



Nitta Gelatin India Limited

Joint venture of Kerala State Industrial Development Corporation Ltd. and Nitta Gelatin Inc.

REGISTERED & CORPORATE OFFICE
Nitta Center
SBT Avenue
Panampilly Nagar, Emakulam
Kerala, India-682 036
Tel : 0484 2864400, 2317805
Email : ro@nitta-gelatin.co.in

CIN : L24299KL1975PLC002691

GELATIN DIVISION
Kinfra Export
Promotion Industrial Park Ltd
Infopark PO Kalkkanad,
Cochin-682 042, Kerala, India
Tel : 0484 2869300, 2869500
Email : gd@nitta-gelatin.co.in

OSSEIN DIVISION
PO Kathikudam
(Via) Koratty,
Trichur-680 308 India
Tel : 0480 2749300, 2719598
Email : od@nitta-gelatin.co.in

REVA DIVISION
Plot No.832, 832/1 & 832/2,
GIDC-Mega Industrial Estate,
Jhagadia-393 110
Dist.: Bharuch, Gujarat, India
Phone : +91 9099436733
Email : rd@nitta-gelatin.co.in
Website : www.gelatin.in

26.02.2026

BSE Ltd.,
Phiroze Jeejeebhoy Towers,
25th Floor, Dalal Street,
Mumbai- 400 001

Dear Sir/ Madam,

SCRIP CODE: 506532

Sub: Newspaper Advertisement regarding Special Window for Transfer and dematerialisation of Physical Shares

Pursuant to the provisions of Regulation 30 of SEBI (LODR) Regulations, 2015, please find enclosed, copy of newspaper advertisement published in Financial Express in connection with information related to opening of a special window for transfer and dematerialisation of physical shares which were sold / purchased prior to April 01, 2019, in accordance with SEBI Circular No. HO/38/13/11(2)2026-MIRSD-POD/I/3750/2026 dated January 30, 2026.

We request that the above information may kindly be taken on records.

Thanking You,

Yours Faithfully,

For NITTA GELATIN INDIA LIMITED


VINOD MOHAN
COMPANY SECRETARY

Encl: as above.



...continued from previous page.

