

# Mounjaro sales bulk up 60% on dosage upgrade

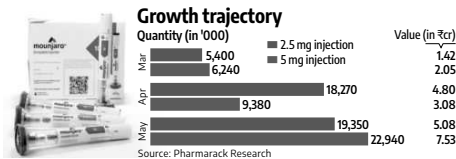
SANKET KJUNE  
New Delhi, 8 June

Sales of Mounjaro, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmark, Inc. In May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times.

The drug is currently available in two injectable dosage forms — 2.5mg and 5mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

Mounjaro 5 mg sales rose from 9,380 units in April (valued at ₹3.08 crore) to



22,940 units in May valued at ₹7.53 crore.

For the 2.5 mg form, the demand growth was relatively muted at 19,350 units in May, up from 18,270 units the previous month. Sales value for May for the 2.5 mg dosage was around ₹5.08 crore in May, up from ₹4.80 crore in the previous month.

Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also onboarding Mounjaro in good numbers," Shantal Sapale, vice-presi-

dent (commercial) at Pharmark, said. Treatment with Mounjaro is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," said Dr. Subin Singh Saggi, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

## 'Berger is number 2 by a margin in the decorative paint space'

Berger Paints India's revenue growth in the fourth quarter of 2024-25 (Q4FY25) was the strongest in five quarters, ahead of other listed paint majors. In an interview at its new headquarters in Kolkata, Managing Director (MD) and Chief Executive Officer (CEO) Abhijit Roy told Ishita Ayan Dutt in Kolkata on what clicked for the company. Edited excerpts:

**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence — Pune, Mumbai, Bengaluru, Chennai and Hyderabad — yielded some results. Therefore, in spite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 20 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration — it's double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off — we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



**What is the business outlook for FY26 — is urban demand picking up?**

■ Not so far — demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may impact the way we do our campaigns. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes — partly because raw material prices are benign.

## CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog, Central Consumer Protection Authority (CCPA), recently issued an advisory to over 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hailing

firm, meditech start-ups, streaming services and companies. Business Standard reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchases must be explicitly obtained — not recorded through pre-ticked checkboxes or similar mechanisms. Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit requirements to ensure comprehensive and timely compliance, and we see this

advisory as a reaffirmation of the already central to our Flipkart Marketplace Platform." Business Standard wrote to platforms including Amazon, Meesho, Apple, Urban, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Zata img, and Snapdeal. However, these requirements did not elicit a response till the time of going to press.

UDISHA SRIVASTAVA

**ANDHRA PRADESH DAIRY DEVELOPMENT CO-OP FEDERATION LTD**  
APIC TOWNSHIP, KOTLA, KOTLA, KOTLA  
Notification No: 01/P&A/APPDC/2024, Date: 09-06-2025  
The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Godur, intended for entrusting the Operational Management of BMCUs on lease/rental basis. Interested parties may submit their bids on ap e-procurement platform at [www.konugoli.ap.gov.in](http://www.konugoli.ap.gov.in) on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM onwards. For further details the interested parties may contact during office hours 10:00 AM to 5:00 PM. No. 0863-2381083 / 85, e-mail: [etenders.apddc@gmail.com](mailto:etenders.apddc@gmail.com). Sd/- MANAGING DIRECTOR (FAC)

**emami limited**  
CIN: L35909WB1989PL0036030  
Registered office: Emami 687, Andapada, E M Bypass, Kolkata 700107  
Tel: 91 33 6613 6264 Fax: 91 33 6613 6600  
Website: [www.emamiltd.in](http://www.emamiltd.in)

**NOTICE**  
Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IEPF)  
Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and various circulars, issued by the Ministry of Corporate Affairs as amended from time to time ("the Rules"), equity shares of those members who have not cashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investor Education and Protection Fund ("IEPF").

Adhering to the various requirements as set out in the Rules, the dividend having been unclaimed for the seven years for the Financial Year 2017-18 and its corresponding equity shares are due to be transferred to Investor Education and Protection Fund (IEPF) during first week of September, 2025, for the final dividend for the Financial Year 2017-18.

In this regard the Company has already communicated to the concerned shareholders at their latest available address whose shares are liable to be transferred to the IEPF account inter-alia providing relevant details of equity shares. The equity shareholders may request to claim unpaid dividend on or before, Saturday, 30th August, 2025. In case the Company does not receive any valid claim from the concerned shareholders on or before, Saturday, 30th August, 2025 for unclaimed dividend, then the Company shall, in compliance with the said Rules, transfer the equity shares to the IEPF Account. The Company has also uploaded the requisite details of such shareholders viz., name, folio no./DP ID/Client ID and shares due for transfer to IEPF account on the website: [www.emamiltd.in](http://www.emamiltd.in), under section Investors > Investor Services > Unclaimed Dividend.

Shareholders may note that the unclaimed dividend and shares transferred to IEPF account, including all future benefits which would also be credited to IEPF account, if any, can be claimed back by them from the IEPF Authority after following the procedure prescribed under the Rules.

The concerned shareholders holding such shares in physical form and whose shares are liable to be transferred to IEPF account may note that the Company in compliance with the Rules and SEBI Master Circular dated 7th May, 2024, would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them, for the purpose of transfer of shares to IEPF Account and upon such issue, the original share certificate(s), which are registered in their name will stand automatically cancelled and be deemed non-existent. In case of shares in demat mode, the same will be transferred directly to IEPF account through corporate action.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of transfer of shares to IEPF account pursuant to the Rules.

In case of any queries on the above matter, shareholders are requested to contact Company's Registrar and Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd., 23, N. Mukherjee Road, Kolkata 700001, West Bengal, Tel. No. 033 2248 2248, Email: [mdk@maheshwari.com](mailto:mdk@maheshwari.com) or Mr. Ashok Purkait, Company Secretary, Emami Ltd, 687, Andapada, E.M. Bypass, Kolkata 700107, Tel. No. 033 6613 6264, Email: [investors@emamiltd.in](mailto:investors@emamiltd.in)

For Emami Limited  
Ashok Purkait  
Company Secretary & Compliance Officer

Date: 6th June, 2025  
Place: Kolkata

## NOTICE

### RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹10/- and ₹1,000/- under the following schemes:

Scheme Name	Plan	Option	Record Date#	Amount of IDCW* (₹ Per Unit)	NAV per unit as on June 05, 2025 (Rs.)
Sundaram Conservative Hybrid Fund	Direct	Quarterly-IDCW	June 11, 2025	0.360	21.5703
	Regular	Quarterly-IDCW		0.325	19.4694
Sundaram Corporate Bond Fund	Direct	Quarterly-IDCW	June 11, 2025	0.343	20.3133
	Regular	Quarterly-IDCW		0.332	19.6824
Sundaram Money Market Fund	Direct	Quarterly-IDCW	June 11, 2025	0.19	12.8784
	Regular	Quarterly-IDCW		0.188	12.7919
Sundaram Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.261	15.3644
	Regular	Quarterly-IDCW		0.255	15.0088
Sundaram Medium Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.401	27.6275
	Regular	Quarterly-IDCW		0.198	13.5896
Sundaram Equity Savings Fund	Direct	Quarterly-IDCW	June 11, 2025	0.42	25.1046
	Regular	Quarterly-IDCW		0.289	17.2284
Sundaram Ultra Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	18.017	1222.0409
	Regular	Quarterly-IDCW		17.302	1169.3056
Sundaram Low Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	21.800	1222.1049
	Regular	Quarterly-IDCW		21.077	1227.1249
Sundaram Liquid Fund	Direct	Quarterly-IDCW	June 11, 2025	17.259	1165.8055
	Regular	Quarterly-IDCW		17.188	1160.2755

\* Or subsequent business day if the specified date is a non-business day.

# Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned schemes, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 06, 2025.

Place: Chennai

Date: June 09, 2025

For more information please contact:  
**Sundaram Asset Management Company Ltd**  
(Investment Manager to Sundaram Mutual Fund)  
CIN: U93090TN1996PL0034615

**Corporate Office:** 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.  
Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215  
[www.sundarammutual.com](http://www.sundarammutual.com)

**Regd. Office:** No. 21, Patullas Road, Chennai 600 002.

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

For Sundaram Asset Management Company Ltd  
R Ajith Kumar  
Company Secretary & Compliance Officer

**VVM LIMITED**  
Regd. Off: SULA KAPARI, VIJAYANAGAR  
CIN: U11102MH1989PL0036030  
**NOTICE**  
Notice is hereby given that as per Regulation 30 read with Regulation 42 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on 12.06.2025, Thursday at 10.30 AM at the Chairman's Office at Thigarajar Mills Premises, Kappalur, Madurai-625 008 to consider the allotment of Bonus Shares. The Record date for the issue of Bonus shares is 11th June 2025 and the Bonus Ratio is 3:2 i.e. Three Fully paid Equity Shares of ₹V Re1/- for every Two fully paid Equity Shares of ₹V Re1/-. The above details can be viewed on the website of BSE at [www.bseindia.com](http://www.bseindia.com). For VVM LIMITED  
Place: Kappalur, Madurai-625 008  
Date: 06.06.2025  
K PREYATHARAJE  
Company Secretary

**FORM NO. CAA.2**  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/55(CHE)/2025 and CP(CAA)/ 36(CHE)/2025  
in  
CA(CAA)/55(CHE)/2024 and CA(CAA)/ 54(CHE)/2024  
In the matter of Scheme of Amalgamation between  
**ACSEN TEX Private Limited (Petitioner/ Transferee Company)**  
AND  
**RASI G-Tex Energy Private Limited (Petitioner/ Transferee Company)**  
AND  
their respective Shareholders and its Creditors  
**ACSEN TEX PRIVATE LIMITED..**  
CIN: U11711T21996PT028337,  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company  
**RASI G-Tex Energy Private Limited**  
CIN: U40105T22003PT028334  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company

**NOTICE OF HEARING OF THE PETITION**  
(Under Rule 16 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016)  
NOTICE is hereby given that the Company Petitioners under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ACSEN TEX Private Limited (Transferee Company) and RASI G-Tex Energy Private Limited (Transferee Company) and its respective Shareholders and its Creditors ("Scheme") is presented by the Shareholder and Transferee Companies on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court – I), Chennai.  
Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petition, the grounds of opposition along with a copy of his/her affidavit shall be furnished with such notice.  
A copy of the Petitions will be furnished by the undersigned to any person requesting the same on payment of the prescribed charges for the same.  
Dated: 07-06-2025 Sd/- Mr. R. K. Samrati, Advocate  
Place: Chennai Advocate for the Petitioner Companies  
No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

**GODREJ INDUSTRIES LIMITED**  
CIN: L24241MH1989PL007871  
Registered Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vilehri (East), Mumbai - 400 079, Maharashtra  
Tel: 022-2518 8010; Fax: 022-2518 8066  
Website: [www.godrejindustries.com](http://www.godrejindustries.com); Email Id: [investor@godrejind.com](mailto:investor@godrejind.com)

**NOTICE**  
(For Attention of Equity Shareholders of the Company)  
**TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)**  
NOTICE is hereby given that Godrej Industries Limited ("The Company") would be transferring up to 23, 248 Equity Shares of Face Value of ₹1/- (Rupee One Only each), held by its 243 (Two Hundred and Forty Three) Equity Shareholders to Investor Education Protection Fund (IEPF), pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"), as amended from time to time. The said Equity Shares correspond to the unclaimed dividend for the Financial Year 2017-18 and the concerned Shareholders who have not claimed dividend for a period of 7 (seven) consecutive years, which is now due for transfer on September 19, 2025. The unclaimed dividend(s) for periods prior to the year(s) mentioned above, if any, have already been transferred to the IEPF, as required under Section 124(5) of the said Act.

Notice is further given that M/s. Computech Sharecap Limited, RTA of the Company has sent individual communication to the concerned shareholders at their last known/registered address available with the RTA of the Company whose dividends are lying unclaimed for 7 (seven) consecutive years and whose shares are liable to be transferred to IEPF. The complete details of these Shareholders are being uploaded on the Company's website, [www.godrejindustries.com](http://www.godrejindustries.com).

Further, an opportunity is being given to concerned Shareholders to claim such unpaid/unclaimed dividends due by sending their request to our RTA, M/s. Computech Sharecap Limited as under not later than September 17, 2025 ("the said date").

**In case Equity Shares are held in electronic form:** Duly signed Request Letter along with Copy of the Client Master List is to be submitted. Payment will be made to the Bank Account registered against the demat account.

**In case Equity Shares are held in physical form:** Investor Service Request Form IEPF - 1, Form IEPF - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Service Request forms are available on the website of our RTA at [www.computechsharecap.com](http://www.computechsharecap.com) and also on the website of the Company at [www.godrejindustries.com](http://www.godrejindustries.com).

In case the dividends are not claimed by the said date, the Company shall take suitable steps to transfer such Equity Shares to IEPF in accordance with the provisions mentioned in the said Rules. In this connection, please note that:

i. **For shares held in physical form:** New share certificate(s) will be issued and transferred subsequently to the Demat Account of the IEPF Authority without any further notice from Godrej Industries Limited. Godrej One, 2<sup>nd</sup> Floor, Pirojshanagar, Eastern Express Highway, Vilehri (East), Mumbai - 400 079, Maharashtra. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).

ii. **For shares held in electronic form:** The Equity Shares will be directly transferred to the Demat Account of the IEPF Authority with the help of Depository Participant(s) without any further notice.

As per SEBI Norms, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. Payment to be made to shareholders holding equity shares in physical form if the folio is KYC Compliant only.

The concerned Shareholders may note that, once the Equity Shares are transferred to the demat account of IEPF Authority, no claim shall be against the Company in respect thereof and they can claim the said Equity Shares along with unpaid/unclaimed dividends from IEPF, for which details are available at [www.iepf.gov.in](http://www.iepf.gov.in). In terms of Rule 6 of the Rules, a statement containing details of name(s) of Shareholders and the Folio No. (DPID-Client ID) under which the Equity Shares are due for transfer to the Demat Account of IEPF Authority are uploaded under the Investors Section on the website of the Company viz. [www.godrejindustries.com](http://www.godrejindustries.com). The Shareholders may further note that the details uploaded by the Company on the website shall be deemed to be adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of physical shares to IEPF pursuant to the Rules.

In case of any queries or issues or further information, concerned Shareholders may contact the Secretarial Department / Nodal Officer of the Company at the following address: Godrej Industries Limited, Godrej One, 2<sup>nd</sup> Floor, Pirojshanagar, Eastern Express Highway, Vilehri (East), Mumbai - 400 079, Maharashtra. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).

By order of the Board of Directors of Godrej Industries Limited  
Sd/- Anupama Kamble  
Company Secretary & Compliance Officer  
(FCS 12730)  
Date: June 9, 2025  
Place: Mumbai

# Mounjaro sales bulk up 60% on dosage upgrade

SANKET KJUNE  
New Delhi, 8 June

Sales of Mounjaro, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

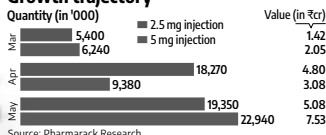
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The drug is currently available in two injectable dosage forms — 2.5 and 5 mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

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## Growth trajectory



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Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also onboarded Mounjaro in good numbers," Shantal Sapale, vice-presi-

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**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence — Pune, Mumbai, Bengaluru, Chennai and Hyderabad — yielded some results. Therefore, in spite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 20 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration — it's double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off — we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



**What is the business outlook for FY26 — is urban demand picking up?**

■ Not so far — demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may impact the way we do our campaigns. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes — partly because raw material prices are benign.

# CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog, Central Consumer Protection Authority (CCPA), recently issued an advisory to over 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hailing firms, meditech start-ups, streaming services and companies.

**Business Standard** reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchases be explicitly obtained — not recorded through pre-ticked checkboxes or similar mechanisms.

Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit requirements to ensure comprehensive and timely compliance, and we see this

advisory as a reaffirmation of the already central to our Flipkart Marketplace Platform." **Business Standard** wrote to platforms including Amazon, Meesho, Apple, Uber, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Zata, and Snapdeal. However, these requirements did not elicit a response till the time of going to press.

UDISHA SRIVASTAVA

**ANDHRA PRADESH DAIRY DEVELOPMENT CO-OP FEDERATION LTD**  
APIC TOWERS, 1ST FLOOR, 122-383, GUNTUR  
Notification No: 01/P&A/APDDCF/2016, Date: 09-06-2025  
The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Guntur intended for entrusting the Operational Management of BMCUs on lease/ rental basis.  
Interested parties may submit their bids on ap e-procurement platform at [www.konugoli.ap.gov.in](http://www.konugoli.ap.gov.in) on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM onwards.  
For further details the interested parties may contact during office hours 09-06-2025 to 18-06-2025, No. 0865-2381083 / 85, e-mail: [etenders.apddcf@gmail.com](mailto:etenders.apddcf@gmail.com), sdr: [MANAGING DIRECTOR \(FAC\)@konugoli.ap.gov.in](mailto:MANAGING DIRECTOR (FAC)@konugoli.ap.gov.in)

**emami limited**  
CIN: L35909WB1989PL0036030  
Registered office: Emami 687, Anandapur, E M Bypass, Kolkata 700107  
Tel: 91 33 6615 6264 Fax: 91 33 6615 6600  
Website: [www.emamiltd.in](http://www.emamiltd.in)

**NOTICE**  
Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IETF)  
Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and various circulars, issued by the Ministry of Corporate Affairs as amended from time to time ("the Rules"), equity shares of those members who have not cashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investor Education and Protection Fund ("IEPF").

Adhering to the various requirements as set out in the Rules, the dividend having been unclaimed for the Financial Year 2017-18 and its corresponding equity shares are due to be transferred to Investor Education and Protection Fund (IEPF) during first week of September, 2025, for the final dividend for the Financial Year 2017-18.

In this regard the Company has already communicated to the concerned shareholders at their latest available address whose shares are) are liable to be transferred to the IETF account inter-alia providing relevant details of equity shares. The equity shareholders may request to claim unpaid dividend on or before, Saturday, 30th August, 2025. In case the Company does not receive any valid claim from the concerned shareholders on or before, Saturday, 30th August, 2025 for unclaimed dividend, then the Company shall, in compliance with the said Rules, transfer the equity shares to the IETF Account. The Company has also uploaded the requisite details of such shareholders viz., name, folio no./DP ID/Client ID and shares due for transfer to IETF account on the website: [www.emamiltd.in](http://www.emamiltd.in), under section Investors > Investor Services > Unclaimed Dividend.

Shareholders may note that the unclaimed dividend and shares transferred to IETF account, including all future benefits which would also be credited to IETF account, if any, can be claimed back by them from the IETF Authority after following the procedure prescribed under the Rules.

The concerned shareholders holding such shares in physical form and whose shares are liable to be transferred to IETF account may note that the Company is in compliance with the Rules and SEBI Master Circular dated 7th May, 2024, would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them, for the purpose of transfer of shares to IETF Account and upon such issue, the original share certificate(s), which are registered in their name will stand automatically cancelled and be deemed non-existent. In case of shares in demat mode, the same will be transferred directly to IETF account through corporate action.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of transfer of shares to IETF account pursuant to the Rules.

