company:  a. Mr UK Sinha is the chairperson of the Nomination & Remuneration Committee and the Stakeholders Relationship Committee of the Target Company, and is a member of the Audit & Risk Management Committee, Corporate Social Responsibility Committee and Sustainability Committee of the Target Company; b. Mr Mahendra Kumar Sharma is the chairperson of the Audit & Risk Management Committee and the Corporate Social Responsibility Committee of the Target Company, and is a member of the Stakeholders Relationship Committee and the Nomination & Remuneration Committee of the Target Company; c. Mr K Venkataramanan is the chairperson of the Sustainability Committee of the Target Company, and is a member of the Audit & Risk Management Committee, Corporate Social Responsibility Committee, Nomination & Remuneration Committee and the Stakeholders Relationship Committee of the Target Company; d. Ms Padmini Somani is a member of the Corporate Social Responsibility Committee of the Target Company.
8.	Trading in the equity shares/ other securities of the TC by IDC Members	None of the members of the IDC have traded in any of the Equity Shares/ securities of the Target Company during the: (a) 12 months period preceding the date of the PA; and (b) period from the date of the PA and till the date of this recommendation.
9.	IDC Member's relationship with the Acquirer and PACs (Director, equity shares owned, any other contract/relationship), if any.	None of the members of IDC: a. are directors on the boards of the Acquirer or the PACs; b. hold any equity shares or other securities of the Acquirer or the PACs; and c. have any contracts/ relationship with the Acquirer or the PACs.
10.	Trading in the equity shares/ other securities of the Acquirer and PACs by IDC Members	None of the members of the IDC have traded in any of the equity shares/ securities of the Acquirer or the PACs during the: (a) 12 months period preceding the date of the PA; and (b) period from the date of the PA and till the date of this recommendation.
11.	Recommendation on the Open Offer, as to whether the offer is fair and reasonable	Based on a review of the relevant information, the IDC is of the opinion that the Offer Price of INR 235 per Equity Share is in accordance with the applicable regulations of the SEBI (SAST) Regulations and, accordingly, the Open Offer can be considered to be fair and reasonable.
12.	Summary of reasons for recommendations	The IDC has perused the PA, Corrigendum to PA, DPS, DLOF, Corrigendum to DPS and DLOF, Announcement cum Corrigendum and LOF issued on behalf of the Acquirer and the PACs.  The recommendation of the IDC set out in paragraph 11 above, is based on the following: a. The Offer Price includes interest of INR 1.29 (Indian Rupee One and Twenty Nine Paise only) per Equity Share computed at 10% per annum calculated for a period of delay of 20 days from April 6, 2021 (being the last date for payment of consideration to the public shareholders whose Equity Shares would have been validly tendered and accepted in the Open Offer given SEBI's observations on the DLOF were received on February 16, 2021) till April 26, 2021 (being the last date by which the actual payment of consideration is required to be made to public shareholders whose Equity Shares are validly tendered and accepted in the Open Offer). b. The Offer Price is in accordance with regulation 8(2) of the SEBI (SAST) Regulations; c. The Offer Price is higher than the volume-weighted average price paid or payable for acquisitions by the Acquirer and/or the PACs during the 52 weeks immediately preceding the date of the PA, i.e. INR 159.94; d. The Offer Price is higher than the highest price paid or payable for any acquisition by the Acquirer and/or the PACs during the 26 weeks immediately preceding the date of the PA, i.e. INR 159.96; and e. The Offer Price is higher than the volume-weighted average market price of the Equity Shares, for a period of 60 trading days immediately preceding the date of the PA as traded on the stock exchange where the maximum volume of trading in the shares of the Target Company has been recorded during such period, i.e. INR 130.05.  The IDC noted that Shailesh Haribhakti & Associates, Chartered Accountants (FRN: 148136W) have certified the prices mentioned in (c), (d) and (e) above.
13.	Details of Independent Advisors, if any	None
14.	Any other matter to be highlighted	None

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

For and on behalf of the Committee of the Independent Directors of Vedanta Limited

**UK Sinha**  
Chairperson - Committee of Independent Directors  
DIN: 00010336

Place: New Delhi  
Date: March 17, 2021