- been published; and (c) simultaneously with the issue of such public announcement, inform SEBI, the Stock Exchange and the Target Company at its registered office of such revision.
9. In the event of acquisition of the Equity Shares by the Acquirers and PAC, during the Offer Period, whether by subscription or purchase, at a price higher than the Offer Price per Equity Share, the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 8(8) of the SEBI (SAST) Regulations. In the event of such revision, the Acquirers and PACs shall: (a) make corresponding increase to the escrow amount; (b) make a public announcement in the same newspapers in which this Detailed Public Statement has been published; and (c) simultaneously with the issue of such public announcement, inform SEBI, the Stock Exchange, and the Target Company at its registered office of such revision. However, the Acquirers and PACs shall not acquire any Equity Shares after the 3rd (third) Working Day prior to the commencement of the Tendering Period of this Open Offer and until the expiry of the Tendering Period of this Open Offer.
10. If the Acquirers and PACs acquire Equity Shares of the Target Company during the period of 26 (twenty six) weeks after the closure of the Tendering Period at a price higher than the Offer Price per Equity Share, then the Acquirers and PACs shall pay the difference between the highest acquisition price and the Offer Price, to all the Public Shareholders whose shares have been accepted in the Open Offer within 60 (sixty) days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under another offer under the SEBI (SAST) Regulations, as amended from time to time or SEBI (Deisting of Equity Shares) Regulations, 2021, as amended from time to time or open market purchases made in the ordinary course on the Stock Exchanges, not being a negotiated acquisition of the Equity Shares in any form.
- V. **FINANCIAL ARRANGEMENTS**
1. The total consideration for the Offer Size at the Offer Price, assuming full acceptance of the Offer, is INR 552,49,71,429.12 (Indian Rupees Five Hundred and Fifty Two Crore Forty Nine Lakh Seventy One Thousand Four Hundred and Twenty Nine Point One Two) ("Maximum Consideration") (assuming no upward adjustments to the Offer Price).
2. The Acquirers have confirmed that firm financial arrangements have been made for fulfilling the payment obligations under the Open Offer in terms of Regulation 25(1) of the SEBI (SAST) Regulations and the Acquirers are able to implement this Open Offer, subject to any statutory approvals for the Open Offer that may be necessary.
3. In accordance with Regulation 17 of the SEBI (SAST) Regulations, Acquirer 1 has furnished an unconditional, irrevocable, and on demand bank guarantee dated 20 February 2026 from The Hongkong and Shanghai Banking Corporation Limited (having its registered office at 1, Queens Road Central, Hong Kong and acting through its branch at 25, Barakhamba Road New Delhi, India - 110001) having bank guarantee number FNGNDH312444 of an amount of INR 130,25,00,000 (Indian Rupees One Hundred Thirty Crore Twenty Five Lakh) ("Bank Guarantee"), which is in excess of the requirements specified under Regulation 17 of the SEBI (SAST) Regulations (i.e., 25% of the first INR 5,000 million of the Maximum Consideration and 10% of the remainder of the Maximum Consideration) in favor of the Manager to the Open Offer. The Bank Guarantee is valid until the completion of the Open Offer and an additional period of 30 (thirty) days after completion of payment of consideration to all Public Shareholders who have successfully tendered their shares in acceptance of the Open Offer and in accordance with the terms of the Open Offer, but in no event later than 128 (one hundred and twenty eight) days from the date of issue of the Bank Guarantee (i.e., 20 February 2026). The Manager to the Open Offer has been duly authorised to realise the value of the aforesaid Bank Guarantee in terms of the SEBI (SAST) Regulations. Acquirer 1 has undertaken to extend the validity of the Bank Guarantee or make other arrangements for such period as may be required, in accordance with the SEBI (SAST) Regulations, such that the Bank Guarantee shall be valid for at least 30 (thirty) days after completion of payment of consideration to shareholders who have validly tendered their shares in acceptance of the Open Offer. The bank issuing the Bank Guarantee is neither an associate company nor a group company of the Acquirers or the Target Company.
4. Further, in accordance with Regulation 17(4) of the SEBI (SAST) Regulations, the Acquirers have opened an escrow account under the name and title of "HSBC - Project Bema Open Offer Escrow Account" ("Escrow Account") with The Hongkong and Shanghai Banking Corporation Limited, a company incorporated under the Companies Ordinance of the Hong Kong Special Administrative Region, having its registered office at 1, Queens Road Central, Hong Kong, and having its India corporate office located at 52/60 Mahatma Gandhi Road, Fort, Mumbai 400 001, India and acting through its office at 11th Floor, Building 3, NESCO - IT Park, NESCO Complex, Western Express Highway, Goregaon (East), Mumbai 400 063, India (the "Escrow Agent") pursuant to an escrow agreement dated 19 February 2026 ("Escrow Agreement") and the Acquirers have made a cash deposit in such Escrow Account of INR 5,57,00,00,000 (Indian Rupees Five Crore Fifty Seven Lakh) (representing at least 1% (one percent) of the total consideration payable under the Open Offer assuming full acceptance). In terms of the Escrow Agreement, the Manager to the Open Offer has been fully authorised and empowered by the Acquirers to operate and realise the value of the Escrow Account and to operate the special escrow account opened as per the provisions of SEBI (SAST) Regulations. The cash deposit has been confirmed by the Escrow Agent by way of a confirmation letter dated 23 February 2026.
5. The source of funds for the Acquirers is as follows: (a) Acquirer 1 has received a commitment letter dated 19 February 2026 from PAC 1, pursuant to which PAC 1 has undertaken to provide Acquirer 1 with the necessary finances to meet the payment obligations under the Open Offer. In such commitment letter, PAC 1 has represented that it has sufficient uncalled capital commitment that can be utilized for the purposes of funding Acquirer 1 to enable Acquirer 1 to pay the total consideration payable by Acquirer 1 to the Public Shareholders pursuant to the Open Offer; (b) Acquirer 2 has confirmed that the financial arrangements for the Open Offer consists of uncalled capital commitment from the contributors of Acquirer 2, which uncalled capital commitment may be called by the Acquirer 2 Investment Manager at its discretion in accordance with the private placement memorandum of Acquirer 2; and (c) Acquirer 3 intends to fulfil its obligation related to the Open Offer through the balance capital contribution by its partners and has confirmed that one or more of its partners have agreed to deploy funds in accordance with the terms of the amended and restated partnership agreement dated 13 October 2025.
6. After considering the aforementioned, B & Associates, Chartered Accountants (Balwan Bansal, Partner, Membership No. 511341) (FRN: 023670N), has, vide its certificate dated 19 February 2026 certified that the Acquirers and PACs have adequate financial resources for fulfilling their obligations under the Open Offer.
7. In case of any upward revision in the Offer Price or the Offer Size, corresponding increase to the escrow amount and Bank Guarantee amounts as mentioned above in this Part shall be made by the Acquirers in terms of Regulation 17(2) of the SEBI (SAST) Regulations, prior to effecting such revision.
8. Based on the above, the Manager is satisfied: (i) of the adequacy of resources of the Acquirers to meet the financial requirements of the Open Offer and the ability of the Acquirers to implement the Open Offer in accordance with the SEBI (SAST) Regulations; and (b) that firm arrangements have been put in place by the Acquirers and the PACs to fulfil the obligations in relation to this Offer through verifiable means in accordance with the SEBI (SAST) Regulations.

