

Ref. No.: NLL/CS/2026- 635

January 15, 2026

To,

1. National Stock Exchange of India Limited
Listing Department,
Exchange Plaza, Bandra Kurla Complex,
Bandra (E), Mumbai 400 051

Symbol: NECLIFE

2. BSE Limited
Corporate Relationship Department,
P J Towers, Dalal Street,
Mumbai 400 001

Scrip Code: 532649

Sub: Post Buyback Public Announcement in relation to the buyback of equity shares

This is in continuation of disclosures regarding Newspaper advertisement pertaining to dispatch of Letter of Offer of Nectar Lifesciences Limited ("Company") vide letter no. NLL/CS/2025- 627 dated December 30, 2025. The Tendering Period for the Buyback commenced on Wednesday, December 31, 2025, and closed on Tuesday, January 06, 2026. Accordingly 3,00,00,000 (Three Crore) Equity Shares were bought back under the Buyback, at a price of INR 27/- (Indian Rupees Twenty-Seven only) per Equity Share and the settlement of all valid bids which were Accepted was completed by the Indian Clearing Corporation Limited or the NSE Clearing Limited (formerly National Securities Clearing Corporation Limited), as applicable, on January 13, 2026. Further the Company is under process of extinguishing 3,00,00,000 (Three Crore) Equity Shares which were bought back under the Buyback offer.

We wish to inform you that the Company has published a newspaper advertisement pertaining to Post Buyback Public Announcement on January 15, 2026, in the following newspapers:

Sr. No.	Newspapers	Newspapers Language Editions	Editions
1.	Business Standard	English	All Editions
2.	Business Standard	Hindi	All Editions
3.	Desh Sewak	Punjabi	Punjab Editions

Kindly take the same on record.


Thanking you,

Yours faithfully,

For **Nectar Lifesciences Limited**

(Sanjaymohan Singh Rawat)

Company Secretary & Compliance Officer



NECTAR LIFESCIENCES LIMITED
Corporate Identity Number (CIN): L24232PB1995PLC016664
Registered Office: Shop No. 5, SL Enclave, Behind Sohi HP Gas Agency, Barwala Road, Dera Bassi, Distt. S.A.S Nagar, Punjab 140507, India
Tel. No.: +91-172- 5078200, 5001687 • Email: cs@neclife.com • Website: www.neclife.com
Contact Person: Mr. Sanjaymohan Singh Rawat, Company Secretary and Compliance Officer

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF NECTAR LIFESCIENCES LIMITED.

This post buyback public announcement (“**Post Buyback Public Announcement**”) is being made in accordance with Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (including any statutory modification(s), amendment(s) or re-enactments from time to time) (the “**Buyback Regulations**”).

This Post Buyback Public Announcement should be read in conjunction with the public announcement dated **December 04, 2025** and published on **December 05, 2025** (the “**Public Announcement**”), Corrigendum to Public announcement dated **December 09, 2025** and published on **December 10, 2025** (the “**Corrigendum to Public Announcement**”), and the letter of offer dated **December 29, 2025** (“**Letter of Offer**”) along with form of acceptance cum acknowledgement and Share Transfer Form (Form SH-4). Unless specifically defined herein, capitalised terms and abbreviation herein shall have the same meaning as ascribed to them in the Public Announcement, Corrigendum to Public Announcement and the Letter of Offer.

1. THE BUYBACK

1.1. Nectar Lifesciences Limited (the “**Company**”) had announced the Offer to buyback up to 3,00,00,000 (Three Crore Only) fully paid-up Equity Shares of face value of INR 1/- (Indian Rupee One Only) each (“**Equity Shares**” or “**shares**”) of the Company, representing 13.38% of the equity shares in the existing total paid-up equity capital of the company from all eligible shareholders (equity shareholders as on the record date, being Wednesday, December 24, 2025) as per the records made available to the Company by Depositories as on the Record Date, on a proportionate basis (subject to small shareholder reservation), through the “**Tender Offer**” route at a price INR 27/- (Indian Rupees Twenty Seven Only) per Equity Share payable in cash for an Share payable in cash for aggregate consideration of up to INR 81,00,00,000/- (Indian Rupees Eighty One Crore Only) (“**Buyback**”), representing 9.00% & 9.00% of the total paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone and consolidated financial statements of the Company for the financial year ended on March 31, 2025 respectively.

