



Vineet Laboratories Limited

Regd. Office: SY. No. 11/A3, Saheb Nagar, Kurdu Vill, Chintal Kunta, Eshwaramma Nilayam, L B Nagar Hyderabad.
CIN- L24304TG2016PLC112888
Phone: 040-24128833; Email Id: cs@vineetlabs.co.in; Website: vineetlabs.co.in

January 14, 2026

To The General Manager, Department of Corporate Services, BSE Limited, P.J. Towers, Dalal Street, Mumbai-400 001.	To The Manager, Listing Department, National Stock Exchange of India Limited, Exchange Plaza, 5 th Floor, Plot No – C/1, G Block, Bandra Kurla Complex, Bandra (East), Mumbai -400 051.
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Scrip Code – 543298

Scrip Code - VINEETLAB

Dear Sir/Madam,

Sub: Newspaper Publication - Rights Issue of fully paid-up Equity Shares of Vineet Laboratories Limited (the “Company”) - Addendum and Extension of Closing Date

Ref: Regulation 84 of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 (“SEBI ICDR Regulations”).

With reference to our outcome for the Rights Issue Committee meeting held on January 13, 2026, we are enclosing the copies of the newspaper publications regarding **“Extension of the offer period and resultant changes of the ongoing Rights Issue”** of the Company.

As per Regulation 84 (1) of SEBI ICDR Regulations, the newspaper is published in the following newspapers:

- (i) Financial Express (English national daily newspaper with wide circulation);
- (ii) Jansatta (Hindi national daily newspaper with wide circulation); and
- (iii) Nava Telangana (Telugu language daily newspaper with wide circulation, Telugu being the regional language of Telangana, where our Registered Office is situated).

Please take the same on records.

Thanking you,
Yours faithfully.

For Vineet Laboratories Limited

Gaddam Venkata Ramana
Managing Director
DIN: 00031873

Encl: Newspaper Advertisements

GTPL HATHWAY LIMITED

Registered Office : 202, Sahajanand Shopping Center, Opp. Swaminarayan Mandir, Shahibaug, Ahmedabad - 380 004, Gujarat, India. • Tel: 91-079-25626470
CIN : L64204GJ2006PLC048908 • Website : www.gtpl.net • E-mail : info@gtpl.net
(Amount: Rupees in Million)

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025

Sr. No.	Particulars	Quarter ended	Nine months ended	Quarter ended
		Dec. 31, 2025	Dec. 31, 2025	Dec. 31, 2024
1.	Total Income from Operations	9,326.21	27,953.73	8,872.70
2.	Net Profit for the Period (before Tax and Exceptional Items)	149.81	377.49	123.90
3.	Net Profit for the Period before Tax (After Exceptional Items)	149.81	377.49	123.90
4.	Net Profit for the Period after Tax	115.59	262.79	96.31
5.	Total Comprehensive Income / (Loss) for the Period (comprising Profit / (Loss) for the Period after Tax and Other Comprehensive Income (after Tax))	116.99	263.23	97.04
6.	Paid up Equity Share Capital (Face value of Rs. 10/- each)	1,124.63	1,124.63	1,124.63
7.	Other equity (As shown in the Audited Balance Sheet)	-	-	-
8.	Earning Per Share (in Rs.) (Face Value of Rs. 10 each)	-	-	-
a.	Basic	0.98	2.74	0.90
b.	Diluted	0.98	2.74	0.90

Notes : (1) Additional information on standalone financial results is as follows: (Amount: Rupees in Million)

Sr. No.	Particulars	Quarter ended	Nine months ended	Quarter ended
		Dec. 31, 2025	Dec. 31, 2025	Dec. 31, 2024
1.	Total Operating Income	6,100.30	18,405.15	5,561.62
2.	Net Profit for the Period (before Tax and Exceptional Items)	12.24	162.83	142.43
3.	Net Profit for the Period before Tax (after Exceptional Items)	12.24	162.83	142.43
4.	Net Profit for the Period after Tax	9.06	117.80	106.63

(2) The above is an extract of the detailed format of unaudited standalone and consolidated financial results for the quarter and nine months ended December 31, 2025 filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said unaudited standalone and consolidated financial results for the quarter and nine months ended December 31, 2025 are available on the Stock Exchange website (www.bseindia.com and www.nseindia.com) and on the Company's website (www.gtpl.net).

