

## ● BIZ VALUE AT \$90 MILLION Axis Bank eyes 10% stake in Go Digit unit

M SRIRAM  
Mumbai, August 30

AXIS BANK IS in talks to acquire a stake in Go Digit Life Insurance, two sources with direct knowledge of the matter told *Reuters*, as the country's third biggest private lender seeks to tap a fast-growing insurance market.

Axis is planning to take a 10% stake for around \$9 million in the start-up's upcoming life insurance business, effectively valuing the business at \$90 million, said the two sources, who declined to be named as the talks were private.

The move comes after HDFC Bank said in a stock exchange disclosure last week that it planned to buy a 9.94% stake in Go Digit Life for up to ₹70 crore (\$9 million).

Start-up Digit, which already works in the general insurance business, is foraying into the life insurance market with its "Go Digit Life" venture. A Digit spokesperson declined to comment, saying the company had not yet received a licence for its life insurance business. Axis did not respond for comment.

Go Digit General Insurance, Digit's general insurance business, says it is valued at \$4 billion and backed by Canadian billionaire Prem Watsa and Sequoia Capital. It offers products such



### INCREASING FOOTSTEPS

■ Axis is planning to take a stake for around \$9 million in start-up's upcoming life insurance business

■ The move comes after HDFC Bank said last week it planned to buy a 9.94% stake in Go Digit Life for up to ₹70 crore

as health, travel and automobile coverage. Axis' plans underscore growing interest in India's lucrative insurance business from private lenders, one of the sources said, adding that the partnership with Digit could help Axis fulfill its insurance ambitions. —REUTERS

## Shriram Transport Fin to raise ₹5,000 cr in H2FY23

NUPUR ANAND  
Mumbai, August 30

SHRIRAM TRANSPORT FINANCE Company plans to raise an additional ₹5000 crore (\$627.20 million) in the second half of the financial year to fund growth opportunities.

The non-banking finance company (NBFC) has already raised ₹5000 crore in the first half of this year and the additional funds raised would be separate from its existing refinancing plans amounting to ₹50,000 crore, Umesh Revankar, managing director of STFC, told *Reuters* on Tuesday.

Most of the fund-raising is likely to be via non-convertible debentures with a maturity of three years, he added.

The CV financier had in December announced a merger with promoter Shriram Capital and diversified finance company Shriram City Union Finance, which is expected to be completed by the end of October, one month ahead of schedule, said Revankar. The merged entity would be one of the largest shadow banks in the country, according to analysts. "At the start of the fiscal, we were expecting loan growth to be around 15% for the merged entity. We anticipate that it may come down to 12% if rise in interest rate leads to slower demand," Revankar said. —REUTERS

## RCap resolution: Only six firms show interest

RAJESH KURUP  
Mumbai, August 30

DEBT-LADEN RELIANCE Capital's (RCap) insolvency proceedings received a tepid response, with just six firms evincing interest in the entire assets of the former Anil Ambani group firm. However, there were no takers for Reliance Nippon Life Insurance.

Under option-1, wherein bids were called for the total assets of the company, the administrator received bids from IndusInd Bank, Torrent Group, Oaktree Capital and B Right Real Estate. However, the two other names could not be ascertained. These bids were in the range of ₹4,000 crore, sources close to the development said.

Nearly five companies were in the fray under option-2, where they could bid for eight different businesses or clusters of RCap that included general insurance, life insurance and securities business, among others.

Advent International, Zurich Insurance and a consortium led by Piramal Enterprises have placed bids for Reliance General Insurance, while Jindal Steel & Power and New Delhi-based UV Asset Reconstruction Company (UVARC) submitted bids for



### TEPID RESPONSE

■ Out of the 6 firms, IndusInd Bank, Torrent Group, Oaktree Capital and B Right Real Estate placed bids under option-1 for the total assets

■ The bids under option-1 were in the range of ₹4,000 cr

■ There were no bidders for Reliance Nippon Life Insurance

Reliance Capital's Asset Reconstruction Company business. However, there were no bidders for Reliance Nippon Life Insurance.

