

May 8, 2026

To Listing Department, NATIONAL STOCK EXCHANGE OF INDIA LIMITED Exchange Plaza, Bandra Kurla Complex, Bandra (E), MUMBAI -400 051 Company Code No. AUROPHARMA	To The Corporate Relations Department BSE LIMITED Phiroz Jeejeebhoy Towers, 25 th floor, Dalal Street, MUMBAI -400 001 Company Code No. 524804
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Sub: Submission of post buyback public advertisement pertaining to buyback of up to 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) fully paid-up equity shares having a face value of ₹ 1/- (Rupees One only) each (“Equity Shares”) of Aurobindo Pharma Limited (“Company”) at a price of ₹ 1,475/- (Rupees One Thousand Four Hundred and Seventy Five only) per Equity Share payable in cash for an aggregate amount not exceeding ₹ 800,00,00,000/- (Rupees Eight Hundred Crore only) on a proportionate basis through tender offer route (“Buyback”), pursuant to the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (“Buyback Regulations”).

Dear Sir / Madam,

This is further to our letters dated Wednesday, April 8, 2026 and Tuesday, April 21, 2026, whereby we had submitted the public announcement dated Tuesday, April 7, 2026 (“**Public Announcement**”) and the letter of offer dated Tuesday, April 21, 2026 (“**Letter of Offer**”) respectively, pertaining to the captioned Buyback.

As required under the Buyback Regulations, we are pleased to submit herewith a copy of the post buyback public advertisement dated May 7, 2026 (“**Post Buyback Public Advertisement**”), which was published on May 8, 2026 in the following newspapers:

Publication	Language	Editions
Financial Express	English	All editions
Jansatta	Hindi	All editions
Nava Telangana	Telugu*	Hyderabad edition

**Telugu being regional language wherein the registered office of the Company is located.*

Capitalised terms used and not defined herein shall have the meaning ascribed to them in the Letter of Offer.

We request you to kindly take the above on record.

Thanking you,
For **Aurobindo Pharma Limited**

B Adi Reddy
Company Secretary & Compliance Officer

Encl.: as above

AUROBINDO PHARMA LIMITED

www.aurobindo.com

(CIN : L24239TG1986PLC015190)

Corp. Off.: Galaxy, Floors: 22-24, Plot No.1, Survey No.83/1, Hyderabad Knowledge City, Raidurg Panmaktha, Ranga Reddy District, Hyderabad – 500 032, Telangana, India.

Tel : +91 40 6672 5000 / 6672 1200 Fax: +91 40 6707 4044.

Regd. off.: Plot No. 2, Maithrivihar, Ameerpet, Hyderabad - 500 038, Telangana., India. Tel: +91 40 2373 6370/ 2374 7340 Fax: +91 40 2374 1080 / 2374 6833

Email: info@aurobindo.com Website: www.aurobindo.com



AUROBINDO PHARMA LIMITED

Corporate Identity Number (CIN): L24239TG1986PLC015190

Registered Office: Plot No. 2, Maithrivi, Ameerpet, Hyderabad - 500 038, Telangana, India

Corporate Office: Galaxy, Floors: 22-24, Plot No.1, Survey No.83/1, Hyderabad Knowledge City, Raidurg Panmaktha,

Ranga Reddy District, Hyderabad - 500032, Telangana, India • Tel.: +91 40 2373 6370/ 2374 7340 • Fax: +91 40 2374 1080/ 2374 6833

Website: www.aurobindo.com • Email: cs@aurobindo.com • Contact Person: Mr. B. Adi Reddy, Company Secretary and Compliance Officer

POST BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF AUROBINDO PHARMA LIMITED

This post buyback public advertisement ("Post Buyback Public Advertisement") is being made in accordance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations") regarding completion of the Buyback. This Post Buyback Public Advertisement should be read in conjunction with the public announcement dated April 7, 2026 published on April 8, 2026 ("Public Announcement") and the letter of offer dated April 21, 2026 ("Letter of Offer"), issued in connection with the Buyback.

Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement and the Letter of Offer.

1. THE BUYBACK

1.1. Aurobindo Pharma Limited ("Company") had announced the Buyback of up to 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) fully paid-up equity shares of the Company, having face value of ₹ 1/- (Rupees One only) each ("Equity Shares"), at a price of ₹ 1,475/- (Rupees One Thousand Four Hundred and Seventy Five only) per Equity Share ("Buyback Price"), payable in cash, for an aggregate amount of up to ₹ 800,00,00,000 (Rupees Eight Hundred Crore only) ("Buyback Size"), from all of the equity shareholders/ beneficial owners, including members of the Promoter & Promoter Group, who hold Equity Shares as of the Record Date, i.e., Friday, April 17, 2026, on a proportionate basis through the "Tender Offer" route as prescribed under the Buyback Regulations, Companies Act, rules framed thereunder including the Share Capital Rules and Management Rules, to the extent applicable, and the Listing Regulations ("Buyback"). The Buyback Size does not include any expenses incurred or to be incurred for the Buyback viz. Brokerage costs, fees, turnover charges, applicable taxes such as securities transaction tax, goods and services tax, stamp duty, etc., expenses incurred or to be incurred for the Buyback like filing fees payable to SEBI, advisors/ legal fees, public announcement publication expenses, printing and dispatch expenses and other incidental and related expenses, etc. ("Transaction Costs"). The Buyback Size constitutes 3.93% and 2.62% of the aggregate of the total paid-up equity share capital and free reserves (including securities premium) of the Company as per the audited standalone and consolidated financial statements of the Company as at March 31, 2025, respectively (i.e., the last audited financial statements available as on the date of Board Meeting recommending the proposal of the Buyback).

1.2. The Company adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide SEBI circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, SEBI circular no. SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 and SEBI circular no. SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 8, 2023 and such other circulars or notifications, as may be applicable, including any amendments or statutory modifications for the time being in force.

1.3. The tendering period for the Buyback opened on Thursday, April 23, 2026 and closed on Wednesday, April 29, 2026.

2. DETAILS OF THE BUYBACK

2.1. The total number of Equity Shares bought back by the Company in the Buyback were 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares, at a price of ₹ 1,475/- (Rupees One Thousand Four Hundred and Seventy Five only) per Equity Share.