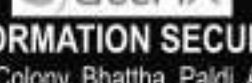
(3) The aforesaid results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on January 12, 2026.

(4) Investors can also access complete Unaudited Standalone and Consolidated Financial Results for the quarter and nine months ended on December 31, 2025 by scanning the Quick Response Code (QR code) provided herein.

Place : Ahmedabad
Date : January 12, 2026



For GTPL Hathway Limited
Anirudhsinh Jadeja
Managing Director
DIN : 00461390



SATTRIX INFORMATION SECURITY LIMITED

Registered Office: 28, Damubhai Colony, Bhattha, Paldi, Ahmedabad 380007, Gujarat, India
Corporate Office: B-Block, 10th Floor, Office No. 1002-1012, Krish Cubical, Opposite Avalon Hotel, Nr. Govardhan Party Plot, Thaltej, Ahmedabad- 380059, Gujarat, India

CIN: U72200GJ2013PLC076845 | Website: www.sattrix.com | E-mail: cs@sattrix.com | Tel: +91 79681 96800

CORRIGENDUM TO THE NOTICE OF THE EXTRAORDINARY GENERAL MEETING

An Extraordinary General Meeting ("EGM") of the Members of Sattrix Information Security Limited ("the Company") was held on Saturday, November 29, 2025 at 02.00 P.M., (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM"). The Notice of the EGM ("EGM Notice") was dispatched to the members of the Company on November 06, 2025 and First corrigendum to the EGM notice was published on November 20, 2025 and Second corrigendum was issued on November 25, 2025 in due compliance with the provisions of the Companies Act, 2013 and rules made thereunder, read with circulars issued by Ministry of Corporate Affairs and Securities and Exchange Board of India. Capitalized words and expressions used but not defined herein shall have the same meaning as assigned to them in the EGM Notice.

Kindly note that this Third Corrigendum fully and completely supersedes the Second Corrigendum dated November 25, 2025. Accordingly, the Second Corrigendum shall stand withdrawn and shall have no further force or effect.

This Corrigendum shall form an integral part of the EGM Notice and Corrigendum Published on November 20, 2025 circulated to the Members of the Company. Accordingly, all concerned Members, Stock Exchanges, Depositories, Registrar and Share Transfer Agent, agencies appointed for e-voting, other authorities, regulators, and all other concerned persons are requested to take note of the above changes. Further, except as detailed in the attached Corrigendum, all other disclosures of the EGM Notice along with Explanatory Statement dated November 06, 2025, shall remain unchanged.

This Corrigendum is being issued to give notice to amend/ provide additional details as mentioned herein and pursuant to the provisions of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 (SEBI CDR Regulations).

1. In Item No. 2, Explanatory Statement of Item No. 2 and in Paragraph (a) of explanatory Statement of Item No. 2.

The amount "Rs 157,82,88,942/- (Rupees One Hundred and Fifty Seven Crores Eighty Two Lakhs Eighty Eight Thousand Nine Hundred and Forty Two Only)" is being replaced by Rs. 157,82,87,513 (Rupees One Hundred and Fifty Seven Crores Eighty Two Lakhs Eighty Seven Thousand Five Hundred and Thirteen Only).

2. In Item No. 2, in the first paragraph, The Table is being replaced:

Sr. No.	Names of the Propose Allottees/ Investors	Category	Number of Equity Shares proposed to be issued
1	Mr. Sachin Kishorbhai Gajjaer	Promoter	12,09,010
2	Mrs. Ronak Sachin Gajjar	Promoter	22,97,877
3	M/s. Kedia Securities Private Limited	Non-promoter	9,14,906
4	Bhavya Jain	Non-promoter	44,343
5	Gaurav Singh	Non-promoter	44,343
6	Sagar Haresh Kumar Doshi	Non-promoter	37,900
	Total		45,48,379

3. In Explanatory statement of Item No. 2 Point B sub Point 6 (g)

(g) Identity of the natural persons who are ultimate beneficial owners of the shares proposed to be allotted and / or who ultimately control the proposed warrant allottees the percentage of post preferential issue capital that may be held by them and change in control, if any, in the issuer consequent to the Preferential Allotment