1.2. The Company had adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the “**Mechanism for acquisition of shares through Stock Exchange**” notified by SEBI vide circulars no. CIR/ CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with the circular bearing reference number CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 and circular bearing reference number SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 and circular SEBI/HO/ CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023, such other circulars or notifications, as may be applicable, including any amendments thereof as amended. For the purposes of the Buyback, NSE Limited was the designated stock exchange.

1.3. The Tendering Period for the Buyback commenced on Wednesday, December 31, 2025, and closed on Tuesday, January 06, 2026.

2. DETAILS OF BUYBACK

2.1. The total number of Equity Shares bought back under the Buyback were 3,00,00,000 (Three Crore Only) fully paid-up Equity Shares, each at a price of INR 27/- (Indian Rupees Twenty Seven Only) per Equity Share.

2.2. The total amount utilized in the Buyback was INR 81,00,00,000/- (Indian Rupees Eighty One Crore Only), excluding Transaction Cost.

2.3. The Registrar Buyback i.e., KFin Technologies Limited (“**Registrar**”), considered a total of 11,981 valid bids for 6,15,66,799 validly tendered Equity Shares in response to the Buyback, resulting in the tender of approximately 2.05 times the maximum number of Equity Shares proposed to be bought back. The details of valid bids considered by the Registrar to the Buyback, are as follows:

Category of Shareholders	No. of Equity Shares reserved in the Buyback	No. of valid bids	Total Equity Shares validly tendered	% Response
a) Reserved category for Small Shareholders	1,32,51,651	10,710	2,09,87,098	158.37%
b) General category for eligible equity shareholder other than the Small Shareholders	1,67,48,349	1,271	4,05,79,701	242.29%
Total	3,00,00,000	11,981	6,15,66,799	205.22%

2.4. All valid bids were considered purpose of Acceptance in accordance with the Buyback Regulations and the terms set out in the Letter of Offer. The communication of Acceptance/rejection has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their email IDs registered with the Company or the Depositories) on January 13, 2026, and shall be sent in physical form to those relevant Eligible Shareholders who have not registered their email IDs with the Company or the Depositories.

2.5. The settlement of all valid bids which were Accepted was completed by the Indian Clearing Corporation Limited or the NSE Clearing Limited (formerly National Securities Clearing Corporation Limited), as applicable (“**Clearing Corporations**”), on January 13, 2026. The Clearing Corporations have made direct funds pay-out (net of tax deducted at source, as applicable) to the Eligible Shareholders whose Equity Shares have been Accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India/ relevant bank(s). due to any reasons, then the amount payable to the concerned shareholder was transferred respective Stock Broker(s) for onward transfer to their respective shareholders.

2.6. Equity Shares held in dematerialized form Accepted under the Buyback were transferred to the Company’s Demat Account on January 13, 2026. The unaccepted Equity Shares, if any, tendered by the Eligible Shareholders in dematerialized form were released/ returned/ lien removed by the Clearing Corporations on January 13, 2026.

2.7. The extinguishment of 3,00,00,000 (Three Crore Only) Equity Shares in dematerialized form are currently under process and shall be completed on or before January 22, 2026.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The capital structure of the Company, Pre Buyback as on Record Date i.e., Wednesday, December 24, 2025 and post Buyback, is as follows:

Particulars	Pre -Buyback*	Post –Buyback#
Authorised share capital	INR 35,00,00,000 (35,00,00,000 Equity Shares of face value INR 1/-each)	INR 35,00,00,000 (35,00,00,000 Equity Shares of face value INR 1/-each)
Issued, subscribed and fully paid-up share capital	INR 22,42,60,970 (22,42,60,970 Equity Shares of face value INR 1/-each)	INR 19,42,60,970 (19,42,60,970 Equity Shares of face value INR 1/-each)

*As on Record Date for Buyback i.e December 24, 2025.
#Subject to extinguishment of 3,00,00,000 Equity Shares accepted in the Buyback.