2.2. The total amount utilized in the Buyback was ₹ 799,99,98,800 (Rupees Seven Hundred and Ninety Nine Crore Ninety Nine Lakh Ninety Eight Thousand Eight Hundred only), excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e. KFin Technologies Limited ("Registrar"), considered a total of 26,568 valid bids for 2,94,73,022 (Two Crore Ninety Four Lakh Seventy Three Thousand and Twenty Two) Equity Shares in response to the Buyback, which is approximately 5.43 times the maximum number of Equity Shares proposed to be bought back.

2.4. The details of the valid bids considered by the Registrar are as follows:

Category of Shareholders	No. of Equity Shares reserved in the Buyback	No. of valid Bids	Total no. of Equity Shares validly tendered	Response (%)
Reserved category for Small Shareholders	8,13,560	20,843	11,31,662	139.10%
General category for all other Eligible Shareholders	46,10,168	5,725	2,83,41,360	614.76%
Total	54,23,728	26,568	2,94,73,022	543.41%

2.6. All valid bids were considered for the purpose of acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/ rejection has been dispatched by the Registrar via email to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company or the Depositories), on May 7, 2026.

2.7. The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("Clearing Corporation") on May 7, 2026. The Clearing Corporation has made direct funds pay-out to Eligible Shareholders whose Equity Shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India/ relevant bank(s), due to any reasons, then the amount payable to the Eligible Shareholder were transferred to the concerned Seller Members for onward transfer to such Eligible shareholders.

2.8. The Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company's demat account on May 7, 2026. No Equity Shares were tendered in physical form. The unaccepted dematerialized Equity Shares have been returned to respective Eligible Shareholders/ custodians by release of lien on such Equity Shares by the Clearing Corporation on May 7, 2026.

2.9. The extinguishment of 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares accepted under the Buyback, all of which are in dematerialized form, is currently under process and will be completed in accordance with the Buyback Regulations, on or before May 18, 2026.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The capital structure of the Company pre and post Buyback is set forth below:

Sr. No.	Particulars	Amount (in ₹)
A	AUTHORISED SHARE CAPITAL	
	4,54,29,93,820 Equity Shares of ₹ 1/- each	₹ 4,54,29,93,820
	2,12,10,000 preference shares of ₹ 100/- each	₹ 2,12,10,00,000
	Total	₹ 6,66,39,93,820
B	ISSUED, SUBSCRIBED AND FULLY PAID-UP CAPITAL BEFORE THE BUYBACK	
	58,08,01,623 Equity Shares of ₹ 1/- each	₹ 58,08,01,623
C	ISSUED, SUBSCRIBED AND FULLY PAID-UP CAPITAL AFTER THE BUYBACK*	
	57,53,77,895 Equity Shares of ₹ 1/- each	₹ 57,53,77,895

* Subject to extinguishment of 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares accepted in the Buyback.

3.2. Details of the Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back under the Buyback are as mentioned below:

Sr. No.	Name of the Eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of the total Equity Shares bought back	Equity Shares accepted as a % of the total post Buyback Equity Share capital of the Company*
1.	RPR Sons Advisors Private Limited	15,63,434	28.83	0.27
2.	Bandhan Mutual Fund (multiple schemes)	2,58,615	4.77	0.04
3.	Quant Mutual Fund (multiple schemes)	2,49,858	4.61	0.04
4.	ICICI Prudential Mutual Fund (multiple schemes)	2,44,911	4.52	0.04
5.	Kamban Nithyananda Reddy	2,11,520	3.9	0.04
6.	Government Pension Fund Global	1,76,905	3.26	0.03
7.	NPS Trust - A/C SBI Pension Fund (multiple schemes)	1,76,346	3.25	0.03
8.	SBI Mutual Fund (multiple schemes)	1,71,630	3.16	0.03
9.	Kamban Kirthi Reddy	1,61,217	2.97	0.03
10.	Venkata Ramprasad Reddy Penaka	1,43,305	2.64	0.02
11.	Life Insurance Corporation of India	1,35,510	2.50	0.02
12.	Axis Clinicals Limited	1,33,168	2.46	0.02
13.	M Sivakumaran	1,15,371	2.13	0.02
14.	ICICI Prudential Life Insurance Company Limited	77,548	1.43	0.01
15.	Kamban Spoorthi	55,759	1.03	0.01

* Subject to extinguishment of 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares accepted in the Buyback.

3.3. The shareholding pattern of the Company, prior to the Buyback (i.e., as of the Record Date, being April 17, 2026) and post the completion of the Buyback, is as follows:

Category of Shareholder	Pre Buyback#		Post Buyback*	
	No. of Equity Shares	% of total Equity Shares	No. of Equity Shares	% to total Equity Shares
Promoter & Promoter Group and persons acting in concert (A)	30,09,48,721	51.82	29,85,22,726	51.88
Shareholding of non-promoters (B)	27,98,52,902	48.18	27,68,55,169	48.12
Foreign Investors (OCBs/ FIs/ NRIs/ Non-residents/ Non-domestic companies)	9,06,24,695	15.60	27,68,55,169	48.12
Indian Financial Institutions/ Banks/ Mutual Funds/ Government Companies	14,50,76,920	24.98		
Others (Individuals, Bodies Corporate, Employees, etc.)	4,41,51,287	7.60		
Total (A+B)	58,08,01,623	100.00	57,53,77,895	100.00

As on the Record date

* Subject to extinguishment of 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares accepted in the Buyback.

4. MANAGER TO THE BUYBACK



AXIS CAPITAL LIMITED
1st Floor, Axis House, P. B. Marg, Worli, Mumbai - 400 025, Maharashtra, India
Tel.: +91 22 4325 2183; Fax: +91 22 4325 3000
Contact Person: Harish Patel/ Simran Gadh
Email: apl.buyback@axiscap.in
Website: www.axiscapital.co.in
SEBI Registration Number: INM000012029

5. DIRECTORS' RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Advertisement and confirms that this Post Buyback Public Advertisement contains true, factual and material information and does not contain any misleading information. This Post Buyback Public Advertisement is issued under the authority of the Board of Directors of the Company in terms of the resolution passed by the Board on April 6, 2026.