The Equity shares are proposed to be allotted to Promoters and persons other than promoters of the Company. The details of the proposed allottees are as per the following table. However, voting rights will change in accordance with the shareholding pattern. The pre and post issue holding of the proposed allottees are as under:

4. In Item No. 2 second paragraph and Paragraph (i) in Item No. 2 in the Explanatory statement, the Relevant Date has been changed:

October 29, 2025 has been replaced with October 30, 2025

5. In Paragraph (e) in Item No. 2 in the Explanatory statement is modified to state the following:

(e) Shareholding Pattern of the Company before and after the Preferential Issue:

The table mentioned below shows the expected shareholding pattern of the Company consequent to issue of Equity Shares as per resolution at Item No. 2 to this notice as per the resolution:

Sr. Proposed No Allottees

Ultimate Beneficial Owners of the proposed allottees

Pre-Preferential issue

Issue of Equity shares

Post-Preferential issue

Number of Shares

%

Number of Shares

%

1

2

3

4

5

6

Total

50,76,975

74.66

45,48,379

96,25,354

84.82

4. In Item No. 2 second paragraph and Paragraph (i) in Item No. 2 in the Explanatory statement, the Relevant Date has been changed:

October 29, 2025 has been replaced with October 30, 2025

5. In Paragraph (e) in Item No. 2 in the Explanatory statement is modified to state the following:

(e) Shareholding Pattern of the Company before and after the Preferential Issue:

The table mentioned below shows the expected shareholding pattern of the Company consequent to issue of Equity Shares as per resolution at Item No. 2 to this notice as per the resolution:

Sr. Proposed No Allottees

Ultimate Beneficial Owners of the proposed allottees

Pre-Preferential issue

Issue of Equity shares

Post-Preferential issue

Number of Shares

%

1

2

3

4

5

6

Total

68,00,000

100%

1,13,48,379

100.00%

Kindly note that all the members of the Company as on the record date, i.e., November 22, 2025, to whom this Corrigendum is being issued, irrespective of whether they had already casted their votes or did not cast their vote at the Extra-Ordinary General Meeting held on Saturday, November 29, 2025, are entitled to cast their votes pursuant to this Postal Ballot process.

The Postal Ballot through e-voting shall commence at 09:00 A.M. (IST) on January 15, 2026 and shall conclude at 05:00 P.M. (IST) on January 17, 2026 (both days inclusive).

Further, members for any queries/questions with respect to this Corrigendum are requested to send their queries, questions along with their name, demat account number/folio number, email id, mobile number to the scrutinizer at govilrathi@outlook.com within 48 hours from dispatch of this corrigendum, which will be suitably replied.

This Corrigendum shall form an integral part of the EGM Notice circulated to the shareholders of the Company. Accordingly, all concerned shareholders, Stock Exchanges, Depositories, Registrar and Share Transfer Agent, agencies appointed for e-voting, other Authorities, regulators, and all other concerned persons are requested to take note of the above changes.

This Corrigendum shall also be available at the website of the Company at [https://www.sattrix.com](http://www.sattrix.com) and on the website of BSE Limited at [https://www.bseindia.com](http://www.bseindia.com) where the shares of the Company are listed.

By Order of the Board of Directors

For, Sattrix Information Security Limited

SD-
Ms. Rina Kumari

Company Secretary & Compliance Officer

M. No. A70059

Date: January 13th, 2026

Place: Ahmedabad



Royal India Corporation Limited

CIN: L45400MH1984PLC032274

3501, Floor 35, Vertu Tower, Katak Road, Wadala Market, Five Gardens, Mumbai - 400031

Tel: 022-46001922 E-mail: <a href="mailto:info@

केनरा बैंक Canara Bank

A Bank of India Undertaking

सिंगेकर्ने Syndicate

क्षेत्रीय कार्यालय : बी-35, साइबर मीडिया बिल्डिंग,
सेक्टर-32, गुरुग्राम-122022

30 दिन की बिक्री सूचना

प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 8(6) के प्रावधान के साथ पठित वित्तीय आस्तियों के प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत अचल आस्तियों की बिक्री के लिए इं-नीलामी बिक्री सूचना