In case of any queries on the above matter, shareholders are requested to contact Company's Registrar and Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd., 23, N. Mukherjee Road, Kolkata 700001, West Bengal, Tel. No 033 2248 2248, Email: [mdrk@maheshwari.com](mailto:mdrk@maheshwari.com) or Mr. Ashok Purchit, Company Secretary, Emami Ltd, 687, Anandapur, E.M. Bypass, Kolkata 700107, Tel. No 033 6615 6264, Email: [investors@emamiltd.in](mailto:investors@emamiltd.in)

For Emami Limited  
Ashok Purchit  
Company Secretary & Compliance Officer  
Date: 6th June, 2025  
Place: Kolkata

## NOTICE

### RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹10/- and ₹1,000/- under the following schemes:

Scheme Name	Plan	Option	Record Date#	Amount of IDCW* (₹ Per Unit)	NAV per unit as on June 05, 2025 (Rs.)
Sundaram Conservative Hybrid Fund	Direct	Quarterly-IDCW	June 11, 2025	0.360	21.5703
	Regular	Quarterly-IDCW		0.325	19.4694
Sundaram Corporate Bond Fund	Direct	Quarterly-IDCW	June 11, 2025	0.343	20.3133
	Regular	Quarterly-IDCW		0.332	19.6824
Sundaram Money Market Fund	Direct	Quarterly-IDCW	June 11, 2025	0.19	12.8784
	Regular	Quarterly-IDCW		0.188	12.7919
Sundaram Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.261	15.3644
	Regular	Quarterly-IDCW		0.255	15.0088
Sundaram Medium Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.401	27.6275
	Regular	Quarterly-IDCW		0.198	13.5896
Sundaram Equity Savings Fund	Direct	Quarterly-IDCW	June 11, 2025	0.42	25.1046
	Regular	Quarterly-IDCW		0.289	17.2284
Sundaram Ultra Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	18.017	1222.0409
	Regular	Quarterly-IDCW		17.302	1169.3056
Sundaram Low Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	21.800	1222.1049
	Regular	Quarterly-IDCW		21.077	1227.1249
Sundaram Liquid Fund	Direct	Quarterly-IDCW	June 11, 2025	17.259	1165.8055
	Regular	Quarterly-IDCW		17.188	1160.2755

\* Or subsequent business day if the specified date is a non-business day.

# Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned schemes, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 06, 2025.

Place: Chennai

Date: June 09, 2025

For more information please contact:  
**Sundaram Asset Management Company Ltd**  
(Investment Manager to Sundaram Mutual Fund)  
CIN: U93090TN1996PL0034615

**Corporate Office:** 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.  
Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215  
[www.sundarammutual.com](http://www.sundarammutual.com)

**Regd. Office:** No. 21, Patullus Road, Chennai 600 002.

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

**VVM LIMITED**  
Regd. Off: SULA KARAI, VIJITHUNAGAR  
CIN: U74102KA1989PL0012070  
**NOTICE**  
Notice is hereby given that as per Regulation 30 read with Regulation 42 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on 12.06.2025, Thursday at 10.30 AM at the Chairman's Office at Thiruvananthapuram, Kerala, India. The agenda of the meeting is to consider the allotment of Bonus Shares. The Record date for the issue of Bonus shares is 11th June 2025 and the Bonus Ratio is 3:2 i.e. Three Fully paid Equity Shares of ₹V Re1/- for every Two fully paid Equity Shares of ₹V Re1/-.  
The above details can be viewed on the website of BSE at [www.bseindia.com](http://www.bseindia.com).  
For VVM LIMITED  
Place: Sula Karai, Viythunagar  
K. PREETHAMARAJU  
Date: 06.06.2025  
Company Secretary

**FORM NO. CAA.2**  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/55(CHE)/2025 and CP(CAA)/ 36(CHE)/2025  
in  
CA(CAA)/55(CHE)/2024 and CA(CAA)/ 54(CHE)/2024  
In the matter of Scheme of Amalgamation between  
**ACSEN TEX Private Limited (Petitioner/ Transferee Company)**  
AND  
**RASI G-Energy Private Limited (Petitioner/ Transferee Company)**  
AND  
their respective Shareholders and its Creditors  
**ACSEN TEX PRIVATE LIMITED..**  
CIN: U11711TZ1996PT028337,  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company  
**RASI G-Energy Private Limited**  
CIN: U40105T22003PT028334  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company

**NOTICE OF HEARING OF THE PETITION**  
(Under Rule 16 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016)  
NOTICE is hereby given that the Company Petitioners under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ACSEN TEX Private Limited (Transferee Company) and RASI G-Energy Private Limited (Transferee Company) and its respective Shareholders and its Creditors ("Schemes") is presented by the Shareholder and Transferee Companies on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court – I), Chennai.  
Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petitions, the grounds of opposition along with a copy of his/her affidavit shall be furnished with such notice.  
A copy of the Petitions will be furnished by the undersigned to any person requesting the same on payment of the prescribed charges for the same.  
Dated: 07-06-2025 Sd/- Mr. K.R. Samrati, Advocate  
Place: Chennai Advocate for the Petitioner Companies  
No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

**GODREJ INDUSTRIES LIMITED**  
CIN: L2424MH1989PL009781  
Registered Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vilepar (East), Mumbai - 400 079, Maharashtra  
Tel: 022-2518 8010; Fax: 022-2518 8066  
Website: [www.godrejindustries.com](http://www.godrejindustries.com); Email id: [investor@godrejind.com](mailto:investor@godrejind.com)  
**NOTICE**  
(For Attention of Equity Shareholders of the Company)  
**TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND ("IEPF")**  
NOTICE is hereby given that Godrej Industries Limited ("The Company") would be transferring up to 23, 248 Equity Shares of Face Value of ₹1/- (Rupee One Only each), held by its 243 (Two Hundred and Forty Three) Equity Shareholders to Investor Education Protection Fund ("IEPF"), pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"), as amended from time to time. The said Equity Shares correspond to the unclaimed dividend for the Financial Year 2017-18 and the concerned Shareholders who have not claimed dividend for a period of 7 (seven) consecutive years, which is now due for transfer on September 19, 2025. The unclaimed dividend(s) for periods prior to the year(s) mentioned above, if any, have already been transferred to the IEPF, as required under Section 124(5) of the said Act.  
Notice is further given that M/s. Computech Sharecap Limited, RTA of the Company has sent individual communication to the concerned shareholders at their last known/registered address available with the RTA of the Company whose dividends are lying unclaimed for 7 (seven) consecutive years and whose shares are liable to be transferred to IEPF. The complete details of these Shareholders are being uploaded on the Company's website, [www.godrejindustries.com](http://www.godrejindustries.com). Further, an opportunity is being given to concerned Shareholders to claim such unpaid/unclaimed dividends due by sending their request to our RTA, M/s. Computech Sharecap Limited as under not later than September 17, 2025 ("the said date").  
In case Equity Shares are held in electronic form: Duly signed Request Letter along with Copy of the Client Master List is to be submitted. Payment will be made to the Bank Account registered against the demat account.  
In case Equity Shares are held in physical form: Investor Service Request Form IEPF - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Service Request Forms are available on the website of our RTA at [www.computechsharecap.com](http://www.computechsharecap.com) and also on the website of the Company at [www.godrejindustries.com](http://www.godrejindustries.com).  
In case the dividends are not claimed by the said date, the Company shall take suitable steps to transfer such Equity Shares to IEPF in accordance with the provisions mentioned in the said Rules. In this connection, please note that:  
i. For shares held in physical form: New share certificate(s) will be issued and transferred subsequently to the Demat Account of the IEPF Authority without any further notice from Godrej Industries Limited. Godrej One, 2nd Floor, Pirojshanagar, Eastern Express Highway, Vilehori (East), Mumbai - 400 079, Maharashtra. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).  
ii. For shares held in electronic form: The Equity Shares will be directly transferred to the Demat Account of the IEPF Authority with the help of Depository Participant(s) without any further notice.  
As per SEBI Norms, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. Payment to be made to shareholders holding equity shares in physical form if the folio is KYC Compliant only.  
The concerned Shareholders may note that, once the Equity Shares are transferred to the demat account of IEPF Authority, no claim shall be against the Company in respect thereof and they can claim the said Equity Shares along with unpaid/unclaimed dividends from IEPF, for which details are available at [www.iepf.gov.in](http://www.iepf.gov.in). In terms of Rule 6 of the Rules, a statement containing details of name(s) of Shareholders and the Folio No. (DPID-Client ID) and the Equity Shares are due for transfer to the Demat Account of IEPF Authority are uploaded under the Investors Section on the website of the Company viz. [www.godrejindustries.com](http://www.godrejindustries.com). The Shareholders may further note that the details uploaded by the Company on the website shall be deemed to be adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of physical shares to IEPF pursuant to the Rules.  
In case of any queries or issues or further information, concerned Shareholders may contact the Secretarial Department / Nodal Officer of the Company at the following address: Godrej Industries Limited, Godrej One, 2nd Floor, Pirojshanagar, Eastern Express Highway, Vilehori (East), Mumbai - 400 079, Maharashtra. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).  
By order of the Board of Directors of Godrej Industries Limited  
Sd/- Anupama Kamble  
Place: Mumbai Company Secretary & Compliance Officer  
(FCS 12730)

# Mounjaro sales bulk up 60% on dosage upgrade

SANKET KJUL  
New Delhi, 8 June

Sales of Mounjaro, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

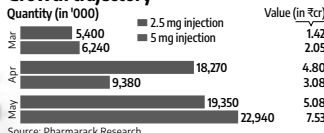
The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmark, in May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times.

The drug is currently available in two injectable dosage forms — 2.5 and 5 mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

Mounjaro 5 mg sales rose from 9,380 units in April (valued at ₹3.08 crore) to



## Growth trajectory



22,940 units in May valued at ₹7.53 crore.

For the 2.5 mg form, the demand growth was relatively muted at 19,350 units in May, up from 18,270 units the previous month. Sales value for May for the 2.5 mg dosage was around ₹5.08 crore in May, up from ₹4.80 crore in the previous month.

Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also onboarding Mounjaro in good numbers," Shantal Sapale, vice-presi-

dent (commercial) at Pharmark, said. Treatment with Mounjaro is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," said Dr. Shivinder Singh Saggi, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

# 'Berger is number 2 by a margin in the decorative paint space'

Berger Paints India's revenue growth in the fourth quarter of 2024-25 (Q4FY25) was the strongest in five quarters, ahead of other listed paint majors. In an interview at its new headquarters in Kolkata, Managing Director (MD) and Chief Executive Officer (CEO) Abhijit Roy told Ishita Ayan Dutt in Kolkata on what clicked for the company. Edited excerpts:

**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence — Pune, Mumbai, Bengaluru, Chennai and Hyderabad — yielded some results. Therefore, in spite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 20 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration — it's double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off — we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



**What is the business outlook for FY26 — is urban demand picking up?**

■ Not so far — demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may impact the way we conduct our campaigns. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes — partly because raw material prices are benign.

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**Business Standard** reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchases be explicitly obtained — not recorded through pre-ticked checkboxes or similar mechanisms.

Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit requirements to ensure comprehensive and timely compliance, and we see this

advisory as a reaffirmation of the company's already central to our Flipkart Marketplace Platform." **Business Standard** wrote to platforms including Amazon, Meesho, Apple, Urban, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Zata, and Snapdeal. However, these requirements did not elicit a response till the time of going to press.

UDISHA SRIVASTAVA

**ANDHRA PRADESH DAIRY DEVELOPMENT CO-OP FEDERATION LTD**  
APIC TOWERS, 1ST FLOOR, 122-383, GUNTUR  
Notification No: 01/P&A/APDDCF/2016, Date: 09-06-2025  
The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Guntur intended for entrusting the Operational Management of BMCUs on lease/ rental basis.  
Interested parties may submit their bids on ap e-procurement platform at [www.konugoli.ap.gov.in](http://www.konugoli.ap.gov.in) on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM onwards.  
For further details the interested parties may contact during office hours (9 AM to 5 PM) on 0865-2381083 / 85, e-mail: [etenders.apddcf@gmail.com](mailto:etenders.apddcf@gmail.com).  
MANAGING DIRECTOR (FAC)

**emami limited**  
CIN: L35909WB1989PL0036030  
Registered office: Emami 687, Andapada, E M Bypass, Kolkata 700107  
Tel: 91 33 6615 6264 Fax: 91 33 6613 6600  
Website: [www.emamiltd.in](http://www.emamiltd.in)

## NOTICE

**Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IEPF)**

Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and various circulars, issued by the Ministry of Corporate Affairs as amended from time to time ("the Rules"), equity shares of those members who have not cashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investor Education and Protection Fund ("IEPF").

Adhering to the various requirements as set out in the Rules, the dividend having been unclaimed for the seven years for the Financial Year 2017-18 and its corresponding equity shares are due to be transferred to Investor Education and Protection Fund (IEPF) during first week of September, 2025, for the final dividend for the Financial Year 2017-18.

In this regard the Company has already communicated to the concerned shareholders at their latest available address whose share(s) are liable to be transferred to the IEPF account inter-alia providing relevant details of equity shares. The equity shareholders may request to claim unpaid dividend on or before, Saturday, 30th August, 2025. In case the Company does not receive any valid claim from the concerned shareholders on or before, Saturday, 30th August, 2025 for unclaimed dividend, then the Company shall, in compliance with the said Rules, transfer the equity shares to the IEPF Account. The Company has also uploaded the requisite details of such shareholders viz., name, folio no./DP ID/Client ID and shares due for transfer to IEPF account on the website: [www.emamiltd.in](http://www.emamiltd.in), under section Investors > Investor Services > Unclaimed Dividend.

Shareholders may note that the unclaimed dividend and shares transferred to IEPF account, including all future benefits which would also be credited to IEPF account, if any, can be claimed back by them from the IEPF Authority after following the procedure prescribed under the Rules.

The concerned shareholders holding such shares in physical form and whose shares are liable to be transferred to IEPF account may note that the Company in compliance with the Rules and SEBI Master Circular dated 7th May, 2024, would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them, for the purpose of transfer of shares to IEPF Account and upon such issue, the original share certificate(s), which are registered in their name will stand automatically cancelled and be deemed non-existent. In case of shares in demat mode, the same will be transferred directly to IEPF account through corporate action.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of transfer of shares to IEPF account pursuant to the Rules.

In case of any queries on the above matter, shareholders are requested to contact Company's Registrar and Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd., 23, N. Mukherjee Road, Kolkata 700001, West Bengal, Tel. No. 033 2248 2248, Email: [mdplk@maheshwari.com](mailto:mdplk@maheshwari.com) or Mr. Ashok Purshott, Company Secretary, Emami Ltd, 687, Andapada, E.M. Bypass, Kolkata 700107, Tel. No. 033 6615 6264, Email: [investors@emamiltd.in](mailto:investors@emamiltd.in)

For Emami Limited  
Ashok Purshott  
Company Secretary & Compliance Officer

Date: 6th June, 2025  
Place: Kolkata

## NOTICE

### RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹10/- and ₹1,000/- under the following schemes:

Scheme Name	Plan	Option	Record Date#	Amount of IDCW* (₹ Per Unit)	NAV per unit as on June 05, 2025 (Rs.)
Sundaram Conservative Hybrid Fund	Direct	Quarterly-IDCW	June 11, 2025	0.360	21.5703
	Regular	Quarterly-IDCW		0.325	19.4694
Sundaram Corporate Bond Fund	Direct	Quarterly-IDCW	June 11, 2025	0.343	20.3133
	Regular	Quarterly-IDCW		0.332	19.6824
Sundaram Money Market Fund	Direct	Quarterly-IDCW	June 11, 2025	0.19	12.8784
	Regular	Quarterly-IDCW		0.188	12.7919
Sundaram Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.261	15.3644
	Regular	Quarterly-IDCW		0.255	15.0088
Sundaram Medium Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.401	27.6275
	Regular	Quarterly-IDCW		0.198	13.5896
Sundaram Equity Savings Fund	Direct	Quarterly-IDCW	June 11, 2025	0.42	25.1046
	Regular	Quarterly-IDCW		0.289	17.2284
Sundaram Ultra Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	18.017	1222.0409
	Regular	Quarterly-IDCW		17.302	1169.3056
Sundaram Low Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	21.800	1222.1049
	Regular	Quarterly-IDCW		21.077	1227.1249
Sundaram Liquid Fund	Direct	Quarterly-IDCW	June 11, 2025	17.259	1165.8055
	Regular	Quarterly-IDCW		17.188	1160.2755

\* Or subsequent business day if the specified date is a non-business day.

# Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned schemes, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 06, 2025.

Place: Chennai

Date: June 09, 2025

For more information please contact:

**Sundaram Asset Management Company Ltd**  
(Investment Manager to Sundaram Mutual Fund)  
CIN: U93090TN1996PLC034615

For Sundaram Asset Management Company Ltd

R Ajith Kumar

Company Secretary & Compliance Officer

**Corporate Office:** 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.  
Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215  
[www.sundarammutual.com](http://www.sundarammutual.com)

**Regd. Office:** No. 21, Patullus Road, Chennai 600 002.

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

**VVM LIMITED**  
Regd. Off: SULA KAPARI, VIJAYANAGAR  
CIN: L11111MH1989PL0036030  
**NOTICE**  
Notice is hereby given that as per Regulation 30 read with Regulation 42 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on 12.06.2025, Thursday at 10.30 AM at the Chairman's Office at Thigarajar Mills Premises, Kappalur, Madurai-625 008 to consider the allotment of Bonus Shares. The Record date for the issue of Bonus shares is 11th June 2025 and the Bonus Ratio is 3:2 i.e. Three Fully paid Equity Shares of ₹V Re1/- for every Two fully paid Equity Shares of ₹V Re1/-. The above details can be viewed on the website of BSE at [www.bseindia.com](http://www.bseindia.com).  
For VVM LIMITED  
Place: Kappalur, Madurai  
Date: 06.06.2025  
K PREETHAMARASE  
Company Secretary

**FORM NO. CAA.2**  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/55(CHE)/2025 and CP(CAA)/ 36(CHE)/2025  
in  
CA(CAA)/55(CHE)/2024 and CA(CAA)/ 54(CHE)/2024  
In the matter of Scheme of Amalgamation between  
**ACSEN TEX Private Limited (Petitioner/ Transferee Company)**  
AND  
**RASI G-Nergy Private Limited (Petitioner/ Transferee Company)**  
AND  
their respective Shareholders and its Creditors  
**ACSEN TEX PRIVATE LIMITED..**  
CIN: U11711T21996PT028337,  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company  
**RASI G-Nergy Private Limited**  
CIN: U40105T22003PT028334  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company

**NOTICE OF HEARING OF THE PETITION**  
(Under Rule 16 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016)  
NOTICE is hereby given that the Company Petitioners under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ACSEN TEX Private Limited (Transferee Company) and RASI G-Nergy Private Limited (Transferee Company) and its respective Shareholders and its Creditors ("Scheme") is presented by the Shareholder and Transferee Companies on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court – I), Chennai.  
Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petitions, the grounds of opposition along with a copy of his/her affidavit shall be furnished with such notice.  
A copy of the Petitions will be furnished to the undersigned to any person requesting the same on payment of the prescribed charges for the same.  
Dated: 07-06-2025  
Place: Chennai  
Sd/- **Mr. K.R. Samrati, Advocate**  
Advocate for the Petitioner Companies  
No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

**GODREJ INDUSTRIES LIMITED**  
CIN: L24241MH1989PL007871  
Registered Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vilehri (East), Mumbai - 400 079, Maharashtra  
Tel: 022-2518 8010; Fax: 022-2518 8066  
Website: [www.godrejindustries.com](http://www.godrejindustries.com); Email id: [investor@godrejind.com](mailto:investor@godrejind.com)

**NOTICE**  
(For Attention of Equity Shareholders of the Company)  
**TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND ("IEPF")**  
NOTICE is hereby given that Godrej Industries Limited ("The Company") would be transferring up to 23, 248 Equity Shares of Face Value of ₹1/- (Rupee One Only each), held by its 243 (Two Hundred and Forty Three) Equity Shareholders to Investor Education Protection Fund ("IEPF"), pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"), as amended from time to time. The said Equity Shares correspond to the unclaimed dividend for the Financial Year 2017-18 and the concerned Shareholders who have not claimed dividend for a period of 7 (seven) consecutive years, which is now due for transfer on September 19, 2025.

