



GlaxoSmithKline Pharmaceuticals Limited  
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5<sup>th</sup> June 2025

To,

**BSE LIMITED**

Phiroze Jeejeebhoy Towers  
Dalal Street  
Mumbai - 400001

**THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED**

Exchange Plaza, 5<sup>th</sup> Floor, Plot No. C/1, G Block  
Bandra-Kurla Complex, Bandra (East)  
Mumbai - 400051

Dear Sir,

**Sub: Advertisement relating to Evoting & Annual General Meeting(AGM)**

Pursuant to Regulation 47 of the Listing Obligations and Disclosure Requirements Regulations, 2015 (LODR) we enclose advertisements given in Economic Times, Business Standard and Maharashtra Times relating to publication of E-voting & AGM.

Thanking you,

Yours faithfully

For **GlaxoSmithKline Pharmaceuticals Limited**

Ajay Nadkarni

Vice President – Administration, Real Estate  
& Company Secretary

Encl: Public Notice

CIN: L24239MH1924PLC001151







# Our ITC holding strategic, not financial: BAT

ISHITA AYAN DUTT  
Kolkata, 3 June

British American Tobacco plc (BAT) still considers its holding in ITC a “strategic investment”, Chief Executive Tadeu Marroco said on Tuesday, days after the UK-based tobacco giant trimmed its stake in the cigarettes-to-soap conglomerate.

On May 28, BAT sold 2.5 per cent in ITC with net proceeds amounting to ₹12,941 crore. The sale reduced BAT’s holding in ITC to 22.93 per cent.

Responding to a question on how the ITC stake should be viewed during a post-results conference, Marroco said: “The ITC stake is still for us a strategic investment. It’s not a financial investment.”

Expanding on the rationale, Marroco pointed to the size of the Indian market, the demographics, the potential gross domestic product (GDP)

“BAT WOULD KEEP ITS TWO DIRECTORS ON THE ITC BOARD SO THAT IT HAS AN INFLUENCE”

Tadeu Marroco  
Chief Executive, BAT

per-capita growth and highlighted that ITC is a very well-oiled and run company with leadership in distribution and cigarettes.

“We have a multi-layer relationship with ITC coming back for many years. As you know, we have some inter-party relations with them in leaf, in IT and we have expectations that new category can be a big factor in the Indian market in the future. And we want to preserve as a consequence a relevant stake in ITC,” the BAT chief executive said.

Marroco also confirmed that BAT would keep its two directors on the ITC board so that it has an influence.

The partial monetisation of ITC stake is to enable increased financial flexibility. “This is basically a decision to allow us to have a financial flexibility to beef up the buyback a bit more and at the same time ensure that we get to the leverage corridor that we are aiming for between 2-2.5x by the end of next year,” Marroco said during the call.

This is the second instance in two years that BAT has sold a partial stake in ITC. In March 2024, BAT had sold 3.5 per cent to initiate its buyback programme.

# Vedanta to raise ₹5,000 cr to fund capex

DEV CHATTERJEE  
Mumbai, 3 June

Vedanta, the Indian mining and metals company owned by billionaire Anil Agarwal, plans to raise ₹5,000 crore (\$85 million) through unsecured bonds to refinance existing debt and support capital expenditure.

The proposed issuance offers investors three structures. The first tranche is ₹2,250 crore with a ₹750 crore greenshoe option, maturing in December 2027.

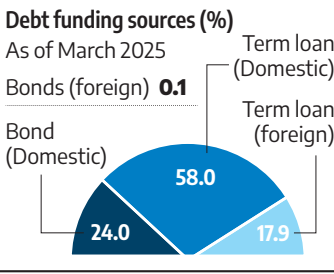
A second option totals ₹1,000 crore with a ₹75 crore greenshoe and a three-year tenor, while the third comprises ₹850 crore,

## Vedanta financials

Key figures (₹ cr)

	Mar '24	Mar '25	Chg (%)
Debt	71,759	73,583	2.5
Cash & cash equivalent	15,421	20,602	33.6
Net debt	56,338	53,251	-5.5

Compiled by BS Research Bureau  
Source: Company



maturing in two years, a company spokesperson said.

The fundraising comes as Vedanta undergoes a major restructuring, spinning

off its businesses into five independent, pure-play entities. The group has outlined a \$4 billion investment plan over the next three years, with \$1.5 billion already

deployed in 2024–25 (FY25). The proceeds of the latest fundraise will help address near-term maturities and enhance financial flexibility.

As of March 2025, Vedanta’s net debt stood at ₹53,251 crore, down over ₹3,000 crore from the previous year, driven by operational cash flows, a qualified institutional placement, and proceeds from a stake sale in its zinc unit.