3.2. Details of Eligible Shareholder from whom Equity Shares exceeding 1% as a percentage of the total Equity brought back are as set out below:

Sr. No.	Name of the eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of the total post buyback Equity Shares capital of the company*
1.	RAJASTHAN GLOBAL SECURITIES PRIVATE LIMITED (MULTIPLE SCHEMES)	43,77,639	14.59	2.25
2.	LRSD SECURITIES PVT LTD	9,91,271	3.3	0.51
3.	MARWADI CHANDARANA INTERMEDIARIES BROKERS PRIVATE	5,92,078	1.97	0.30
4.	MARWADI SHARES AND FINANCE LIMITED	3,94,719	1.32	0.20
5.	PACE STOCK BROKING SERVICES PVT LTD	3,94,719	1.32	0.20


*Subject to extinguishment of 3,00,00,000 Equity Shares accepted in the Buyback.

3.3. The shareholding pattern of the Company before and after completion of the Buyback is set out below:

Particulars	Pre -Buyback*		Post –Buyback#	
	Number of Equity Shares	% of the Shareholding	Number of Equity Shares	% of the Shareholding
Promoters and persons acting in concert (Collectively “the Promoters”)	100706448	44.90%	100706448	51.84%
Foreign Investors (Including Non- Resident Indians, FII)	3328138	1.48%	93554522	48.16%
Financial Institutions/Banks & Mutual Funds promoted by Banks/Institutions and Insurance Companies	13062418	5.82%		
Others (Public, Public Bodies Corporate etc.)	107163966	47.80%		
Total	224260970	100.00%	194260970	100.00%

*As on Record Date for Buyback i.e December 24, 2025.
#Subject to extinguishment of 3,00,00,000 Equity Shares accepted in the Buyback.

4. MANAGERS TO THE BUYBACK



MASTER CAPITAL SERVICES LIMITED
SCO 22-23, Sector 9D, Madhya Marg, Chandigarh -160009
Tel: +91-9814660055, +91-172 484 8000
Email: nectar.buyback@mastertrust.co.in
Website: www.mastertrust.co.in
Contact Person: Mr. Jaspal Rawat (Associate Director)
SEBI Registration No: INM0000000107
CIN: U67190HR1994PLC076366

5. DIRECTOR’S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement, and confirms that the information included herein contains true, factual and material information and does not and will not contain any misleading information. This Post Buyback Public Announcement is issued in terms of the resolution passed by the Buyback Committee/ Management Committee on January 14, 2026.

For and on behalf of the Board of Directors of Nectar Lifesciences Limited

Sd/-	Sd/-	Sd/-
Sanjiv Goyal Chairperson and Managing Director DIN: 00002841 Place: Chandigarh Dated: 14 January, 2026	Sushil Kapoor Director (Finance) & CFO DIN: 00063525 Place: Chandigarh Dated: 14 January, 2026	Sanjaymohan Singh Rawat Company Secretary and Compliance Officer Membership No.: A74205 Place: Chandigarh Dated: 14 January, 2026

Festivals, wedding sales may have fuelled Q3 retail growth

AKSHARA SRIVASTAVA
New Delhi, 14 January


The retail sector is expected to report modest growth in the third quarter (October–December/Q3) of the ongoing financial year (2025-26), driven by festival-season demand and recent goods and services tax rate cuts.

Analysts at Elara Capital, in a note last week, projected that retail companies would deliver revenue growth of 12 per cent year-on-year (Y-o-Y) for the quarter. “This will be led by wedding-season consumption and festival demand, driving sequential volume improvement,” the note said.

It added: “Demand is selective, with value-led categories outperforming, while premium recovery remains calibrated and mix-driven. Channel checks suggest sharper assortment planning and new product launches are driving incremental footfall, with customer conversion at higher price points.” Analysts also cautioned that elevated discounting and seasonal promotions may weigh on margins.

