



PROHIBITORY ORDER NO. RRD/SRO/1256/2026/1

**SECURITIES AND EXCHANGE BOARD OF INDIA
SOUTHERN REGIONAL OFFICE, CHENNAI**

Recovery Certificate No. 4704 of 2022 issued against Vadlamudi Srikrishna (PAN: ADNPV5504C) ["Defaulter"] as given below in the matter of Venus Power Ventures (India) Ltd.

SI.	Name of the defaulter	Address	PAN
1.	Vadlamudi Srikrishna	102 Coral Block Sri Sai Ram Manor Ph 2, Srinagar Colony, Yousguda Hyderabad, Telangana – 500045 6-94, Huda Colony, N R Nishani, Dyala School, Chanda Nagar, Mig 98, Phase II, Hyderabad, Telangana – 500050	ADNPV5504C

**Order under Rule 16 and 48 of the Second Schedule to the Income-tax Act, 1961
read with Section 28A of the Securities and Exchange Board of India Act, 1992**

1. Recovery proceedings have been initiated against Vadlamudi Srikrishna (PAN: ADNPV5504C), ["referred to as "Defaulters"] for failure to pay the dues under the following certificate drawn up by the Recovery Officer, Southern Regional Office.

Certificate No.	Name of the Defaulter(s)	Date of issuance of Notice of Demand	Amount (in Rs.)
4704 of 2022	Vadlamudi Srikrishna	Apr 27, 2022	3,19,000/- + further interest, costs, expenses and charges etc



दक्षिणी प्रादेशिक कार्यालय: 'ओवरसीज टॉवर्स', सातवी मंजिल, 756 - एल, अन्ना सालै, चेन्नई - 600 002.

Southern Regional Office : Overseas Towers, 7th Floor, 756-L, Anna Salai, Chennai - 600 002. Phone : 044 - 2852 6686, 2888 0222 Fax : 044 - 2888 0333 e-mail : sebisro@sebi.gov.in

प्रधान कार्यालय : सेबी भवन, 'जी' ब्लॉक, बांद्रा - कुरुक्षेत्र काम्प्लेक्स, बांद्रा (पूर्व), मुंबई - 400 051. Head Office : SEBI Bhavan, "G" Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051

2. Notice of Demand dated Apr 27, 2022 was issued by the Recovery Officer to the defaulter demanding payment of the said sums along with interest, costs, expenses etc., within 15 days from the date of receipt of the said notice. The Recovery Officer had issued Attachment Order dated Sep 30, 2022 in respect of all demat accounts/all funds/folios/schemes held by the defaulters. Further, vide another Attachment Order dated Sep 30, 2022, the Recovery officer had attached the bank accounts including lockers of the defaulters, either singly or jointly held with other persons and all amounts/proceeds due or may become due to the defaulter or any money held or may subsequently hold for or on account of the defaulter.
3. Subsequently, vide an Order dated Nov 28, 2022, the Recovery Officer directed the Banks to remit the amount as available in the bank accounts of the defaulters to SEBI. The Mutual Funds were also directed to redeem the units of mutual funds held in the name of the defaulters and to remit the amount to SEBI.
4. Considering that the amounts that could be realized through the remittances from bank account/s of the defaulters is not sufficient, it is necessary to prohibit the defaulters from disposing, transferring, alienating, or charging all the immovable properties and movable properties held by them.
5. In view of the foregoing, and in exercise of the powers conferred under Rule 16 and 48 of the Second Schedule to the Income Tax Act, 1961 read with Section 28A of the Securities and Exchange Board of India Act, 1992, the **defaulters are hereby prohibited from disposing, transferring, alienating, or charging all the immovable properties and movable properties held by the defaulters.** It is further directed that all persons are hereby prohibited from taking any benefit under such disposal, transfer, alienation or charge in respect of the properties of the defaulters, which would stand attached in execution of the aforesaid Recovery Certificates.
6. The defaulters are also hereby directed to furnish the complete details of all the movable and immovable properties held by them and charges, if any, thereon, in the format prescribed at Annexure-A, along with the original title deeds pertaining to immovable properties, within **two weeks from the date of this Order**, to the Southern Regional Office at Chennai of the Board.



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7. This Order shall be served on the defaulters and the Inspector General of Registration of all the States and Union Territories and specifically to the concerned Tehsildars, District Registrars and Sub-Registrars in the State of Telangana, with a direction, -
 - a. to inform the details of immovable properties owned by the defaulters; and
 - b. not to act upon any documents purporting to be dealing with transfer, mortgage, charge, lease or creation or alteration of any interest in any of the properties owned / held by the defaulter, including the said properties, if presented for registration.
8. The Order shall also be served on the concerned District Registrars and Sub-Registrars of the areas in which the addresses of the defaulters are located.

Given under my hand and seal at Chennai on this Feb 02,2026.

**SEAL****RECOVERY OFFICER****मोहम्मद साजिद****MOHD SAJID**

वसूली अधिकारी एवं उप महाप्रबंधक
Recovery Officer & Dy. General Manager
भारतीय प्रतिभूति और विनियम बोर्ड, भैम्प्रई
Securities and Exchange Board of India, Chennai

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Annexure- A

S. No.	Description of the Property	Date of Purchase	Purchase Price	Present Market Value	Details of building, fixtures, fittings, standing crop, timber, livestock etc.	Details of encumbrance if any
1	District					
	Sub-Division					
	Block					
	Village					
	Mouza					
	Khata					
	No./Patta No.					
	Survey No.					
	Plot No.					
	Boundaries					
	Extent of land					
2						
3						
4						
5						