The unclaimed dividend(s) for periods prior to the year(s) mentioned above, if any, have already been transferred to the IEPF, as required under Section 124(5) of the said Act.

Notice is further given that M/s. Computech Sharecap Limited, RTA of the Company has sent individual communication to the concerned shareholders at their last known/registered address available with the RTA of the Company whose dividends are lying unclaimed for 7 (seven) consecutive years and whose shares are liable to be transferred to IEPF. The complete details of these Shareholders are being uploaded on the Company's website, [www.godrejindustries.com](http://www.godrejindustries.com).

Further, an opportunity is being given to concerned Shareholders to claim such unpaid/unclaimed dividends due by sending their request to our RTA, M/s. Computech Sharecap Limited as under not later than September 17, 2025 ("the said date").

**In case Equity Shares are held in electronic form:** Duly signed Request Letter along with Copy of the Client Master List is to be submitted. Payment will be made to the Bank Account registered against the demat account.

**In case Equity Shares are held in physical form:** Investor Service Request Form - ISR - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Service Request forms are available on the website of our RTA at [www.computechsharecap.com](http://www.computechsharecap.com) and also on the website of the Company at [www.godrejindustries.com](http://www.godrejindustries.com).

In case the dividends are not claimed by the said date, the Company shall take suitable steps to transfer such Equity Shares to IEPF in accordance with the provisions mentioned in the said Rules. In this connection, please note that:

i. **For shares held in physical form:** New share certificate(s) will be issued and transferred subsequently to the Demat Account of the IEPF Authority without any further notice from Godrej Industries Limited. Godrej One, 2<sup>nd</sup> Floor, Pirojshanagar, Eastern Express Highway, Vilehri (East), Mumbai - 400 079, Maharashtra. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).

ii. **For shares held in electronic form:** The Equity Shares will be directly transferred to the Demat Account of the IEPF Authority with the help of Depository Participant(s) without any further notice.

As per SEBI Norms, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. Payment to be made to shareholders holding equity shares in physical form if the folio is KYC Compliant only.

The concerned Shareholders may note that, once the Equity Shares are transferred to the demat account of IEPF Authority, no claim shall be against the Company in respect thereof and they can claim the said Equity Shares along with unpaid/unclaimed dividends from IEPF, for which details are available at [www.iepf.gov.in](http://www.iepf.gov.in). In terms of Rule 6 of the Rules, a statement containing details of name(s) of Shareholders and the Folio No. (DPID-Client ID) and the Equity Shares are due for transfer to the Demat Account of IEPF Authority are uploaded under the Investors Section on the website of the Company viz. [www.godrejindustries.com](http://www.godrejindustries.com). The Shareholders may further note that the details uploaded by the Company on the website shall be deemed to be adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of physical shares to IEPF pursuant to the Rules.

In case of any queries or issues or further information, concerned Shareholders may contact the Secretarial Department / Nodal Officer of the Company at the following address: Godrej Industries Limited, Godrej One, 2<sup>nd</sup> Floor, Pirojshanagar, Eastern Express Highway, Vilehri (East), Mumbai - 400 079, Maharashtra. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).

By order of the Board of Directors of Godrej Industries Limited  
Sd/-  
Anupama Kamble  
Company Secretary & Compliance Officer  
(FCS 12730)  
Date: June 9, 2025  
Place: Mumbai



# Mounjaro sales bulk up 6% on dosage upgrade

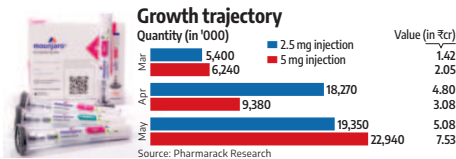
SANKU KROUN  
New Delhi, 8 June

Sales of Mounjaro, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmarkin. In May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times.

The drug is currently available in two injectable dosage forms—2.5 and 5 mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

Mounjaro 5 mg sales rose from 9,380 units in April (valued at ₹3.08 crore) to



22,940 units in May valued at ₹7.53 crore.

For the 2.5 mg form, the demand growth was relatively muted at 19,350 units in May, up from 18,270 units the previous month. Sales value for May for the 2.5 mg dosage was around ₹5.08 crore in May, up from ₹4.80 crore in the previous month.

Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also introducing Mounjaro in good numbers," Sheetal Sapale, vice-presi-

dent (commercial) at Pharmarkin, said. Treatment with Mounjaro is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," Sukhvinder Singh Saggu, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

## 'Berger is number 2 by a margin in the decorative paint space'

**Berger Paints India's revenue growth in the fourth quarter of 2024-25 (Q4FY25) was the strongest in four quarters, ahead of other listed paint majors. In an interview at its new headquarters in Kolkata, Managing Director (MD) and Chief Executive Officer (CEO) Abhijit Roy tells Ishita Anand Dutt in Kolkata on what clicked for the company. Edited excerpts:**

**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence—Pune, Mumbai, Bengaluru, Chennai and Hyderabad—yielded some results. Therefore, in spite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 10 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration—it's double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off—we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



**What is the business outlook for FY26—is urban demand picking up?**

■ Not so far—demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may somewhat impact the May sales for all companies. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes—partly because raw material prices are benign.

## CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog Central Consumer Protection Authority (CCPA) recently issued an advisory to over 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hail-

ing firms, meditech start-ups, streaming services and companies. Business Standard reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchase must be explicit and obtained—not recorded through pre-ticked checkboxes or similar mechanisms.

Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit requirements to ensure our policies did not elicit a response till the time of going to press."

advisory as a reaffirmation of the already central to our Flipkart Marketplace Platform." Business Standard wrote to platforms including Amazon, Meesho, Apple, Uber, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Tata 1mg, and Snapdeal. However, these companies did not elicit a response till the time of going to press.

UDISHA SRIVASTAVA

**ANDHRA PRADESH DAIRY DEVELOPMENT CO-OP FEDERATION LTD.**  
NOTIFICATION No: 01/19/APDC/F2016, Date: 09-06-2025  
The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Guntur intended for entrusting the Operational Management of EMCU to an investor/rental basis.  
Interested parties may submit their bids on ap e-procurement platform @ [www.konugolu.ap.gov.in](http://www.konugolu.ap.gov.in) on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM onwards.  
For further details the interested parties may contact during Office hours Phone No: 0863-2381083 / 85, e-mail: [tenders.apdc@gmail.com](mailto:tenders.apdc@gmail.com).  
MANAGING DIRECTOR (FAC)

**emami limited**  
CIN: L63999WB1983PLC036030  
Registered office: Emami Tower 687, Anandapur, E M Bypass, Kolkata 700107  
Tel: 91 33 6813 6284 Fax: 91 33 6813 6800  
Website: [www.emamiltd.in](http://www.emamiltd.in)

### NOTICE

**Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IETF)**  
Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and various circulars, issued by the Ministry of Corporate Affairs as amended from time to time ("the Rules"), equity shares of those members who have not encashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investor Education and Protection Fund ("IEPF").

Adhering to the various requirements as set out in the Rules, the dividend having been unclaimed for the said seven years for the Financial Year 2017-18 and its corresponding equity shares are due to be transferred to Investor Education and Protection Fund (IEPF) during first week of September, 2025, for the final dividend for the Financial Year 2017-18.

In this regard the Company has already communicated to the concerned shareholders at their latest available address (whose shares) are liable to be transferred to the IETF account inter-alia providing relevant details of equity shares. The equity shareholders may request to claim unpaid dividend on or before, Saturday, 30th August, 2025. In case the Company does not receive any valid claim from the concerned shareholders on or before, Saturday, 30th August, 2025 for unclaimed dividend, then the Company shall, in compliance with the said Rules, transfer the equity shares to the IETF Account. The Company has also uploaded the requisite details of such shareholders viz., name, folio no./DP ID/Client ID and shares due for transfer to IETF account on the website: [www.emamiltd.in](http://www.emamiltd.in), under section Investors > Investors Services > Unclaimed Dividend.

Shareholders may note that both the unclaimed dividend and shares transferred to IETF account, including all future benefits which would also be credited to IETF account, if any, can be claimed back by them from the IETF Authority after following the procedure prescribed under the Rules.

The concerned shareholders holding such shares in physical form and whose shares are liable to be transferred to IETF account may note that the Company in compliance with the Rules and SEBI Master Circular dated 7th May, 2024, would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them, for the purpose of transfer of shares to IETF account and upon such issue, the original share certificate(s), which are registered in their name will stand automatically cancelled and be deemed non-negotiable. In case of shares in demat mode, the same will be transferred directly to IETF account through corporate action.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of transfer of shares to IETF account pursuant to the Rules.

In case of any queries on the above matter, shareholders are requested to contact the Company's Registrar and Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd., 23, N.M. Mukherjee Road, Kolkata 700001, West Bengal, Tel. No. 033 2248 2248, Email: [investors@maheshwari.com](mailto:investors@maheshwari.com) or Mr. Ashok Purohit, Company Secretary, Emami Ltd., 687, Anandapur, E.M. Bypass, Kolkata 700107, Tel. No. 033 6813 6284, Email: [mdps@emamigroup.com](mailto:mdps@emamigroup.com)

For Emami Limited

Ashok Purohit  
Place: Kolkata  
Company Secretary & Compliance Officer

**FORM NO. CAA 2**  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/30(CHE)/2025 and CP(CAA)/ 36(CHE)/2025  
in  
CA(CAA)/55(CHE)/2024 and CA(CAA)/ 54(CHE)/2024  
In the matter of Scheme of Amalgamation between  
**ACCSEN TEX Private Limited (Petitioner/Transferee Company)**  
AND  
**RASI G-Energy Private Limited (Petitioner / Transferee Company)**  
AND  
their respective Shareholders and its Creditors

**ACCSEN TEX Private Limited.,**  
CIN: U17117TZ1998PTC028337,  
having its Registered Office at: No.47, Co-operative Colony, Uppilipalayam, Coimbatore-641015, Tamilnadu, India.  
...Petitioner / Transferee Company

**RASI G-Energy Private Limited**  
CIN: U40105T22003PTC028334  
having its Registered Office at: No.47, Co-operative Colony, Uppilipalayam, Coimbatore-641015, Tamilnadu, India.  
...Petitioner / Transferee Company

### NOTICE OF HEARING OF THE PETITION (Under Rule 18 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016)

NOTICE is hereby given that the Company Petitions under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ACCSEN TEX Private Limited ("Transferee Company") and RASI G-Energy Private Limited ("Transferee Company") and their respective Shareholders and its Creditors ("Scheme") was presented by both the (Transferee and Transferee Companies) on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court—1), Chennai.

Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petition, the grounds of opposition along with a copy of his/her affidavit shall be furnished with such notice.

A copy of the Petitions will be furnished by the undersigned to any person requiring the same on payment of the prescribed charges for the same.

Dated: 07-06-2025  
Sd/- Mr. K.R. Samrath, Advocate  
Place: Chennai  
Advocate for the Petitioner Companies

No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

**GODREJ INDUSTRIES LIMITED**  
CIN: L24241MH1989PLC09781  
Registered Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai - 400 729, Maharashtra  
Tel: 022-2518 8010; Fax: 022-2518 8086  
Website: [www.godrejindustries.com](http://www.godrejindustries.com); Email id: [investor@godrejindia.com](mailto:investor@godrejindia.com)

### NOTICE (For Attention of Equity Shareholders of the Company)

**TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)**

NOTICE is hereby given that Godrej Industries Limited ("the Company") would be transferring up to 23,24,000 Equity Shares of Face Value of ₹1/- (Rupee One Only) each, held by its 243 (Two Hundred and Forty Three) Equity Shareholders to Investor Education and Protection Fund ("IEPF"), pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), as amended from time to time. The said Equity Shares correspond to the unclaimed dividend for the Financial Year 2017-18 and the concerned Shareholders who have not claimed dividend for a period of 7 (seven) consecutive years, which is now due for transfer on September 19, 2025.

The unclaimed dividend(s) for periods prior to the year(s) mentioned above, if any, have already been transferred to the IETF, as required under Section 124(5) of the said Act.

Notice is further given that M/s. Computech Sharecap Limited, RTA of the Company has sent individual communication to the concerned shareholders at their last known/registered address available with the RTA of the Company whose dividends are lying unclaimed for 7 (seven) consecutive years and whose shares are liable to be transferred to IETF. The complete details of these Shareholders are being uploaded on the Company's website [www.godrejindustries.com](http://www.godrejindustries.com).

Further, an opportunity is being given to concerned Shareholders to claim such unpaid/unclaimed dividends due by sending their request to our RTA, M/s. Computech Sharecap Limited as under not later than September 17, 2025 ("the said date").

**In case Equity Shares are held in electronic form:** Only duly signed Request Letter along with Copy of the Client Master List is to be submitted. Payment will be made to the Bank Account registered along with the demat account.

**In case Equity Shares are held in physical form:** Investor Service Request Form ISR - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Request Forms are available on the website of our RTA at: [www.computechsharecap.com](http://www.computechsharecap.com) and also on the website of the Company at: [www.godrejindustries.com](http://www.godrejindustries.com).

In case the dividends are not claimed by the said date, the Company shall take suitable steps to transfer such Equity Shares to IETF in accordance with the provisions mentioned in the said Rules. In this connection, please note that:

i. **For shares held in physical form:** New share certificate(s) will be issued and transferred subsequently to the Demat Account of the RTA of the Company without any further action. Further, upon issue of such new share certificate(s) the original share certificate(s) that are registered in the name of Shareholders will stand automatically cancelled and deemed to be bad delivery.

ii. **For shares held in electronic form:** The Equity Shares will be directly transferred to the Demat Account of the IETF Authority with the help of Depository Participant(s) without any further notice.

As per SEBI Norms, outstanding payments will be credited directly to the Bank account if the folio is KYC Compliant. Payment to be made to shareholders holding equity shares in physical form if the folio is KYC Compliant only.

The concerned Shareholders may note that, once the Equity Shares are transferred to the demat account of IETF Authority, no claim shall lie against the Company in respect thereof and they can claim the said Equity Shares along with unpaid/unclaimed dividends from IETF, for which details are available at [www.iefp.gov.in](http://www.iefp.gov.in). In terms of Rule 6 of the Rules, a statement containing details of name(s) of Shareholders and Folio No./DPID-Client ID of those Equity Shares are due for transfer to the Demat Account of IETF Authority are uploaded under the Investors Section on the website of the Company viz. [www.godrejindustries.com](http://www.godrejindustries.com). The Shareholders may further upload the details uploaded by the Company on the website shall be deemed to be adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of physical shares to IETF pursuant to the Rules.

In case of any queries or issues or further information, concerned Shareholders may contact the Secretarial Department / Nodal Officer of the Company at the following addresses: **Godrej Industries Limited, Godrej One, 2<sup>nd</sup> Floor, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai - 400 079, Maharashtra.** Tel: 022-2518 8010 Fax No.: 022-2518 8086. Email: [investor@godrejindia.com](mailto:investor@godrejindia.com) or send a e-mail to the Company at [investor@godrejindia.com](mailto:investor@godrejindia.com)

By order of the Board of Directors of Godrej Industries Limited  
Sd/- Anupama Kamble  
Company Secretary & Compliance Officer  
(FCS 12370)

Date: June 9, 2025  
Place: Mumbai

## APPOINTMENTS

**TMB**  
Tamilnad Mercantile Bank Ltd.  
No 2 road ahead to the

**Implement Strategy, Optimize Security Efficiency**  
Lead from the front as our Chief Security Officer

**Tamilnad Mercantile Bank Ltd.,** one of the leading Private Sector Banks on a high growth trajectory, invites applications from dynamic and result-oriented individuals for the following post.

### Chief Security Officer

<b>Educational Qualification</b>	Graduation or any equivalent qualification.
<b>Age</b>	Minimum - 45 years and not more than 55 years as on 31.03.2025
<b>Experience/Eligibility</b>	At an officer with 5 years of commissioned service in Army/ Navy/ Air force at least to the rank of Captain or equivalent or an Officer of identical rank in Para Military Forces or in Police Department with 5 years' experience. He should possess knowledge in handling technological gadgets available in the market for security purpose
<b>Tenor</b>	On contract for a period of 3 years
<b>Remuneration</b>	Consolidated payoff ₹1,25,000/-
<b>POSTING : The posting will be at Thoothukudi</b>	

**HOW TO APPLY :** Candidates are requested to apply only ON-LINE through TMB's website [www.tmbnet.in/tmb\\_careers/](http://www.tmbnet.in/tmb_careers/). No other mode of submission of application will be accepted by the Bank. Register your correct email ID/ Mobile Number while creating User ID.

Opening date for registering Online e-application - 09.06.2025  
Closing date for registering Online e-application - 22.06.2025

For more details about Roles & Responsibilities, Selection Process and General Conditions, please refer website [www.tmbnet.in/tmb\\_careers/](http://www.tmbnet.in/tmb_careers/).

**The Executive Vice President, Human Resource Development Department**  
**TAMILNAD MERCANTILE BANK LTD.,**  
Head Office, 2nd Floor, 57, V.E. Road, Thoothukudi, Tamilnad - 620 002.  
#Forwardtogether Follow us on [Facebook](https://www.facebook.com/tmbank), [Instagram](https://www.instagram.com/tmbank), [LinkedIn](https://www.linkedin.com/company/tmbank), [YouTube](https://www.youtube.com/channel/UC7m8bmkd)  
We are committed to treat our customers in a fair, transparent and non-discriminatory manner.

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# Mounjar sales bulk up 60% on dosage upgrade

SANKET KHUNNE  
New Delhi, 8 June

Sales of Mounjar, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmarkit. In May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times.

The drug is currently available in two injectable dosage forms — 2.5 and 5 mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjar have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

Mounjar 5 mg sales rose from 9,380 units in April (valued at ₹3.08 crore) to



**Growth trajectory**  
Quantity (in '000) Value (in ₹ cr)  
Source: Pharmarkit Research

22,940 units in May valued at ₹7.53 crore.

For the 2.5 mg form, the demand growth was relatively muted at 19,350 units in May, up from 18,270 units the previous month. Sales value for May for the 2.5 mg dosage was around ₹5.08 crore in May, up from ₹4.80 crore in the previous month.

Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also introducing Mounjar in good numbers," Sheetal Sapale, vice-presi-

dent (commercial) at Pharmarkit, said. Treatment with Mounjar is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," Sukhvinder Singh Saggu, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

## 'Berger is number 2 by a margin in the decorative paint space'

Berger Paints India's revenue growth in the fourth quarter of 2024-25 (Q4FY25) was the strongest in five quarters, ahead of other listed paint majors. In an interview at its new headquarters in Kolkata, Managing Director (MD) and Chief Executive Officer (CEO) Abhijit Roy tells Ishita Ayan Dutt in Kolkata on what clicked for the company. Edited excerpts:

**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence — Pune, Mumbai, Bengaluru, Chennai and Hyderabad — yielded some results. Therefore, despite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 10 per cent in the fourth quarter. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration — it's double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off — we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



What is the business outlook for FY26 — is urban demand picking up?

■ Not so far — demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset, may impact some of the companies. But for us, it won't impact the segment. You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?

■ We increased prices in November and got the advantage in Q4. I don't see further hikes — partly because raw material prices are benign.