RCap's clusters that were put under option 2 included Reliance General Insurance, Reliance Nippon Life Insurance, Reliance Asset Reconstruction Company, Reliance Securities, Reliance Commercial Finance and Reliance Home Finance.

There were three bidders for the assorted assets — Choice Equity, Global Fincap and Grand Bhawan — of RCap, they said, adding the deadline to submit the bids ended on Monday.

The interest under both options was poor, considering that 54 companies had earlier submitted expressions of

interests (EoIs) during the initial stages of the bankruptcy process.

A couple of the bidders have also sought a further extension of the final date of submission, which had been deferred five times now. The final deadline to complete the entire bankruptcy process ends on November 1, 2022.

RCap is currently undergoing insolvency proceedings, with the creditors of the company seeking ₹23,666 crore in dues. Earlier on November 29, 2021, the Reserve Bank of India superseded RCap's board following payment defaults and governance issues and appointed Nageswara Rao Y as the administrator for the bankruptcy process.

## Srei firms receive 2 resolution plans

Creditors to discuss  
plans on Sept 2

MITHUN DASGUPTA  
Kolkata, August 30

TWO INSOLVENT SREI group companies, which are under the corporate insolvency resolution process, finally received two resolution plans as Arena Investors and VFSI Holdings jointly submitted one.

Another resolution applicant, Shon Randhawa (lead partner) and Rajesh Viren Shah, submitted the second plan, but they did not furnish the earnest money deposit (EMD) in the prescribed format, according to people aware of the development.

The deadline for receiving resolution plans ended on Tuesday after the consolidated committee of creditors (CoC) for the two NBFCs had decided to extend the deadline till August 29, as creditors had asked bidders for higher financial bids. Bidders were also suggested to submit complete resolution plans.

"There was a crucial CoC

meeting on Tuesday. Two resolution plans have come. Arena and Varde Partners (VFSI Holdings) have jointly submitted a resolution plan. But the plans have not been opened," said people close to the development.

Another source told *FE* that Shon Randhawa and Rajesh Viren Shah have requested some modifications in the prescribed norms for the EMD, required to be furnished along with the financial bids. "The CoC is likely to discuss it and take a final decision based on the financial bid submitted by Shon Randhawa and their partner. If their financial bid appears very good, then the creditors may accept their requests," a person said.

The two resolution plans will be presented before the CoC on September 2. "The resolution applicants will be urged to appear personally before the CoC and present the resolution plans. The CoC will test the viability of the resolution plans. From September 3 onwards, negotiations with the resolution applicants will commence," people cited above said.

## KVS Manian reappointed to Kotak board



FE BUREAU  
Mumbai, August 30

KOTAK MAHINDRA BANK (KMB) on Tuesday said its shareholders have approved the reappointment of KVS Manian as whole-time director (WTD) for three years and the appointment of Shanti Ekambaram to the same position.

The bank's shareholders also voted in favour of re-appointing WTD Gaurang Shah as a director at its 37th annual general meeting (AGM) on August 27. The results of the e-voting were communicated to the stock exchanges on Tuesday.

Manian heads corporate, institutional and investment banking at KMB and also oversees its wealth management business. Ekambaram heads the lender's consumer banking division. Their appointment on KMB's board will be subject to the RBI's approval.

Shareholders approved the declaration of dividend of ₹1.10 on equity shares of the face value of ₹5 each for FY22, as recommended by the board of directors at their meeting held on May 4.

"The term of Walker Chandok & Co LLP, chartered accountants, as one of the joint statutory auditors of the bank, expired at the conclusion of the thirty-seventh AGM of the bank. Accordingly, from the conclusion of the thirty-seventh AGM, PriceWaterhouse LLP, chartered accountants and KKC & Associates LLP, chartered accountants, shall act as the joint statutory auditors of the bank," KMB said.