For and on behalf of the Board of Directors of Aurobindo Pharma Limited

Sd/-
K. Nithyananda Reddy
Managing Director
DIN: 01284195

Sd/-
M. Madan Mohan Reddy
Whole-time Director
DIN: 01284266

Sd/-
B. Adi Reddy
Company Secretary and Compliance Officer
Membership No.: ACS 13709

Date : May 7, 2026
Place : Hyderabad



Investment Manager: Baroda BNP Paribas Asset Management India Private Limited (AMC)
Corporate Identity Number (CIN): U65991MH2003PTC142972

Registered Office: 201(A) 2nd Floor, A wing, Crescenzo, C-38 & 39, G Block, Bandra-Kurla Complex, Mumbai, Maharashtra, India - 400 051. Website: www.barodabnpbparibasmf.in • Toll Free: 1800 267 0189

NOTICE

TO WHOMSOEVER IT MAY CONCERN

We are in receipt of an indemnity bond of erstwhile BOB ELSS'95 for redemption, which is held by the unit holders listed below:

Name of Certificate Holder	Certificate Folio Nos	Unit Certificate No	No. of Units	Face Value of Units	Claimant
Late Mr. Kantilal S Sutarwala	BEK00403	0000072192 - 0000072197	300	3000	Kusumben K Sutarwala
Late Mr. Udaykant H Umarania	BEU00293	0000310693 - 0000310712	1000	10000	Ilabera U Umarania

Should anyone have a claim on the said unitholding or objection to redemption of units in favour of the aforesaid person, you may send a written communication providing details of your folio no. in support of your claim / objection, at the above mentioned address, or alternatively email to service@barodabnpbparibasmf.in within a period of 15 days from publication of this notice.

In absence of receipt of any claim and/or objection, redemption will be processed in favour of the above-named person on the basis of documents submitted.

For Baroda BNP Paribas Asset Management India Private Limited
(Formerly BNP Paribas Asset Management India Private Limited)
(Investment Manager to Baroda BNP Paribas Mutual Fund)

Sd/-

Authorised Signatory

Date : May 6, 2026

Place : Mumbai

**MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS,
READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.**



GRETEX CORPORATE SERVICES LIMITED

A-401, Floor 4th, Plot FP-616 (PT), Naman Midtown, Senapati Bapat Marg, Near Indiabulls, Dadar (West), Mumbai - 400013 Website: <https://gretexc corporate.com/investor-relations/disclosures-under-reg-46-of-lodnfinancial-information/financial-results>, Email ID: info@gretexcgroup.com
Contact No.: 022-69308500 CIN: L74999MH2008PLC288128

EXTRACT OF AUDITED CONSOLIDATED AND STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2026

Particulars	(Rs. in Lakhs)					
	Consolidated			Standalone		
	Quarter Ended	Year Ended	Quarter Ended	Quarter Ended	Year Ended	Quarter Ended
	31.03.2026	31.03.2026	31.03.2025	31.03.2026	31.03.2026	31.03.2025
Total income from operations	3,481.73	17,851.60	5,987.16	603.50	3,309.65	695.00
Profit/(loss) for the period (before tax and exceptional items)	790.86	3,939.84	-2,369.10	289.43	1,947.01	355.28
Profit/(loss) for the period (before tax and after exceptional items)	770.39	3,970.03	-2,369.10	289.43	1,947.01	355.28
Profit/(loss) for the period (after tax and after exceptional items attributable to the owners of the Company)	485.59	1,887.12	-1,709.99	-	-	-
Total Comprehensive income/(loss) for the period (Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax), attributable to the owners of the Company)	6,657.96	7,205.46	-545.38	-	-	-
Equity Share Capital	2,415.93	2,415.93	1,191.55	2,415.93	2,415.93	1191.55
Other equity	-	2,249.52	-	-	19,599.52	-
Earnings Per Share (not annualized) (Face value Rs. 10/- per share)						
Basic:	2.73	11.89	-15.11	0.74	5.53	-2.61
Diluted:	2.73	11.89	-14.87	0.74	5.53	-2.55

NOTE:

1) The above is an extract of the detailed format of Statement of audited Consolidated and Standalone Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of BSE (<https://www.bseindia.com/>) and NSE (<https://www.nseindia.com/>) and on the Company's website <https://gretexc corporate.com>. The same can be accessed by scanning the QR code provided below.

2) The consolidated and standalone figures for the quarter ended 31st March, 2026 and 31st March, 2025 are the balancing figures between the audited figures in respect of the full financial year and the limited reviewed year to date figures upto the third quarter of the relevant financial year.



For and on behalf of the Board of Directors

Sd/-

Alok Haralka

Managing Director & CFO

DIN: 02486575

Date : 7th May, 2026

Place : Mumbai



RBL BANK LIMITED

Corporate Identification Number: L65191PN1943PLC007308
Registered Office: 1st Lane, Shahapur, Kolhapur - 416 001, Tel: +91 231 6650214
Website: www.rbl.bank.in | Email: investorgrievances@rbl.bank.in

NOTICE TO THE EQUITY SHAREHOLDERS OF THE BANK (for transfer of equity shares of the Bank to the Investor Education and Protection Fund)

This Notice is published pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ("Act") read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, ("the Rules / IEPF Rules") notified by Ministry of Corporate Affairs, as amended from time to time.

The Act and the Rules, inter alia, contains provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years to Demat account of the "Investor Education Protection Fund" ("IEPF Authority"). However, where there is a specific order of court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend (under any dispute) or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Bank will not transfer such shares to IEPF Authority. In compliance with the aforesaid Rules, the Bank has sent individual reminder letters to the concerned shareholders (at their registered address) whose dividend amounts have not been claimed / encashed for last seven consecutive years commencing from the unpaid Final Dividend Account for the financial year 2018 -2019 and whose shares are liable to be transferred to the Demat account of IEPF authority ("IEPF Demat") under the said Rules for taking appropriate action.