VI. **STATUTORY AND OTHER APPROVALS**

1. The consummation of the Underlying Transaction is subject to the satisfaction of the conditions precedent specified in the manner set out in the SPA (unless, if capable of being waived or deferred, waived or deferred in accordance with its terms). There are no statutory or governmental approvals required by the Acquirers and PACs for the consummation of the Transaction. However, if any statutory or governmental approval(s) are required or become applicable at a later date before closure of the Tendering Period, this Open Offer shall be subject to receipt of such statutory approvals and the Acquirers, PACs and/or the Seller shall make the necessary applications for such statutory approvals.
2. In the event that the conditions precedent as specified in the SPA (including as briefly set out at paragraph 10(ii) of Section II (Background to the Open Offer) of this Detailed Public Statement, are not satisfied (or to the extent capable of being waived or deferred, waived or deferred in accordance with the SPA) for reasons which are outside the reasonable control of the Acquirers, the SPA may be terminated in accordance with its terms and the Acquirers and PACs shall have the right to withdraw this Open Offer in terms of Regulation 23 of the SEBI (SAST) Regulations. In the event of the SPA being terminated and a withdrawal of the Open Offer, a public announcement will be made within 2 (two) Working Days of such withdrawal, in the same newspapers

in which the Detailed Public Statement has been published and such public announcement will also be sent to the Stock Exchanges, SEBI and the Target Company at its registered office.

3. In case of delay in receipt of any statutory approval (as applicable) that may be required by the Acquirers, SEBI may, if satisfied, grant an extension of time to the Acquirers for making payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Open Offer, subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the SEBI (SAST) Regulations. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirers shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Open Offer.
4. All Public Shareholders (including resident or non-resident shareholders) must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) held by them, in the Open Offer and submit such approvals, along with the other documents required to accept this Open Offer. In the event such approvals are not submitted, the Acquirers and PACs reserve the right to reject such Equity Shares tendered in this Open Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares held by them, along with the other documents required to be tendered to accept this Open Offer. In the event such approvals are not submitted, the Acquirers and PACs reserve the right to reject such Offer Shares.
5. The Acquirers and PACs shall complete all procedures relating to payment of consideration under this Open Offer within 10 (ten) Working Days from the date of closure of the Tendering Period of the Open Offer to those Public Shareholders whose Equity Shares are accepted in the Open Offer and whose share certificates (if applicable) or other documents are found valid and in order and are approved for acquisition by the Acquirers and PAC.