## ● SHARE PLEDGING CASE SAT quashes order against Kotak Mahindra Bank

FE BUREAU  
Mumbai, August 30

THE SECURITIES APPELLATE Tribunal (SAT) has quashed orders passed by the National Stock Exchange of India (NSE) and Central Depository Services (CDSL) asking Kotak Mahindra Bank (KMB) not to invoke shares pledged by Arcadia Share & Stock Brokers.

SAT, in its order dated August 24, observed that NSE as a stock exchange had jurisdiction only against its trading members and cannot issue directions to any other entity that is not the trading member.

Similarly, CDSL cannot issue a direction against any other entity which is not within its jurisdiction nor can it freeze the securities which were pledged in favour of the appellant (Kotak Mahindra Bank). The depositories can take action against the defaulters of the stock exchange and freeze the assets of the defaulters to the extent of the assets which are not encumbered, it said.

Kotak Mahindra Bank had entered into a pledge with Arcadia Share & Stock Brokers in March 2008. The loan given by the bank was renewed and mod-



ified from time to time. Around December 2020, Arcadia began to default on its repayment obligations, prompting the bank to recall the loan facility on February 15, 2021, and intimate Arcadia that it would be enforcing the pledged securities.

In the meantime, NSE issued an order dated February 4, 2021, advising the bank not to invoke the pledge of securities till the owner of the pledged securities was ascertained in the stock brokers' demat accounts.

Based on the direction of NSE, CDSL issued an order on February 8, 2021, freezing the demat account of Arcadia, as a result of which the bank could not invoke the pledge. Following these orders, Kotak Mahindra Bank approached the appellate tribunal.

## KMB pitches for standardising fraud reporting to RBI

KOTAK MAHINDRA BANK on Tuesday pitched at the RBI for a standardisation in fraud reporting, after data showed the private sector lender has been witnessing huge number of such cases.

The appeal from Kotak Mahindra Bank came days after reports citing official data said the lender reported 5,278 cases of fraud in the

first quarter of FY23, as against only 9 for the SBI.

The bank clarified that 97% of the overall 5,000 incidents in Q1 were due to customers unwittingly compromising their credentials by clicking on unknown links, or giving access to their devices or sharing their credentials with unscrupulous individuals willing. —PTI

## Adani rises to third in global rich list

The pivot to green energy and infrastructure has won investments from firms, including Warburg Pincus and Total Energies, helping Adani enter the echelons previously dominated by US tech moguls. The surge in coal in recent months has further turbocharged his ascent.

All told, Adani has added \$60.9 billion to his fortune in

2022 alone, five times more than anyone else. He first overtook Ambani as the richest Asian in February, became a centibillionaire in April and surpassed Microsoft's Bill Gates as the world's fourth-richest person last month.

Adani was able to move past some of the world's richest US billionaires partly because they've recently boosted their philanthropy. Gates said in July he was transferring \$20 billion to the Bill & Melinda Gates Foundation, while Warren Buffett has already donated more

than \$35 billion to the charity. The two, along with Gates's ex-wife Melinda French Gates, started the Giving Pledge initiative in 2010, vowing to give away most of their fortunes in their lifetimes. The billions of dollars spent on philanthropy has pushed them lower on the Bloomberg wealth ranking. Gates is now fifth and Buffett is sixth.

Adani, too, has increased his charitable giving. He pledged in June to donate \$7.7 billion for social causes to mark his 60th birthday. —BLOOMBERG

### FROM THE FRONT PAGE

(This is only an advertisement for information purposes and not a prospectus announcement)

## NATURO INDIABULL LIMITED

(Formerly known as "IT INDIABULL PRIVATE LIMITED")

Our Company was originally incorporated as "IT Indiabull Private Limited" on September 02, 2016 vide certificate of incorporation bearing Corporate Identity No. U72900RJ2016PTC055890 under the provision of sub-section (2) of section 7 of the Companies Act, 2013 issued by the Central Registration Centre, Registrar of Companies. Subsequently, the name was changed to "NATURO INDIABULL PRIVATE LIMITED" and a fresh certificate of incorporation was obtained on February 03, 2022. Further, the Company has converted into Public Limited Company vide a fresh certificate of incorporation issued by Registrar of Companies, Jaipur, consequent upon conversion from Private Limited to Public Company dated March 09, 2022 in the name of "NATURO INDIABULL LIMITED". The Corporate Identification Number of our Company changed to U72900RJ2016PTC055890. For further details, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 100 of the Prospectus.