The Bank has also uploaded full data of such shareholders, viz. name and DP ID/ Client ID/ Folio No. and shares due for transfer to IEPF Demat on its website. Shareholders concerned are requested to refer to the web link https://webassets.rbl.bank.in/fir_admin/corporate_governance/StatementofSharesstobe transferredtoIEPF_FY_2018_2019.pdf to verify the details of their unclaimed dividend and the shares liable to be transferred to the IEPF Authority. The concerned shareholder(s) are requested to claim unclaimed dividend on or before August 13, 2026 failing which the aforesaid unpaid/unclaimed dividend for the financial year 2018-19 and their corresponding shares will be transferred to IEPF authority at appropriate date in accordance with the IEPF Rules. The claim request received after the aforesaid date will not be considered by the Bank.

Please note that no claim shall lie against the Bank in respect of unclaimed dividend and equity shares that have been transferred to the IEPF Authority. Kindly note that all the future benefits and dividend arising of such shares would also be credited to IEPF Authority. Shareholders may note that both the unclaimed dividend and corresponding shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back from the IEPF Authority after following the procedure prescribed under the IEPF Rules.

Concerned shareholders whose shares are liable to be transferred to the Demat account of IEPF Authority are hereby informed that the Bank would be executing the corporate action to transfer the respective shares in favour of the IEPF Demat Account.

Further, the shareholders holding shares in physical form are advised that upon execution of corporate action as mentioned above, the original share certificate(s) registered in their name will be deemed automatically cancelled and non-negotiable.

For any queries on the above matter, Shareholders are requested to contact:-

1) **Register and Transfer Agent of the Bank** - M/s. MUGF Intime India Pvt. Ltd (formerly known as M/s. Link Intime India Private Limited),

Address: - C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai - 400 083

Email id: investor.relations@in.mpmfs.mugf.com Telephone:- +91 22 49186000

2) **Company Secretary**

RBL Bank Limited,

Address: - Controlling Office: One World Centre, Tower 2B, 9th Floor, 841, Senapati Bapat Marg, Lower Parel West, Mumbai - 400 013

Email id: investorgrievances@rbl.bank.in, Telephone:- +91 231 6650200

For RBL Bank Limited

Sd/-

Niti Arya

Company Secretary

FCS - 5586

Place : Mumbai
Date : May 07, 2026

పశ్చిమ బెంగాల్ అసెంబ్లీ రద్దు

రేపు కొలువుదీరనున్న కొత్త ప్రభుత్వం

కోల్కతా : బెంగాల్ కాలపరిమితి ముగియడంలో పశ్చిమ బెంగాల్ అసెంబ్లీని గవర్నర్ ఆర్ఎన్ రవి రద్దు చేశారు. ఇటీవల జరిగిన అసెంబ్లీ ఎన్నికల్లో మొత్తం 293 స్థానాలకు గాను 207 సీట్లలో చెగ్గిన బీజేపీ, మమతా బెనర్జీ నేతృత్వంలోని 15 ఏండ్ల తణమూల్ కాంగ్రెస్ పాలనకు ముగింపు పలికింది. శనివారం కొత్త ప్రభుత్వం కొలువుదీరనుంది. శుక్రవారం బీజేపీ శాసన సభాపక్షనేతను ఆ పార్టీ ఎమ్మెల్యేలు ఎన్నుకొన్నారు. ఈ నేపథ్యంలో ప్రస్తుత అసెంబ్లీని గవర్నర్ రద్దు చేశారు.



మరోవైపు, తాను ఓడినా సీఎం పదవికి రాజీనామా చేయనని మమతా బెనర్జీ ప్రకటించడంతో బెంగాల్లో రాజకీయాలు వేడక్కాయి. ఇప్పటివరకే ఎన్నికల పరాజయంతో తృణమూల్ కాంగ్రెస్ డీలా పడగా, తాజాగా మమత నిర్దేశించిన ఓ కీలక సమావేశానికి తోమ్మిది నుంచి పది మంది ఎమ్మెల్యేలు గైరాజైవనం తెలుస్తోంది. తృణమూల్ నుంచి 80 మంది ఎమ్మెల్యేలు విజయం సాధించగా, ఈ సమావేశానికి 70 మంది మాత్రమే హాజరైనట్లు వార్తా కథనాలు వెలువడ్డాయి.

వెంటనే ధాన్యం కాంటాలలు పెట్టాలి



నవతెలంగాణ-ఆర్ఎఫ్డీ

రాష్ట్ర ప్రభుత్వం ఐకేపీ సెంటర్లను తెరిచి 40 రోజులు పుస్తా. రైతులు సెంటర్లకు ధాన్యాన్ని తెచ్చి 50 రోజులపుస్తా కాంటాలలు పెట్టడం లేదని సీపీఐ(ఎం) రాష్ట్ర కార్యదర్శి వర్ణన భూలకంఠి రంగారెడ్డి, మల్లు లక్ష్మి ఆవేదన వ్యక్తం చేశారు. రోజుల తరబడి రైతులు పడికాపులు కాస్తా తీర్చి ఇబ్బందులు పడుతున్నారని, వెంటనే కాంటాలలు పెట్టి రైతుల భారాల్లో డబ్బులు జమ చేయాలని డిమాండ్ చేశారు. సూర్యాపేట జిల్లా ఆర్ఎఫ్డీ మండల కేంద్రంలోని ఐకేపీ ధాన్యం కొనుగోలు కేంద్రాలను గురువారం వారు సందర్శించి రైతులతో మాట్లాడారు. ఈ సందర్భంగా వారు మాట్లాడుతూ.. ఆకాల వర్షాలు వస్తున్న

- సీపీఐ(ఎం) రాష్ట్ర కార్యదర్శి వర్ణన భూలకంఠి రంగారెడ్డి, మల్లు లక్ష్మి
- ఆర్ఎఫ్డీ ఐకేపీ కేంద్రం సందర్శన

