

August 26, 2025

To Listing Compliance Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai - 400 001.

Scrip Code: 543280

Listing Compliance Department National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1. G Block, Bandra -Kurla Complex, Bandra (East), Mumbai- 400051.

Scrip Symbol: NAZARA

Dear Sir/Madam,

Subject: Disclosure under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations")

Pursuant to Regulation 30, read with Schedule III of the Listing Regulations, we hereby inform you that:

- i) Kiddopia Inc. a wholly-owned subsidiary of Paper Boat Apps Private Limited ("Paper Boat") a wholly-owned subsidiary of the Company has entered into a Loan Agreement ("Agreement I") with Nazara Technologies UK Limited ("Nazara UK"), a wholly-owned subsidiary of the Company, on Tuesday, August 26, 2025, to grant an unsecured loan for an aggregate amount not exceeding USD 1,000,000/(United States Dollar One Million) [equivalent to ~INR 8.73 Crores], in one or more tranches, for business purposes such as working capital requirements, acquisition(s), expansion plans, etc., subject to compliance with the applicable laws.
- ii) Sportskeeda Inc., a wholly-owned subsidiary of Absolute Sports Private Limited ("Absolute"), a wholly-owned subsidiary of the Company has entered into a Loan Agreement ("Agreement II") with Nazara Technologies UK Limited ("Nazara UK"), a wholly-owned subsidiary of the Company, on Tuesday, August 26, 2025, to grant an unsecured loan for an aggregate amount not exceeding USD 572,443/- (United States Dollar Five hundred seventy-two thousand four hundred forty-three) [equivalent to ~INR 5 Crores], in one or more tranches, for business and general corporate purposes etc., subject to compliance with the applicable laws.
- iii) Nazara Technologies (Mauritius) a wholly-owned subsidiary of the Company has entered into a Loan Agreement ("Agreement III") with Nazara Technologies UK Limited ("Nazara UK"), a wholly-owned subsidiary of the Company, on Tuesday, August 26, 2025, to grant an unsecured loan for an aggregate amount not exceeding GBP 367,000/- (Great Britain Pound three hundred and sixty-seven thousand) [equivalent to ~INR 4 Crores], in one or more tranches, for business and general corporate purposes etc., subject to compliance with the applicable laws.

The details in this regard, pursuant to Regulation 30 of the Listing Regulations read with SEBI Master Circular No. SEBI/HO/CFD-PoD2/CIR/P/0155 dated November 11, 2024, is enclosed herewith as **Annexure A.**

You are requested to please take the above intimation on record.

Thanking you.

Yours faithfully,

For Nazara Technologies Limited

Arun Bhandari Company Secretary and Compliance Officer

Encl.: As above

India | Middle East | Africa | Europe



Annexure A

The details as required under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations"), read with the SEBI Master Circular No. SEBI/HO/CFD-PoD2/CIR/P/0155 dated November 11, 2024:

Particulars	Details	Details	Details
	Agreement I	Agreement II	Agreement III
Name(s) of parties with whom the agreement is entered	The Loan Agreement ("Agreement I") has been entered into between Kiddopia Inc., ("Kiddopia/Lender"), a wholly-owned subsidiary of Paper Boat and Nazara Technologies UK Limited, ("Nazara UK/Borrower"), a wholly-owned subsidiary of the Company.	The Loan Agreement ("Agreement II") has been entered into between Sportskeeda Inc., ("Sportskeeda/Lender"), a wholly-owned subsidiary of Absolute and Nazara Technologies UK Limited, ("Nazara UK/Borrower"), a wholly-owned subsidiary of the Company.	The Loan Agreement ("Agreement III") has been entered into between Nazara Technologies (Mauritius), ("Nazara Technologies (Mauritius)/Lender"), a wholly-owned subsidiary of the Company and Nazara Technologies UK Limited, ("Nazara UK/Borrower"), a wholly-owned subsidiary of the Company.
Purpose of entering into the agreement	Kiddopia has entered into the said Agreement with Nazara UK to grant a loan for an aggregate amount not exceeding USD 1,000,000/-(equivalent to ~INR 8.73 Crores), in one or more tranches, for business purposes such as working capital requirements, acquisition(s), expansion plans, etc., subject to compliance with the applicable laws.	Sportskeeda has entered into the said Agreement with Nazara UK to grant a loan for an aggregate amount not exceeding USD 572,443/(equivalent to ~INR 5 Crores), in one or more tranches, for business and general corporate purposes etc., subject to compliance with the applicable laws.	Nazara Technologies (Mauritius) has entered into the said Agreement with Nazara UK to grant a loan for an aggregate amount not exceeding GBP 367,000/-(equivalent to ~INR 4 Crores), in one or more tranches, for business and general corporate purposes etc., subject to compliance with the applicable laws.
Size of agreement	Aggregate amount not exceeding USD 1,000,000/- (equivalent to ~INR 8.73 Crores).	Aggregate amount not exceeding USD 572,443/- (equivalent to ~INR 5 Crores).	Aggregate amount not exceeding GBP 367,000/- (equivalent to ~INR 4 Crores).
Shareholding, if any, in the entity with whom the agreement is executed	The Company is not a party to the Agreement. However, the Company holds 100% stake in Nazara UK and Paper Boat holds 100% stake in Kiddopia.	The Company is not a party to the Agreement. However, the Company holds 100% stake in Nazara UK and Absolute holds 100% stake in Sportskeeda.	The Company is not a party to the Agreement. However, the Company holds 100% stake in Nazara UK and Company holds 100% stake in Nazara Technologies (Mauritius)
	Name(s) of parties with whom the agreement is entered Purpose of entering into the agreement Size of agreement Shareholding, if any, in the entity with whom the agreement	Name(s) of parties with whom the agreement is entered The Loan Agreement ("Agreement I") has been entered into between Kiddopia Inc., ("Kiddopia/Lender"), a wholly-owned subsidiary of Paper Boat and Nazara Technologies UK Limited, ("Nazara UK/Borrower"), a wholly-owned subsidiary of the Company. Purpose of entering into the agreement Kiddopia has entered into the said Agreement with Nazara UK to grant a loan for an aggregate amount not exceeding USD 1,000,000/(equivalent to ~INR 8.73 Crores), in one or more tranches, for business purposes such as working capital requirements, acquisition(s), expansion plans, etc., subject to compliance with the applicable laws. Size of agreement Aggregate amount not exceeding USD 1,000,000/(equivalent to ~INR 8.73 Crores). Shareholding, if any, in the entity with whom the agreement is executed However, the Company holds 100% stake	Name(s) of parties with whom the agreement is entered The Loan Agreement ("Agreement I") has been entered into between Kiddopia Inc., ("Kiddopia/Lender"), a wholly-owned subsidiary of Paper Boat and Nazara Technologies UK Limited, ("Nazara UK/Borrower"), a wholly-owned subsidiary of the Company. Purpose of entering into the agreement Kiddopia has entered into the said Agreement with Nazara UK to grant a loan for an aggregate amount not exceeding USD 1,000,000/-(equivalent to ~INR 8.73 Crores), in one or more tranches, for business purposes such as working capital requirements, acquisition(s), expansion plans, etc., subject to compliance with the applicable laws. Size of agreement Aggregate amount not exceeding USD 1,000,000/-(equivalent to ~INR 8.73 Crores). Shareholding, if any, in the entity with whom the agreement is executed Aggregate and paper boat holds 100% stake in Nazara UK and Paper Boat holds 100% stake in Nazara UK and babsolute holds 100% stake in Nazara UK and Agreement II Aggreement II') has been entered into between ("Agreement II") has been entered into between shortenents, advisition of the Loan Agreement ("Agreement II") has been entered into between shortenents, acquistion of the Company. Sportskeeda Inc., ("Sportskeeda has entered into the said Agreement with Nazara UK to grant a loan for an aggregate amount not exceeding USD 572,443/-(equivalent to ~INR 5 Crores), in one or more tranches, for business and general corposes etc., subject to compliance with the applicable laws.