Registered office: 1st Floor, 51, Lohiya Colony, 200 Ft. Bye-Pass, Vaishali Nagar, Jaipur - 302021, Rajasthan, India. Contact Person: Ms. Shalini Joshi, Company Secretary & Compliance Officer; Tel No: +91 99282 34076

E-Mail ID: [cs@naturoindiabull.com](mailto:cs@naturoindiabull.com); Website: [www.naturoindiabull.com](http://www.naturoindiabull.com)

OUR PROMOTERS: (I) Ms. JYOTI CHOUDHARY, AND (II) Mr. GAURAV JAIN

### BASIS OF ALLOTMENT

INITIAL PUBLIC OFFER OF 36,40,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF NATURO INDIABULL LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹30/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹1092.00 LAKHS ("THE ISSUE"), OF WHICH 1,84,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹30/- PER EQUITY SHARE, AGGREGATING TO ₹55.20 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"), THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 34,56,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹30/- PER EQUITY SHARE, AGGREGATING TO ₹1036.80 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 35.69% AND 33.89% RESPECTIVELY OF THE POST ISSUE PAIDUP EQUITY SHARE CAPITAL OF THE COMPANY. THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENT) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS") READ WITH RULE 19(2)(b)(i) OF SCRR AS AMENDED. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 25(2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning on page no. 29 of this Prospectus.)

THE FACE VALUE OF THE EQUITY SHARES IS ₹10/- EACH AND THE ISSUE PRICE IS ₹30/- EACH. THE ISSUE PRICE IS 3.0 TIMES OF THE FACE VALUE.

ISSUE PROGRAMME: ISSUE OPENED ON: AUGUST 22, 2022 AND CLOSED ON: AUGUST 24, 2022

PROPOSED DATE OF LISTING: September 02, 2022\*

The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE"). Our Company has received in-principal approval letter dated August 05, 2022 from BSE for using its name in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this issue, the Designated Stock Exchange will be the BSE Limited ("BSE"). The trading is proposed to be commenced on or after September 02, 2022\*.

\* Subject to receipt of listing and trading approvals from the BSE Limited.

SUBSCRIPTION DETAILS

The Issue was subscribed to an extent of 19.24 times i.e., Gross Subscription of Rs. 12,10,06,00,000/- for 7,00,20,000 equity shares were based on the bid file received from BSE Limited on the day after closure of the Issue received as against Rs. 10,92,00,000/- for 36,40,000 equity shares. (Including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of 13.46 times (after technical rejection and bids not banked), i.e., Net Subscription of Rs. 1,46,94,00,000/- for 48,980,000 equity shares after eliminating technically rejected and bid not banked applications.

Summary of the Valid Applications Received:

Sr. No	Category	Gross Application		Less: Rejections		Valid		Allotment	
		No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share
1	Retail Individual Applicants	9,646	38,584,000	170	680,000	9,476	37,904,000	672	2,688,000
2	Non-Retail Applicants	268	11,296,000	5	404,000	263	10,892,000	99	768,000
3	Market Maker	1	184,000	-	-	1	184,000	1	184,000
	Total	9,915	50,064,000	175	1,084,000	9,740	48,980,000	772	3,640,000

Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange - BSE Limited, on August 29, 2022

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹30/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 1.00 time. The total number of shares allotted in this category is 1,84,000 Equity Shares.