The company maintained an average debt maturity of over three years. Vedanta’s London-based parent, Vedanta Resources, has reduced its debt to \$5 billion in FY25 — the lowest in a decade — helped by strong dividend payouts from the Indian unit.

## Zydus enters global biologics CDMO mkt with \$125mn buys

ANJALI SINGH  
Mumbai, 3 June

Zydus Lifesciences has announced its entry into the global biologics contract development and manufacturing organisation (CDMO) market with a planned acquisition of two manufacturing facilities from US-based Agenus for up to \$125 million (around ₹1,070 crore).

Under the agreement, Zydus will acquire Agenus’ biologics facilities in Emeryville and Berkeley, California, for an upfront payment of \$75 million (₹642 crore). It will come with an additional \$50 million (₹428 crore) payable over three years. The acquisition gives Zydus immediate biologics manufacturing capabilities and a base in California, considered a major hub for biotechnology in the US.

The company said the acquired facilities would allow it to offer end-to-end services from pre-clinical development through large-scale commercial manufacturing.

Sharvil Patel, managing director, Zydus Lifesciences, said, “The acquisition will give Zydus a strategic foothold in the US and enhance our ability to partner with innovation-centric entities, advancing new products and prioritising patient-centric solutions. This move strengthens our long-term biologics vision and positions us to better serve the needs of the global biopharmaceutical industry.”

# Adani may invest ₹6K cr in cooling solutions biz, set up unit at Mundra

Adani Energy Solutions Ltd (AESL) is undertaking centralised cooling solutions projects, with a cumulative capacity of 52,000 TR (tons of refrigeration). These projects include setting up India’s largest such cooling facility at Mundra in Kutch district of Gujarat, the company said in its latest annual report.

AESL is additionally pursuing projects worth a quarter million (0.25 million) TR across geographies and sectors. While the capex details were not revealed, industry experts indicate that these projects may see investments of around ₹5,000–6,000 crore.

The upcoming Mundra facility will

have a capacity of 45,000 TR, making it India’s largest. This facility will serve industries in the region.

“India’s per capita cooling consumption remains just 8–9 per cent, far behind global averages of over 90 per cent. We are addressing this with Cooling-as-a-Service (CaaS), a pay-per-use model that eliminates high capital costs while ensuring affordable and accessible cooling infrastructure. With an aggregate demand potential of over 11 million TR by 2029–30 (FY30), CaaS is set to play a vital role in industrial efficiency, urban development, and sustainable growth,” said Anil Sar-

dana, managing director, AESL. In centralised cooling, also known as District Cooling Services (DCS), chilled water is produced in a central plant, from where cooling is distributed to multiple buildings through a network of pipes.

One of its paramount benefits is energy efficiency as cooling demand is collated centrally and this centralised nature allows for economies of scale, resulting in reduced operational and maintenance costs.

Currently, this space is fragmented with a few players offering end-to-end solutions, and this is the gap AESL plans to tap.

BS REPORTER

# Wipro pays out 90% quarterly variable pay to most staffers

Wipro has paid out an average of 90 per cent variable pay for the fourth quarter of the FY25 to most of its employees, according to people familiar with the matter.

This is significantly higher than cross-town rival Infosys, whose variable pay for the same period was about 65 per cent due to a muted business environment. In comparison, TCS provided full variable pay to 70 per cent of its employees, while the rest received it based on business and

unit performance. For the third quarter, Wipro’s average variable pay was about 95 per cent, which was paid along with the salary for May. The company, which had 233,346 employees as of March 31, 2025, did not respond to *Business Standard* for comment. IT services companies have been cautious on salary hikes and paying variable components of salaries due to uncertain business conditions.

AVIK DAS

**SPIC**  
SOUTHERN PETROCHEMICAL INDUSTRIES CORPORATION LIMITED

CIN:L11101TN1969PLC005778  
Registered Office: SPIC HOUSE, 88 Mount Road, Guindy, Chennai 600 032.  
Phone: 044-22350245.  
E-mail: [spiccorp@spic.co.in](mailto:spiccorp@spic.co.in) [shares.dep@spic.co.in](mailto:shares.dep@spic.co.in) website : [www.spic.in](http://www.spic.in)

NOTICE TO THE SHAREHOLDERS  
REQUESTING TO REGISTER E-MAIL IDS

The Ministry of Corporate Affairs (MCA) vide General Circular Nos. 14/2020 & 17/2020 dated April 8, 2020 and April 13, 2020 respectively, and 09/2024 dated 19<sup>th</sup> September 2024 and SEBI vide Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated 3<sup>rd</sup> October 2024 (collectively referred to as "said Circulars") permitted the holding of Annual General Meeting (AGM)/Extra-Ordinary General Meeting (EGM) through Video Conferencing (VC) or other Audio Visual Means (OAVM)/to transact items through Postal Ballot in accordance with the framework provided in the above said circulars.

