



Ref No. SEC/2157/2025-26

March 25, 2026

The Secretary, Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai – 400 001.
Maharashtra, India.
Scrip code: 500470

The Manager, Listing Department
National Stock Exchange of India Ltd.
Exchange Plaza, 5th Floor, Plot No. C/1
G-Block, Bandra – Kurla Complex, Bandra(E)
Mumbai – 400 051.
Maharashtra, India.
Symbol: TATASTEEL

Dear Madam, Sirs,

Sub: Newspaper Advertisement - Disclosure under Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 30 read with Schedule III part A para A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith a copy of the following newspaper advertisement published today i.e., March 25, 2026, regarding proposed issue of duplicate securities pursuant to the SEBI circular no. Circular No. HO/38/13/11(3)2025-MIRSD-POD/I/1102/2025, dated December 24, 2025, requiring listed companies to issue an advertisement regarding loss of securities:

1. Financial Express (All edition)

The above information is also available on the website of the Company at www.tatasteel.com

This is for your information and records.

Yours faithfully,
Tata Steel Limited

Parvatheesam Kanchinadham
Company Secretary and Chief Legal Officer

Encl: As above

TATA STEEL LIMITED

Registered Office Bombay House 24 Horni Mody Street Fort Mumbai 400 001 India
Tel 91 22 6665 8282 Fax 91 22 6665 7724
Corporate Identification Number L27100MH1907PLC000260 Website www.tatasteel.com

NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT AND KEY INFORMATION MEMORANDUM OF AXIS NIFTY AAA BOND PLUS SDL APR 2026 50:50 ETF ('MERGING SCHEME') AND AXIS CRISIL IBX 50:50 GILT PLUS SDL JUNE 2028 INDEX FUND ('SURVIVING SCHEME') (CONTD.)

Particulars	Merging Scheme Features	Surviving Scheme Features
Liquidity	<p>On the exchange: The Units of the Scheme is listed on National Stock Exchange of India Ltd. (NSE). The Units of the scheme may be bought or sold on all trading days at prevailing listed price on such Stock Exchange(s). The AMC shall adhere to guidelines published by AMFI /SEBI for exceptional circumstances under which the scheme is unable to transfer redemption or repurchase proceeds within prescribed timelines.</p> <p>Directly with the Mutual Fund: The Scheme offers units for subscription / redemption directly with the Mutual Fund in Creation Unit Size/ above a specified threshold to Authorized Participants/Market Makers / and Large Investors, at NAV based prices on all Business Days during an ongoing offer period. The redemption consideration shall normally be the basket of securities represented by Nifty AAA Bond Plus SDL Apr 2026 50:50 Index in the same weightage as in the Index and cash component.</p> <p>Listing: Being an Exchange Traded Fund, the Units of the Scheme is listed on the NSE. An investor can buy/sell Units on the Exchange during the trading hours like any other publicly traded stock.</p> <p>The trading of Units on NSE on which the Units are listed will automatically get suspended one Business Day prior to the record date for redemption of Units on Maturity Date. No separate notice will be issued by the AMC informing about Maturity Record Date or Suspension of trading by the stock exchange.</p>	<p>The Scheme offers Units for Subscription and Redemption at NAV based prices on all Business Days on an ongoing basis. Under normal circumstances the AMC shall dispatch the redemption proceeds within three (3) working days from the date of receipt of request from the Unit holder. The AMC shall adhere to guidelines published by AMFI /SEBI for exceptional circumstances under which the scheme is unable to transfer redemption or repurchase proceeds within prescribed timelines.</p>
Any other disclosure specified by Trustees	Nil	Nil
Any other disclosure as directed by SEBI	Nil	Nil

*IDCW - Income Distribution cum Capital Withdrawal

**Includes Total Expense Ratio permissible under regulation 52(6)(c). Additional expenses under Regulation 52(6A) (c) and includes GST on Investment Management fees.