Sr.No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Ratio of allottees to applicants	Number of successful applicants (after rounding off)	Total No. of Shares allocated/ allotted
1	184000	1	100.00	184000	100.00	1	1	184000
	GRAND TOTAL	1	100.00	184000	100.00	1	1	184000

B. Allocation to Retail Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹30/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 14.10 times i.e. for 3,79,04,000 Equity Shares. Total number of shares allotted in this category is 26,88,000 Equity Shares to 672 successful applicants.

Sr.No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Shares Applied	% to total	Ratio of allottees to applicants	No. of Successful Applicants	Total No. of Equity Shares Allotted
1	4000	9476	100.00	37904000	100.00	168	2369	672
	GRAND TOTAL	9476	100.00	37904000	100.00	168	2369	672

C. Allocation to Other than Retail Individual Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individual Investors, at the issue price of ₹30/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 14.18 times i.e. for 1,08,92,000 shares. Total number of shares allotted in this category is 7,68,000 Equity Shares to 99 successful applicants.

The category wise details of the Basis of Allotment are as under:

Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Shares applied in each category	% to total	Ratio of allottees to applicants	No. of Successful Applicants	Total No. of Equity Shares Allotted
1	8000	113	42.97	904000	8.30	16	113	16
2	12000	19	7.22	228000	2.09	4	19	4
3	16000	12	4.56	192000	1.76	3	12	3
4	20000	37	14.07	740000	6.79	13	37	13
5	24000	6	2.28	144000	1.32	3	6	3
6	28000	8	3.04	224000	2.06	4	8	4
7	32000	13	4.94	416000	3.82	7	13	7
8	36000	13	4.94	468000	4.30	8	13	8
9	40000	4	1.52	160000	1.47	3	4	3
10	44000	1	0.38	44000	0.40	1	1	1
11	48000	3	1.14	144000	1.32	1	3	3
12	56000	3	1.14	168000	1.54	1	3	3
13	60000	5	1.90	300000	2.75	1	5	5
14	64000	1	0.38	64000	0.59	1	1	1
15	80000	5	1.90	400000	3.67	1	5	5
	4000 additional share is allocated for Serial no 15 in the ratio of 2:5					2	5	8000
16	84000	1	0.38	84000	0.77	1	1	1
17	92000	1	0.38	92000	0.84	1	1	1
18	96000	1	0.38	96000	0.88	1	1	1
19	100000	2	0.76	200000	1.84	1	2	2
	4000 additional share is allocated for Serial no 19 in the ratio of 1:2					1	2	4000
20	164000	1	0.38	164000	1.51	1	1	1
21	172000	1	0.38	172000	1.58	1	1	1
22	200000	2	0.76	400000	3.67	1	2	2
	4000 additional share is allocated for Serial no 22 in the ratio of 1:2					1	2	4000
23	284000	1	0.38	284000	2.61	1	1	1
24	332000	6	2.28	1992000	18.29	1	6	6
	4000 additional share is allocated for Serial no 24 in the ratio of 5:6					5	6	20000
25	336000	2	0.76	672000	6.17	1	2	48000
26	600000	1	0.38	600000	5.51	1	1	1
27	1540000	1	0.38	1540000	14.14	1	1	1
	GRAND TOTAL	263	100.00	10892000	100.00	99	99	768000

The Board of Directors of the company at its meeting held on August 29, 2022 has approved the Basis of Allotment of Equity Shares as approved by the Designated stock Exchange viz. BSE Limited and at a meeting held on August 29, 2022 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants.

In terms of the Prospectus dated August 13, 2022 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to (a) individual applicants other than retail investors and (b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage".

The instructions to Self Certified Syndicate Banks for unlocking the amount has been processed on or prior to August 30, 2022. Further, the CAN-cum-Refund advices and allotment advice and/or notices has been forwarded to the address/email id of the Applicants as registered with the depositories as filled in the application form on or before August 30, 2022. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME Platform within six working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated August 13, 2022 ("Prospect