VII. **TENTATIVE SCHEDULE OF ACTIVITY**

S. No.	Name of Activity	Date	Day
1.	Issue of Public Announcement	19 February 2026	Thursday
2.	Publication of this DPS in newspapers	26 February 2026	Thursday
3.	Last date for filing of the draft Letter of Offer with SEBI	6 March 2026	Friday
4.	Last date for public announcement for competing offer(s)	23 March 2026	Monday
5.	Last date for receipt of SEBI observations on the draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Open Offer)	1 April 2026	Wednesday
6.	Identified Date*	6 April 2026	Monday
7.	Last date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date, and to Stock Exchanges and Target Company and Registrar to issue a dispatch completion certificate	13 April 2026	Monday
8.	Last date by which a committee of independent directors of the Target Company is required to give its recommendation to the Public Shareholders of the Target Company for this Open Offer	17 April 2026	Friday
9.	Last date for upward revision of the Offer Price and/or the Offer Size	17 April 2026	Friday
10.	Date of publication of Open Offer opening public announcement, in the newspapers in which this DPS has been published	20 April 2026	Monday
11.	Date of commencement of the Tendering Period	21 April 2026	Tuesday
12.	Date of closure of the Tendering Period	5 May 2026	Tuesday
13.	Last date of communicating the rejection/acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	19 May 2026	Tuesday
14.	Last date for publication of post Open Offer public announcement in the newspapers in which this DPS has been published	26 May 2026	Tuesday

* Date falling on the 10th Working Day prior to the commencement of the Tendering Period. The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent. All the Public Shareholders (registered or unregistered) are eligible to participate in this Open Offer at any time prior to the closure of the Tendering Period.

The timelines are indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly.

VIII. **PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER**

1. All the Public Shareholders, holding the Equity Shares whether in dematerialised form or physical form, registered or unregistered are eligible to participate in the Open Offer at any time during the Tendering Period of this Open Offer.
2. As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations and SEBI's press release dated 3 December 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from 1 April 2019. However, in accordance with the SEBI (SAST) Regulations and the SEBI Master Circular (as defined below), shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well as eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations. Public Shareholders who wish to offer their physical Equity Shares in the Offer are requested to send their original documents as mentioned in the Letter of Offer to MUFG Intime India Private Limited ("Registrar to the Offer"), at any of the collection centres that shall be mentioned in the Letter of Offer, so as to reach them on or before 5.00 p.m. (IST) on the date of closure of the Tendering Period. The process for tendering the Offer Shares by the Public Shareholders holding physical Equity Shares will be separately enumerated in the Letter of Offer.
3. The Letter of Offer specifying the detailed terms and conditions of the Open Offer will be mailed to all the Public Shareholders whose names appear in the register of members of the Target Company as at the close of business hours on the Identified Date. Accidental omission to dispatch the Letter of Offer to any Public Shareholder to whom the Offer is made or non-receipt or delayed receipt of the Letter of Offer by such Public Shareholder, shall not invalidate the Open Offer.
4. A Public Shareholder may participate in the Offer by tendering the Equity Shares in the Offer as per the procedure mentioned in the Letter of Offer or in the relevant form of acceptance-cum-acknowledgement.
5. Acquirer 1 is not a person resident in India under applicable Indian foreign exchange control regulations. In terms of the FEMA, if the acquirer does not have control over the Target Company at the time of acquiring the Equity Shares tendered by the Public Shareholders, the acquirer will not be permitted to acquire the Equity Shares on the floor of the recognized stock exchanges in India, as per applicable foreign exchange control regulations in India (under Indian foreign exchange laws, a person resident outside India is permitted to purchase the equity shares of a listed Indian company on the stock exchange if such person has already acquired control of such Indian listed company in accordance with the SEBI (SAST) Regulations). Therefore, the Acquirers will acquire the Offer Shares through the "off-market" route in accordance with the "tender offer method" prescribed by SEBI, in accordance with paragraph 2 of Chapter 4 of the SEBI's Master Circular SEBI/HO/CFD/PoD-1/PI/CIR/2023/31 dated 16 February 2023 ("SEBI Master Circular").

6. Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, i.e., the date falling on the 10th (tenth) Working Day prior to the commencement of Tendering Period, or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in the Open Offer by submitting an application on a plain paper giving details set out below and in the Letter of Offer. In the alternate, such holders of the Equity Shares may apply in the form of acceptance-cum-acknowledgement in relation to the Offer that will be annexed to the Letter of Offer, which may also be obtained from the SEBI website (<https://www.sebi.gov.in/>) and from the website of the Registrar to the Offer (www.in.mps.mufg.com). The application is to be sent to the Registrar to the Offer at any of the collection centres that shall be mentioned in the Letter of Offer, so as to reach the Registrar to the Offer during business hours on or before 5.00 p.m. (IST), on the date of closure of the tendering period of the Offer, together with:

- (a) where the Equity Shares held in dematerialized form, the name of the Depository Participant ("DP"), the DP ID and beneficiary account number, together with a photocopy or counterfoil of the delivery instruction slip in "off-market" mode duly acknowledged by the DP for transferring the Equity Shares in favour of the special depository account ("Open Offer Escrow Demat Account") as per the details given below. Any Public Shareholders tendering Equity Shares in dematerialized form should ensure that the Equity Shares are credited in favour of the Open Offer Escrow Demat Account, as per the details given below during the Tendering Period. Any form of acceptance in respect of dematerialized Equity Shares not credited to the Open Offer Escrow Demat Account on or before date of closure of the Tendering Period is liable to be rejected; or

Name of Depository Participant	Ventura Securities Limited
DP ID	IN303116
Client ID	15855051
Account Name	MIPL NOVARTIS INDIA LIMITED OPEN OFFER ESCROW DEMAT ACCOUNT
Depository	NSDL
PAN	AAACH2914F
Mode of Instruction	Off Market

- (b) Public Shareholders having their beneficiary account with Central Depository Services (India) Limited must use the inter-depository delivery instruction slip for the purpose of crediting their Equity Shares in favour of the Open Offer Escrow Demat Account.

7. The detailed procedure for tendering the Equity Shares in the Open Offer will be available in the Letter of Offer, which shall also be available on SEBI's website (www.sebi.gov.in).

8. Equity Shares shall not be submitted or tendered to the Manager, the Acquirers, PACs and / or the Target Company.

9. The detailed procedure for tendering the Equity Shares in the Open Offer will be available in the Letter of Offer, which is also expected to be available on SEBI's website.

IX. **OTHER INFORMATION**

1. Save and except as stated in paragraph 2 below, the Acquirers accept full responsibility for the information contained in the Public Announcement and this Detailed Public Statement.
2. The information pertaining to the Target Company and/or the Seller contained in the Public Announcement or this Detailed Public Statement or the Letter of Offer or any other advertisement/publications made in connection with the Open Offer has been compiled from information published or provided by the Target Company or the Seller, as the case may be, or publicly available sources. The accuracy of such information has not been independently verified by the Acquirers, PACs or the Manager and none of the Acquirers, nor the PACs nor the Manager accept any responsibility with respect to such information relating to the Target Company and/or the Seller.
3. The Acquirers and their directors (as applicable) and the PACs also accept full responsibility for their obligations under the Open Offer and shall be jointly and severally responsible for the fulfillment of the obligations under the SEBI (SAST) Regulations in respect of this Open Offer.
4. In this Detailed Public Statement, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.
5. Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position as of the date hereof.
6. In this Detailed Public Statement, all references to (i) "INR" or "Rs." are references to Indian Rupee(s); and (ii) "USD" is reference to United States Dollars.
7. The Public Announcement is available and this Detailed Public Statement is expected to be available on SEBI's website (www.sebi.gov.in).
8. Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirers and PACs have appointed Axis Capital Limited as the Manager to the Open Offer, as per the details set out below.
9. The Acquirers have appointed MUFG Intime India Private Limited as the Registrar to the Open Offer, as per the details below:

MUFG

Address: C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India
Tel No. : +91 810 811 4949
Fax No. : +91 22 4918 8060
Contact Person: Ms. Pradnya Karanjekar
E-mail: novartisindia.offer@in.mps.mufg.com
Investor Grievance E-mail: novartisindia.offer@in.mps.mufg.com
SEBI Registration Number: INR000004058