Jewellery tops the quarter
Titan Company reported a 41 per cent Y-o-Y growth in its jewellery portfolio for the quarter, boosted by higher average selling prices, which offset flat buyer growth. To navigate elevated gold prices, Tanishq introduced a gold exchange offer that “sustained consumer engagement beyond the traditional festival window”, the company said. Meanwhile, gold coin sales nearly doubled Y-o-Y, “reinforcing their strong investment proposition”.

Rival Kalyan Jewellers described the quarter as very encouraging, with consolidated revenue rising about 42 per cent Y-o-Y, driven mainly by strong festival demand.



“Demand after Diwali remained robust despite gold-price volatility. Growth was broad-based across plain gold and studded categories, and the quarter recorded healthy same-store sales growth of roughly 27 per cent,” the company said.

Retail threads rally
Tata Group’s apparel arm, Trent — which operates Westside and Zudio — reported a 17 per cent Y-o-Y revenue growth to ₹5,220 crore, opening 17 new Westside and 48 new Zudio stores during the quarter.

Elara Capital said in a note that an extended wedding season and occasion-led buying lifted demand for wedding wear, even as “broader discretionary spending remained measured”. Seasonality and wedding gifting also supported modest growth in luggage sales. With elevated competition, “sales are driven by new launches and product differentiators”, the analysts observed.

Nuvama Institutional Equities, in its sector preview, forecast a subdued December quarter overall, with jewellery retailers standing out. “Titan posted robust 40 per cent growth in its core jewellery segment, mirroring strong trends among other jewellers.

Value retail formats struggled again, weighed down by a high base from Pujo and delayed winter wear sales. Footwear companies are likely to continue exhibiting weakness, consistent with prior quarters,” the report said.

It added: “Quick-service restaurants face persistent soft demand, except for Restaurants Brand Asia and Jubilant FoodWorks, which achieved over 5 per cent like-for-like growth. Electronics retailers are also likely to report subdued performance.”

Samsung explores upgrade platform for India appliances

PRESS TRUST OF INDIA
Las Vegas, 14 January

Samsung is exploring a smartphone-like upgrade platform, such as the Galaxy Forever Plan, for its home-appliance customers where it will provide a similar stepup opportunity, a top company executive said here.

Samsung, which is rolling out AI across all devices in India under its Vision 2026, is studying to introduce such ‘trade-in platform’ concept, to make upgrades affordable for its aspirational Indian customers, who want to enjoy latest product range with new features, said company’s Southwest Asia President and CEO JB Park.

The move would support Samsung’s premiumisation push in India’s slow-moving appliance market. The initiative will also benefit buyers seeking second-hand appliances at lower costs, he noted.

Samsung’s Galaxy Forever Plan, currently available for smartphones, offers lower EMIs on premium devices by guaranteeing a buyback value of 40-50 per cent after one year.

Customers can either upgrade to newer models or continue payments through EMI partners, with the scheme focusing on affordability and guaranteed value for flagship devices such as the Galaxy Sseries.

According to Park, the ‘trade-in platform’ through Samsung helps customers to get a resale value, which is above prevailing market rates, enabling them to switch to the latest smartphones every 12-18 months.

“For home appliances or TVs, I am trying to expand the concept,” Park said while replying to a query on the sidelines of Consumer Electronics Show (CES) 2026 here.

Park hinted that the company is considering a lease-style model for appliances, similar to car leasing. For example, customers could use a refrigerator or TV for a fixed term, then trade it in or pay the residual value to keep it.

Credgenics forays into consumer segment

AJINKYA KAWALE
Mumbai, 14 January

Debt collections fintech Credgenics has forayed into a consumer category with the rollout of credit-score improvement and repayment platform FixMyScore.ai on Wednesday.

The company is targeting 100,000 users by March, which it further expects to grow in the range of three to four million by the end of the next financial year (FY27), Rishabh Goel (*pictured*), co-founder and chief executive officer (CEO), Credgenics, told *Business Standard*.

“The target is to reach 100,000 users by March. We have anticipated the number to be in the range of three to four million by the next financial year-end,” he said.