In compliance with the aforesaid Circulars, the Company proposes to send Notice for obtaining consent of the Members for certain matters through Postal Ballot. As mandated in the aforesaid Circulars, the Notice of Postal Ballot shall be sent only by electronic mode only to those Members whose email addresses are registered with the Company/Depositories/ Registrar and Transfer Agent (RTA). Members may note that the Notice of Postal Ballot will also be available on the Company's website [www.spic.in](http://www.spic.in), website of the National Stock Exchange of India Limited at [www.nseindia.com](http://www.nseindia.com) and the website of the E-Voting service provider M/s. Central Depository Services (India) Limited at <https://www.evotingindia.com/>.

Members are hereby requested to register their email address with the Company/Depositories/RTA, if not already updated, by following the below instructions. Updating the email ids will enable the Company to provide you with a copy of Notice for Postal Ballot and vote in Resolutions, besides other communications.

**Members who are holding shares in physical /demat form may follow the below procedure to register / update their e-mail and other particulars with Company / RTA/Depositories.**

- Investors are requested to submit their requests online or through e-mails and as far as possible avoid handling of physical documents.
- You may visit <https://investors.cameoindia.com/> and follow the guidance for submission of the information online for registering the e-mail ID, mobile number and other details, etc.
- Request for registration / change of the information shall be submitted in Form ISR-1 prescribed by SEBI which is available in the website of the Company under the following link: <https://www.spic.in/investors/get-in-touch/>. The scanned copy of the filled Form and other required documents may be sent to the RTA by e-mail at [investor@cameoindia.com](mailto:investor@cameoindia.com). Alternatively, the aforesaid information may be sent by post or courier viz., Cameo Corporate Services Limited, Unit: Southern Petrochemical Industries Corporation Limited, "Subramanian Building" No 1 Club House Road, Chennai 600 002. Tel: 044-28460390 / 28460718.
- Members holding shares in demat mode may approach their Depository Participant (DP) for the above purpose. Also, it may be ensured that the option to receive the Notices and other communications by e-mail has been duly exercised / registered with DP in respect of such holdings.

This will enable the Shareholders to receive the Notice of AGM/EGM/Postal Ballot as and when sent by the Company in the future.

We request our members to please note that all future communications would be sent in electronic mode to the registered e-mail address. Therefore, please ensure to inform any change in your e-mail address to your Depository Participant (in case of shares held in demat mode) or the Company / RTA (in case of shares held in physical mode).

Detailed instructions for casting votes through remote e-voting will be made available in the Notice of Postal Ballot.

This public notice is being published in advance for sending the Notices of Postal Ballot in the FY 2025-26 and to facilitate the members to register or change their contact details and other particulars. Members may kindly avail the opportunity and provide the information at the earliest so that the Company is able to send the notices and other information promptly. For any further clarifications, members may contact the RTA as specified above.

(By Order of the Board)  
For Southern Petrochemical Industries Corporation Limited

Place: Chennai - 600 032 R.Swaminathan  
Date : 4<sup>th</sup> June, 2025 Company Secretary

- In terms of SEBI Master Circular SEBI/HO/MIRSD/POD-1/P/CIR/2024/37 dated 7<sup>th</sup> May 2024, dividend shall be paid only through electronic mode with effect from 01.04.2024, with respect to shares held in physical mode for which PAN and complete KYC details are furnished.
- Shareholders are requested to promptly update their PAN, KYC viz. address, bank mandate and other relevant details with the Company / RTA / Depository Participants (as the case may be) for receiving communications and claiming dividends.
- The Company through its RTA has introduced an online platform namely "WISDOM" (an online investor services management portal - <https://wisdom.cameoindia.com/>). Members are requested to use the platform diligently for posting their queries which will enable the Company and RTA ensure that responses are given in a timely manner.

**GSK**  
GlaxoSmithKline Pharmaceuticals Limited

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Email: [in.investorquery@gsk.com](mailto:in.investorquery@gsk.com) • Website: <https://india-pharma.gsk.com>

NOTICE OF 100<sup>th</sup> ANNUAL GENERAL MEETING  
AND REMOTE E-VOTING

NOTICE is hereby given that the 100<sup>th</sup> Annual General Meeting (AGM) of the Company will be held on Friday, 27<sup>th</sup> June 2025 at 11.00 a.m. by Video Conferencing ("VC") or Other Audio Visual Means ("OAVM"), to transact the business as set out in the Notice of the AGM. The Annual Report for the Financial Year 2024-25 ("Annual Report") along with the Notice of the AGM has been sent on 3<sup>rd</sup> June, 2025, only by electronic mode to those Shareholders whose email address are registered with the Company/Depository Participant, in accordance with the MCA General Circular No. 20/2020 dated May 5, 2020 and subsequent circulars issued in this regard, the latest being dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA") and read with Circular No. SEBI/HO/CFD/CMD/1/CIR/P/20/19 dated May 12, 2020 and subsequent circulars issued by Securities and Exchange Board of India ("SEBI") the latest being dated October 24, 2024 (collectively referred to as said "SEBI Circulars"). The same is also available on the website of the Company viz [www.gsk-india.com/en-in/investors/financial-results/annual-reports/](http://www.gsk-india.com/en-in/investors/financial-results/annual-reports/)