BEFORE THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, NEW DELHI BENCH AT NEW DELHI  
Company Petition No. CAA-8(ND)/2024  
CONNECTED WITH  
Company Application No. C.A. (CAA)-(ND)/2025  
IN THE MATTER OF THE COMPANIES ACT, 2013, SECTION 230 TO 232 AND IN THE MATTER OF SCHEME OF AMALGAMATION  
MERVIS ENGINEERING AND INFRASTRUCTURE PRIVATE LIMITED (Transferor Co./Applicant No. 1) having its Registered Office at Office No. A-93, U/G/F, East Delhi, Madhu Vihar, Delhi-110002

MARWAR PORTFOLIO PRIVATE LIMITED (Transferor Co. No. 2/ Applicant No. 2) having its Registered Office at: 19904, First Floor, Gali No.-1, West Gokul Park, East Delhi, Delhi-110032

WITH  
SONY FINANCIAL SERVICES PRIVATE LIMITED (Transferor Co./Applicant No. 3) having its Registered Office at: 169, Ground Floor, Triveni Apartment, New Delhi, Delhi-110002

PUBLIC NOTICE OF HEARING PETITION A petition under Section 230 to 232 of the Companies Act, 2013 ("Petition") for an order sanctioning the Scheme of Amalgamation and Arrangement ("Scheme") between Mervis Engineering And Infrastructure Private Limited (Transferor Co. No. 1/ Applicant No. 1) and Marwar Portfolio Private Limited (Transferor Co. No. 2/ Applicant No. 2) and their respective shareholders and creditors as presented by the said Applicant No. 3, on the 13<sup>th</sup> December, 2024 and the said petition is fixed for hearing before the New Delhi Bench of National Company Law Tribunal, New Delhi on 29<sup>th</sup> July 2025 for approval of the Scheme.

Any person desiring of supporting or opposing the Petition should send to the counsel for the applicant(s), at the address mentioned below, a notice of his/her intention, signed by him/her or his/her counsel, with his/her name and address, so as to reach the counsel of the applicant(s) and the NCLT Bench at New Delhi, Block No. 3, Ground/F, 7<sup>th</sup> and 8<sup>th</sup> Floor, CDO Complex, Lodhi Road, New Delhi-110003 on or before the date of hearing. Where he/she seeks to oppose the Petition, the grounds of opposition or a copy of his/her affidavit shall be furnished with such notice.

A copy of the Petition will be furnished by the counsel of the applicant(s) to any person requiring the same on the payment of prescribed charges.

Counsel for the Transferor/Transferee  
Mr. Vijay Kumar Gupta  
Practising Chartered Accountant  
Mr. Rahul Jain, Practising Company Secretary  
1007, 10th Floor, New Delhi, Block No. 3, Ground/F, 7<sup>th</sup> and 8<sup>th</sup> Floor, CDO Complex, Lodhi Road, New Delhi-110003  
Dated: 09/06/2025  
Place: Delhi

ANDHRA PRADESH DAIRY DEVELOPMENT COOP. FEDERATION LTD  
APIC TOWERS, IT PARK, GURUDEV, S-22 503, GUNTUR  
Notification No. 01P/ASAPDCG/2024 Dated: 09-06-2025  
The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Guntur intended for entrusting the Operational Management of BMCUs on lease/ rental basis.  
Interested parties may submit their bids on an e-procurement platform @ [www.kongulu.ap.gov.in](http://www.kongulu.ap.gov.in) or on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM to 5:00 PM onwards.  
For further details the interested parties may contact during Office hours Phone No: 0863-2381083 / 85, e-mail: [enders.apddc@gmail.com](mailto:enders.apddc@gmail.com). MANAGING DIRECTOR (FAC)

FORM NO. CAA.2  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/30(CHE)/2024 and CP(CAA)/ 36(CHE)/2025  
in  
CP(CAA)/55(CHE)/2024 and CP(CAA)/ 54(CHE)/2024  
In the matter of Scheme of Amalgamation between  
ASCEN TEX Private Limited (Transferor/Transferee Company) AND  
RASI G-Energy Private Limited (Petitioner/ Transferor Company) AND  
their respective Shareholders and its Creditors  
ASCEN TEX PRIVATE LIMITED,  
CIN: U11711TZ1996PTC028337,  
having its Registered Office at: No.47, Co-operative Colony, Uppulipalayam, Coimbatore-641015, Tamilnadu, India.

...Petitioner/ Transferor Company  
RASI G-Energy Private Limited  
CIN: U40105TG2003PTC028334  
having its Registered Office at: No.47, Co-operative Colony, Uppulipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferor Company

NOTICE OF HEARING OF THE PETITION (Under Rule 16 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016)

NOTICE is hereby given that the Company Petitions under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ASCEN TEX Private Limited (Transferor Company) and RASI G-Energy Private Limited (Transferor Company) and their respective Shareholders and its Creditors ("Scheme") was presented by both the Transferee and Transferor Companies on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court - I), Chennai.

Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petition, the grounds of opposition along with a copy of his/her affidavit shall be furnished with such notice.

A copy of the Petitions will be furnished by the undersigned to any person requiring the same on payment of the prescribed charges for the same.

Dated: 07-06-2025  
Place: Chennai  
M. K. R. Samrath, Advocate  
Advocate for the Petitioner Companies

No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

## CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog Central Consumer Protection Authority (CCPA) recently issued an advisory to 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hail-

ing firms, meditech start-ups, streaming services and companies. Business Standard reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory also mentioned the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchases must be explicitly obtained, not recorded through pre-ticked checkboxes or similar mechanisms. Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit our mechanisms to ensure comprehensive and timely compliance, and we see this

advisory as a reaffirmation of the values already central to our Flipkart Marketplace Platform." Business Standard wrote to platforms including Amazon, Meesho, Apple, Urban, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Tata, and Snapdeal. However, these queries did not elicit a response till the time of going to press.

UDISHA SRIVASTAVA

**PUBLIC NOTICE**  
Notice is hereby given to the General Public and all concerned stakeholders that aha Technology India Private Limited (CIN: U74999HR2017TC067305, 'the Company') has shifted its Registered Office recently, pursuant to the resolution passed by the Board of Directors in their meeting held on 20.05.2025. The new Registered Office of the Company is: 9th Floor, Tower B, DLF Cyber Greens, DLF Cyber City, Phase II, Gurugram, Haryana - 122002. The change has been duly filed with the Registrar of Companies, and the same is effective from the date of this notice. All future communications may be directed to the new address.

**aha** for aha Technology India Private Limited

**NOTICE FOR BREAK OPEN OF BANK LOCK**  
Vaishali Nagar-1539  
Indian Overseas Bank  
This is a notice of all concerned parties that as per the provision of the bank locker agreement and due to non-payment of dues & failure to operate the locker the lockers mentioned below will be broken open.  
S. No. Locker No. Holders Name Last Known Address Probable Date of Break Open  
1. 219 Lighvendra Nath Bhattacharya 129 Gamar Colony, South, Vaishali Nagar, Japur-302021 23.06.2025  
2. 231 Pratap Shankar S-2, Vinayak Raj Apartments, Near Church Road, Chhatrapur, Japur-302021 23.06.2025  
3. 250 Ishwar Choudhary W/113, Chhatrakot Vojpa, Vaishali Nagar, Japur-302021 23.06.2025  
If concerned customer has any objections or the locker holder wishes to clear the outstanding dues or resolve the issue, they are requested to contact the bank immediately at the Branch address mentioned below before the probable date of break opening. In the event that the locker holder does not respond or take the necessary action, the bank reserves the right to break open the locker and take further steps as per the terms and conditions of the locker agreement. This notice is issued in accordance with the bank's policy and regulatory requirements. For any inquiries or concerns please contact us at 0141-2424922/491 or e-mail us at 01539999999.  
Branch Manager, Indian Overseas Bank, Vaishali Nagar F Block, Plot No S.R. 3-A, Near Community Center, Annapal Nagar, Vaishali Nagar, Japur-302021 Date: 09.06.2025

**Bank of Maharashtra**  
Zonal Office-Opposite LDA Office, Vipin Khand, Gombi Nagar, Lucknow-226010, E-Mail: [legal\\_luc@mahabank.co.in](mailto:legal_luc@mahabank.co.in), Head Office: Lokmangli, 1501, Shivajinagar, Pune-5

**PUBLIC NOTICE FOR SALE**  
E-Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) & 9 (1) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to the Borrower/s and Guarantor/s that the below described immovable properties mortgaged/charged to the Bank of Maharashtra, the possession of which have been taken by the Authorised Officer of Bank of Maharashtra, are being sold "As is where is" and "As is what is". "As is where is" means that the balance due to the Bank of Maharashtra from the Borrower (s) and Guarantor (s) as mentioned in the table. Details of the Borrower/s and Guarantor/s, amount due, description of the immovable property and encumbrances known thereon, possession type, reserve price and the earliest money deposit Date of E-Auction are also given as under-

Date & Time of e-Auction		25.06.2025 From 01:00 PM to 04:00 PM		with auto extension for 5 minutes	
Last Date & Time for submission of Bid Application/KYC Documents/Proof of EMD etc. 25.06.2025					
Sr. No.	Name & Address of Borrower/Guarantor	Outstanding Dues for Recovery of which Property are being sold	Description of properties	Reserve Price	EMD Increase Amount
Branch-Asset Recovery Branch (ARB), Lucknow					
1.	M/S Royal Industries (Prop- Parvez Ahmad Khan), A-17/162 AK-1, Sakkar Talab, PS Jalpura, Alajpur, Teh & Dist Varanasi 221002, b) S-17/78C, Nadeshar, Varanasi 221002	Rs. 55,80,236/- plus interest @ contractual rate, costs, charges and expenses thereon from 04.01.2016	Lot No.1) House No. J 17/162, A- Ka- 1, Mohalla Sakar talab, Ward jalpura, Alajpur, Pargana Dehat Amanat, Varanasi, Area 796.00 Sq. Ft. (Owner- Parvez Khan), Boundaries:-North: Rasta 12 Feet, South: Kabiristan, East: Idgah, West: Part of House	Rs. 20,00,000/- Rs. 2,00,000/-	
2.	1) Mr Shaheer Ahmad, S-8/37, Khajuri, Jali Quarter, PS Kainta, Varanasi 221002 2) Mr Deepak Kumar Verma s/o Ashok Kumar Verma, D56/39, A-E, Meer Bagh, Aurangabad, Varanasi 221002	Rs. 4,08,395/- plus interest @ contractual rate, costs, charges and expenses thereon from 13.07.2016	Lot No.2) Housing Property situated at Azali No. 763/2 Jalpura, Alajpur, Varanasi, area measuring 1311.00 Sq. Ft. (Owner- Parvez Khan), Boundaries:-North: Rasta 12 Feet, South: Gali, East: Lane, West: House of Pyare Maulana	Rs. 30,00,000/- Rs. 3,00,000/-	
3.	1) Shri Mahukh Tripathi S/o Shri Ramakant Tripathi R/o House No. 113, Gayatri Nagar, Balipur Dist. Pratnagarh, 230001 Also at-167, Koraodech, Tehsil Raniganj, Dist.Pratnagarh-230001 2) Shri Mahukh Tripathi R/o House No. 113, Gayatri Nagar, Balipur Dist. Pratnagarh, 230001 Also at-167, Koraodech, Tehsil Raniganj, Dist.Pratnagarh-230001	Rs. 48,395/- plus interest @ contractual rate, costs, charges and expenses thereon from 13.07.2016	Lot No.3) All Pieces and Parcels of Land together with the buildings & structures/residential block constructed on Plot No 167 (addressing 0.338 Hect.) at Koraodech, Tehsil Raniganj, Dist Pratnagarh (Owner of the Property Shri Mahukh Tripathi), Boundaries:-North-Land of Pamakant, South-Abadi Land, East-Same Plot No. 167, West-Land of Laxmi arain	Rs. 35,00,000/- Rs. 3,50,000/- Rs. 20,000/-	
4.	1) M/s Aditya Electronics, Prop. Raj Kumar, 2 Sharda Puri Khankar Khara Meerut 2) Shri Raj Kumar, 2 Sharda Puri Khankar Khara Meerut 3) Shri Mukesh Kumar Verma 512 Madhav Puram Meerut	Rs. 26,63,746/- plus interest @ contractual rate, costs, charges and expenses thereon from 25.10.2016	Lot No.4) Property Kharsa No. 179/2, Mohalla Hari Nagar, Kanker Kheda Meerut, Area=255 Sqmtr Boundaries:-North: Other Property, South: 20Ft. Road, East:Road, West: Other Property,	Rs. 25,00,000/- Rs. 2,50,000/- Rs. 20,000/-	

NOTE: DETAILS OF INCUMBRANCE /CHARGES ON PROPERTY-NO INCUMBRANCE/CHARGES IN KNOWLEDGE OF AUTHORISED OFFICER FOR ALL ABOVE PROPERTIES. SALE IS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED IN THE PRESCRIBED TENDER FORM and in on "As is where is", "As is what is" and "Whatever there is" & "WITHOUT RECOURSE BASIS".

1. The sale is governed by the Provisions of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and Security Interest (Enforcement) Rules, 2002 and the following specific terms and conditions.

2. The auction sale will be On-line E-Auction/Bidding through website <https://bsbanknet.com> on above mentioned date for mentioned above between 01:00 PM to 04:00 PM, with unlimited extension of 5 minutes time in case of receipt of bid in last 5 minutes. Bidders shall improve their offers in multiple of mentioned above during online bidding of the property.

3. Last date for On-Line Bid submission of KYC documents with EMD amount by the Bidder for the above mentioned date, for mentioned above between 01:00 PM to 04:00 PM, with unlimited extension of 5 minutes time in case of receipt of bid in last 5 minutes. Bidders shall improve their offers in multiple of mentioned above during online bidding of the property.

4. The intending participants of e-auction may download free of cost, the details of Sale Notice, Terms and Conditions of e-auction, Help Manual on operational part of e-auction from <https://bsbanknet.com>

5. The intending Bidders/Purchasers are requested to register on portal <https://bsbanknet.com> using their mobile number and email id. Further, they will upload the requisite KYC documents and verify the KYC documents and e-auction service provider the intending Bidders/Purchasers has to transfer the EMD amount using online mode in his Global Wallet. Only after having sufficient EMD in his Wallet, the interested bidder will be able to bid on the date of e-auction.

6. Earnest Money Deposited (EMD) amount above shall be paid online through only one mode i.e. NEFT (After generation of Challan from <https://bsbanknet.com> in bidders Global EMD Wallet. NEFT transfer can be done from any Scheduled Bank. Payment of EMD by any other mode such as Cheque will not be accepted. Bidders not depositing the required EMD online, will not be allowed to participate in the e-auction. The Earnest Money Deposited shall not bear any interest.

7. Bidders may give offers either for one or for all the properties, as the case may be. In case of offers for more than one property, bidders will have to deposit the EMD for each property. Bidder's Global Wallet should have sufficient balance (>= EMD amount) at the time of bidding.

8. It is the responsibility of intending bidder(s) to properly read the Sale Notice, Terms and Conditions of e-auction, Help Manual on operational part of e-auction and follow them strictly.

9. In case of any difficulty or need of assistance before or during the e-auction process may contact authorized representative of our e-auction service provider (<https://bsbanknet.com>). Details of which are available on the e-auction portal.

10. After finalization of e-auction by the Authorised Officer, only successful bidder will be informed by our above referred service provider through SMS/Email. (On mobile no/email address given by them/registered with the service provider).

11. The secured asset will not be sold below reserve price.

12. The successful bidder shall have to deposit 25% (twenty five percent) of the bid amount, less EMD amount deposited on the same day or not later than next working day and the remaining amount shall be paid within 15 days from the date of auction in the account of the Authorised Officer, Bank of Maharashtra, through RTGS/NEFT in Account Name: Account No. 60441918056, of the A/c SARFAESI AUCTION ACCOUNT, IFSC CODE: MAHB0001281, Bank of Maharashtra, Vikas Nagar Branch, Lucknow Main Branch. In case of failure to deposit the amounts as per above within the stipulated time, the amount deposited by successful bidder will be forfeited to Bank and Authorised Officer shall have the liberty to conduct handover/sale of the property & the defaulting bidder shall not have claim over the forfeited amount as per provision SARFAESI Act, 2002.

13. Caution to bidders:

a. To the best of knowledge and information of the Authorised Officers, there are no Known encumbrances on the properties. However, the intending bidders should make their own independent inquiries regarding the encumbrance, title of property put on auction, physical area of property and claims rights / due affecting the property, prior to submitting their bid. Further the bidder/purchaser should make their own inquiries regarding any statutory liabilities, arrears of tax, claims etc., by themselves before making the bid. The e-auction advertisement does not constitute and will not be deemed to constitute any commitment or any representation on the part of the bank. The Authorised Officer/ Secured Creditor shall not be responsible for any loss or damage to the bidder/purchaser.

b. The Bank does not undertake any responsibility to procure any permission/licenses, NOC, etc. in respect of the property offered for sale or for any dues like outstanding water /service charges, transfer fees, electricity dues, dues to the Municipal Corporation/ local authority/Co-operative Housing Society of other dues, taxes, levies, fees, transfer fees/any in relation to the sale of the said property. Successful Bidder has to comply with the provisions of Income Tax regarding purchase of property & to pay the tax to the authorities as per applicable rates.

c. Bidders are advised/cautioned to verify the concerned Revenue Records/other Statutory authorities such as Sales Tax/Excise/Income Tax etc. regarding the property themselves regarding the nature, description condition, encumbrance, lien, charge, statutory dues, etc. over the property before submitting their bids.

d. Bidders are advised to go through all the terms and conditions of sale and also in the corresponding public notice in the details before submitting the bid and participating in the online bidding/auction.

e. Statutory dues/liabilities etc., Due to the Government/Local Body, if any, shown in the sale notice/tender document shall be borne by the purchaser/s.

f. The notice for sale is also being published in vernacular. The English version shall be final if any question of interpretation arises. The Authorised Officer shall not be responsible for any loss or damage to the bidder/purchaser.

14. The bidders are advised to go through the detailed terms and conditions of the sale, please refer to the link <https://bsbanknet.com/in/propasale.asp>, provided in the Bank's website and also on <https://bsbanknet.com>, Mr. E-Vikraya, 829 Main Floor, Zonal Office, Opposite Lda Office, Vipin Khand, Gombi Nagar, Lucknow-226010, Dhirendra Kumar (Mob.-7733840176), Mr. Manish Singh (Mob.-987384606).

• By this Public Notice the Borrower and Guarantor are also being served with 15 days statutory notice under SARFAESI Act, 2002 read with SARFAESI Rules 8(6).

Date: 09.06.2025 Place: Lucknow Authorised Officer, Bank of Maharashtra, Lucknow Zone



# Mounjaro sales bulk up 60% on dosage upgrade

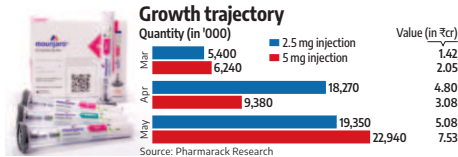
SANKET KJUNE  
New Delhi, 8 June

Sales of Mounjaro, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmackin.

In May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times. The drug is currently available in two injectable dosage forms — 2.5 and 5 mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

Mounjaro 5 mg sales rose from 9,380 units in April (valued at ₹3.08 crore) to



22,940 units in May valued at ₹7.53 crore.

For the 2.5 mg form, the demand growth was relatively muted at 19,350 units in May, up from 18,270 units the previous month. Sales value for May for the 2.5 mg dosage was around ₹5.08 crore in May, up from ₹4.80 crore in the previous month.

Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also obtaining Mounjaro in good numbers," Sheetal Sapale, vice-presi-

dent (commercial) at Pharmackin, said. Treatment with Mounjaro is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," Sukvinder Singh Saggu, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

## 'Berger is number 2 by a margin in the decorative paint space'

**Q&A** Berger Paints India's revenue growth in the fourth quarter of 2024-25 (Q4FY25) was the strongest in five quarters, ahead of other listed paint majors. In an interview at its new headquarters in Kolkata, Managing Director (MD) and Chief Executive Officer (CEO) **Abhijit Roy** tells Ishita Ayan Dutt in Kolkata on what clicked for the company. Edited excerpts:

**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence — Pune, Mumbai, Bengaluru, Chennai and Hyderabad — yielded some results. Therefore, in spite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 10 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high. Do you think the same results can be achieved through organic expansion?

■ We are number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration — it's doable organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off — we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



What is the business outlook for FY26 — is urban demand picking up?

■ Not so far — demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q1FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may somewhat impact the May sales for all companies. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes — partly because raw material prices are benign.

## CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog Central Consumer Protection Authority (CCPA) recently issued an advisory to over 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hail-

ing firms, meditech start-ups, streaming services and companies.

**Business Standard** reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchase must be explicitly obtained — not recorded through pre-ticked checkboxes or similar mechanisms.

Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit our requirements to ensure comprehensive and timely compliance, and we see this

advisory as a reaffirmation of the values already central to our Flipkart Marketplace Platform." **Business Standard** wrote to platforms including Amazon, Meesho, Apple, Uber, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Tata mat, and Snapdeal. However, these queries did not elicit a response till the time of going to press.

UDISHA SRIVASTAV

pnB Housing Finance Limited		APPENDIX IV-A E-AUCTION SALE NOTICE OF IMMOVABLE PROPERTY (IES)								
E-Auction-Sale Notice for Sale of Immovable Assets Under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8(2) of the Security Interest (Enforcement) Rules, 2002										
Registered Office: 5th Floor, Anshik Bhawan, 22 Kasturba Gandhi Marg, New Delhi-110001. Phones: 011-23574771, 23574772, 23705414. Web: www.pnbhousing.com										
Branch: 3rd Floor, 31-4-363, 1st floor, arundel, 4th lane, Guntur - 522002. Banjara Hills Branch: 4th Floor, Above Harley Davidson Showroom, Road No. 2, Banjara Hills, Hyderabad-500034										
Notice is hereby given to the public in general and in particular to the borrower(s) and guarantor(s) indicated in Column no-2 that the below described immovable property (ies) described in Column no-2 mortgaged to the Secured Creditor, the conservator, (whether known or unknown), executor(s), administrator(s), successor(s), assignee(s) of the respective borrower mortgagee (ies) and/or owner(s) of the property, are being offered for sale by the Secured Creditor, the conservator, (whether known or unknown), executor(s), administrator(s), successor(s), assignee(s) of the respective borrower mortgagee (ies) and/or owner(s) of the property, as per the details mentioned below. Notice is hereby given to the borrower(s)/mortgagor(s)/Legal Heir, Legal Representative, (whether known or unknown), executor(s), administrator(s), successor(s), assignee(s) of the respective borrower mortgagee (ies) and/or owner(s) of the property, to appear at the sale and to bid for the property. The sale shall be conducted in accordance with the provisions of the Security Interest Enforcement Rules, 2002 amended as on date. For detailed terms and conditions of the sale, please refer to the link provided in the PNB Housing Finance Limited/Secured creditor's website i.e. www.pnbhousing.com.										
No. Name of the Borrower/Co-Borrower/ Guarantor(s)/Legal heirs (A)	Demanded Amount & Date (B)	Nature of Possession (C)	Description of the Properties Mortgaged (D)	Reserve Price (₹) (E)	EMD (10% of Reserve Price) (F)	Last Date of Submission of Bid (G)	Final Bid/ Bidder's Name (H)	Inspection Date & Time (I)	Date of Auction (J)	From Where Car Can Be Taken (K)
HOU/JMD/10174486, B.O.: Vijayawada, Venkata Rajawar Pongul, Venkata Konda Reddy Pongul, S/V K. Panta	Rs. 2844797.34 as on 08/09/2024	Physical Possession	Flat No. 3, Ayyappa Towers, Near Pinnamannu College, Chinnalapudi Village, Krishna, Andhra Pradesh, India, 521101	Rs. 1494000	Rs. 149400	23/06/2025	Rs. 10000	13.06.2025 11AM to 5 PM	24.06.2025 02PM to 03 PM	Not Known
HOU/JMD/06221002937, B.O.: Warangal, Surinam Kondal Rao / Suryanarayana	Rs. 2150132.84 as on 08/11/2024	Physical Possession	Flat No. 505, 5th Floor, Ashoka Enclave, 101/102, 1st & 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42nd, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, 50th, 51st, 52nd, 53rd, 54th, 55th, 56th, 57th, 58th, 59th, 60th, 61st, 62nd, 63rd, 64th, 65th, 66th, 67th, 68th, 69th, 70th, 71st, 72nd, 73rd, 74th, 75th, 76th, 77th, 78th, 79th, 80th, 81st, 82nd, 83rd, 84th, 85th, 86th, 87th, 88th, 89th, 90th, 91st, 92nd, 93rd, 94th, 95th, 96th, 97th, 98th, 99th, 100th, 101st, 102nd, 103rd, 104th, 105th, 106th, 107th, 108th, 109th, 110th, 111st, 112nd, 113th, 114th, 115th, 116th, 117th, 118th, 119th, 120th, 121st, 122nd, 123rd, 124th, 125th, 126th, 127th, 128th, 129th, 130th, 131st, 132nd, 133rd, 134th, 135th, 136th, 137th, 138th, 139th, 140th, 141st, 142nd, 143rd, 144th, 145th, 146th, 147th, 148th, 149th, 150th, 151st, 152nd, 153rd, 154th, 155th, 156th, 157th, 158th, 159th, 160th, 161st, 162nd, 163rd, 164th, 165th, 166th, 167th, 168th, 169th, 170th, 171st, 172nd, 173rd, 174th, 175th, 176th, 177th, 178th, 179th, 180th, 181st, 182nd, 183rd, 184th, 185th, 186th, 187th, 188th, 189th, 190th, 191st, 192nd, 193rd, 194th, 195th, 196th, 197th, 198th, 199th, 200th, 201st, 202nd, 203rd, 204th, 205th, 206th, 207th, 208th, 209th, 210th, 211st, 212nd, 213th, 214th, 215th, 216th, 217th, 218th, 219th, 220th, 221st, 222nd, 223rd, 224th, 225th, 226th, 227th, 228th, 229th, 230th, 231st, 232nd, 233rd, 234th, 235th, 236th, 237th, 238th, 239th, 240th, 241st, 242nd, 243rd, 244th, 245th, 246th, 247th, 248th, 249th, 250th, 251st, 252nd, 253rd, 254th, 255th, 256th, 257th, 258th, 259th, 260th, 261st, 262nd, 263rd, 264th, 265th, 266th, 267th, 268th, 269th, 270th, 271st, 272nd, 273rd, 274th, 275th, 276th, 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563rd, 564th, 565th, 566th, 567th, 568th, 569th, 570th, 571st, 572nd, 573rd, 574th, 575th, 576th, 577th, 578th, 579th, 580th, 581st, 582nd, 583rd, 584th, 585th, 586th, 587th, 588th, 589th, 590th, 591st, 592nd, 593rd, 594th, 595th, 596th, 597th, 598th, 599th, 600th, 601st, 602nd, 603rd, 604th, 605th, 606th, 607th, 608th, 609th, 610th, 611st, 612nd, 613th, 614th, 615th, 616th, 617th, 618th, 619th, 620th, 621st, 622nd, 623rd, 624th, 625th, 626th, 627th, 628th, 629th, 630th, 631st, 632nd, 633rd, 634th, 635th, 636th, 637th, 638th, 639th, 640th, 641st, 642nd, 643rd, 644th, 645th, 646th, 647th, 648th, 649th, 650th, 651st, 652nd, 653rd, 654th, 655th, 656th, 657th, 658th, 659th, 660th, 661st, 662nd, 663rd, 664th, 665th, 666th, 667th, 668th, 669th, 670th, 671st, 672nd, 673rd, 674th, 675th, 676th, 677th, 678th, 679th, 680th, 681st, 682nd, 683rd, 684th, 685th, 686th, 687th, 688th, 689th, 690th, 691st, 692nd, 693rd, 694th, 695th, 696th, 697th, 698th, 699th, 700th, 701st, 702nd, 703rd, 704th, 705th, 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1118th, 1119th, 1120th, 1121st, 1122nd, 1123rd, 1124th, 1125th, 1126th, 1127th, 1128th, 1129th, 1130th, 1131st, 1132nd, 1133rd, 1134th, 1135th, 1136th, 1137th, 1138th, 1139th, 1140th, 1141st, 1142nd, 1143rd, 1144th, 1145th, 1146th, 1147th, 1148th, 1149th, 1150th, 1151st, 1152nd, 1153rd, 1154th,	Rs. 3275000	Rs. 327500	14/07/2025	Rs. 10000	20.06.2025 11AM to 5 PM	25.06.2025 02PM to 03 PM	Not Known
HOU/JMD/06221007338, B.O.: Warangal, Ramesh Gone / Gona Rama	Rs. 299731.80 as on 08/11/2024	Physical Possession	Flat No. 401, Fourth Floor, Ashoka Enclave, 101/102, 1st & 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42nd, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, 50th, 51st, 52nd, 53rd, 54th, 55th, 56th, 57th, 58th, 59th, 60th, 61st, 62nd, 63rd, 64th, 65th, 66th, 67th, 68th, 69th, 70th, 71st, 72nd, 73rd, 74th, 75th, 76th, 77th, 78th, 79th, 80th, 81st, 82nd, 83rd, 84th, 85th, 86th, 87th, 88th, 89th, 90th, 91st, 92nd, 93rd, 94th, 95th, 96th, 97th, 98th, 99th, 100th, 101st, 102nd, 103rd, 104th, 105th, 106th, 107th, 108th, 109th, 110th, 111st, 112nd, 113th, 114th, 115th, 116th, 117th, 118th, 119th, 120th, 121st, 122nd, 123rd, 124th, 125th, 126th, 127th, 128th, 129th, 130th, 131st, 132nd, 133rd, 134th, 135th, 136th, 137th, 138th, 139th, 140th, 141st, 142nd, 143rd, 144th, 145th, 146th, 147th, 148th, 149th, 150th, 151st, 152nd, 153rd, 154th, 155th, 156th, 157th, 158th, 159th, 160th, 161st, 162nd, 163rd, 164th, 165th, 166th, 167th, 168th, 169th, 170th, 171st, 172nd, 173rd, 174th, 175th, 176th, 177th, 178th, 179th, 180th, 181st, 182nd, 183rd, 184th, 185th, 186th, 187th, 188th, 189th, 190th, 191st, 192nd, 193rd, 194th, 195th, 196th, 197th, 198th, 199th, 200th, 201st, 202nd, 203rd, 204th, 205th, 206th, 207th, 208th, 209th, 210th, 211st, 212nd, 213th, 214th, 215th, 216th, 217th, 218th, 219th, 220th, 221st, 222nd, 223rd, 224th, 225th, 226th, 227th, 228th, 229th, 230th, 231st, 232nd, 233rd, 234th, 235th, 236th, 237th, 238th, 239th, 240th, 241st, 242nd, 243rd, 244th, 245th, 246th, 247th, 248th, 249th, 250th, 251st, 252nd, 253rd, 254th, 255th, 256th, 257th, 258th, 259th, 260th, 261st, 262nd, 263rd, 264th, 265th, 266th, 267th, 268th, 269th, 270th, 271st, 272nd, 273rd, 274th, 275th, 276th, 277th, 278th, 279th, 280th, 281st, 282nd, 283rd, 284th, 285th, 286th, 287th, 288th, 289th, 290th, 291st, 292nd, 293rd, 294th, 295th, 296th, 297th, 298th, 299th, 300th, 301st, 302nd, 303rd, 304th, 305th, 306th, 307th, 308th, 309th, 310th, 311st, 312nd, 313th, 314th, 315th, 316th, 317th, 318th, 319th, 320th, 321st, 322nd, 323rd, 324th, 325th, 326th, 327th, 328th, 329th, 330th, 331st, 332nd, 333rd, 334th, 335th, 336th, 337th, 338th, 339th, 340th, 341st, 342nd, 343rd, 344th, 345th, 346th, 347th, 348th, 349th, 350th, 351st, 352nd, 353rd, 354th, 355th, 356th, 357th, 358th, 359th, 360th, 361st, 362nd, 363rd, 364th, 365th, 366th, 367th, 368th, 369th, 370th, 371st, 372nd, 373rd, 374th, 375th, 376th, 377th, 378th, 379th, 380th, 381st, 382nd, 383rd, 384th, 385th, 386th, 387th, 388th, 389th, 390th, 391st, 392nd, 393rd, 394th, 395th, 396th, 397th, 398th, 399th, 400th, 401st, 402nd, 403rd, 404th, 405th, 406th, 407th, 408th, 409th, 410th, 411st, 412nd, 413th, 414th, 415th, 416th, 417th, 418th, 419th, 420th, 421st, 422nd, 423rd, 424th, 425th, 426th, 427th, 428th, 429th, 430th, 431st, 432nd, 433rd, 434th, 435th, 436th, 437th, 438th, 439th, 440th, 441st, 442nd, 443rd, 444th, 445th, 446th, 447th, 448th, 449th, 450th, 451st, 452nd, 453rd, 454th, 455th, 456th, 457th, 458th, 459th, 460th, 461st, 462nd, 463rd, 464th, 465th, 466th, 467th, 468th, 469th, 470th, 471st, 472nd, 473rd, 474th, 475th, 476th, 477th, 478th, 479th, 480th, 481st, 482nd, 483rd, 484th, 485th, 486th, 487th, 488th, 489th, 490th, 491st, 492nd, 493rd, 494th, 495th, 496th, 497th, 498th, 499th, 500th, 501st, 502nd, 503rd, 504th, 505th, 506th, 507th, 508th, 509th, 510th, 511st, 512nd, 513th, 514th, 515th, 516th, 517th, 518th, 519th, 520th, 521st, 522nd, 523rd, 524th, 525th, 526th, 527th, 528th, 529th, 530th, 531st, 532nd, 533rd, 534th, 535th, 536th, 537th, 538th, 539th, 540th, 541st, 542nd, 543rd, 544th, 545th, 546th, 547th, 548th, 549th, 550th, 551st, 552nd, 553rd, 554th, 555th, 556th, 557th, 558th, 559th, 560th, 561st, 562nd, 563rd, 564th, 565th, 566th, 567th, 568th, 569th, 570th, 571st, 572nd, 573rd, 574th, 575th, 576th, 577th, 578th, 579th, 580th, 581st, 582nd, 583rd, 584th, 585th, 586th, 587th, 588th, 589th, 590th, 591st, 592nd, 593rd, 594th, 595th, 596th, 597th, 598th, 599th, 600th, 601st, 602nd, 603rd, 604th, 605th, 606th, 607th, 608th, 609th, 610th, 611st, 612nd, 613th, 614th, 615th, 616th, 617th, 618th, 619th, 620th, 621st, 622nd, 623rd, 624th, 625th, 626th, 627th, 628th, 629th, 630th, 631st, 632nd, 633rd, 634th, 635th, 636th, 637th, 638th, 639th, 640th, 641st, 642nd, 643rd, 644th, 645th, 646th, 647th, 648th, 649th, 650th, 651st, 652nd, 653rd, 654th, 655th, 656th, 657th, 658th, 659th, 660th, 661st, 662nd, 663rd, 664th, 665th, 666th, 667th, 668th, 669th, 670th, 671st, 672nd, 673rd, 674th, 675th, 676th, 677th, 678th, 679th, 680th, 681st, 682nd, 683rd, 684th, 685th, 686th, 687th, 688th, 689th, 690th, 691st, 692nd, 693rd, 694th, 695th, 696th, 69							

# Mounjaro sales bulk up 6% on dosage upgrade

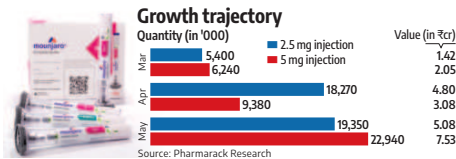
SANKET KROU  
New Delhi, 8 June

Sales of Mounjaro, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmarkit. In May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times.

The drug is currently available in two injectable dosage forms—2.5 and 5 mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

Mounjaro 5 mg sales rose from 9,380 units in April (valued at ₹3.08 crore) to



22,940 units in May valued at ₹7.53 crore.

For the 2.5 mg form, the demand growth was relatively muted at 19,350 units in May, up from 18,270 units the previous month. Sales value for May for the 2.5 mg dosage was around ₹5.08 crore in May, up from ₹4.80 crore in the previous month.

Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also introducing Mounjaro in good numbers," Sheetal Sapale, vice-presi-

dent (commercial) at Pharmarkit, said. Treatment with Mounjaro is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," Sukhvinder Singh Saggu, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

## 'Berger is number 2 by a margin in the decorative paint space'

**Q&A** Berger Paints India's revenue growth in the fourth quarter of 2024-25 (Q4FY25) was the strongest in five quarters, ahead of other listed paint majors. In an interview at its new headquarters in Kolkata, Managing Director (MD) and Chief Executive Officer (CEO) **Abhijit Roy** tells Ishita Anand Dutt in Kolkata on what clicked for the company. Edited excerpts:

**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence—Pune, Mumbai, Bengaluru, Chennai and Hyderabad—yielded some results. Therefore, in spite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 10 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration—it's double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off—we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



**What is the business outlook for FY26—is urban demand picking up?**

■ Not so far—demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may impact the May sales for all companies. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes—partly because raw material prices are benign.

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## Business Standard Insight On

## CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog Central Consumer Protection Authority (CCPA) recently issued an advisory to over 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hail-

ing firms, meditech start-ups, streaming services and companies. *Business Standard* reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchase must be explicit and obtained—not recorded through pre-ticked checkboxes or similar mechanisms.

Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit requirements to ensure our policies did not elicit a response till the time of going to press."

advisory as a reaffirmation of the already central to our Flipkart Marketplace Platform." *Business Standard* wrote to platforms including Amazon, Meesho, Apple, Uber, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Zata img, and Snapdeal. However, these companies did not elicit a response till the time of going to press.

UDISHA SRIVASTAVA

**ANDHRA PRADESH DAIRY DEVELOPMENT CO-OP FEDERATION LTD**  
NOTIFICATION No: 011/PA/ADPC/F2016, Date: 09-06-2025  
The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Guntur intended for entrusting the Operational Management of the said Co-op Federation Ltd. to the interested parties who submit their bids on ap e-procurement platform @ [www.konugolu.ap.gov.in](http://www.konugolu.ap.gov.in) on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM onwards. For further details the interested parties may contact during Office hours Phone No: 0863-2381083 / 85, e-mail: [tenders.apdc@gmail.com](mailto:tenders.apdc@gmail.com).  
MANAGING DIRECTOR (FAC)

**emami limited**  
CIN: L63990WB1983PLC036030  
Registered office: Emami Tower 687, Anandapur, E M Bypass, Kolkata 700107  
Tel: 91 33 6813 6284 Fax: 91 33 6813 6800  
Website: [www.emamiltd.in](http://www.emamiltd.in)

### NOTICE

**Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IPEF)**  
Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and various circulars, issued by the Ministry of Corporate Affairs as amended from time to time ("the Rules"), equity shares of those members who have not encashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investor Education and Protection Fund ("IPEF").

Adhering to the various requirements as set out in the Rules, the dividend having been unclaimed for the said seven years for the Financial Year 2017-18 and its corresponding equity shares are due to be transferred to Investor Education and Protection Fund (IPEF) during first week of September, 2025, for the final dividend for the Financial Year 2017-18.