Sr. No.	Particulars	Details	Details	Details
		Agreement I	Agreement II	Agreement III
5.	Significant terms of the agreement (in brief) special rights like right to appoint directors, first right to share subscription in case of issuance of shares, right to restrict any change in capital structure etc.	Not applicable.	Not applicable.	Not applicable.
6.	a.) Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship b.) Whether the transaction would fall within related party transactions? If yes, whether the agencies	Nazara UK is a wholly-owned subsidiary of the Company and Kiddopia is the wholly owned subsidiary of Paper Boat Apps Private Limited, a wholly-owned subsidiary of the Company, hence the aforesaid transaction falls under the purview of Related Party Transactions as per the provisions of the Listing Regulations.	Nazara UK is a wholly-owned subsidiary of the Company and Sportskeeda is the wholly owned subsidiary of Absolute Sports Private Limited, a wholly-owned subsidiary of the Company, hence the aforesaid transaction falls under the purview of Related Party Transactions as per the provisions of the Listing Regulations.	Nazara UK is a wholly-owned subsidiary of the Company and Nazara Technologies (Mauritius) a wholly-owned subsidiary of the Company hence the aforesaid transaction falls under the purview of Related Party Transactions as per the provisions of the Listing Regulations.
	whether the same is done at "arm's length	Also, the transaction is between two wholly-owned subsidiaries of the Company. Therefore, it is exempted under Regulation 23(5)(c) of the Listing Regulations.	Also, the transaction is between two wholly-owned subsidiaries of the Company. Therefore, it is exempted under Regulation 23(5)(c) of the Listing Regulations.	Also, the transaction is between two wholly-owned subsidiaries of the Company. Therefore, it is exempted under Regulation 23(5)(c) of the Listing Regulations.
		Further, the promoter / promoter group / group companies of the Company do not have any interest in the said transaction.	Further, the promoter / promoter group / group companies of the Company do not have any interest in the said transaction.	Further, the promoter / promoter group / group companies of the Company do not have any interest in the said transaction.
		The said transaction is on arm's length basis.	The said transaction is on arm's length basis.	The said transaction is on arm's length basis.
8.	In case of issuance of shares to the parties, details of issue price, class of shares issued	Not Applicable.	Not Applicable.	Not Applicable.



Sr.	Particulars	Details	Details	Details
No.		A arromant I	Agraamant II	A annomant III
		Agreement I	Agreement II	Agreement III
9.	In case of loan agreements, details of lender/borrower,	Lender: Kiddopia Inc. Borrower: Nazara	Lender: Sportskeeda Inc. Borrower: Nazara	Lender: Nazara Technologies (Mauritius)
	nature of the loan, total amount of loan	Technologies UK Limited	Technologies UK Limited	Borrower: Nazara Technologies UK Limited
	granted/taken, total amount outstanding, date of execution of	Nature of Loan: Unsecured Loan	Nature of Loan: Unsecured Loan	Nature of Loan: Unsecured Loan
	the loan agreement/sanction	Total amount of loan: Aggregate amount not		Total amount of loan:
	letter, details of the security provided to the lenders / by the	exceeding USD 1,000,000/- (equivalent to ~INR 8.73 Crores), in one or more	exceeding USD 572,443/- (equivalent to ~INR 5 Crores), in one or more tranches, subject	Aggregate amount not exceeding GBP 367,000/- (equivalent to ~INR 4 Crores),
	borrowers for such loan or in case outstanding loans lent	tranches, subject to compliance with the applicable laws.	applicable laws.	in one or more tranches, subject to compliance with the applicable laws.
	to a party or borrowed from a party become material on a cumulative basis	Date of execution of Loan Agreement: August 26, 2025	Date of execution of Loan Agreement: August 26, 2025	Date of execution of Loan Agreement: August 26, 2025
	cumulative basis	Details of security provided to lender: Nil	Details of security provided to lender: Nil	Details of security provided to lender: Nil
		Amount of loan outstanding as on date of disclosure: USD 22,486,416.67	Amount of loan outstanding as on date of disclosure: USD 12,876,747	Amount of loan outstanding as on date of disclosure: Nil
10.	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements	Not Applicable.	Not Applicable.	Not Applicable.
11.	In case of termination or amendment of agreement, listed entity shall disclose additional details to the stock exchange(s):	Not Applicable.	Not Applicable.	Not Applicable.
	a) name of parties to the agreement;b.) nature of the agreement;			
	c.) date of execution of the agreement; d.) details of amendment and			
	amendment and impact thereof or reasons of termination and impact thereof.			