FixMyScore is a wholly-owned subsidiary of the firm.

“We are building an app which is helping users. It can be thought of as a credit repayment app, while addressing issues with respect to credit bureau, issues on outstanding, and helping users settle with the bank,” Goel explained.


On monetisation, he said that the commercials depend on bank partnerships and the amount that gets settled through its own app.

“The revenue lines would remain if there is any settlement which gets executed on the application with the bank. There is a percentage of the amount which you get from the bank side, if you are able to help them in collecting that amount,” he added.

Credit card growth
The launch comes at a time when the number of outstanding credit cards has grown to 114.9 million in November 2025, as per latest data. The same was recorded at 107.23 million in November 2024.

“In India, the credit ecosystem is growing. Whatever is helping borrowers resolve their queries, helping facilitate the resolution makes sense for both lenders and borrowers,” Goel added.

He said that this market remained underpenetrated since companies are required to partner with multiple banks and credit bureaus.




HDFC Asset Management Company Limited
CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 6631 6333 • Fax: 022 6658 0203
E-mail: shareholders.relations@hdfcfund.com • Website: www.hdfcfund.com


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

Based on the recommendations of the Audit Committee, the Board of Directors of HDFC Asset Management Company Limited (‘the Company’) at its meeting held on January 14, 2026 has approved the unaudited standalone and consolidated financial results for the quarter and nine months ended December 31, 2025, which have been reviewed by B S R & Co. LLP, Chartered Accountants, Statutory Auditors of the Company, in terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The aforementioned financial results along with the reports of the Statutory Auditors thereon are available on <https://www.hdfcfund.com/about-us/financial-information/financial-results>, and can also be accessed by scanning a Quick Response Code given below:



Scan the QR Code to view the Results on the website of the Company



Scan the QR Code to view the Results on the website of BSE Limited

In case there are any questions on the above disclosure, please reach out to us at: shareholders.relations@hdfcfund.com/Tel: 022 6631 6333

For HDFC Asset Management Company Limited

Navneet Munot
Managing Director and Chief Executive Officer
DIN: 05247228

Place: Mumbai | Date: January 14, 2026

विचार

एक भारत, श्रेष्ठ भारत का जीवंत प्रतीक है काशी-तमिल संगमम



नरेंद्र मोदी

कुछ दिन पहले ही मुझे सोमनाथ की पवित्र भूमि पर सोमनाथ स्वाभिमान पर्व में हिस्सा लेने का सुअवसर मिला। इस पर्व को हम वर्ष 1026 में सोमनाथ पर हुए पहले आक्रमण के एक हजार साल पूरे होने पर मना रहे हैं। इस क्षण का साक्षी बनने के लिए देश के कोने-कोने से लोग सोमनाथ पहुंचे। यह इस बात का प्रमाण है कि भारतवर्ष के लोग जहां अपने इतिहास और संस्कृति से गहराई से जुड़े हैं, वहीं कभी हार ना मानने वाला साहस भी उनके जीवन की एक बड़ी विशेषता है। यही भावना उन्हें एक साथ जोड़ती भी है। इस कार्यक्रम के दौरान मेरी मुलाकात कुछ ऐसे लोगों से भी हुई, जो इससे पहले सौराष्ट्र-तमिल संगमम के दौरान सोमनाथ आए थे और इससे पहले काशी-तमिल संगमम के समय काशी भी गए थे। ऐसे मंचों को लेकर उनकी सकारात्मक सोच ने मुझे बहुत प्रभावित किया। इसलिए मैंने तय किया कि क्यों ना इस विषय पर अपने कुछ विचार साझा करूं।