In this regard the Company has already communicated to the concerned shareholders at their latest available address (whose shares) are liable to be transferred to the IPEF account inter-alia providing relevant details of equity shares. The equity shareholders may request to claim unpaid dividend on or before, Saturday, 30th August, 2025. In case the Company does not receive any valid claim from the concerned shareholders on or before, Saturday, 30th August, 2025 for unclaimed dividend, then the Company shall, in compliance with the said Rules, transfer the equity shares to the IPEF Account. The Company has also uploaded the requisite details of such shareholders viz., name, folio no./DP ID/Client ID and shares due for transfer to IPEF account on the website: [www.emamiltd.in](http://www.emamiltd.in), under section Investors > Investor Services > Unclaimed Dividend.

Shareholders may note that both the unclaimed dividend and shares transferred to IPEF account, including all future benefits which would also be credited to IPEF account, if any, can be claimed back by them from the IPEF Authority after following the procedure prescribed under the Rules.

The concerned shareholders holding such shares in physical form and whose shares are liable to be transferred to IPEF account may note that the Company in compliance with the Rules and SEBI Master Circular dated 7th May, 2024, would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them, for the purpose of transfer of shares to IPEF Account and upon such issue, the original share certificate(s), which are registered in their name will stand automatically cancelled and be deemed non-negotiable. In case of shares in demat mode, the same will be transferred directly to IPEF account through corporate action.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of transfer of shares to IPEF account pursuant to the Rules.

In case of any queries on the above matter, shareholders are requested to contact the Company's Registrar and Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd., 23, N. Mukherjee Road, Kolkata 700001, West Bengal, Tel. No 033 2248 2248, Email: [investor@maheshwari.com](mailto:investor@maheshwari.com) or Mr. Ashok Purohit, Company Secretary, Emami Ltd., 687, Anandapur, E.M. Bypass, Kolkata 700107, Tel. No 033 6813 6284, Email: [mds@emamigroup.com](mailto:mds@emamigroup.com)

For Emami Limited

Ashok Purohit  
Place: Kolkata  
Company Secretary & Compliance Officer

**FORM NO. CAA 2**  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/30(CHE)/2025 and CP(CAA)/ 36(CHE)/2025  
in  
CA(CAA)/55(CHE)/2024 and CA(CAA)/ 54(CHE)/2024  
In the matter of Scheme of Amalgamation between  
**ACCSEN TEX Private Limited (Petitioner/Transferee Company)**  
AND  
**RASI G-Energy Private Limited (Petitioner / Transferee Company)**  
AND  
their respective Shareholders and its Creditors  
**ACCSEN TEX Private Limited.,**  
CIN: U11711TZ1998PTC028337,  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India.  
...Petitioner / Transferee Company

**RASI G-Energy Private Limited**  
CIN: U40105T22003PTC028334  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner / Transferee Company

### NOTICE OF HEARING OF THE PETITION (Under Rule 18 of the Companies Act, 2013 and Arrangements and Amalgamations) Rules, 2016)

NOTICE is hereby given that the Company Petitions under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ACCSEN TEX Private Limited ("Transferee Company") and RASI G-Energy Private Limited ("Transferee Company") and their respective Shareholders and its Creditors ("Scheme") was presented by both the (Transferee and Transferee Companies) on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court—1), Chennai.

Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petition, the grounds of opposition along with a copy of the affidavit shall be furnished with such notice.

A copy of the Petitions will be furnished by the undersigned to any person requiring the same on payment of the prescribed charges for the same.

Dated: 07-06-2025

Sd/- Mr. K.R. Samrath, Advocate for the Petitioner Companies

Place: Chennai

No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

**GODREJ INDUSTRIES LIMITED**  
CIN: L24241MH1989PLC097781  
Registered Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai - 400 729, Maharashtra  
Tel: 022-2518 8010; Fax: 022-2518 8086  
Website: [www.godrejindustries.com](http://www.godrejindustries.com); Email id: [investor@godrejind.com](mailto:investor@godrejind.com)

### NOTICE (For Attention of Equity Shareholders of the Company)

**TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND ("IPEF")**

NOTICE is hereby given that Godrej Industries Limited ("the Company") would be transferring up to 23,24,54,94,94 Equity Shares of Face Value of ₹1/- (Rupee One Only) each, held by its 243 (Two Hundred and Forty Three) Equity Shareholders to Investor Education and Protection Fund ("IPEF"), pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"), as amended from time to time. The said Equity Shares correspond to the unclaimed dividend for the Financial Year 2017-18 and the concerned Shareholders who have not claimed dividend for a period of 7 (seven) consecutive years, which is now due for transfer on September 19, 2025. The unclaimed dividend(s) for periods prior to the year(s) mentioned above, if any, have already been transferred to the IPEF, as required under Section 124(5) of the said Act.

Notice is further given that M/s. Computech Sharecap Limited, RTA of the Company has sent individual communication to the concerned shareholders at their last known/registered address available with the RTA of the Company whose dividends are lying unclaimed for 7 (seven) consecutive years and whose shares are liable to be transferred to IPEF. The complete details of these Shareholders are being uploaded on the Company's website at [www.godrejindustries.com](http://www.godrejindustries.com). Further, an opportunity is being given to concerned Shareholders to claim such unpaid/unclaimed dividends due by sending their request to our RTA, M/s. Computech Sharecap Limited as under not later than September 17, 2025 ("the said date").

**In case Equity Shares are held in electronic form:** Only duly signed Request Letter along with Copy of the Client Master List is to be submitted. Payment will be made to the Bank Account registered with the demat account.

**In case Equity Shares are held in physical form:** Investor Service Request Form ISR - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Request Forms are available on the website of our RTA at: [www.computechsharecap.com](http://www.computechsharecap.com) and also on the website of the Company at: [www.godrejindustries.com](http://www.godrejindustries.com)

In case the dividends are not claimed by the said date, the Company shall take suitable steps to transfer such Equity Shares to IPEF in accordance with the provisions mentioned in the said Rules. In this connection, please note that:

i. **For shares held in physical form:** New share certificate(s) will be issued and transferred subsequently to the Demat Account of the RTA of the Company without further delay. Further, upon issue of such new share certificate(s) the original share certificate(s) that are registered in the name of Shareholders will stand automatically cancelled and deemed to be bad delivery.

ii. **For shares held in electronic form:** The Equity Shares will be directly transferred to the Demat Account of the IPEF Authority with the help of Depository Participant(s) without any further notice.

As per SEBI Norms, outstanding payments will be credited directly to the Bank account if the folio is KYC Compliant. Payment to be made to shareholders holding equity shares in physical form if the folio is KYC Compliant only.

The concerned Shareholders may note that, once the Equity Shares are transferred to the demat account of IPEF Authority, no claim shall lie against the Company in respect thereof and they can claim the said Equity Shares along with unpaid/unclaimed dividends from IPEF, for which details are available at [www.ipef.gov.in](http://www.ipef.gov.in). In terms of Rule 6 of the Rules, a statement containing details of name(s) of Shareholders and Folio No./DPID-Client ID of those Equity Shares are due for transfer to the Demat Account of IPEF Authority are uploaded under the Investors Section on the website of the Company viz. [www.godrejindustries.com](http://www.godrejindustries.com). The Shareholders may further upload the details uploaded by the Company on the website shall be deemed to be adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of physical shares to IPEF pursuant to the Rules.

In case of any queries or issues or further information, concerned Shareholders may contact the Secretarial Department / Nodal Officer of the Company at the following addresses: **Godrej Industries Limited, Godrej One, 2<sup>nd</sup> Floor, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai - 400 079, Maharashtra.** Tel: 022-2518 8010 Fax No: 022-2518 8086. Email: [investor@godrejind.com](mailto:investor@godrejind.com) or send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com)

By order of the Board of Directors of Godrej Industries Limited

Sd/- Anupama Kamble

Company Secretary & Compliance Officer (FCS 12370)

Date: June 9, 2025

Place: Mumbai

## APPOINTMENTS

**TMB** Tamil Mercantile Bank Ltd.  
Lead from the front as our **Chief Security Officer**

**Tamilnad Mercantile Bank Ltd.,** one of the leading Private Sector Banks on a high growth trajectory, invites applications from dynamic and result-oriented individuals for the following post.

**Chief Security Officer**  
**Educational Qualification :** Graduation or any equivalent qualification.  
**Age :** Minimum - 45 years and not more than 55 years as on 31.03.2025  
**Experience/ Eligibility :** An officer with 5 years of commissioned service in Army/ Navy/ Air force at least to the rank of Captain or equivalent or an Officer of identical rank in Para Military Forces or in Police Department with 5 years' experience. He should possess knowledge in handling technological gadgets available in the market for security purpose  
**Tenor :** On contract for a period of 3 years  
**Remuneration :** Consolidated payoff ₹1,25,000/-  
**POSTING :** The posting will be at Thoothukudi

**HOW TO APPLY :** Candidates are requested to apply only ON-LINE through TMB's website [www.tmbnet.in/tmb\\_careers/](http://www.tmbnet.in/tmb_careers/). No other mode of submission of application will be accepted by the Bank. Register your correct email ID/ Mobile Number while creating User ID.

Opening date for registering Online e-application - 09.06.2025  
Closing date for registering Online e-application - 22.06.2025

For more details about Roles & Responsibilities, Selection Process and General Conditions, please refer website [www.tmbnet.in/tmb\\_careers/](http://www.tmbnet.in/tmb_careers/).

**The Executive Vice President, Human Resource Development Department**  
**TAMILNAD MERCANTILE BANK LTD.,**  
Head Office, 2<sup>nd</sup> Floor, 57, V.E. Road, Thoothukudi, Tamilnadu - 628 002.

#ForwardTogether Follow us on [Facebook](https://www.facebook.com/tmbank), [Instagram](https://www.instagram.com/tmbank), [LinkedIn](https://www.linkedin.com/company/tmbank), [YouTube](https://www.youtube.com/channel/UC7m8bmkd1)

We are committed to treat our customers in a fair, transparent and non-discriminatory manner.



# Mounjaro sales bulk up 60% on dosage upgrade

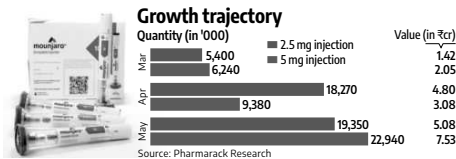
SANKET KJUL  
New Delhi, 8 June

Sales of Mounjaro, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmark, Inc. In May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times.

The drug is currently available in two injectable dosage forms — 2.5 and 5 mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

Mounjaro 5 mg sales rose from 9,380 units in April (valued at ₹3.08 crore) to



22,940 units in May valued at ₹7.53 crore.

For the 2.5 mg form, the demand growth was relatively muted at 19,350 units in May, up from 18,270 units the previous month. Sales value for May for the 2.5 mg dosage was around ₹5.08 crore in May, up from ₹4.80 crore in the previous month.

Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also onboarded Mounjaro in good numbers," Shantal Sapale, vice-presi-

dent (commercial) at Pharmark, said. Treatment with Mounjaro is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," said Dr. Subinir Singh Saggi, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

## 'Berger is number 2 by a margin in the decorative paint space'

Berger Paints India's revenue growth in the fourth quarter of 2024-25 (Q4FY25) was the strongest in five quarters, ahead of other listed paint majors. In an interview at its new headquarters in Kolkata, Managing Director (MD) and Chief Executive Officer (CEO) Abhijit Roy told Ishita Ayan Dutt in Kolkata on what clicked for the company. Edited excerpts:

**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence — Pune, Mumbai, Bengaluru, Chennai and Hyderabad — yielded some results. Therefore, in spite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 20 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration — it's double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off — we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



What is the business outlook for FY26 — is urban demand picking up?

■ Not so far — demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may impact the way we do our campaigns. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes — partly because raw material prices are benign.

## CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog, Central Consumer Protection Authority (CCPA), recently issued an advisory to over 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hailing firms, meditech start-ups, streaming services and companies.

**Business Standard** reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchases must be explicitly obtained — not recorded through pre-ticked checkboxes or similar mechanisms.

Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit requirements to ensure comprehensive and timely compliance, and we see this

advisory as a reaffirmation of the already central to our Flipkart Marketplace Platform." **Business Standard** wrote to platforms including Amazon, Meesho, Apple, Uber, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Zata, and Snapdeal. However, these requirements did not elicit a response till the time of going to press.

UDISHA SRIVASTAVA

**ANDHRA PRADESH DAIRY DEVELOPMENT CO-OP FEDERATION LTD**  
APIC TOWERS, 1ST FLOOR, 122-383, GUNTUR  
Notification No: 01/P&A/APDDCF/2016, Date: 09-06-2025  
The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Guntur intended for entrusting the Operational Management of BMCUs on lease/ rental basis.  
Interested parties may submit their bids on ap e-procurement platform at [www.konugoluap.gov.in](http://www.konugoluap.gov.in) on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM onwards.  
For further details the interested parties may contact during office hours (9 AM to 5 PM) on 0865-2381083 / 85, e-mail: [etenders.apddcf@gmail.com](mailto:etenders.apddcf@gmail.com).  
MANAGING DIRECTOR (FAC)

**emami limited**  
CIN: L35909WB1989PL003630  
Registered Office: Emami 687, Anandapur, E M Bypass, Kolkata 700107  
Tel: 91 33 6615 6264 Fax: 91 33 6613 6600  
Website: [www.emamiltd.in](http://www.emamiltd.in)

**NOTICE**  
Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IETF)  
Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and various circulars, issued by the Ministry of Corporate Affairs as amended from time to time ("the Rules"), equity shares of those members who have not cashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investor Education and Protection Fund ("IEPF").

Adhering to the various requirements as set out in the Rules, the dividend having been unclaimed for the Financial Year 2017-18 and its corresponding equity shares are due to be transferred to Investor Education and Protection Fund (IEPF) during first week of September, 2025, for the final dividend for the Financial Year 2017-18.

In this regard the Company has already communicated to the concerned shareholders at their latest available address whose shares are liable to be transferred to the IETF account inter-alia providing relevant details of equity shares. The equity shareholders may request to claim unpaid dividend on or before, Saturday, 30th August, 2025. In case the Company does not receive any valid claim from the concerned shareholders on or before, Saturday, 30th August, 2025 for unclaimed dividend, then the Company shall, in compliance with the said Rules, transfer the equity shares to the IETF Account. The Company has also uploaded the requisite details of such shareholders viz., name, folio no./DP ID/Client ID and shares due for transfer to IETF account on the website: [www.emamiltd.in](http://www.emamiltd.in), under section Investors > Investor Services > Unclaimed Dividend.

Shareholders may note that the unclaimed dividend and shares transferred to IETF account, including all future benefits which would also be credited to IETF account, if any, can be claimed back by them from the IETF Authority after following the procedure prescribed under the Rules.

The concerned shareholders holding such shares in physical form and whose shares are liable to be transferred to IETF account may note that the Company in compliance with the Rules and SEBI Master Circular dated 7th May, 2024, would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them, for the purpose of transfer of shares to IETF Account and upon such issue, the original share certificate(s), which are registered in their name will stand automatically cancelled and be deemed non-existent. In case of shares in demat mode, the same will be transferred directly to IETF account through corporate action.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of transfer of shares to IETF account pursuant to the Rules.

In case of any queries on the above matter, shareholders are requested to contact Company's Registrar and Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd., 23, N.R. Mukherjee Road, Kolkata 700001, West Bengal, Tel. No. 033 2248 2248, Email: [mdrk@maheshwari.com](mailto:mdrk@maheshwari.com) or Mr. Ashok Purshott, Company Secretary, Emami Ltd, 687, Anandapur, E.M. Bypass, Kolkata 700107, Tel. No. 033 6615 6264, Email: [investors@emamiltd.in](mailto:investors@emamiltd.in)

For Emami Limited  
Ashok Purshott  
Company Secretary & Compliance Officer

Date: 6th June, 2025  
Place: Kolkata

## NOTICE

### RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹10/- and ₹1,000/- under the following schemes:

Scheme Name	Plan	Option	Record Date#	Amount of IDCW* (₹ Per Unit)	NAV per unit as on June 05, 2025 (Rs.)
Sundaram Conservative Hybrid Fund	Direct	Quarterly-IDCW	June 11, 2025	0.360	21.5703
	Regular	Quarterly-IDCW		0.325	19.4694
Sundaram Corporate Bond Fund	Direct	Quarterly-IDCW	June 11, 2025	0.343	20.3133
	Regular	Quarterly-IDCW		0.332	19.6824
Sundaram Money Market Fund	Direct	Quarterly-IDCW	June 11, 2025	0.19	12.8784
	Regular	Quarterly-IDCW		0.188	12.7919
Sundaram Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.261	15.3644
	Regular	Quarterly-IDCW		0.255	15.0088
Sundaram Medium Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.401	27.6275
	Regular	Quarterly-IDCW		0.198	13.5896
Sundaram Equity Savings Fund	Direct	Quarterly-IDCW	June 11, 2025	0.42	25.1046
	Regular	Quarterly-IDCW		0.289	17.2284
Sundaram Ultra Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	18.017	1222.0409
	Regular	Quarterly-IDCW		17.302	1169.3056
Sundaram Low Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	21.800	1222.1049
	Regular	Quarterly-IDCW		21.077	1227.1249
Sundaram Liquid Fund	Direct	Quarterly-IDCW	June 11, 2025	17.259	1165.8055
	Regular	Quarterly-IDCW		17.188	1160.2755

\* Or subsequent business day if the specified date is a non-business day.

# Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned schemes, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 06, 2025.