In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by Companies (Management and Administration) Rules, 2015, and Regulation 44 of the Listing Obligations and Disclosure Requirements Regulations, 2015 (LODR) and the MCA Circulars and SEBI Circulars, the Members are provided with the facility to cast their votes on all resolutions set forth in the Notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by NSDL and the business may be transacted through such voting.

The e-voting period commences on Monday, 23<sup>rd</sup> June 2025 (9.00 a.m. IST) and ends on Thursday, 26<sup>th</sup> June 2025 (5.00 p.m. IST). During this period, Members may cast their vote electronically. The e-voting module shall be disabled by NSDL thereafter. A vote once cast on the resolution, would not be allowed to be changed subsequently.

The voting rights of Members shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as on Friday, 20<sup>th</sup> June 2025 ('cut-off date'). Any person, who is a Member of the Company as on the cut-off date is eligible to cast vote on all the resolutions set forth in the Notice of AGM using remote e-voting or voting at the AGM. A person who has acquired shares and become a member of the Company after the dispatch of notice of AGM and holding shares as of cut-off date, may obtain the login ID and password by sending a request at <https://www.evoting.nsdl.com/>. However, if the person is already registered with NSDL for remote e-voting then the existing user ID and password can be used for casting vote.

Shareholders are being provided with a facility to attend the AGM through VC/OAVM through the NSDL e-voting system. The Instructions for attending the AGM through VC/OAVM are provided in the Notice of the AGM.

The procedure for e-voting at the AGM is same as the procedure for remote e-voting. Only those Shareholders, holding shares as on the cut-off date, who will be present at the AGM through VC/OAVM facility and who would not have cast their vote on the resolutions set forth in the Notice of AGM by remote e-voting prior to the AGM and are otherwise not barred from doing so shall be eligible to vote through e-voting system at the AGM on such resolutions. Shareholders who have voted through remote e-voting will be eligible to attend the AGM and their presence shall be counted for the purpose of quorum, however such Shareholders shall not be entitled to cast their vote again at the AGM on such resolution(s) for which the Shareholder has already cast the vote through remote e-voting.

For details relating to remote e-voting, please refer to the Notice of the AGM. In case of any queries relating to voting by electronic means, please refer to the Frequently Asked Questions (FAQs) and e-voting user manual for Shareholders available at the download section of <https://www.evoting.nsdl.com/> or call on Toll free no.: 1800-222-990 or contact NSDL on [evoting@nsdl.co.in](mailto:evoting@nsdl.co.in) or contact Mr. Amit Vishal, Senior Manager - NSDL at [amitv@nsdl.co.in](mailto:amitv@nsdl.co.in) / 022-24994360 or Mr. Sanjeev Yadav, Assistant Manager - NSDL at [sanjeevy@nsdl.co.in](mailto:sanjeevy@nsdl.co.in) / 022-24994553.

For GlaxoSmithKline Pharmaceuticals Limited  
Ajay Nadkarni  
Vice President - Administration,  
Real Estate & Company Secretary

Place : Mumbai  
Dated : 4<sup>th</sup> June 2025

**HON'BLE SUPREME COURT MONITORED HOUSING PROJECTS**  
Through Ld. Court Receiver  
Executed by  
**NBCC (India) Limited**

**Bulk Sale of inventory through e-Auction**

**एन बी सी सी NBCC**  
A Navratna CPSE

**ASPIRE**

**Last Date of Submission of EMD**  
**05.06.2025**

**EMD Fee: ₹52.50 Crore**

**A perfect abode for your family**

**at**

**ASPIRE GOLF HOMES**

**Sector 4, Greater Noida (W), NCR**

**3 & 4 BHK Spacious Luxury Apartments**

- Project with modern amenities
- Near to Gaur City Mall and in close proximity to renowned hospitals and schools
- India Gate, Anand Vihar ISBT & Railway Station: 30 mins.

**e-Auction will be held on :**  
**06.06.2025**

Please scan this QR for e-auction document

FOR MORE DETAILS  
Please visit our website:  
**[www.nbccindia.in](http://www.nbccindia.in) | [www.receiveramrapali.in](http://www.receiveramrapali.in)**  
or Call: **9772907414**

Please scan the QR for location

Color calibration bars and registration marks.