‘मन की बात’ के एक एपिसोड के दौरान मैंने कहा था कि अपने जीवन में तमिल भाषा ना सीख पाने का मुझे बहुत दुख है। यह हमारा सौभाग्य है कि बीते कुछ वर्षों से हमारी सरकार तमिल संस्कृति को देश में और लोकप्रिय बनाने में निरंतर जुटी हुई है। यह ‘एक भारत, श्रेष्ठ भारत’ की भावना को और सशक्त बनाने वाला है। हमारी संस्कृति में संगम का बहुत महत्त्व है। इस पहलू से भी काशी-तमिल संगमम एक अनूठा प्रयास है। इसमें जहां भारत की विविध परंपराओं के बीच अद्भुत सामंजस्य दिखता है, वहीं यह भी पता चलता है कि कैसे हम एक दूसरे की परंपराओं का सम्मान करते हैं।

काशी तमिल संगमम के आयोजन के लिए काशी सबसे उपयुक्त स्थान कहा जा सकता है। यह वही काशी है, जो अनादि काल से हमारी सभ्यता की धुरी बनी हुई है। यहां हजारों वर्षों से लोग ज्ञान, जीवन के अर्थ और मोक्ष की खोज में आते रहे हैं।

काशी का तमिल समाज और संस्कृति से अत्यंत गहरा नाता रहा है। काशी बाबा विश्वनाथ की नगरी है, तो तमिलनाडु में रामेश्वरम तीर्थ है। तमिलनाडु की तेनकासी को दक्षिण की काशी या दक्षिण काशी कहा जाता है। पूज्य कुमारगुरुपर स्वामिनि ने अपनी विद्वता और आध्यात्म परंपरा

के माध्यम से काशी और तमिलनाडु के बीच एक सशक्त और स्थायी संबंध स्थापित किया था।

तमिलनाडु के महान सपूत महाकवि मुन्नमन्यम भारती जी को भी काशी में बौद्धिक विकास और आध्यात्मिक जागरण का अद्भुत अवसर दिखा। यहीं उनका राष्ट्रवाद और प्रबल हुआ, साथ ही उनकी कविताओं को एक नई धार मिली। यहीं पर स्वतंत्र और अखंड भारत की उनकी संकल्पना को एक स्पष्ट दिशा मिली। ऐसे अनेक उदाहरण हैं, जो काशी और तमिलनाडु के बीच गहरे आत्मीय संबंध को दर्शाते हैं।

वर्ष 2022 में वाराणसी की धरती पर काशी-तमिल संगमम की शुरुआत हुई थी। मुझे इसके उद्घाटन समारोह में शामिल होने का सौभाग्य मिला था। तब तमिलनाडु से आए लेखकों, विद्यार्थियों, कलाकारों, विद्वानों, किसानों और अतिथियों ने काशी के साथ साथ प्रयागराज और अयोध्या के दर्शन भी किए थे। इसके बाद के आयोजनों में इस पहलु को और विस्तार दिया गया। इसका उद्देश्य यह था कि संगमम में समय-समय पर नए विषय जोड़े जाएं, नए और रचनात्मक तरीके अपनाए जाएं और इसमें लोगों की भागीदारी ज्यादा से ज्यादा हो। प्रयास यह था कि ये आयोजन अपनी मूल भावना से जुड़े रहकर भी निरंतर आगे बढ़ता रहे। वर्ष 2023 के दूसरे आयोजन में टेक्नोलॉजी का बड़े पैमाने पर उपयोग किया गया, ताकि यह सुनिश्चित हो कि भाषा इसमें बाधा ना बने। इसके तीसरे संस्करण में इंडियन नॉलेज सिस्टम पर विशेष फोकस रखा गया। इसके साथ ही शैक्षिक संवादों, सांस्कृतिक प्रस्तुतियों, प्रदर्शनियों और संवाद सत्रों में लोगों की बड़ी भागीदारी देखने को मिली। हजारों लोग इनका हिस्सा बने।

काशी-तमिल संगमम का चौथा संस्करण 2 दिसंबर, 2025 को आरंभ हुआ। इस बार की थीम बहुत रोचक थी- तमिल करकलम् यानि तमिल सीखें....।

इससे काशी और दूसरी जगहों के लोगों को खूबसूरत तमिल भाषा सीखने का एक अनूठा अवसर मिला। तमिलनाडु से आए शिक्षकों ने काशी के विद्यार्थियों के लिए इसे अविस्मरणीय बना दिया। इस बार कई और विशेष कार्यक्रम भी आयोजित किए गए।