సమయంలో ఆరుగలం కష్టం చేసి పండించిన వడ్లను కోనే దిక్కులేని పరిస్థితిలో రైతులు తీర్చి ఇబ్బందులు పడుతున్నారని తెలిపారు. ప్రభుత్వం, అధికారులు నిర్లక్ష్య వైఖరితో వ్యవహారిస్తున్నారని విమర్శించారు. మిల్లర్లు, సెంటర్ నిర్వాహకుల అవకతవకల కారణంగా కాంటాలలు అలస్యమవుతున్నాయన్నారు. అధికారులు, మిల్లర్లు కలిసి రైతులను మోసం చేస్తున్నారని, ఒక్క బాకలేవని తక్కువ ధర పెడుతున్నారని ఆగ్రహం వ్యక్తం చేశారు. ఒకవైపు మంత్రి ఉత్తమకుమార్ రెడ్డి ధాన్యం కొనుగోలు విషయంలో వెంటనే కాంటాలలు పెడుతున్నామని చెబుతున్నా.. దానికి విరుద్ధంగా ఐకేపీ సెంటర్లో ఉండని, ఎండలో మునిగిన, కనీస వసతులు లేక, రోజుల తరబడి ధాన్యం కాంటాలలు కాక రైతులు తీర్చి ఇబ్బందులు పడుతున్నారని తెలిపారు.

లక్ష్మీ ఎట్టకేలకు.. బెంగళూరుపై మెరుపు విజయం

లక్ష్మీ సూపర్ జియంట్స్ ఎట్టకేలకు గెలుపు బాట వట్టింది. సీజన్ ఆరంభంలో మూడు మ్యాచ్లలో రెండు విజయాలతో శుభారంభం దక్కినా.. పంత్ సేన వరుసగా ఆరు మ్యాచ్లలో పరాజయం పాలైంది. ఫ్లే ఆఫ్స్ అవకాశాలు ఆవిరి అవుతున్న తరుణంలో రాయల్ చాలెంజర్స్ బెంగళూరుపై సూపర్ జియంట్స్ ఓ విజయం సాధించింది. వర్షం అంతరాయం కలిగించిన మ్యాచ్లో డికోవర్ల పద్ధతిలో 9 పరుగులతో లక్ష్మీ సూపర్ జియంట్స్ గెలుపొందింది.

మిచెల్ మార్ష్ ధనాధన్య సెంచరి లక్ష్మీ 209/3, బెంగళూరు 203/6



మిచెల్ మార్ష్ ఫ్లేయర్ ఆఫ్ ది మ్యాచ్ గా నిలిచాడు.

క్రీజులో ఉన్నంతవరకు స్కోరు బోర్డును వరుసలు పెట్టించాడు. మరో ఓపెనర్ ఆర్థర్ కులకర్ణి (17) బంతికో పరుగు చేసేందుకు తంటాలు పడిన తరుణంలో.. మార్ష్ బెంగళూరు బౌలర్లపై విరుచుకుపడ్డాడు. పవర్ ప్లేలో 68/0తో నిలిచిన లక్ష్మీ.. మార్ష్ మెరుపులతో భారీ స్కోరు దిశగా సాగింది. 3 ఫోర్లు, 6 సిక్స్లతో 20 బంతుల్లో ఆర్థర్ సెంచరి బాదిన మార్ష్.. సెంచరి చేరుకోవడం ముందు మరో 19 బంతుల్లో ఆడాడు. బౌండరీల రూపంలోనే 90 పరుగులు పిండుకున్నాడు. కులకర్ణితో 56 బంతుల్లో 95 పరుగులు, నికోలస్ పూరన్తో కలిసి 41 బంతుల్లో 70 పరుగులు జోడించాడు. మార్ష్ నిష్క్రమణతో స్కోరు వేగం తగ్గినా.. ఆఖర్లో రిషబ్ పంత్ (32 నాటౌట్) దంబితో బ్యాట్లు. 2 సిక్స్లు, 4 ఫోర్లతో మెరిసి సూపర్ జియంట్స్ ముందంజలో నిలిపాడు. స్పిన్లలో కృనాల్ పాండ్య (1/31) రాణించాడు.

వర్షం అంతరాయం

రాయల్ చాలెంజర్స్, సూపర్ జియంట్స్ మ్యాచ్లు వరుసలు ఆటవంతం కలిగించాయి. లక్ష్మీలో పలుమార్లు వర్షంతో ఆటకు అంతరాయం ఏర్పడింది. సూపర్ జియంట్స్ ఇన్నింగ్స్ వర్షం కారణంగా మూడుసార్లు నిలిచింది. 1.3 ఓవర్లకు, 9 ఓవర్లకు, 14 ఓవర్లకు వర్షం అంతరాయంతో ఆట మెరుపులతో బెంగళూరును గెలుపు దిశగా నడిపించాడు. హిట్లర్లు కనాల్ పాండ్య, రోమారెయో షెషర్డేలు క్రీజులో ఉండగా ఆఖరు ఓవర్లో జట్టుకు 20 పరుగులు అవసరం అయ్యాయి. స్పిన్లలో దిగ్గేజ్ చేతికి బంతి అందించిన పంత్.. ఎట్టకేలకు మాయ చేశాడు. దిగ్గేజ్ ఆరు బంతుల్లో 10 పరుగులే ఇవ్వగా సూపర్ జియంట్స్ 9 పరుగుల తేడాతో గెలుపొందింది.