Issued by the Manager to the Open Offer:

AXIS CAPITAL

Axis Capital Limited
Axis House, 1st Floor, Pandurang Budhkar Marg, Worli, Mumbai - 400 025, Maharashtra, India
Tel: +91 22 4325 2183
Fax: +91 22 4325 3000
E-mail: novartis.openoffer@axiscap.in
Contact Person: Pratik Padnekar
SEBI Registration No.: INM000012029
Validity Period: Permanent

For and on behalf of

WaveRise Investments Limited (Acquirer 1),
ChrysCapital Fund X (Acquirer 2),
Two Infinity Partners (Acquirer 3),
ChrysCapital X, LLC (PAC 1),
OceanEdge Investments Limited (PAC 2).

Place: Mauritius and New Delhi, India
Date: February 25, 2026

Adfactors 851/26

JKLAKSHMI CEMENT LTD.
CIN: L74999RJ1938PLC019511
Regd. Office: Jaykaypuram, District Sirohi, Rajasthan- 307019
Secretarial Office: 3rd Floor, Gulab Bhawan (Rear Wing), 6A, Bahadur Shah Zafar Marg, New Delhi-110002
Email: jkic.investors@jklakshmi.com
Website: www.jklakshmicement.com
Phone: 91-11-68201862, Fax: 02971-244417

NOTICE

Special Window for Transfer and Dematerialisation of Physical Securities

In order to facilitate the investors to get rightful access to the Securities, it is hereby informed that SEBI vide its Circular No. HO/38/13/11(2)2026-MIRSD-POD/1/3750/2026 dated 30th January 2026 has opened another special window for a period of one year from 5th February 2026 to 4th February 2027 for transfer and dematerialisation of physical securities that were sold/purchased prior to 1st April 2019.

The special window shall be available for Transfer Deeds which were executed prior to 1st April 2019 and shall also include such transfer requests which were submitted earlier and were rejected / returned / not attended to due to deficiency in the documents / process / or otherwise. The securities transferred under this window shall be mandatorily credited to the transferee only in demat mode and shall remain under lock-in for one year from the date of registration of transfer. Such securities shall not be transferred, lien marked, or pledged during the lock in period.

The procedure for transfer of Securities and conditions to be fulfilled by the investor/transferee are given in the aforesaid SEBI Circular which can be accessed at <https://www.jklakshmicement.com/other-filings-with-stock-exchange/>

Investors who wish to avail this opportunity are requested to contact our Registrar and Share Transfer Agent - MCS Share Transfer Agent Ltd., 179-180, DSIDC Shed, 3rd Floor, Okhla Industrial Area, Phase - 1, New Delhi - 110020; Phone Nos. 011-41406149 / 41406150 / 41406151 and Email: admin@mcsregistrars.com. Transfer requests submitted after 4th February 2027 will not be accepted by the Company/RTA.

Eligible Investors are encouraged to take advantage of this special window.

JK Lakshmi Cement Limited
Sd/-
Amit Chaurasia
Company Secretary

For Kind Attention of Shareholders: Shareholders holding shares in Physical form are requested to dematerialize their shares/complete their KYC (Email address, Bank A/c details etc.) with the Company's RTA.