एतद्वारा जनसमाजन को तथा कर्जदार(रो) एवं जमानीयों को सूचित किया जाता है कि प्रतिभूति लेनदार के पास बंधक/प्रभावित नीचे वर्णित अचल संपत्ति, जिसका काल्पनिक केनरा बैंक शायांओं के प्रावधान अधिकारी द्वारा ले लिया गया है, को निम्नलिखित विवरणों के सेवा प्रदाताओं द्वारा आयोजित इं-नीलामी द्वारा "जाता है जैसा है", "जो है वही है" तथा "जो कुछ भी है वही है" आधार पर बिक्री की जायेगी।

इमंडी प्राप्त करने की अंतिम तिथि 13.02.2026, 5.00 बजे अप. है (ऑफलाइन या ऑनलाइन)

इं-नीलामी की तिथि 16.02.2026, 12:30 बजे अप. से 1:30 बजे अप. तक है

(बिक्री के समाप्त तक प्रत्येक 5 मिनट की अवधि के असीमित विस्तार के साथ)

शाया का नाम/ ई-मैल कोर्स नं.	अवधि, जाल सम्बन्धित क्षेत्र विवरण	निवेदित निवेदित कुल देवताएँ	आस्ति का मूल इंस्टेंट (रु. में)
केनरा बैंक ईमंडी केनरा बैंक-III, मुंगांगव गांव अधिकारी शाया कोर्स नं. 7092009439, 71960181, ईमेल: cb18181@canarabank.com, फोनफॉन कोर्स नं. 8291220220, ईमेल आधारी: Support.ebkray@psbaliance.com वेबसाइट: https://baanknet.com के सम्बन्ध से	मकान नंबर 795/22, 100 वर्ग जग. का, जिसका कार्यालय एरिया 200 वर्ग कृति मूल्य का नाम नार, मुंगांगव, हारियाणा - 122001 में स्थित है। सम्पर्क को सोचें: उत्तर- दूसरी की सम्पर्क, विवरण: गांव नंबर 03, पूर्व- सड़क, दूसरी की सम्पर्क कर्जदार: श्री राज कर्म यादव वर्ष श्री चार्नी सिंह यादव (कर्जदार) मकान नंबर 795/22, मांगी नाम नुगांगव, हारियाणा - 122001 श्री अमृतन यादव, पुरुष श्री चार्नी सिंह यादव (गारंटर) मकान नंबर 795/22, मांगी नाम नुगांगव, हारियाणा - 122001	28.09.2025 तक कुल देवताएँ: ₹. 7,33,935.30/- तथा आस्ति का मूल इंस्टेंट (वर्षान्त, चारों बारों वर्षान्त)	₹. 13,50,000/- / ₹. 13,50,000/- सावधान करना

अन्य नियम एवं तरीके:

क) सावधान/सार्वजनिकों को "जैसी है जहाँ है" स्थिति में बेचा जाएगा, यदि कोई ही तो उस पर कोई ऋणभार भी शामिल होगा। (वैक के संज्ञान में कोई ऋणभार नहीं है। ऋणभार के विवरण के लिए, नीचे दिए गए 7(थ) में विवरण देखें।)

प) इमंडी कोर्स 13.02.2026 को 05.00 बजे अप. तक प्राप्तिकरण, केनरा बैंक के पास से आरटीनीएस/एन्डेंप्रेटी के माध्यम से आरक्षित मूल्य का 10% धोरण राशि जमा की जाएगी।

द) बिक्री सम्पर्क विवरणों के पास में पूर्ण की जाएगी, वर्तमान की पूर्ण इमंडी सहित। उसके पास में विक्री होने के मूल्य यादव करना दोगों और शेष राशि विक्री की पूर्ण की जारीख से 15 दिनों के भीतर जमा करनी होगी।

इ) यह सम्पर्क विवरणों का एक दिन से भूतान के प्राप्तिकरण करने में विवरण रात है, तो उसके द्वारा की वर्तमान राशि जमा कर ली जाएगी।

ज) रु. 50 (पचास) लाख से अधिक की विक्री आप के लिए, विक्री का 1% की दर से टीक्की देव होगा, जो सफल खरीदर द्वारा अलग से देय होगा।