प्राचीन तमिल साहित्य ग्रंथ तोलकाप्पियम का चार भारतीय और छह विदेशी भाषाओं में अनुवाद किया गया।

तेनकासी से काशी तक पहुंची एक विशेष व्हीकल एक्सपेडिशन भी देखने को मिला। इसके अलावा काशी में स्वास्थ्य शिविरों और डिजिटल लिटरेसी कैंप के आयोजन के साथ ही कई और सराहनीय प्रयास भी किए गए। इस अभियान में सांस्कृतिक एकता के संदेश का प्रसार करने वाले पांड्य वंश के महान राजा आदि वीर पराक्रम पांडियन जी को श्रद्धांजलि अर्पित की गई।

पूरे आयोजन के दौरान नमो घाट पर प्रदर्शियां लगाई गईं, बीएचयू में शैक्षणिक सत्र का आयोजन हुआ, साथ ही विभिन्न सांस्कृतिक कार्यक्रम भी हुए।

काशी-तमिल संगमम में इस बार जिस चीज ने मुझे सबसे अधिक प्रसन्नता दी, वो हमारे युवा साथियों का उत्साह है। इससे अपनी जड़ों से और अधिक जुड़े रहने के उनके पेशान का पता चलता है। उनके लिए ये एक ऐसा अद्भुत मंच है, जहां वे विभिन्न सांस्कृतिक कार्यक्रमों के जरिए अपनी प्रतिभा दिखा सकते हैं।

संगमम के अलावा काशी की यात्रा भी यादगार बने, इसके लिए विशेष प्रयास किए गए। भारतीय रेल ने लोगों को तमिलनाडु से उत्तर प्रदेश ले जाने के लिए विशेष ट्रेनें चलाईं। इस दौरान कई रेलवे स्टेशनों पर, विशेषकर तमिलनाडु में उनका खूब उत्साह बढ़ाया गया। सुंदर गीतों और आपसी चर्चाओं से ये सफर और आनंददायक बन गया।

यहां मैं काशी और उत्तर प्रदेश के अपने भाइयों और बहनों की सराहना करना चाहूंगा, जिन्होंने काशी-तमिल संगमम को विशेष बनाने में अपना अद्भुत योगदान दिया है। उन्होंने अपने अतिथियों के स्वागत और सत्कार में कोई कोर-कसर नहीं छोड़ी। कई लोगों ने तमिलनाडु से आए अतिथियों के लिए अपने घरों के दरवाजे तक खोल दिए। स्थानीय प्रशासन भी चौबीसों घंटे जुटा रहा, ताकि मेहमानों को किसी प्रकार की दिक्कत ना हो। वाराणसी का सांसद होने के नाते मेरे लिए ये गर्व और संतोष दोनों का विषय है।

इस बार काशी-तमिल संगमम का समापन समारोह रामेश्वरम में आयोजित किया गया, जिसमें तमिलनाडु के सपूत उपराष्ट्रपति सीपी राधाकृष्णन जी भी मौजूद रहे। उन्होंने इस कार्यक्रम को अपने विचारों से समृद्ध बनाया। भारतवर्ष की आध्यात्मिक समृद्धि पर बल देते हुए उन्होंने बताया कि कैसे इस तरह के मंच राष्ट्रीय एकता को और अधिक सुदृढ़ करते हैं।

काशी-तमिल संगमम का बहुत गहरा प्रभाव देखने को मिला है। इसके जरिए जहां सांस्कृतिक चेतना को मजबूती मिली है, वहीं शैक्षिक विमर्श और जनसंवाद को भी काफी बढ़ावा मिला है। इससे हमारी संस्कृतियों के बीच संबंध और प्रगाढ़ हुए हैं। इस मंच ने ‘एक भारत, श्रेष्ठ भारत’ की भावना को आगे बढ़ाया है, इसलिए आने वाले समय में हम इस आयोजन को और वाइब्रेंट बनाने वाले हैं। ये वो भावना है, जो शताब्दियों से हमारे पूर्व-त्थोहार, साहित्य, संगीत, कला, खान-पान, वास्तुकला और ज्ञान-पद्धतियों का महत्त्वपूर्ण हिस्सा रही है।