CONCOR INVITES E-TENDER
CONCOR invites E-Tender in two packet system of tendering for the following work:-
Tender No.: CON/AIL/TANK CONT/2026
Name of Work: 500 numbers (400 numbers from Reputed Regular manufacturer of Tank containers & 100 numbers for Development manufacturers)
Estimated Cost: ₹ 58,99,99,410.00 (Inclusive all)
Earnest Money Deposit: ₹ 10,00,000/- Rs. Ten Lakhs (As per para 3.1 of Section-II of the tender document)
Cost of Tender Document (Non-Refundable): ₹ 1,120/- (Inclusive all Taxes and Duties) through e-payment
Tender Processing Fee (Non-Refundable): ₹ 3,540/- (Inclusive all Taxes and Duties) through e-payment
Date of sale of Tender (online): 26.02.2026 from 12:00 Hrs to 20.03.2026 upto 10:00 Hrs
Date & Time of submission of Tender: 20.03.2026 upto 11:00 Hrs
Date & Time of Opening of Tender: 20.03.2026 at 15:00 Hrs
Pre-bid Meeting: Through Hybrid mode Physical & Video Conference on 05.03.2026 at 12:00 Hrs. For sharing the link, please send mail on EMAIL ID: a2container@concordia.com upto 18:00 Hrs of 05.03.2026 Hrs.
For financial eligibility criteria, experience with respect to similar nature of work and other details, please refer to detailed tender notice available on website www.concordia.com, but the complete tender document can be downloaded from website www.tenderwizard.com/CCL only. Further, Corpendum/Addendum to this tender, if any, will be published on website www.concordia.com, www.tenderwizard.com/CCL and Central Procurement Portal only. Newspaper press advertisement shall not be issued for the same. Group General Manager/PSA-II, Phone No.: 011-41222500 Ext: 580

Tamilnadu Petroproducts Limited
Regd. Office: Manali Express Highway, Manali, Chennai 600 068.
CIN: L23200TN1984PLC010931
Website: www.tnppetro.com E-mail: secy-legal@tnppetro.com
Telefax: 044-25845588 / 69185588

SPECIAL WINDOW FOR TRANSFER AND DEMATERIALIZATION OF PHYSICAL SECURITIES

Pursuant to SEBI Circular No. HJ/38/13/11(2)2026-MIRSD-POD/1/3750/2026, dated January 30, 2026, SEBI has opened another Special Window for lodgment of transfer and dematerialization (demat) request of physical securities which were sold/purchased prior to April 01, 2019. The Special Window has been opened for a period of 1 (one) year from February 05, 2026 to February 04, 2027 and will be applicable in following cases:

- Where original share transfer request(s) was not lodged prior to April 01, 2019, and the original share certificate is available;
- Where original share transfer request(s) were lodged prior to April 01, 2019 and were rejected/returned/not attended due to deficiency in the documents/process/or otherwise.

These requests can be re-logged with the Company's Registrar and Share Transfer Agent i.e. Cameo Corporate Services Limited, Subramanian Building 1, Club House Road, Chennai - 600 002.

Please note that these shares shall be mandatorily credited to the transferee, only in demat mode and shall be under lock-in for a period of one year from the date of registration of transfer. These securities shall not be transferred/lien-marked/pledged during the said lock-in period.

For Tamilnadu Petroproducts Limited

Sd/-
Sangeetha Sekar
Company Secretary
Place : Chennai
Date : 26.02.2026

Nitta Gelatin India Limited
REGD. OFFICE: NITTA CENTER, SBT AVENUE, PANAMPILLY NAGAR, ERNAKULAM, KERALA - 682036
(Corporate Identification Number: L24299KL1975PLC002691)
Email: investorcell@nitta-gelatin.co.in

SPECIAL WINDOW FOR TRANSFER AND DEMATERIALIZATION OF PHYSICAL SHARES

Notice is hereby given to inform investors that SEBI vide its Circular No. HO/38/13/11(2)2026-MIRSD-POD/1/3750/2026 dated January 30, 2026 has opened another special window for transfer and dematerialisation of physical shares which were sold / purchased prior to April 01, 2019. The special window shall be open for a period of one year from February 05, 2026 to February 04, 2027. During this period, securities so transferred shall be mandatorily credited to the transferee(s) in demat mode only if all the documents are found in order by the Registrar and Share Transfer (RTA) of the Company and shall be under lock-in for a period of one year from the date of registration of transfer. Such securities shall not be transferred/lien marked/pledged during the said lock-in period. Eligible shareholders are requested to furnish necessary documents as specified in the above mentioned SEBI circular to Company's RTA viz. M/s. Cameo Corporate Services Limited at the following address: Cameo Corporate Services Limited, Subramanian Building, No. 1, Club House Road, Chennai-600 002. You can write to our RTA for any query at <https://wisdom.cameoindia.com/>.