Place: Chennai

Date: June 09, 2025

For Sundaram Asset Management Company Ltd

R Ajith Kumar

Company Secretary & Compliance Officer

For more information please contact:

**Sundaram Asset Management Company Ltd**  
(Investment Manager to Sundaram Mutual Fund)  
CIN: U93090TN1996PLC034615

**Corporate Office:** 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.  
Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215  
[www.sundarammutual.com](http://www.sundarammutual.com)

**Regd. Office:** No. 21, Patullus Road, Chennai 600 002.

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

**VVM LIMITED**  
Regd. Off: SULA KAPARI, VIJAYANAGAR  
CIN: L11111MH1989PL003630  
**NOTICE**  
Notice is hereby given that as per Regulation 30 read with Regulation 42 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on 12.06.2025, Thursday at 10.30 AM at the Chairman's Office at Thigarajar Mills Premises, Kappalur, Madurai-625 008 to consider the allotment of Bonus Shares. The Record date for the issue of Bonus shares is 11th June 2025 and the Bonus Ratio is 3:2 i.e. Three Fully paid Equity Shares of ₹V Re1/- for every Two fully paid Equity Shares of ₹V Re1/-.  
The above details can be viewed on the website of BSE at [www.bseindia.com](http://www.bseindia.com).  
Place: Chennai  
For VVM LIMITED  
K PREETHAMARASE  
Company Secretary  
Date: 06.06.2025

**FORM NO. CAA.2**  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/55(CHE)/2025 and CP(CAA)/ 36(CHE)/2025  
in  
CA(CAA)/55(CHE)/2024 and CA(CAA)/ 54(CHE)/2024  
In the matter of Scheme of Amalgamation between  
**ACSEN TEX Private Limited (Petitioner/ Transferee Company)**  
AND  
**RASI G-Nergy Private Limited (Petitioner/ Transferee Company)**  
AND  
their respective Shareholders and its Creditors  
**ACSEN TEX PRIVATE LIMITED..**  
CIN: U11711TZ1996PT028337,  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company  
**RASI G-Nergy Private Limited**  
CIN: U40105T22003PT028334  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company

**NOTICE OF HEARING OF THE PETITION**  
(Under Rule 16 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016)  
NOTICE is hereby given that the Company Petitioners under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ACSEN TEX Private Limited (Transferee Company) and RASI G-Nergy Private Limited (Transferee Company) and its respective Shareholders and its Creditors ("Schemes") is presented by the Shareholder and Transferee Companies on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court – I), Chennai.  
Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petitions, the grounds of opposition along with a copy of his/her affidavit shall be furnished with such notice.  
A copy of the Petitions will be furnished to the undersigned to any person requesting the same on payment of the prescribed charges for the same.  
Dated: 07-06-2025  
Place: Chennai  
Sd/- **Mr. K.R. Samrati, Advocate**  
Advocate for the Petitioner Companies  
No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

**GODREJ INDUSTRIES LIMITED**  
CIN: L2421MH1989PL007871  
Registered Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vilekhal (East), Mumbai - 400 079, Maharashtra, India.  
Tel: 022-2518 8010; Fax: 022-2518 8066  
Website: [www.godrejindustries.com](http://www.godrejindustries.com); Email id: [investor@godrejind.com](mailto:investor@godrejind.com)  
**NOTICE**  
(For Attention of Equity Shareholders of the Company)  
**TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND ("IEPF")**  
NOTICE is hereby given that Godrej Industries Limited ("The Company") would be transferring up to 23, 248 Equity Shares of Face Value of ₹1/- (Rupee One Only each), held by its 243 (Two Hundred and Forty Three) Equity Shareholders to Investor Education Protection Fund ("IEPF"), pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"), as amended from time to time. The said Equity Shares correspond to the unclaimed dividend for the Financial Year 2017-18 and the concerned Shareholders who have not claimed dividend for a period of 7 (seven) consecutive years, which is now due for transfer on September 19, 2025. The unclaimed dividend(s) for periods prior to the year(s) mentioned above, if any, have already been transferred to the IETF, as required under Section 124(5) of the said Act.  
Notice is further given that M/s. Computech Sharecap Limited, RTA of the Company has sent individual communication to the concerned shareholders at their last known/registered address available with the RTA of the Company whose dividends are lying unclaimed for 7 (seven) consecutive years and whose shares are liable to be transferred to IETF. The complete details of these Shareholders are being uploaded on the Company's website, [www.godrejindustries.com](http://www.godrejindustries.com). Further, an opportunity is being given to concerned Shareholders to claim such unpaid/unclaimed dividends due by sending their request to our RTA, M/s. Computech Sharecap Limited as under not later than September 17, 2025 ("the said date").  
In case Equity Shares are held in electronic form: Duly signed Request Letter along with Copy of the Client Master List is to be submitted. Payment will be made to the Bank Account registered against the demat account.  
In case Equity Shares are held in physical form: Investor Service Request Form ISR - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Requested Forms are available on the website of our RTA at [www.computechsharecap.com](http://www.computechsharecap.com) and also on the website of the Company at [www.godrejindustries.com](http://www.godrejindustries.com).  
In case the dividends are not claimed by the said date, the Company shall take suitable steps to transfer such Equity Shares to IETF in accordance with the provisions mentioned in the said Rules. In this connection, please note that:  
i. For shares held in physical form: New share certificate(s) will be issued and transferred subsequently to the Demat Account of the IETF Authority without any further notice from Godrej Industries Limited. Godrej One, 2nd Floor, Pirojshanagar, Eastern Express Highway, Vilekhal (East), Mumbai - 400 079, Maharashtra, India. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).  
ii. For shares held in electronic form: The Equity Shares will be directly transferred to the Demat Account of the IETF Authority with the help of Depository Participant(s) without any further notice.  
As per SEBI Norms, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. Payment to be made to shareholders holding equity shares in physical form if the folio is KYC Compliant only.  
The concerned Shareholders may note that, once the Equity Shares are transferred to the demat account of IETF Authority, no claim shall be against the Company in respect thereof and they can claim the said Equity Shares along with unpaid/unclaimed dividends from IETF, for which details are available at [www.iepf.gov.in](http://www.iepf.gov.in). In terms of Rule 6 of the Rules, a statement containing details of name(s) of Shareholders and the Folio No. (DPID-Client ID) without the Equity Shares are due for transfer to the Demat Account of IETF Authority are uploaded under the Investors Section on the website of the Company viz. [www.godrejindustries.com](http://www.godrejindustries.com). The Shareholders may further note that the details uploaded by the Company on the website shall be deemed to be adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of physical shares to IETF pursuant to the Rules.  
In case of any queries or issues or further information, concerned Shareholders may contact the Secretarial Department / Nodal Officer of the Company with the following details: Godrej Industries Limited, Godrej One, 2nd Floor, Pirojshanagar, Eastern Express Highway, Vilekhal (East), Mumbai - 400 079, Maharashtra, India. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).  
By order of the Board of Directors of Godrej Industries Limited  
Sd/-  
Anupama Kamble  
Company Secretary & Compliance Officer  
(FCS 12730)  
Date: June 9, 2025  
Place: Mumbai

# Mounjaro sales bulk up 6% on dosage upgrade

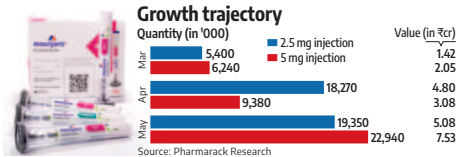
SANKET KJUNE  
New Delhi, 8 June

Sales of Mounjaro, Eli Lilly's blockbuster weight loss and diabetes drug, surged 60 per cent in May, for a second full month since its launch in India. It logged value sales worth ₹12.61 crore in May, compared to ₹7.88 crore in April.

The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmark, in May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times.

The drug is currently available in two injectable dosage forms—2.5mg and 5mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

Mounjaro 5 mg sales rose from 9,380 units in April (valued at ₹3.08 crore) to



22,940 units in May valued at ₹7.53 crore.

For the 2.5 mg form, the demand growth was relatively muted at 19,350 units in May, up from 18,270 units the previous month. Sales value for May for the 2.5 mg dosage was around ₹5.08 crore in May, up from ₹4.80 crore in the previous month.

Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also onboarded Mounjaro in good numbers," Sheetal Sapale, vice-presi-

dent (commercial) at Pharmark, said. Treatment with Mounjaro is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," Sukvinder Singh Saggi, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

## 'Berger is number 2 by a margin in the decorative paint space'

**B**erger Paints India's revenue growth in the fourth quarter of 2024-25 (Q4FY25) was the strongest in five quarters, ahead of other listed paint majors. In an interview at its new headquarters in Kolkata, Managing Director (MD) and Chief Executive Officer (CEO) **Abhijit Roy** told Ishita Anand Dutt in Kolkata on what clicked for the company. Edited excerpts:

**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence—Pune, Mumbai, Bengaluru, Chennai and Hyderabad—yielded some results. Therefore, despite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 10 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration—it is double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off—we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



**What is the business outlook for FY26—is urban demand picking up?**

■ Not so far—demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may somewhat impact the May sales for all companies. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes—partly because raw material prices are benign.

## CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog, Central Consumer Protection Authority (CCPA), recently issued an advisory to over 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hailing

firm, meditech start-ups, streaming services and companies. *Business Standard* reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchases must be explicitly obtained—not recorded through pre-ticked checkboxes or similar mechanisms. Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit requirements to ensure comprehensive and timely compliance, and we see this

advisory as a reaffirmation of the already central to our Flipkart Marketplace Platform." *Business Standard* wrote to platforms including Amazon, Meesho, Apple, Urban, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Tata, and Snapdeal. However, these requirements did not elicit a response till the time of going to press.

UDISHA SRIVASTAV

**ANDHRA PRADESH DAIRY DEVELOPMENT COOP FEDERATION LTD**  
APDC TOWNSHIP PARK, A-10/11, GUNTUR-522 003, GUNTUR

**Notification No: 01/P&A/APDDCF/2016, Date: 09-06-2025**

The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Guntur, intended for entrusting the Operational Management of BMCUs on lease/ rental basis.

Interested parties may submit their bids on ap e-procurement platform [www.konugoliap.gov.in](http://www.konugoliap.gov.in) on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM onwards.

For further details the interested parties may contact during office hours at 0865-2381083 / 85, e-mail: [etenders.apddcf@gmail.com](mailto:etenders.apddcf@gmail.com).

**MANAGING DIRECTOR (FAC)**

**emami limited**

CIN: L63909WB1989PLC036030

Registered office: Emami 687, Andapalem, E.M Bypass, Kolkata 700107  
Tel: 91 33 6615 6264 Fax: 91 33 6613 6600  
Website: [www.emamiltd.in](http://www.emamiltd.in)

**NOTICE**

**Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IEPF)**

Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and various circulars, issued by the Ministry of Corporate Affairs as amended from time to time ("the Rules"), equity shares of those members who have not cashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investor Education and Protection Fund ("IEPF").

Adhering to the various requirements as set out in the Rules, the dividend having been unclaimed for the Financial Year 2017-18 and its corresponding equity shares are due to be transferred to Investor Education and Protection Fund (IEPF) during first week of September, 2025, for the final dividend for the Financial Year 2017-18.

In this regard the Company has already communicated to the concerned shareholders at their latest available address whose share(s) are liable to be transferred to the IEPF account inter-alia providing relevant details of equity shares. The equity shareholders may request to claim unpaid dividend on or before, Saturday, 30th August, 2025. In case the Company does not receive any valid claim from the concerned shareholders on or before, Saturday, 30th August, 2025 for unclaimed dividend, then the Company shall, in compliance with the said Rules, transfer the equity shares to the IEPF Account. The Company has also uploaded the requisite details of such shareholders viz., name, folio no./DP ID/Client ID and shares due for transfer to IEPF account on the website: [www.emamiltd.in](http://www.emamiltd.in), under section Investors > Investor Services > Unclaimed Dividend.

Shareholders may note that the unclaimed dividend and shares transferred to IEPF account, including all future benefits which would also be credited to IEPF account, if any, can be claimed back by them from the IEPF Authority after following the procedure prescribed under the Rules.

The concerned shareholders holding such shares in physical form and whose shares are liable to be transferred to IEPF account may note that the Company in compliance with the Rules and SEBI Master Circular dated 7th May, 2024, would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them, for the purpose of transfer of shares to IEPF Account and upon such issue, the original share certificate(s), which are registered in their name will stand automatically cancelled and be deemed non-existent. In case of shares in demat mode, the same will be transferred directly to IEPF account through corporate action.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of transfer of shares to IEPF account pursuant to the Rules.

In case of any queries on the above matter, shareholders are requested to contact Company's Registrar and Transfer Agent, M/s. Maheshwari Damania Pvt. Ltd., 23, N.R. Mukherjee Road, Kolkata 700001, West Bengal, Tel. No. 033 2248 2248, Email: [mdpr@maheshwari.com](mailto:mdpr@maheshwari.com) or Mr. Ashok Purchit, Company Secretary, Emami Ltd, 687, Andapalem, E.M. Bypass, Kolkata 700107, Tel. No. 033 6615 6264, Email: [investors@emamiltd.in](mailto:investors@emamiltd.in)

For Emami Limited  
Ashok Purchit  
Company Secretary & Compliance Officer

Date: 6th June, 2025  
Place: Kolkata

## NOTICE

**RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)**

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹10/- and ₹1,000/- under the following schemes:

Scheme Name	Plan	Option	Record Date#	Amount of IDCW* (₹ Per Unit)	NAV per unit as on June 05, 2025 (Rs.)
Sundaram Conservative Hybrid Fund	Direct	Quarterly-IDCW	June 11, 2025	0.360	21.5703
	Regular	Quarterly-IDCW		0.325	19.4694
Sundaram Corporate Bond Fund	Direct	Quarterly-IDCW	June 11, 2025	0.343	20.3133
	Regular	Quarterly-IDCW		0.332	19.6824
Sundaram Money Market Fund	Direct	Quarterly-IDCW	June 11, 2025	0.19	12.8784
	Regular	Quarterly-IDCW		0.188	12.7919
Sundaram Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.261	15.3644
	Regular	Quarterly-IDCW		0.255	15.0088
Sundaram Medium Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.401	27.6275
	Regular	Quarterly-IDCW		0.198	13.5896
Sundaram Equity Savings Fund	Direct	Quarterly-IDCW	June 11, 2025	0.42	25.1046
	Regular	Quarterly-IDCW		0.289	17.2284
Sundaram Ultra Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	18.017	1222.0409
	Regular	Quarterly-IDCW		17.302	1169.3056
Sundaram Low Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	21.800	1222.1049
	Regular	Quarterly-IDCW		21.077	1227.1249
Sundaram Liquid Fund	Direct	Quarterly-IDCW	June 11, 2025	17.259	1165.8055
	Regular	Quarterly-IDCW		17.188	1160.2755

# Or Subsequent business day if the specified date is a non-business day.

\* Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned schemes, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 06, 2025.

Place: Chennai

Date: June 09, 2025

For more information please contact:

**Sundaram Asset Management Company Ltd**  
(Investment Manager to Sundaram Mutual Fund)  
CIN: U93090TN1996PLC034615

**Corporate Office:** 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.  
Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215  
[www.sundarammutual.com](http://www.sundarammutual.com)

**Regd. Office:** No. 21, Patullos Road, Chennai 600 002.

**For Sundaram Asset Management Company Ltd**  
R Ajith Kumar  
Company Secretary & Compliance Officer

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

**VTM LIMITED**  
Regd. Off: SULA KARAI, VIJAYANAGAR  
CIN: U74102KA1989PLC036030

**NOTICE**

Notice is hereby given that as per Regulation 30 read with Regulation 42 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on 12.06.2025, Thursday at 10.30 AM at the Chairman's Office at Thiragarai Mills Premises, Kappalur, Madurai-625 008 to consider the allotment of Bonus Shares.

The Record date for the issue of Bonus shares is 11th June 2025 and the Bonus Ratio is 3:2 i.e. Three Fully paid Equity Shares of ₹V Be1/- for every Two fully paid Equity Shares of ₹V Be1/-.

The above details can be viewed on the website of BSE at [www.bseindia.com](http://www.bseindia.com).

For VTM LIMITED  
Place: Sula Karai,  
Kappalur, Madurai  
Date: 06.06.2025

**FORM NO. CAA.2**  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/30(CHE)/2025 and CP(CAA)/ 36(CHE)/2025  
in  
CA(CAA)/55(CHE)/2024 and CA(CAA)/ 54(CHE)/2024  
in the matter of Scheme of Amalgamation between  
**ACSEN T&E Private Limited (Petitioner/ Transferee Company)**  
AND  
**RASI T&E Private Limited (Petitioner/ Transferee Company)**  
AND  
their respective Shareholders and its Creditors

**ACSEN T&E PRIVATE LIMITED..**  
CIN: U11711T21996PT028337,  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India

**...Petitioner/ Transferee Company**

**RASI T&E Private Limited**  
CIN: U40105T22003PT028334  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India

**NOTICE OF HEARING OF THE PETITION**  
(Under Rule 16 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016)

NOTICE is hereby given that the Company Petitioners under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ACSEN T&E Private Limited (Transferee Company) and RASI T&E Private Limited (Transferee Company) and its respective Shareholders and its Creditors ("Scheme") is presented by the Transferee and Transferee Companies on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court – I), Chennai.

Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petition, the grounds of opposition along with a copy of his/her affidavit shall be furnished with such notice.

A copy of the Petitions will be furnished by the undersigned to any person requesting the same on payment of the prescribed charges for the same.

Dated: 07-06-2025  
Place: Chennai

**Sd/- Mr. R. K. Samrati, Advocate**  
Advocate for the Petitioner Companies  
No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

**GODREJ INDUSTRIES LIMITED**  
CIN: L2424MH1989PLC09781  
Registered Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vilehri (East), Mumbai - 400 075, Maharashtra  
Tel: 022-2518 8010; Fax: 022-2518 8066  
Website: [www.godrejindustries.com](http://www.godrejindustries.com); Email id: [investor@godrejinid.com](mailto:investor@godrejinid.com)

**NOTICE**  
(For Attention of Equity Shareholders of the Company)

**TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND ("IEPF")**

NOTICE is hereby given that Godrej Industries Limited ("The Company") would be transferring up to 23, 248 Equity Shares of Face Value of ₹1/- (Rupee One Only each), held by its 243 (Two Hundred and Forty Three) Equity Shareholders to Investor Education Protection Fund ("IEPF"), pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"), as amended from time to time. The said Equity Shares correspond to the unclaimed dividend for the Financial Year 2017-18 and the concerned Shareholders who have not claimed dividend for a period of 7 (seven) consecutive years, which is now due for transfer on September 19, 2025.

The unclaimed dividend(s) for periods prior to the year(s) mentioned above, if any, have already been transferred to the IEPF, as required under Section 124(5) of the said Companies Act, 2013.

Notice is further given that M/s. Computech Sharecap Limited, RTA of the Company has sent individual communication to the concerned shareholders at their last known/registered address available with the RTA of the Company whose dividends are lying unclaimed for 7 (seven) consecutive years and whose shares are liable to be transferred to IEPF. The complete details of these Shareholders are being uploaded on the Company's website, [www.godrejindustries.com](http://www.godrejindustries.com).

Further, an opportunity is being given to concerned Shareholders to claim such unpaid/unclaimed dividends due by sending their request to our RTA, M/s. Computech Sharecap Limited as under not later than September 17, 2025 ("the said date").

**In case Equity Shares are held in electronic form:** Duly signed Request Letter along with Copy of the Client Master List is to be submitted. Payment will be made to the Bank Account registered against the demat account.

**In case Equity Shares are held in physical form:** Investor Service Request Form (ISF - 1, Form ISF - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein, along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Request Forms are available on the website of our RTA at [www.computechsharecap.com](http://www.computechsharecap.com) and also on the website of the Company at [www.godrejindustries.com](http://www.godrejindustries.com).

In case the dividends are not claimed by the said date, the Company shall take suitable steps to transfer such Equity Shares to IEPF in accordance with the provisions mentioned in the said Rules. In this connection, please note that:

i. **For shares held in physical form:** New share certificate(s) will be issued and transferred subsequently to the Demat Account of the IEPF Authority without any further notice. Further, upon issue of such new share certificate(s) the original share certificate(s) that are registered in the name of Shareholders will stand automatically cancelled and deemed to be bad delivery.

ii. **For shares held in electronic form:** The Equity Shares will be directly transferred to the Demat Account of the IEPF Authority with the help of Depository Participant(s) without any further notice.

As per SEBI Norms, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. Payment to be made to shareholders holding equity shares in physical form if the folio is KYC Compliant only.

The concerned Shareholders may note that, once the Equity Shares are transferred to the demat account of IEPF Authority, no claim shall be against the Company in respect thereof and they can claim the said Equity Shares along with unclaimed dividend(s) from IEPF, for which details are available at [www.iepf.gov.in](http://www.iepf.gov.in). In terms of Rule 6 of the Rules, a statement containing details of name(s) of Shareholders and the Folio No. (DPID-Client ID) of the said Shareholders are due for transfer to the Demat Account of IEPF Authority are uploaded under the Investors Section on the website of the Company viz. [www.godrejindustries.com](http://www.godrejindustries.com). The Shareholders may further note that the details uploaded by the Company on the website shall be deemed to be adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of physical shares to IEPF pursuant to the Rules.

In case of any queries or issues or further information, concerned Shareholders may contact the Secretarial Department / Nodal Officer of the Company at the following address: **Godrej Industries Limited, Godrej One, 2nd Floor, Pirojshanagar, Eastern Express Highway, Vilehri (East), Mumbai - 400 075, Maharashtra.** Tel: 022-2518 8010 or Fax No: 022-2518 8066. Also, they may send an e-mail to the Company at [investor@godrejinid.com](mailto:investor@godrejinid.com).