సంక్షిప్త స్కోరు వివరాలు

లక్ష్మీ సూపర్ జియంట్స్ : 209/3 (మిచెల్ మార్ష్ 111, నికోలస్ పూరన్ 38, రిషబ్ పంత్ 32, కృనాల్ పాండ్య 1/31, జోహాన్సన్ 1/49)
రాయల్ చాలెంజర్స్ బెంగళూరు : 203/6 (రజత్ పాటిదార్ 61, టీమ్ డెవిడ్ 40, ప్రీన్య యాదవ్ 3/33, షాబాజ్ అహ్మద్ 2/33)

నవతెలంగాణ-లక్ష్మీ టాప్-2 రేసులో నిలిచిన రాయల్ చాలెంజర్స్ బెంగళూరుకు లక్ష్మీ సూపర్ జియంట్స్ షాక్ ఇచ్చింది. వరుసగా ఆరు ఓటములతో ఫ్లే ఆఫ్స్ అవకాశాలు దాదాపు ఆవిరి చేసుకున్న లక్ష్మీ సూపర్ జియంట్స్ గురువారం జరిగిన మ్యాచ్లో బెంగళూరుపై డికోవర్ల లూయస్ పద్ధతిలో 9 పరుగుల తేడాతో గెలుపొందింది. 213 పరుగుల చేదనలో రాయల్ చాలెంజర్స్ బెంగళూరు 203 పరుగులే చేసింది. కెప్టెన్ రజత్ పాటిదార్ (61, 31 బంతుల్లో 3 ఫోర్లు, 6 సిక్స్లు), టీమ్ డెవిడ్ (40, 17 బంతుల్లో 4 ఫోర్లు, 3 సిక్స్లు) ధనాధన్య ఇన్నింగ్స్ లో కదం తొక్కారు. ఆఖరు ఓవర్లో బెంగళూరుకు 20 పరుగులు అవసరం కాగా.. రోమారెయో షెషర్డే(23 నాటౌట్), కృనాల్ పాండ్య (28 నాటౌట్) క్రీజులో ఉన్నప్పటికీ ఆ జట్టు 10 పరుగులే చేసింది. అంతకుముందు, రాయల్ బ్యాటింగ్ చేసిన లక్ష్మీ సూపర్ జియంట్స్ నిర్ణీత 19 ఓవర్లలో 209 పరుగుల భారీ స్కోరు చేసింది. ఓపెనర్ మిచెల్ మార్ష్ (111, 56 బంతుల్లో 9 ఫోర్లు, 9 సిక్స్లు) సెంచరితో చెలరేగాడు. నికోలస్ పూరన్ (38, 23 బంతుల్లో 4 ఫోర్లు, 1 సిక్స్), రిషబ్ పంత్ (32 నాటౌట్, 10 బంతుల్లో 4 ఫోర్లు, 2 సిక్స్లు) రాణించారు. పది మ్యాచ్లలో బెంగళూరుకు ఇది నాల్గో ఓటమి కాగా.. పది మ్యాచ్లలో సూపర్ జియంట్స్ మూడో విజయం. సెంచరితో చెలరేగిన


మిచెల్ మార్ష్ ఫ్లేయర్ ఆఫ్ ది మ్యాచ్ గా నిలిచాడు. ప్రీన్య షాబాజ్ మాయ సూపర్ జియంట్స్ బౌలర్లు బెంగళూరుకు ఆరంభంలోనే షాక్ ఇచ్చారు. జాకబ్ బెటెల్ (4)ను షమి సాగనంపగా.. విరాట్ కోహ్లి (0) వికెట్తో ప్రీన్య యాదవ్ విజయించాడు. 9 పరుగులకే ఓపెనర్లను కోల్పోయిన బెంగళూరును కెప్టెన్ రజత్ పాటిదార్ (61), దేవదత్ పడికర్ (34) నడిపించారు. పాటిదార్ 6 సిక్స్లు, 3 ఫోర్లతో దండయాత్ర చేశాడు. షాబాజ్ అహ్మద్ ఈ జోడీని విడదీసి సూపర్ జియంట్స్ కు ఊరట అందించాడు. ఇంపాక్ట్ ఫ్లేయర్ గా వచ్చిన టీమ్ డెవిడ్ (40) ధనాధన్య మెరుపులతో బెంగళూరును గెలుపు దిశగా నడిపించాడు. హిట్లర్లు కనాల్ పాండ్య, రోమారెయో షెషర్డేలు క్రీజులో ఉండగా ఆఖరు ఓవర్లో జట్టుకు 20 పరుగులు అవసరం అయ్యాయి. స్పిన్లలో దిగ్గేజ్ చేతికి బంతి అందించిన పంత్.. ఎట్టకేలకు మాయ చేశాడు. దిగ్గేజ్ ఆరు బంతుల్లో 10 పరుగులే ఇవ్వగా సూపర్ జియంట్స్ 9 పరుగుల తేడాతో గెలుపొందింది.

ప్రాంచైజీలపై బోర్డు సీరియస్

క్రీకెటర్ల గర్హింపుపై ఇక ఆంక్షలు!

ముంబయి : ఐపీఎల్ 19లో వరుస వివాదాలు భారత క్రీకెట్ నియంత్రణ మండలి (బీసీసీఐ)ని ఇరకాటంలో పడెస్తున్నాయి. రాజస్థాన్ రాయల్స్ టీమ్ మేనేజ్ రోమి బిందర్ డగ్గింగ్ సెలెక్షన్ వాదనలు, ఆ జట్టు కెప్టెన్ రియాన్ పరాగ్ క్రెస్సింగ్ రూమ్ లో పాగోటం, పంజాబ్ కింగ్స్ స్పిన్లర్ యుజ్వల్ చాహల్ విమానంలో దూషాపానం చేసిన దృశ్యాలు సోషల్ మీడియాలో వైరల్ గా మారాయి. రోమి బిందర్, రియాన్ పరాగ్ లపై బీసీసీఐ జరిపిన విచారణ విధించిన సంగతి తెలిసిందే. క్రీకెటర్ల కుటుంబాలతో సంబంధం లేని వ్యక్తులు టీమ్ ఐసోలేట్ ప్రయాణించటం, ఆటగాళ్లతో కలిసి హోటల్ లో బస్ చేయటం, మ్యాచ్ సందర్భంగా పీఎంఓ (ఫ్లేయర్స్, మ్యాచ్ ఆఫీయర్స్ ఏరియా) సహా డగ్గింగ్ కనిపించటంపై బోర్డు ఆగ్రహం వ్యక్తం చేసింది. ఈ సీజన్లో ఇప్పటివరకు జరిగిన ఉల్లంఘనలపై యాంటీ కరప్షన్ అండ్ సెక్యూరిటీ యూనిట్ (ఎస్ఎస్ఐ) ఓ నివేదిక తయారు చేసింది. ఈ నివేదిక బీసీసీఐ అందటంతో లీగ్