ज्ञ) प्राप्तिकरण अधिकारी विक्री कोई कारण नीलामी के नियमों और शर्तों को रखनीत / रद्द या बदलने का अधिकार सुरक्षित रखता है।

विवर: 14.01.2026 स्थान: गुरुग्राम

अधिकृत प्राप्तिकरण केनरा बैंक

NOTICE FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF
SHREE DIGVIJAY CEMENT COMPANY LIMITED

A public company Incorporated under the Companies Act, 1956

(CIN: L26940GJ1944PLC000749)

Registered Office: Digvijaygram via Jamnagar, Jamnagar, Gujarat, 361140 India; TEL: 0288-2344272/75; FAX: 0288-2344092;

WEBSITE: www.digvijaycement.com; EMAIL ID: investors.sdcl@digvijaycement.com

Open offer for acquisition of up to 3,85,43,837 (three crores eighty five lakhs forty three thousand eight hundred thirty seven) fully paid-up equity shares of face value of INR 10 (Indian Rupees ten) each ("Equity Shares") of Shree Digvijay Cement Company Limited ("Target Company"), representing 26.00% (twenty six percent) of the Expanded Share Capital (as defined in the LoF) from the Public Shareholders (as defined in the LoF) of the Target Company by India Resurgence Fund - Scheme 1 ("Acquirer 1"), India Resurgence Fund 2 - Scheme 2 ("Acquirer 2") and India Resurgence Fund 2 - Scheme 4 ("Acquirer 3") (Acquirer 1, Acquirer 2, and Acquirer 3 to be collectively referred to as "Acquirers") ("Open Offer" or "Offer").

This addendum to the DPS (defined below), LoF (defined below) and Pre-Offer Advertisement and Corrigendum (defined below) ("Addendum") is being issued by Axis Capital Limited, the manager to the Open Offer ("Manager to the Offer"), for and on behalf of the Acquirers, in compliance with the SEBI (SAST) Regulations.

This Addendum should be read in continuation of and in conjunction with: (a) the Public Announcement dated September 04, 2025 ("PA"); (b) the Detailed Public Statement dated September 10, 2025 that was published in Financial Express - English (all editions), Jansatta - Hindi (all editions), Navshakti - Marathi (Mumbai edition) and Nobat - Gujarati (Jamnagar edition) (collectively, "Newspapers"); (c) the corrigendum published on December 18, 2025 in the same Newspapers as the DPS ("First Corrigendum"), and (d) the Letter of Offer dated December 26, 2025, along with form of Acceptance ("LoF"); and (e) the pre-offer advertisement and corrigendum dated January 01, 2026, with respect to the Open Offer, published in Newspapers on January 02, 2026 ("Pre-Offer Advertisement and Corrigendum").

Capitalised terms used in this Addendum and not defined herein shall have the same meaning as assigned to them in the LoF.

- As disclosed in the LoF and the Pre-Offer Advertisement and Corrigendum, the Tendering Period of the Open Offer was proposed to be open for a period of 10 (ten) Working Days, commencing from the Offer Opening Date on Monday, January 05, 2026, and concluding on the Offer Closing Date on Friday, January 16, 2026, in compliance with Regulation 18(8) of SEBI (SAST) Regulations. This considered the non-Working Days between the Offer Opening Date and the Offer Closing Date. Subsequent to the dispatch of the LoF, on January 15, 2026, the BSE vide its notice no. 20260118-8 and the NSE vide its circular no. 07/2026, has declared a trading holiday on account of the municipal corporation elections in Maharashtra on January 15, 2026.
- Pursuant to the above change the Securities and Exchange Board of India ("SEBI") has, through its e-mail dated January 13, 2026, permitted the Tendering Period under the Open Offer to end one working day later than originally scheduled.
- Accordingly, the Tendering Period for the Open Offer will now close on Monday, January 19, 2026. All references to Offer Closing Date in the LoF and Pre-Offer Advertisement and Corrigendum must be read accordingly.
- The Public Shareholders are requested to note the following amendments to the DPS, First Corrigendum, LoF and the Pre-Offer Advertisement and Corrigendum.