**By order of the Board of Directors of Godrej Industries Limited**  
Sd/-  
Anupama Kamble  
Company Secretary & Compliance Officer  
(FCS 12730)

Date: June 9, 2025  
Place: Mumbai

# Mounjaro sales bulk up 60% on dosage upgrade

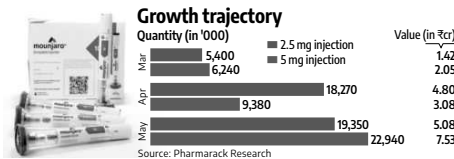
SANKET KJUL  
New Delhi, 8 June

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The bumper rise, since its launch in the country in March, was due to the rising demand for the drug and patients' gradual shift towards its higher dosage, according to market research firm Pharmark, in May, volume sales of the 5 milligrams (mg) dose of the drug climbed 2.5 times.

The drug is currently available in two injectable dosage forms — 2.5 and 5 mg. It is prescribed primarily for patients who meet certain clinical criteria related to obesity and diabetes. Data suggests that while value and volume-wise sales for the 5 mg form of Mounjaro have more than doubled from April to May, outperforming the sale of 2.5 mg dosage in May.

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Growth in the 2.5 mg dosage indicates a consistent rise in new prescriptions. Patients start with the 2.5 mg dose after which the dosage is slowly increased.

"Existing patients are upgrading to higher doses after four weeks, whereas new patients are also onboarded Mounjaro in good numbers," Shantal Sapale, vice-presi-

dent (commercial) at Pharmark, said. Treatment with Mounjaro is initiated with the lowest available dosage form (2.5 mg), which is administered subcutaneously once every week.

"The starting dose is usually maintained for the first four weeks to help the patient adjust and minimise potential side effects," said Dr. Shivinder Singh Saggi, director for Minimal Access, GI and Bariatric Surgery at the CK Birla Hospital, Delhi, said. After this initial phase, the dose is escalated to 5 mg weekly, as the weight loss outcomes tend to be more pronounced at this level.

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**Amid intense competition, Berger's growth in Q4 was ahead of peers. What did you do right?**

■ We didn't do anything dramatically different. But our network expansion went off well. We did a fairly good job on the painter-contractor front. And, we launched a few interesting products. Our initiative of going deeper into urban markets where we have a weak presence — Pune, Mumbai, Bengaluru, Chennai and Hyderabad — yielded some results. Therefore, in spite of increased competition, we had a relatively better growth rate than all other players in the industry. On the industrial side, we are the leaders in protective coatings and there was some increased activity in the area. We got some of that advantage.

**You added feet on the ground. What was the addition?**

■ That was primarily for the urban markets. We added about 20 per cent in FY25. The results will be felt in the current year and the next.

**Given the competition, wouldn't it have been easier to gain market share if you had stayed the course on AkzoNobel acquisition?**

■ These are calls that have to be made with a lot of thought. For us, it would have helped to add some sales quickly. But the cost involved was too high.

**Do you think the same results can be achieved through organic expansion?**

■ We are the number 2 brand by far in the decorative segment. But our network size is one-third of the leader. So, my brand is known but products are not available in many places. Just increasing the product presence will give higher coverage and penetration — it's double organically. Acquisitions are a high risk strategy; there are advantages in utilising one's own strengths.

**For organic expansion, you are investing about ₹2,500**

**crore in the next three years?**

■ Yes, we will be increasing capacity by almost 30,000 metric tonnes per month. That is more than enough for our needs.

**It is believed that JSW Paints is poised to acquire AkzoNobel. Do you see the fight for number 2 intensifying?**

■ The fight for number 2 is not intensifying; the fight for number 3 is going to intensify between Kansai Nerolac, Birla and JSW. Number 2 position is too far off — we will have a turnover of ₹20,000 crore by 2030. The big fight is for the third.



**What is the business outlook for FY26 — is urban demand picking up?**

■ Not so far — demand is sort of static. From Q3FY25 to Q4FY25, there was some improvement. But Q4FY26 is likely to be on similar lines to Q4FY25. We expect Q2FY26 to be better due to an early Diwali in September and further improvement in Q3. Overall, in FY25, we had a

volume growth of about 8 per cent. But our value growth was only 2 per cent due to price drop and change in product mix. We should have 8-10 per cent volume growth this year as well. And value growth should be 5-7 per cent. And once this year is over, competition would have stabilised and then it would be normalised growth for everyone.

**Is the early onset of monsoon a dampener?**

■ The early onset may impact the way we do our campaigns. But on a yearly basis, it won't impact the segment.

**You took a price hike of 1.5-2 per cent in Q4. What is the outlook on prices?**

■ We increased prices in November and got the advantage in Q4. I don't see further hikes — partly because raw material prices are benign.

## CCPA's dark pattern advisory sent to 50 ecom players

India's consumer protection watchdog, Central Consumer Protection Authority (CCPA), recently issued an advisory to over 50 online platforms, asking them to eliminate dark patterns and conduct self-audits in three months.

The directive was sent to not just the e-commerce giants such as Amazon and Flipkart, but also to travel aggregators, food-tech platforms, ride-hailing firms, meditech start-ups, streaming services and companies.

**Business Standard** reviewed a copy of the June 5 email, which noted ongoing instances of dark pattern use despite existing guidelines. In some cases, the CCPA said it had issued notices. The advisory cited Rule 4(9) of the Consumer Protection (E-Commerce) Rules, 2020, which mandates

that consumer consent for purchases be explicitly obtained — not recorded through pre-ticked checkboxes or similar mechanisms.

Flipkart said the company welcomes the CCPA's emphasis on fostering online consumer confidence. "We constantly keep assessing and self-audit requirements to ensure our practices do not elicit a response till the time of going to press, and we see this

advisory as a reaffirmation of the already central to our Flipkart Marketplace Platform." **Business Standard** wrote to platforms including Amazon, Meesho, Apple, Uber, BookMyShow, Paytm, Namma Yatri, Meta, Nykaa, Zomato, Swiggy, BigBasket, Zata, and Snapdeal. However, these requirements did not elicit a response till the time of going to press.

UDISHA SRIVASTAVA

**ANDHRA PRADESH DAIRY DEVELOPMENT CO-OP FEDERATION LTD**  
APDC TOWNSHIP, KOTLA, DIST. NELLORE, AP-524 001, GUNTUR  
Notification No: 01/P&A/APDDCF/2016, Date: 09-06-2025  
The Andhra Pradesh Dairy Development Co-op Federation Ltd., Mangalagiri, Gudur intended for entrusting the Operational Management of BMCUs on lease/rental basis.  
Interested parties may submit their bids on ap e-procurement platform at [www.konugoli.ap.gov.in](http://www.konugoli.ap.gov.in) on or before 21-06-2025 by 5:00 PM. The site will remain accessible to download the tender document w.e.f. 09-06-2025 from 10:00 AM onwards.  
For further details the interested parties may contact during office hours (9 AM to 5 PM) at: 0865-2381083 / 85, e-mail: [etenders.apddcf@gmail.com](mailto:etenders.apddcf@gmail.com), Sd/-  
MANAGING DIRECTOR (FAC)

**emami limited**  
CIN: L35909WB1989PL0036030  
Registered office: Emami 687, Anandapur, E M Bypass, Kolkata 700107  
Tel: 91 33 6615 6264 Fax: 91 33 6613 6600  
Website: [www.emamiltd.in](http://www.emamiltd.in)

### NOTICE

Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IETF)

Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and various circulars, issued by the Ministry of Corporate Affairs as amended from time to time ("the Rules"), equity shares of those members who have not cashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investor Education and Protection Fund ("IEPF").

Adhering to the various requirements as set out in the Rules, the dividend having been unclaimed for the seven years for the Financial Year 2017-18 and its corresponding equity shares are due to be transferred to Investor Education and Protection Fund (IEPF) during first week of September, 2025, for the final dividend for the Financial Year 2017-18.

In this regard the Company has already communicated to the concerned shareholders at their latest available address whose share(s) are liable to be transferred to the IETF account inter-alia providing relevant details of equity shares. The equity shareholders may request to claim unpaid dividend on or before, Saturday, 30th August, 2025. In case the Company does not receive any valid claim from the concerned shareholders on or before, Saturday, 30th August, 2025 for unclaimed dividend, then the Company shall, in compliance with the said Rules, transfer the equity shares to the IETF Account. The Company has also uploaded the requisite details of such shareholders viz., name, folio no./DP ID/Client ID and shares due for transfer to IETF account on the website: [www.emamiltd.in](http://www.emamiltd.in), under section Investors > Investor Services > Unclaimed Dividend.

Shareholders may note that the unclaimed dividend and shares transferred to IETF account, including all future benefits which would also be credited to IETF account, if any, can be claimed back by them from the IETF Authority after following the procedure prescribed under the Rules.

The concerned shareholders holding such shares in physical form and whose shares are liable to be transferred to IETF account may note that the Company in compliance with the Rules and SEBI Master Circular dated 7th May, 2024, would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them, for the purpose of transfer of shares to IETF Account and upon such issue, the original share certificate(s), which are registered in their name will stand automatically cancelled and be deemed non-existent. In case of shares in demat mode, the same will be transferred directly to IETF account through corporate action.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of transfer of shares to IETF account pursuant to the Rules.

In case of any queries on the above matter, shareholders are requested to contact Company's Registrar and Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd., 23, N.R. Mukherjee Road, Kolkata 700001, West Bengal, Tel. No. 033 2248 2248, Email: [mdrk@maheshwari.com](mailto:mdrk@maheshwari.com) or Mr. Ashok Purshott, Company Secretary, Emami Ltd, 687, Anandapur, E.M. Bypass, Kolkata 700107, Tel. No. 033 6615 6264, Email: [investors@emamiltd.in](mailto:investors@emamiltd.in)

For Emami Limited  
Ashok Purshott  
Company Secretary & Compliance Officer

Date: 6th June, 2025  
Place: Kolkata

## NOTICE

### RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹10/- and ₹1,000/- under the following schemes:

Scheme Name	Plan	Option	Record Date#	Amount of IDCW* (₹ Per Unit)	NAV per unit as on June 05, 2025 (Rs.)
Sundaram Conservative Hybrid Fund	Direct	Quarterly-IDCW	June 11, 2025	0.360	21.5703
	Regular	Quarterly-IDCW		0.325	19.4694
Sundaram Corporate Bond Fund	Direct	Quarterly-IDCW	June 11, 2025	0.343	20.3133
	Regular	Quarterly-IDCW		0.332	19.6824
Sundaram Money Market Fund	Direct	Quarterly-IDCW	June 11, 2025	0.19	12.8784
	Regular	Quarterly-IDCW		0.188	12.7919
Sundaram Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.261	15.3644
	Regular	Quarterly-IDCW		0.255	15.0088
Sundaram Medium Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	0.401	27.6275
	Regular	Quarterly-IDCW		0.198	13.5896
Sundaram Equity Savings Fund	Direct	Quarterly-IDCW	June 11, 2025	0.42	25.1046
	Regular	Quarterly-IDCW		0.289	17.2284
Sundaram Ultra Short Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	18.017	1222.0409
	Regular	Quarterly-IDCW		17.302	1169.3056
Sundaram Low Duration Fund	Direct	Quarterly-IDCW	June 11, 2025	21.800	1222.1049
	Regular	Quarterly-IDCW		21.077	1227.1249
Sundaram Liquid Fund	Direct	Quarterly-IDCW	June 11, 2025	17.259	1165.8055
	Regular	Quarterly-IDCW		17.188	1160.2755

# Or subsequent business day if the specified date is a non-business day.

\* Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned schemes, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 06, 2025.

Place: Chennai

Date: June 09, 2025

For more information please contact:

**Sundaram Asset Management Company Ltd**  
(Investment Manager to Sundaram Mutual Fund)  
CIN: U93090TN1996PLC034615

**Corporate Office:** 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.  
Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215  
[www.sundarammutual.com](http://www.sundarammutual.com)

**Regd. Office:** No. 21, Patullus Road, Chennai 600 002.

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

For Sundaram Asset Management Company Ltd  
R Ajith Kumar  
Company Secretary & Compliance Officer

**VVM LIMITED**  
Regd. Off: SULA KAPARI, VIJAYANAGAR  
CIN: U74102KA1989PL001270  
**NOTICE**  
Notice is hereby given that as per Regulation 30 read with Regulation 42 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on 12.06.2025, Thursday at 10.30 AM at the Chairman's Office at Thiragarai Mills Premises, Kappalur, Madurai-625 008 to consider the allotment of Bonus Shares. The Record date for the issue of Bonus shares is 11th June 2025 and the Bonus Ratio is 3:2 i.e. Three Fully paid Equity Shares of ₹V Re1/- for every Two fully paid Equity Shares of ₹V Re1/-. The above details can be viewed on the website of BSE at [www.bseindia.com](http://www.bseindia.com). For VVM LIMITED  
K PREETHAMARASE  
Company Secretary  
Date: 06.06.2025

**FORM NO. CAA.2**  
(Pursuant to section 230(3) and rule 6 and 7)  
CP(CAA)/55(CHE)/2025 and CP(CAA)/ 36(CHE)/2025  
in  
CA(CAA)/55(CHE)/2024 and CA(CAA)/ 54(CHE)/2024  
In the matter of Scheme of Amalgamation between  
**ACSEN TEK Private Limited (Petitioner/ Transferee Company)**  
AND  
**RASI G-Energy Private Limited (Petitioner/ Transferee Company)**  
AND  
their respective Shareholders and its Creditors  
**ACSEN TEK PRIVATE LIMITED..**  
CIN: U11711T21996PT028337,  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company  
**RASI G-Energy Private Limited**  
CIN: U40105T22003PT028334  
having its Registered Office at: No.47, Co-operative Colony,  
Uppilipalayam, Coimbatore-641015, Tamilnadu, India  
...Petitioner/ Transferee Company

**NOTICE OF HEARING OF THE PETITION**  
(Under Rule 16 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016)  
NOTICE is hereby given that the Company Petitioners under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 seeking an order for sanctioning the Scheme of Amalgamation between ACSEN TEK Private Limited (Transferee Company) and RASI G-Energy Private Limited (Transferee Company) and its respective Shareholders and its Creditors ("Schemes") is presented by the Shareholder and Transferee Companies on 07-05-2025 and 28-05-2025 respectively and the said Petitions were admitted by the Hon'ble National Company Law Tribunal, Chennai and fixed for hearing on June 25<sup>th</sup>, 2025, before the NCLT, Division Bench (Court – I), Chennai.  
Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate at the address mentioned below, notice of his/her intention, signed by him/her or his/her Advocate along with the appropriate authorization, with his/her name and address, so as to reach the Petitioner Companies' Advocate not later than two days before the date fixed for hearing of the Petition. Where he/she seeks to oppose the said Petition, the grounds of opposition along with a copy of his/her affidavit shall be furnished with such notice.  
A copy of the Petitions will be furnished by the undersigned to any person requesting the same on payment of the prescribed charges for the same.  
Dated: 07-06-2025 Sd/- **Mr. K.R. Samrati, Advocate**  
Place: Chennai Advocate for the Petitioner Companies  
No. 260, New Addl. Law Chambers, High Court Buildings, Chennai-600 104.

**GODREJ INDUSTRIES LIMITED**  
CIN: L2424MH1988PLC09781  
Registered Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vilekhal (East), Mumbai - 400 079, Maharashtra  
Tel: 022-2518 8010; Fax: 022-2518 8066  
Website: [www.godrejindustries.com](http://www.godrejindustries.com); Email Id: [investor@godrejind.com](mailto:investor@godrejind.com)

**NOTICE**  
(For Attention of Equity Shareholders of the Company)  
**TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND ("IEPF")**  
NOTICE is hereby given that Godrej Industries Limited ("The Company") would be transferring up to 23, 248 Equity Shares of Face Value of ₹1/- (Rupee One Only each), held by its 243 (Two Hundred and Forty Three) Equity Shareholders to Investor Education Protection Fund ("IEPF"), pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"), as amended from time to time. The said Equity Shares correspond to the unclaimed dividend for the Financial Year 2017-18 and the concerned Shareholders who have not claimed dividend for a period of 7 (seven) consecutive years, which is now due for transfer on September 19, 2025. The unclaimed dividend(s) for periods prior to the year(s) mentioned above, if any, have already been transferred to the IETF, as required under Section 124(5) of the said Act.  
Notice is further given that M/s. Computech Sharecap Limited, RTA of the Company has sent individual communication to the concerned shareholders at their last known/registered address available with the RTA of the Company whose dividends are lying unclaimed for 7 (seven) consecutive years and whose shares are liable to be transferred to IETF. The complete details of these Shareholders are being uploaded on the Company's website, [www.godrejindustries.com](http://www.godrejindustries.com). Further, an opportunity is being given to concerned Shareholders to claim such unpaid/unclaimed dividends due by sending their request to our RTA, M/s. Computech Sharecap Limited as under not later than September 17, 2025 ("the said date").  
In case Equity Shares are held in electronic form: Duly signed Request Letter along with Copy of the Client Master List is to be submitted. Payment will be made to the Bank Account registered against the demat account.  
In case Equity Shares are held in physical form: Investor Service Request Form IEPF - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Requested Forms are available on the website of our RTA at [www.computechsharecap.com](http://www.computechsharecap.com) and also on the website of the Company at [www.godrejindustries.com](http://www.godrejindustries.com).  
In case the dividends are not claimed by the said date, the Company shall take suitable steps to transfer such Equity Shares to IETF in accordance with the provisions mentioned in the said Rules. In this connection, please note that:  
i. For shares held in physical form: New share certificate(s) will be issued and transferred subsequently to the Demat Account of the IETF Authority without any further notice from Godrej Industries Limited. Godrej One, 2nd Floor, Pirojshanagar, Eastern Express Highway, Vilekhal (East), Mumbai - 400 079, Maharashtra. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).  
ii. For shares held in electronic form: The Equity Shares will be directly transferred to the Demat Account of the IETF Authority with the help of Depository Participant(s) without any further notice.

As per SEBI Norms, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. Payment to be made to shareholders holding equity shares in physical form if the folio is KYC Compliant only.

The concerned Shareholders may note that, once the Equity Shares are transferred to the demat account of IETF Authority, no claim shall be against the Company in respect thereof and they can claim the said Equity Shares along with unpaid/unclaimed dividends from IETF, for which details are available at [www.iepf.gov.in](http://www.iepf.gov.in). In terms of Rule 6 of the Rules, a statement containing details of name(s) of Shareholders and the Folio No. (DPID-Client ID) and the Equity Shares are due for transfer to the Demat Account of IETF Authority are uploaded under the Investors Section on the website of the Company viz. [www.godrejindustries.com](http://www.godrejindustries.com). The Shareholders may further note that the details uploaded by the Company on the website shall be deemed to be adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of physical shares to IETF pursuant to the Rules.

In case of any queries or issues or further information, concerned Shareholders may contact the Secretarial Department / Nodal Officer of the Company with the following details: Godrej Industries Limited, Godrej One, 2nd Floor, Pirojshanagar, Eastern Express Highway, Vilekhal (East), Mumbai - 400 079, Maharashtra. Tel: 022-2518 8010 or Fax No: 022-2518 8066. After delivery, they may send an e-mail to the Company at [investor@godrejind.com](mailto:investor@godrejind.com).

By order of the Board of Directors of Godrej Industries Limited  
Sd/-  
Anupama Kamble  
Company Secretary & Compliance Officer  
(FCS 12730)  
Date: June 9, 2025  
Place: Mumbai