

# Bloomage Ltd

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Port Louis  
BRN : C06012112

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## PUBLIC ANNOUNCEMENT

The Board of Directors of Bloomage Ltd (“Bloomage”) refers to the offer document (the “Offer Document”) communicated to the shareholders of BlueLife Limited (“BLL”) on 30 March 2026 regarding the voluntary offer of Bloomage to acquire all the shares of BLL (the “BLL Shares”) at a price of Rs. 0.75 per BLL Share (the “Voluntary Offer”). The Voluntary Offer is conditional upon the satisfaction or, to the extent permissible under all applicable laws, the waiver by Bloomage of certain conditions precedent as more fully set out on page 6 of the offer document (the ‘Conditions’), including the Offeror having received acceptances in respect of the BLL Shares which will result in the Offeror or any person acting in concert holding more than 75% of the BLL Shares (the “Acceptance Condition”).

Pursuant to section 4 of the Offer Document, Bloomage has the right, in its sole discretion, to reduce the threshold of the Acceptance Condition provided that it is not reduced below the minimum threshold of 50% prescribed under the Securities (Takeover) Rules 2010. Bloomage hereby informs BLL, the shareholders of BLL, and the public in general that it has reduced the threshold of the Acceptance Condition to 50%. This public announcement constitutes notice of the variation by an expedient means to BLL and its shareholders pursuant to Rule 30(4) of the Securities (Takeover) Rules 2010. The revised Voluntary Offer will remain open for acceptance until 12 May 2026, which is more than 14 days from the date of the notice of variation as required by Rule 30(5) of the Securities (Takeover) Rules 2010.

Pursuant to Rule 19 of the Securities (Takeover) Rules 2010, Bloomage states that:

- (i) before the start of the offer period, (a) Bloomage did not hold or control any BLL Share, and (b) IBL Ltd, the person declared by Bloomage as acting in concert held 663,067,517 BLL Shares (representing 57.41% of the share capital and voting rights of BLL);
- (ii) Bloomage has received acceptances of the Voluntary Offer for 677,931,247 BLL Shares (representing 58.70% of the share capital and voting rights of BLL); and
- (iii) neither Bloomage nor IBL Ltd has acquired any BLL Shares during the offer period.

Bloomage hereby informs the shareholders of BLL and the public in general that all Conditions have been duly satisfied or waived (as the case may be) and that the Voluntary Offer is now unconditional. In accordance with Rule 32 of the Securities (Takeover) Rules 2010, the Voluntary Offer will remain open for acceptance until **12 May 2026**.

Shareholders of BLL who wish to accept the Voluntary Offer must complete and sign the Acceptance Form, enclosed with the Offer Document, and return the original to DTOS Registry Services Ltd, 3<sup>rd</sup> Floor, Eagle House, 15A Wall Street, Ébène, Mauritius, by close of business on **12 May 2026**.

The shareholders and the public are advised to exercise caution when dealing in the shares of BLL and will be kept informed of further developments in respect of the Voluntary Offer.

By Order of the Board  
IBL Management Ltd  
Company Secretary

23 April 2026

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This public announcement is issued pursuant to Rule 19 of the Securities (Takeover) Rules 2010. The Board of Bloomage accepts full responsibility for the accuracy of the information contained in this public announcement.