4.1 The Schedule of Activities relating to the Open Offer on page 3 of the LoF stand as set out below. **Section VII (Tentative Schedule of Activity) of the DPS, and paragraph 6 of the Pre-Offer Advertisement and Corrigendum stand revised accordingly:**

Activity	Original Schedule of activities disclosed in the DLOF (day and date)**	Revised schedule (day and date)*
Issue of PA	Thursday, 4 September, 2025	Thursday, 4 September, 2025
Publication of the DPS in Newspapers	Thursday, 11 September, 2025	Thursday, 11 September, 2025
Filing of the Draft Letter of Offer with SEBI	Wednesday, 17 September, 2025	Wednesday, 17 September, 2025
Last date for public announcement for competing offer(s)	Wednesday, 1 October, 2025	Wednesday, 1 October, 2025
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Open Offer).	Thursday, 9 October, 2025	Wednesday, 17 December, 2025****
Identified Date***	Monday, 13 October, 2025	Friday, 19 December, 2025
Last date for dispatch of the Letter of Offer to the Public Shareholders whose name appear on the register of members on the Identified Date, and to the Stock Exchanges and the Target Company and the Registrar to issue a dispatch completion certificate.	Monday, 20 October, 2025	Monday, 29 December, 2025
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 the Open Offer	Friday, 24 October, 2025	Wednesday, 31 December, 2025
Last date for upward revision of the Offer Price and/ or Offer Size (as defined below)	Tuesday, 28 October, 2025	Thursday, 01 January, 2026
Date of publication of Open Offer public announcement in the newspapers in which the Detailed Public Statement has been published.	Tuesday, 28 October, 2025	Friday, 02 January, 2026
Date of commencement of the Tendering Period ("Offer Opening Date")	Wednesday, 29 October, 2025	Monday, 05 January, 2026
Date of closure of the Tendering Period ("Offer Closing Date")	Wednesday, 12 November, 2025	Monday, 19 January, 2026
Last date for communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the shareholders of the Target Company	Wednesday, 26 November, 2025	Tuesday, 03 February, 2026
Last date for publication of post-Offer public announcement in the newspapers in which the Detailed Public Statement has been published	Wednesday, 3 December, 2025	Monday, 09 February, 2026

@@ There was no competing offer.

***Actual date of receipt of SEBI's final observations on the DLOF.

**** Date falling on the 10 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 the Open Offer at any time during the Tendering Period.

** The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations) and was subject to the receipt of requisite statutory approvals (including the Required Statutory Approval) or other conditions/ requirements as specified in paragraph 1 of Part D (Statutory and Other Approvals) of Section VIII (Terms and Conditions of the Open Offer) of the LoF.

*Any action for which a last date is specified may be undertaken on or before the said date.

4.2 Paragraph 3 of Part A (General Conditions) of Section VIII (Operational Terms and Conditions) on Page 45 of the LoF shall stand modified as follows:

4.3 In terms of the indicative schedule of major activities, the Tendering Period for the Offer shall commence on Monday, January 05, 2026, and close on Monday, January 19, 2026.

4.4 The Tendering Period for the Offer in the Form of Acceptance-cum-Acknowledgement on Page 68 of the LoF shall stand modified as set out below:

TENDERING PERIOD FOR THIS OPEN OFFER	
OFFER OPENS ON	Monday, January 05, 2026
OFFER CLOSES ON	Monday, January 19, 2026

5. Other information:

5.1 Except as detailed in this Addendum, all other terms, conditions and contents of the Offer and the DPS, First Corrigendum, LoF and the Pre-Offer Advertisement and Corrigendum remain unchanged.

5.2 The Acquirers accept the responsibility for the information contained in this Addendum (other than such information as has been obtained from public sources or provided by or related to and confirmed by the Manager, the Target Company and/or the Seller).

5.3 A copy of this Addendum is expected to be available on the websites of SEBI (www.sebi.gov.in), BSE (www.bseindia.com) and NSE (www.nseindia.com).

Manager to the Open Offer

AXIS CAPITAL

Axis Capital Limited
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Tel: +91 22 4325 2183; Fax: +91 22 4325 3000

E-mail: digvijayement.openoffer@axiscap.in

Contact Person: Pratik Pednekar

SEBI Registration No.: INMC00012029

Validity Period: Permanent

For and on behalf of the Acquirers

India Resurgence Fund - Scheme 1 (Acquirer 1)

India Resurgence Fund - Scheme 2 (Acquirer 2)