ప్రతిష్టను నిలిపేందుకు పలు చర్యలు తీసుకునేందుకు సిద్ధమవుతోంది. పీఎంఓలో పాటింట్లను కొన్ని రూల్స్ ఉన్నాయి. ప్రాంచైజీలు ఈ అంశంలో ఎంతో జాగ్రత్త వహించాలి. భార్యలు, స్రీయురాల్య కలిగిరిని కొందరు క్రీకెటర్లు దుర్వినియోగం చేస్తున్నారు. క్రీకెటర్ల భార్యలలో ఎటువంటి సమస్య లేదు. ఆలా కాకుండా, క్రీకెటర్ల స్రీయురాల్య సెరిట కింత మంది మహిళలు ఆటగాళ్ల హోటల్ రూమ్ కు రావడంతో పాటు టీమ్ ఐసోలేట్ ప్రయాణం చేస్తున్నారు. జట్టు ఐసోలేట్లో సోషల్ మీడియా ఇన్ ఫ్లూయెన్షర్లు ఎక్కువగా వసండుటం సైతం ఇబ్బందిగా మారింట్లని ఆ ఐపీఎల్ గవర్నర్ కొన్ని వైరల్ అరుత్ కుమార్ ధుమాల్ అన్నారు. క్రీకెటర్ల భార్యలు హోటల్, టీమ్ ఐసోలేట్ వీడియోలు, ఫోటోలు సోషల్ మీడియాలో పంచుకోవడం సైతం బీసీసీఐకి తలసరిప్పగా మారింది. క్రీకెటర్లు స్రీయురాల్యను పీఎంఓ సహా హోటల్ కు తీసుకురావటంపై ప్రాంచైజీలకు మార్గదర్శకాలు జారీ చేసేందుకు బీసీసీఐ సిద్ధమవుతోంది.



AUROBINDO
Committed to healthier life!

AUROBINDO PHARMA LIMITED

Corporate Identity Number (CIN): L24239TG1986PLC015190
Registered Office: Plot No. 2, Maithrivihar, Ameerpet, Hyderabad - 500 038, Telangana, India
Corporate Office: Galaxy, Floors: 22-24, Plot No.1, Survey No.83/1, Hyderabad Knowledge City, Raidurg Panmaktha, Ranga Reddy District, Hyderabad - 500032, Telangana, India • Tel.: +91 40 2373 6370/ 2374 7340 • Fax: +91 40 2374 1080/ 2374 6833
Website: www.aurobindo.com • Email: cs@aurobindo.com • Contact Person: Mr. B. Adi Reddy, Company Secretary and Compliance Officer

POST BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF AUROBINDO PHARMA LIMITED

This post buyback public advertisement ("Post Buyback Public Advertisement") is being made in accordance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations") regarding completion of the Buyback. This Post Buyback Public Advertisement should be read in conjunction with the public announcement dated April 7, 2026 published on April 8, 2026 ("Public Announcement") and the letter of offer dated April 21, 2026 ("Letter of Offer"), issued in connection with the Buyback.

Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement and the Letter of Offer.

1. THE BUYBACK

1.1. Aurobindo Pharma Limited ("Company") had announced the Buyback of up to 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) fully paid-up equity shares of the Company, having face value of ₹ 1/- (Rupees One only) each ("Equity Shares"), at a price of ₹ 1,475/- (Rupees One Thousand Four Hundred and Seventy Five only) per Equity Share ("Buyback Price"), payable in cash, for an aggregate amount of up to ₹ 800,00,00,000 (Rupees Eight Hundred Crore only) ("Buyback Size"), from all of the equity shareholders/ beneficial owners, including members of the Promoter & Promoter Group, who hold Equity Shares as of the Record Date, i.e., Friday, April 17, 2026, on a proportionate basis through the "Tender Offer" route as prescribed under the Buyback Regulations, Companies Act, rules framed thereunder including the Share Capital Rules and Management Rules, to the extent applicable, and the Listing Regulations ("Buyback"). The Buyback Size does not include any expenses incurred or to be incurred for the Buyback viz. Brokerage costs, fees, turnover charges, applicable taxes such as securities transaction tax, goods and services tax, stamp duty, etc., expenses incurred or to be incurred for the Buyback like filing fees payable to SEBI, advisors/ legal fees, public announcement publication expenses, printing and dispatch expenses and other incidental and related expenses, etc. ("Transaction Costs"). The Buyback Size constitutes 3.93% and 2.62% of the aggregate of the total paid-up equity share capital and free reserves (including securities premium) of the Company as per the audited standalone and consolidated financial statements of the Company as at March 31, 2025, respectively (i.e., the last audited financial statements available as on the date of Board Meeting recommending the proposal of the Buyback).

1.2. The Company adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide SEBI circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, SEBI circular no. SEBI/HO/CFD/DCR-II/CIR/P/2021/615 dated August 13, 2021 and SEBI circular no. SEBI/HO/CFD/PO-D-2/P/CIR/2023/35 dated March 8, 2023 and such other circulars or notifications, as may be applicable, including any amendments or statutory modifications for the time being in force.

1.3. The tendering period for the Buyback opened on Thursday, April 23, 2026 and closed on Wednesday, April 29, 2026.

2. DETAILS OF THE BUYBACK

2.1. The total number of Equity Shares bought back by the Company in the Buyback were 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares, at a price of ₹ 1,475/- (Rupees One Thousand Four Hundred and Seventy Five only) per Equity Share.

2.2. The total amount utilized in the Buyback was ₹ 799,99,98,800 (Rupees Seven Hundred and Ninety Nine Crore Ninety Nine Lakh Ninety Eight Thousand Eight Hundred only), excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e. KFin Technologies Limited ("Registrar"), considered a total of 26,568 valid bids for 2,94,73,022 (Two Crore Ninety Four Lakh Seventy Three Thousand and Twenty Two) Equity Shares in response to the Buyback, which is approximately 5.43 times the maximum number of Equity Shares proposed to be bought back.