The request for reissue/ revaluation of instruments towards unclaimed redemption / IDCW should be made by the unit holder to the registrar to the schemes of Axis Mutual Fund, or to the nearest branch of the AMC.

All other features of the Scheme except those mentioned above will remain unchanged.

The relevant sections of SID/ KIM of relevant scheme(s) shall stand modified in accordance with the above.

Impact of the Merger with respect to allocation of units to the unitholders of the Merging Scheme:

On the Effective date of the merger of Schemes, Unit holders of the Merging Scheme, who have provided their positive consent for the merger on or before April 29, 2026 (upto 5.30 pm on April 29, 2026) (last date of the Positive Consent Period) will be allotted units under the Direct plan Growth option of the Surviving Scheme at the latest applicable Net Asset Value ("NAV") on the close of business hours of Effective Date.

Scheme	Particulars	Direct Growth
Axis Nifty AAA Bond Plus SDL Apr 2026 50:50 ETF as on ___ (Merging Scheme)	No. of Units (a)	5,000
	NAV per unit as on --- (b)	12.9648
	Net Asset value (c) = (a*b)	64,824
Axis CRISIL IBX 50:50 Gilt Plus SDL June 2028 Index Fund as on ___ (Surviving Scheme)	NAV per unit as on -- (d)	12.3156
	Units to be allotted (e) = (c/d)	5263

The above details are for illustration purpose only.

The Board of Axis Asset Management Company Ltd "AMC" and Axis Mutual Fund Trustee Ltd "Trustees" have approved the said proposal October 14, 2025. Further, SEBI has also issued its no objection to the said merger vide its letter/email dated November 20, 2025.

@ The units held by unitholders of the Merging scheme who have provided their positive consent to the merger, will be allotted units in the Surviving Scheme irrespective of the Minimum Application Amount and accordingly the requirement of minimum application amount for purchase/switch-in shall not be applicable to the unitholders of merging scheme at the time of merger.

1. Consequences of merger: There will be no change in the name or other attributes of the Surviving Scheme and accordingly, interest of unitholders of Surviving Scheme is not adversely affected. The Investment objective, Asset allocation, Investment pattern, Annual scheme recurring expenses and all other provisions as contained in the Scheme Information Document of the Surviving Scheme will remain unchanged post the merger. Thus, no new scheme will come into existence as a result of the aforesaid merger.

Unit holders of the Merging Scheme who have provided a positive consent to the merger will be allotted units under the Surviving Scheme at the Net Asset Value ("NAV") of the Effective Date of the merger.

2. In line with regulatory requirements, in case, where unitholders of a Merging Scheme are in agreement with the proposed merger, they are required to fill the positive consent form as per format enclosed as **Annexure 3** to the letter to unitholders and made available on website www.axismf.com between March 30, 2026 to April 29, 2026 (both days inclusive) ("Positive consent period") (upto 5.30 pm on April 29, 2026) by emailing the same or submitting the signed copy at the nearest Investor Service Centre of Axis AMC or KFin Technologies Limited, Registrar and Transfer Agents of the Fund or through online mode on the AMC/RTA website. These changes will be effective from end of Business hours of April 30, 2026. The units held by unitholders who have not provided their consent during the Positive Consent Period, will be automatically redeemed at the applicable NAV of the date of the maturity of the Scheme i.e. April 30, 2026.

In case the unitholders of the Merging Scheme who do not provide positive consent on or before April 29, 2026 (upto 5.30 pm) (last date of the Positive Consent Period), then no action is required from such unitholder(s) end. Consequently, the investments held by the unitholder under the Merging Scheme shall be redeemed at applicable NAV of the date of the maturity of the Scheme and the redemption proceeds shall be remitted/ dispatched to such Unitholders of the Merging Scheme within 3 (three) working days from such redemption.