For Nitta Gelatin India Limited
Sd/-
Vinod Mohan
Company Secretary
Ernakulam
February 26, 2026

POLYPLEX
POLYPLEX CORPORATION LIMITED
(CIN: L25209UR1984PLC011596)
Regd. Office: Lohia Head Road, Khalma-262308, Dist. Udhampur Singh Nagar, Uttarakhand
Corporate Office: B-37, Sector-1, Noida -201301, Dist. Gautam Budh Nagar, Uttar Pradesh
Phone: 0120-2443716-19, Fax: 0120-2443724
Email: investorrelations@polyplex.com Website: www.polyplex.com

NOTICE TO SHAREHOLDERS: SPECIAL WINDOW FOR RE-LODGE OF TRANSFER OF SHARES HELD IN PHYSICAL FORM

In terms of Circular No. HO/38/13/11(2)2026-MIRSD-POD/1/3750/2026 dated January 30, 2026, issued by Securities and Exchange Board of India (SEBI), on the captioned subject, please note that the Special Window for re-lodgement of transfer deeds along with certificates is open from February 05, 2026 to February 04, 2027.

This facility is available only to the shareholders who had lodged duly executed transfer deeds along with relative share certificates prior to April 1, 2019; and were rejected/returned due to deficiency in the documents.

In case, such shareholder(s) desires to avail this opportunity, he or she may resubmit the requisite documents including KYC documents to the Company's Registrar and Transfer Agent i.e. KFin Technologies Limited (Unit: Polyplex Corporation Limited) having their office at Selenium Tower-B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032.

The shares that are re-logged as such for transfer, if approved, will be issued only in demat form and shall be subject to lock-in period of one year from the date of registration of transfer. Such securities shall not be transferred/lien-marked/pledged during the said lock-in period.

For further information, reference may be made to SEBI circular at <http://tiny.cc/udez001>.

For Polyplex Corporation Limited
Sd/-
Ashok Kumar Gurnani
Company Secretary and Compliance Officer
Place : NOIDA
Date : February 25, 2026

VEEDA CLINICAL RESEARCH LIMITED
CIN: U73100GJ2004PLC044023
Reg. Office: Shivalik Plaza-A, 2nd Floor, Opp. Ahmedabad Management Association, Ambawadi, Ahmedabad - 380015, Gujarat. Tel: +91 79 6777 3000
Email: investor.relation@veedafsciences.com Website: www.veedafsciences.com

Notice is hereby given that the Second Extra Ordinary General Meeting (EOGM) for the FY 2025-26 of the Members of **VEEDA CLINICAL RESEARCH LIMITED** will be held on **Monday 23rd March, 2026 at 11:00 hours** at the Corporate Office of the Company situated at Satyamev Corporate, Near Shalin Bungalows, Corporate Road, Prahladnagar, Ahmedabad - 380015. The full copy of notice of EOGM along with relevant annexures have been sent on **Friday 20th February, 2026** through electronic mode (email) to those Members whose names appear in the Register of Members maintained by the Registrar & Transfer Agent as on **Friday 13th February, 2026 ("the Cut-off Date for sending Notice")** and whose e-mail IDs are registered with their Depository Participants. The copy of notice of EOGM with the link to access the full copy with e-voting instructions has been sent on **Friday 20th February, 2026** through courier to those Members whose names appear in the Register of Members maintained by the Registrar & Transfer Agent as on **Friday 13th February, 2026 ("the Cut-off Date for sending Notice")** but whose E-MAIL IDS ARE NOT REGISTERED with their Depository Participants. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rules made thereunder (as amended) and MCA Circular(s), if any issued in this regard, apart from the voting through ballot paper at the EOGM Venue, the Company is also providing facility of remote e-voting during the EOGM to its Members in respect of the businesses to be transacted thereat. For this purpose, the Company has entered into an agreement with MUFG Intime India Private Limited (MIPL) for facilitating the e-voting. The Board has finalized the **Monday 16th March, 2026** as a Record date for the purpose of E-voting at the EOGM. Commencement of e-voting: **9.00 A.M. (IST) on Friday 20th March, 2026**
End of e-voting: **5.00 P.M. (IST)**