2.4. The details of the valid bids considered by the Registrar are as follows:

Category of Shareholders	No. of Equity Shares reserved in the Buyback	No. of valid Bids	Total no. of Equity Shares validly tendered	Response (%)
Reserved category for Small Shareholders	8,13,560	20,843	11,31,662	139.10%
General category for all other Eligible Shareholders	46,10,168	5,725	2,83,41,360	614.76%
Total	54,23,728	26,568	2,94,73,022	543.41%

2.6. All valid bids were considered for the purpose of acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/ rejection has been dispatched by the Registrar via email to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company or the Depositories), on May 7, 2026.

2.7. The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("Clearing Corporation") on May 7, 2026. The Clearing Corporation has made direct funds pay-out to Eligible Shareholders whose Equity Shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India/ relevant bank(s), due to any reasons, then the amount payable to the Eligible Shareholder was transferred to the concerned Seller Members for onward transfer to such Eligible shareholders.

2.8. The Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company's demat account on May 7, 2026. No Equity Shares were tendered in physical form. The unaccepted dematerialized Equity Shares have been returned to respective Eligible Shareholders /custodians by release of lien on such Equity Shares by the Clearing Corporation on May 7, 2026.

2.9. The extinguishment of 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares accepted under the Buyback, all of which are in dematerialized form, is currently under process and will be completed in accordance with the Buyback Regulations, on or before May 18, 2026.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The capital structure of the Company pre and post Buyback is set forth below:

Sr. No.	Particulars	Amount (in ₹)
A	AUTHORISED SHARE CAPITAL	
	4,54,29,93,820 Equity Shares of ₹ 1/- each	₹ 4,54,29,93,820
	2,12,10,00,000 preference shares of ₹ 100/- each	₹ 2,12,10,00,000
	Total	₹ 6,66,39,93,820
B	ISSUED, SUBSCRIBED AND FULLY PAID-UP CAPITAL BEFORE THE BUYBACK	
	58,08,01,623 Equity Shares of ₹ 1/- each	₹ 58,08,01,623
C	ISSUED, SUBSCRIBED AND FULLY PAID-UP CAPITAL AFTER THE BUYBACK*	
	57,53,77,895 Equity Shares of ₹ 1/- each	₹ 57,53,77,895

* Subject to extinguishment of 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares accepted in the Buyback.

3.2. Details of the Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back under the Buyback are as mentioned below:

Sr. No.	Name of the Eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of the total Equity Shares bought back	Equity Shares accepted as a % of the total post Buyback Equity Share capital of the Company*
1.	RPR Sons Advisors Private Limited	15,63,434	28.83	0.27
2.	Bandhan Mutual Fund (multiple schemes)	2,58,615	4.77	0.04
3.	Quant Mutual Fund (multiple schemes)	2,49,858	4.61	0.04
4.	ICICI Prudential Mutual Fund (multiple schemes)	2,44,911	4.52	0.04
5.	Kambam Nithyananda Reddy	2,11,520	3.9	0.04
6.	Government Pension Fund Global	1,76,905	3.26	0.03
7.	NPS Trust - A/C SBI Pension Fund (multiple schemes)	1,76,346	3.25	0.03
8.	SBI Mutual Fund (multiple schemes)	1,71,630	3.16	0.03
9.	Kambam Kirthi Reddy	1,61,217	2.97	0.03
10.	Venkata Ramprasad Reddy Penaka	1,43,305	2.64	0.02
11.	Life Insurance Corporation of India	1,35,510	2.50	0.02
12.	Axis Clinicals Limited	1,33,168	2.46	0.02
13.	M Sivakumaran	1,15,371	2.13	0.02
14.	ICICI Prudential Life Insurance Company Limited	77,548	1.43	0.01
15.	Kambam Spoorthi	55,759	1.03	0.01

* Subject to extinguishment of 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares accepted in the Buyback.

3.3. The shareholding pattern of the Company, prior to the Buyback (i.e., as of the Record Date, being April 17, 2026) and post the completion of the Buyback, is as follows:

Category of Shareholder	Pre Buyback#		Post Buyback*	
	No. of Equity Shares	% of total Equity Shares	No. of Equity Shares	% to total Equity Shares
Promoter & Promoter Group and persons acting in concert (A)	30,09,48,721	51.82	29,85,22,726	51.88
Shareholding of non-promoters (B)	27,98,52,902	48.18		
Foreign Investors (OCBs/ FIIs/ NRIs/ Non-residents/ Non-domestic companies)	9,06,24,695	15.60	} 27,68,55,169	} 48.12
Indian Financial Institutions/ Banks/ Mutual Funds/ Government Companies	14,50,76,920	24.98		
Others (Individuals, Bodies Corporate, Employees, etc.)	4,41,51,287	7.60		
Total (A+B)	58,08,01,623	100.00		

As on the Record date

* Subject to extinguishment of 54,23,728 (Fifty Four Lakh Twenty Three Thousand Seven Hundred and Twenty Eight only) Equity Shares accepted in the Buyback.

4. MANAGER TO THE BUYBACK



AXIS CAPITAL LIMITED
1st Floor, Axis House, P. B. Marg, Worli, Mumbai - 400 025, Maharashtra, India
Tel.: +91 22 4325 2183; Fax: +91 22 4325 3000
Contact Person: Harish Patel/ Simran Gadh
Email: apl.buyback@axiscap.in
Website: www.axiscapital.co.in
SEBI Registration Number: INM000012029

5. DIRECTORS' RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Advertisement and confirms that this Post Buyback Public Advertisement contains true, factual and material information and does not contain any misleading information. This Post Buyback Public Advertisement is issued under the authority of the Board of Directors of the Company in terms of the resolution passed by the Board on April 6, 2026.

For and on behalf of the Board of Directors of Aurobindo Pharma Limited

Sd/-

K. Nithyananda Reddy
Managing Director
DIN: 01284195

Sd/-

M. Madan Mohan Reddy
Whole-time Director
DIN: 01284266

Sd/-

B. Adi Reddy
Company Secretary and Compliance Officer
Membership No.: ACS 13709

Date : May 7, 2026
Place : Hyderabad