3. In accordance with Regulation 18(15A) and Regulation 25(26) of the SEBI (Mutual Funds) Regulations, 1996, all the existing unit holders under the Surviving Scheme, are given an option to exit the Scheme at the applicable Net Asset Value without any exit load on such redemption. This option is valid for a period of 31 days starting from March 30, 2026 and will end on April 29, 2026 both days inclusive and (upto 3.00 pm on April 29, 2026).

4. The above information is also available on the website of Axis Mutual Fund viz., <https://www.axismf.com>.

5. In accordance with SEBI (Mutual Funds) Regulations, 1996, all the existing unit holders under merging Scheme, are given an option to provide their positive consent. This option to provide positive consent is available for a period of 31 days starting from March 30, 2026 and will end on April 29, 2026 both days inclusive and (upto 5.30 pm on April 29, 2026).

Please note that unit holders of the Surviving Scheme, if applicable, who do not opt for redemption on or before April 29, 2026 (up to 3.00 p.m.) (last date of the exit option period) shall be deemed to have consented to the changes specified herein above and shall continue to hold units in the Surviving Scheme.

6. In case the unitholders of the Surviving Scheme, who have been given an exit option without any exit load, disagree with the aforesaid changes, they may redeem all or part of the units of the scheme held by them by exercising the Exit Option, without exit load, within the Exit Option Period. Unitholders need to submit a redemption / switch request online or through a physical

application form at any official point of acceptance/ investor service centre of the AMC or the Registrar and Transfer Agents of the Fund (Kfin Tech) or to the depository participant (DP) (in case of units held in Demat mode). The above information is also available on the website of Axis Mutual Fund viz., www.axismf.com. The redemption warrant/cheque will be mailed or the amount of redemption will be credited to the unit holders bank account (as registered in the records of the Registrar) within 3 (three) working days from the date of receipt of redemption request.

- Suspension of Trading on NSE and Direct Creation/ Redemption with the Fund: The Scheme will be suspended for ongoing Subscription / Redemption on the Exchange (NSE) and for direct Creation/ Redemption with the Fund one Business Day prior to the record date for redemption of Units on Maturity Date to enable settlement of Units which have been traded and to determine the Unit holders of the Scheme as on the Maturity Date to whom Redemption proceeds shall be sent.
- Unit holders should ensure that any changes in address or pay-out bank details if required by them, are updated in records at least 10 (Ten) working days before exercising the Exit Option. Unit holders holding Units in dematerialized form may approach their DP for such changes.
- Unit holders who have pledged / encumbered their units will have to submit a release of their pledges / encumbrances prior to submitting positive consent.
- Unit holders whose units are marked under lien/injunction in accordance with the instructions of any Court of Law/Income Tax Authority/other Regulatory Authority should get the vacation order before submitting positive consent.
- It may however be noted that the offer to exit is purely optional and not compulsory. If the Unit holder of the Surviving Scheme has no objection to the aforesaid change, no action is required to be taken and it would be deemed that such Unit holder has consented to the aforesaid change. However, we, at Axis Mutual Fund would like the Unit holders to continue their investments with us to help them achieve their financial goals.
- The expenses related to the proposed changes and other consequential changes as outlined above will not be charged to the unit holders of the Scheme of Axis Mutual Fund.
- Tax Consequences:**

As regards the unitholders who redeem their investments, the tax consequences as set forth in the Statement of Additional Information of Axis Mutual Fund and Scheme Information Document of relevant Scheme of Axis Mutual Fund would apply. In view of the individual nature of tax consequences, you are advised to consult your professional tax advisor for detailed tax advice.

The following provisions would apply in case of consolidation of mutual fund schemes.

As per section 47(xviii) of Income Tax Act, 1961 (the Act), any transfer of units held by the investor in the consolidating scheme of the mutual fund in consideration of allotment of units in the consolidated scheme, shall not be regarded as a taxable transfer, provided that the consolidation is of two or more schemes of an equity oriented fund or two or more schemes of a fund other than equity oriented fund.

