

PUBLIC NOTICE

Without Prejudice

This is to inform all creditors, suppliers, vendors, and business associates that our Company, Lasa Supergenetics Ltd., recently suffered a fire incident at its factory premises located at Lote Parshuram MIDC on 18th May 2025, resulting in destruction of inventory, goods, and current assets. The said incident has already been intimated to all concerned government authorities including stock exchanges and supporting documents are on record.

This unforeseen force majeure event (as per Section 56 of the Indian Contract Act, 1872) has caused temporary disruption in our ability to make immediate payments. However, the Company categorically states that it remains committed to honoring genuine contractual obligations, subject to proper reconciliation and verification of claims with full documentary evidence. Genuine claims accompanied with the mentioned documentation hereunder are to be submitted on info@lasalabs.com within the next 15 days from receipt of this notice. Claims without such comprehensive documentation will not be recognized or reconciled. Further, the Company reserves its full rights to demand additional documentation and proof if, upon scrutiny, any claim appears inconsistent, inflated, or fictitious. Any attempts to pressurize or misrepresent facts will be treated as mala fide.

For this purpose, every creditor/supplier is required to furnish the following records, duly signed, sealed, and authenticated:

1. Purchase Order (PO) – duly signed and stamped by both parties.
 2. Goods Receipt Note (GRN) / Inward Gate Entry – showing actual receipt of goods at our factory.
 3. Weighbridge slips / inward material challans – evidencing physical delivery and quantity received.
 4. Quality Assurance (QA) and Quality Control (QC) reports – including laboratory test reports, acceptance/rejection notes.
 5. Original Tax Invoices – carrying GST registration details.
 6. Proof of GST Output Tax paid – challans/returns evidencing deposit of GST with Government against invoices raised to us.
 7. Transport Documentation – including e-way bills, lorry receipts, and transport challans.
 8. Acknowledgement of Receipt – company-stamped acceptance notes from our authorized personnel.
 9. Ledger Extracts – from the claimant's books of account showing the exact outstanding balance, duly signed by their authorized signatory and accepted by our competent authority/director.
 10. Bank Statements – showing realization of any part-payments received from us, for cross-verification.
 11. Insurance / Warranty / Guarantee Certificates – if given at the time of supply.
 12. Correspondence / Email Confirmations – relating to dispatch, delivery, or acceptance of goods.
 13. Compliance Certificates – confirming that goods supplied were in accordance with statutory, environmental, and regulatory norms.
 14. Credit / Debit Note Records – if any adjustments were issued against supplies made.
 15. Any MSME Registration.
 16. Claim / Receivable reflected in the claimant's audited balance sheet, duly signed by their statutory auditor.
 17. Proof of purchase / procurement of goods – by the claimant from their own suppliers, to substantiate the legitimacy of supply chain and invoices raised upon us.
 18. Independent Certification – Certificate from an independent Chartered Accountant / Company Secretary confirming reconciliation of the claimant's ledger with the Company's ledger, duly signed with UDIN.
 19. Board Authorization – Copy of the claimant's Board Resolution / Partner Authorization under oath Affidavits mentioning quantum of claim and approving submission of claim on behalf of the firm/company.
 20. Income Tax Records – Extract of the claimant's Income Tax Return (ITR) for the relevant financial year, clearly reflecting the sales made to the Company.
 21. Statutory Registers – Copy of claimants validated stock register and GST outward supply register evidencing dispatch of goods to the Company.
 22. GST Portal Evidence – System-generated e-invoice and GST portal acknowledgment (IRN) corresponding to the supplies made to the Company as well as supplies received from company.
 23. Transporter Confirmation – Affidavit from the concerned transporter confirming actual delivery of goods at the Company's factory gate.
- Unless such comprehensive documentation is produced, no claim can be recognized or reconciled, and any attempt to pressurize or misrepresent shall be treated as mala fide.

For the avoidance of doubt, the following is placed firmly on record:

1. Commercial Nature Only: All dealings are purely civil and commercial contracts. At no stage has there been any dishonest or fraudulent intention on the part of the Company or its management.
2. Binding Arbitration & Jurisdiction: Every agreement and Purchase Order contains binding arbitration provisions and an exclusive jurisdiction clause for Mumbai. All disputes, if any, must be resolved strictly under the Arbitration & Conciliation Act, 1996.
3. Bar on Criminal Colour: Any attempt to invoke criminal jurisdiction under the pretext of "cheating" (Sec. 420 IPC), "breach of trust" (Sec. 406 IPC), or similar allegations will be treated as mala fide, malicious, and an abuse of the criminal justice system.
4. Consequences of Misuse: Should any party or officer misuse police machinery or attempt arm-twisting by giving a criminal colour to this contractual matter, the Company shall be left with no option but to initiate stringent proceedings, including:
Petition before the Hon'ble Bombay High Court under Article 226/227 for immediate quashing of such abuse.
Complaints to the State Vigilance and Anti-Corruption Bureau for a probe into misconduct, illegal gratification, and disproportionate assets of any public servant entertaining such misuse for operational as well as statutory claims.
Proceedings before the State Human Rights Commission and National Police Complaints Authority for harassment, abuse of power, and violation of fundamental rights.
Criminal and civil actions for defamation, malicious prosecution, and damages against parties giving wrongful criminal colour to civil disputes.
5. Financial Position & Repayment Proposal:
The Company is a solvent, registered MSME with positive net worth, though temporarily impacted by the fire. Genuine creditors will be accommodated through a structured repayment plan over a period of up to 24 months post-stabilization of operations and realization of insurance claims.
6. Deemed Acceptance:
Submission of claims and supporting documents in response to this notice shall be construed as acknowledgment and deemed acceptance of the above repayment framework, including deferred payment terms and realization of pending insurance claims.
7. Severability:
If any part of this notice is found to be invalid or unenforceable in law, the remaining provisions shall continue to remain valid, binding, and enforceable, and the notice shall not be rendered void in its entirety.
8. Non-Waiver of Rights:
The issuance of this notice or acceptance of any claim documents shall not, in any manner, amount to waiver of any rights, defenses, or remedies available to the Company in law or equity, all of which are expressly reserved.
9. Subject to Reconciliation & Insurance Realization:
All obligations herein are subject to reconciliation of accounts and realization of insurance proceeds. No payment obligation shall crystallize until such reconciliation and insurance realization are duly completed.
10. No Third-Party Rights:
This notice is addressed exclusively to genuine creditors and suppliers of the Company. No third party shall have any right, claim, or locus arising out of this notice.
11. Governing Law:
This notice and all related matters in respect to this notice shall be governed by and construed strictly in accordance with the laws of India and exclusive jurisdiction of Mumbai High Court.
12. Clarification on Jurisdiction:
For abundant caution, it is further clarified that the expression "exclusive jurisdiction of Mumbai High Court" shall be read to include the courts at Mumbai, including but not limited to the Hon'ble Bombay High Court.
13. Insurance Realization Qualification:
Any reference to realization of insurance proceeds in this notice shall mean and be limited to such amounts as are actually admitted and paid by the concerned insurance company, and not merely claimed or filed.
14. Good Faith & Reservation of Rights:
This notice is issued purely in good faith and without prejudice to any rights, defenses, or remedies available to the Company, all of which are expressly reserved.
15. Mandatory Pre-Litigation Notice:
Any party intending to pursue legal proceedings against the Company shall be required to first serve a detailed legal notice upon the Company at info@lasalabs.com, granting reasonable time for response and reconciliation. It is further clarified that any attempt to obtain ex parte, interim or ad-interim reliefs without such prior notice shall be treated as mala fide, and the Company shall contest the same vigorously, including seeking costs and damages for abuse of process.
16. Circulation of Notice:
For abundant caution and transparency, a copy of this Public Notice is also being forwarded for reference to the Commissioner of Police, Ratnagiri, the MSME Facilitation Council (Maharashtra), placed on record through the Company's official social media handles, and is proposed to be published in leading Mumbai newspapers in due course.
17. Disclaimer on Applicability:
In the event this notice has reached any person or entity to whom it does not pertain, the same may kindly be ignored. The issuance of this notice shall not, under any circumstances, be construed as an admission or acknowledgment of any debt or liability unless the same is duly reconciled, verified, and accepted by the Company in writing.
18. Time-Barred Claims:
Any claim barred under the Limitation Act, 1963 (i.e., beyond 3 years from invoice due date, last payment, or last valid acknowledgment) shall not be entertained. Any attempt to press such stale claims shall be treated as mala fide and vigorously contested.
19. Valid Mode of Communication
Any communication through WhatsApp, social media, or similar messenger applications shall not be treated as valid or binding. Further, any interaction with persons other than the Company's duly authorized and competent representatives shall be deemed void and of no effect.
20. No Promissory Estoppel Without Valid Documentation
Any mere communication, discussion, or correspondence with the Company's Directors and/or authorized representatives, unless supported by a duly validated or registered document executed in the presence of witnesses, shall not be construed as an admission of liability or treated as creating promissory estoppel against the Company.

The Company reiterates that any deviation from lawful remedies will be met with the most aggressive and comprehensive legal response available. All parties are therefore advised to refrain from adopting coercive, unlawful, or criminal methods, failing which the Company shall exercise its rights to the fullest extent of law without hesitation.

This notice is issued in good faith to put all concerned on clear notice, and to protect the Company, its management, and stakeholders from unlawful harassment.

The copy of this Public Notice is also available on the website of the Company.

**For and on behalf of
Lasa Supergenetics Ltd.**