Further, as per section 49(2AD) of the Act, the cost of acquisition of units in the consolidated scheme shall be deemed to be the cost of acquisition of the units in the consolidating scheme. Also, as per section 2(42A) of the Act, the period of holding of the units in the consolidated scheme shall include the period of holding of the units in the consolidating scheme.

Unit holders who require any further information may contact:

Address: Axis Asset Management Company Ltd.

One Lodha Place, 22nd & 23rd Floor, Senapati Bapat Marg, Lower Parel, Mumbai, Maharashtra, Pin Code - 400013
www.axismf.com

Phone no.: 022 - 6311 1205

Email - customerservice@axismf.com

For any assistance/clarification, Unit holders may contact any of our Investor Service Centres.

For latest portfolio details and the monthly performance of the respective Schemes, unit holders can refer to the website www.axismf.com.

Unit holders under the Scheme are being sent a communication in this regard, through an appropriate mode of communication (post, courier, email, etc.). For any further assistance/clarification, Unit holders may contact any of our Investor Service Centres.

This addendum forms an integral part of the SID and KIM of the Merging Scheme and Surviving Scheme as amended from time to time.

Investors are requested to kindly take note of the above.

For Axis Asset Management Company Limited
(CIN - U65991MH2009PLC189558)
(Investment Manager to Axis Mutual Fund)

Place : Mumbai

Date : March 24, 2026

No. : 153/2025-26

Sd/
Gop Kumar Bhaskaran
Managing Director & Chief Executive Officer

The sponsor - Axis Bank Limited is not liable or responsible for any loss or shortfall resulting from the operation of the schemes.

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



One Lodha Place, 22nd & 23rd Floor, Senapati Bapat Marg, Lower Parel, Mumbai, Maharashtra, Pin Code - 400 013, India.
TEL : (022) 6311 1001, EMAIL : customerservice@axismf.com, WEBSITE : www.axismf.com.

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TATA POWER
(Corporate Contracts Department)
The Tata Power Company Limited, Smart Center of Procurement Excellence, 2nd Floor, Sahar Receiving Station, Near Hotel Leela, Sahar Airport Road Andheri (E), Mumbai 400 059, Maharashtra, India
(Board Line: 022-67173917) CIN: L28220MH1919PLC000567

NOTICE INVITING TENDER (NIT)

The Tata Power Company Limited invites applications from eligible vendors for the following tender package (Two-part Bidding) in Mumbai. Expression of Interest for Leasing of Available OPGW/ Underground Dark fibers of Tata Power Mumbai Transmission Network (4100062247) For detailed NIT, please visit Tender section on website <https://www.tatapower.com>. interested bidders to submit PQR documents & Authorization Letter by **03.04.2026, 17.00 Hours**. Also, all future corrigendum's (if any), to the above tender will be informed on website <https://www.tatapower.com>.

TATA STEEL LIMITED

Registered Office: Bombay House, 24, Homi Mody Street, Fort, Mumbai - 400 001, India
Tel.: +91 22 6665 8282 • Email: cosec@tatasteel.com • Website: www.tatasteel.com
Corporate Identity Number: L27100MH1907PLC000260

NOTICE TO SHAREHOLDERS

NOTICE is hereby given that the certificate[s] for the undermentioned securities of the Company has / have been lost / misplaced and the holder[s] of the said securities / applicant[s] has / have applied to the Company to issue duplicate certificate[s].

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificate[s] without further intimation.

SN	Folio No.	Name of shareholder[s]	Kind of securities and face value	No. of Securities	Distinctive Number[s]
1.	S1V0029035	Veena Yogesh Kikani Yogesh Kishandas Kikani	Equity shares of Re.1/- each	5,480	76485231-76490710

Tata Steel Limited
Sd/
Parvathesam Kanchinadham
Company Secretary & Chief Legal Officer
ACS 15921

March 24, 2026
Mumbai

TATA STEEL

ADVERTISMENT IN RESPECT OF TRANSFER OF STRESSED LOAN EXPOSURE OF SANWARIA CONSUMERS LIMITED TO THE PERMITTED ENTITIES BY PARTICIPATING THROUGH E-AUCTION UNDER SWISS CHALLENGE METHOD

IDBI Capital Markets & Securities Limited (mandated as "Process Advisor") for and on behalf of **Canara Bank** ("Bank") invites Expression of Interest ("EOI") from eligible ARCs / Banks / NBFCs / All India Financial Institutions or any other transferees (collectively "Permitted Entities" or "Bidders") eligible/permitted under applicable laws and also under the guidelines issued by the Reserve Bank of India ("RBI"), including the RBI (Commercial Banks - Transfer and Distribution of Credit Risk) Directions, 2025 (the "RBI Directions") and as amended time to time and under the Bank's internal Board approved policy, for transfer of stressed loan exposures of **M/S. SANWARIA CONSUMERS LIMITED ("SCL")** with total outstanding of the fund-based limits amounting to Rs. 157.26 Crores (Rupees One Hundred Fifty-Seven Crores and Twenty-Six Lakhs Only) as on 31.01.2026 plus further interest and charges etc. from 01 February, 2026 to the Permitted Entities/Bidders through e-Auction under Swiss Challenge Method ("SCM") on "All Cash" basis with a minimum Reserve Price of **Rs 6.90 Crore (Rupee Six Crores Ninety Lakhs Only)**. The transfer of stressed loan exposures of SCL account(s) shall be on "as is where is", "as is what is", "as is how is", "whatever there is" and "without recourse" basis, without any representation, warranty or indemnity by the Bank based on existing offer in hand ("Anchor Bid"). Considering that the e-auction is under the Swiss Challenge Method based on the Anchor Bid, the anchor bidder shall have the right to match the highest bid in the manner as set out in the Bid Process Document ("BPD") and RBI MD. The Bank will not assume any operational, legal or any other type of risks whatsoever relating to the stress loan exposure sought to be transferred and shall not be providing any representations or warranties or assurances for or concerning SCL accounts or otherwise. All Permitted Entities/Bidders are requested to submit their willingness to participate in process as per the Bid Process Document by way of an "Expression of Interest" (EOI) and executing a Non-Disclosure Agreement and by depositing Refundable Participation Fee ("RPF") of **Rs 69.00 Lakhs (Rupees Sixty-Nine Lakh Only)**. Last date for submission of EOI, NDA and deposit of RPF is **March 27, 2026 by 5.00 p.m.** Interested bidders can also access website for further details (Bid Process Document) www.idbicapital.com and Click on Tender & Bids. Interested parties may contact undersigned:

Contact Persons	Contact Details	E-mail ID
Ms. Dolly Ahirwar	8889098781	armcobpl@canarabank.com
Mr. Aman Agrawal	022-40691882	
Mr. Tanay Sanghavi	022-40691889	dsag@idbicapital.com

NOTE: Please note that the Bank reserves the exclusive right to cancel, amend, modify, or withdraw this advertisement, or any terms thereof and the process document at any stage, by uploading the corrigendum on the website, without assigning any reason whatsoever and also without incurring any liability, obligations or responsibilities whatsoever. It is clarified that this advertisement is not an offer document and nothing contained herein shall constitute a binding offer or a commitment to sell any debt/ asset. In case there is no EOI received along with RPF within the prescribed timelines as mentioned above, the Anchor Bidder will be declared as successful bidder subject to the final approval by the competent authority of the Bank.

The Applicants should regularly visit the above website to keep themselves updated regarding the process to be followed for the above sale/ assignment including the clarifications/ amendments/ time-extensions, if any. The decision of the Canara Bank in this regard shall be final, conclusive and binding on all the interested parties.

Place: Mumbai
Date: 25.03.2026

Issued by
IDBI Capital Markets & Securities Ltd.