वर्ष का यह समय हर देशवासी के लिए बहुत ही पावन माना जाता है। लोग बड़े उत्साह के साथ संक्रांति, उत्तरायण, पोंगल, माघ बिहू जैसे अनेक त्योहार मना रहे हैं। ये सभी उत्सव मुख्य रूप से सूर्यदेव, प्रकृति और कृषि को समर्पित हैं। ये त्योहार लोगों को आपस में जोड़ते हैं, जिससे समाज में सद्भाव और एकजुटता की भावना और प्रगाढ़ होती है। इस अवसर पर मैं आप सभी को अपनी शुभकामनाएं देता हूँ। मुझे पूरा विश्वास है कि इन उत्सवों के साथ हमारी साझी विरासत और सामूहिक भागीदारी की भावना देशवासियों की एकता को और मजबूत करेगी।

(लेखक भारत के प्रधानमंत्री हैं)

10 मिनट डिलिवरी: जमीन पर बदलाव का असर नहीं

उदिशा श्रीवास्तव

नई दिल्ली, 14 जनवरी

सरकार के हस्तक्षेप के बाद क्विक कॉमर्स प्लेटफॉर्म ने अपने उपभोक्ता ऐप से '10 मिनट में डिलिवरी' का वादा करने वाली बात हटानी शुरू कर दी है, लेकिन डिलिवरी कर्मियों का दावा है कि जमीन पर कोई बदलाव नहीं हुआ है। स्थिति जस की तस बनी हुई है। इस संबंध में कंपनियों की ओर से अभी कोई दिशानिर्देश जारी नहीं किए गए हैं।

कई प्लेटफॉर्म पर काम करने वाले डिलिवरी पार्टनर ने बिजनेस स्टैंडर्ड से बातचीत में इसकी पुष्टि की और कहा कि उन्हें कंपनियों की ओर से कोई औपचारिक आदेश प्राप्त नहीं हुआ है। डिलिवरी समय-सीमा, प्रोत्साहन संरचनाएं और राइडर-फेसिंग ऐप में किसी तरह का परिवर्तन नहीं किया गया है।

स्विगी इंस्टामार्ट के साथ काम करने वाले नोएडा निवासी डिलिवरी कर्मी राकेश ने कहा, 'मैंने खबरों में देखा कि 10 मिनट की डिलिवरी सेवा समाप्त हो रही है, लेकिन कंपनी ने इसके बारे में कुछ भी नहीं कहा है। ऑर्डर हमेशा की तरह आ रहे हैं और डिलिवरी समय-सीमा में अभी तक कोई बदलाव नहीं किया गया है।' इसी तरह जेटो के लिए किराने का सामान और कैफे ऑर्डर संभालने वाले डिलिवरी कर्मचारी ने कहा कि कंपनी ने अपने राइडर ऐप पर डिलिवरी शेड्यूल के बारे में कोई बदलाव नहीं आया है।

इस चिंता व्यक्त करते हुए कर्नाटक ऐप-आधारित वर्कर्स यूनियन ने कहा कि 10 मिनट में डिलिवरी वाले नियम को खत्म करना सकारात्मक पहल है, लेकिन इसका अभी जमीन पर कोई असर नहीं दिख रहा है। यूनियन ने एक बयान में कहा, 'अब हमें इसे वास्तविक बनाने की आवश्यकता है। हर जगह से 10 मिनट की सेवा पर प्रतिबंध लागू होना चाहिए। जब तक ऐप इस पर अमल नहीं करते, उन पर मानकों को पूरा करने का दबाव डाला जाएगा। ब्लिंकइट ऐप ने सार्वजनिक रूप से 10 मिनट की डिलिवरी सेवा समाप्त



करने की घोषणा कर दी है लेकिन वह भी 10 मिनट से कम समय की डिलिवरी दिखा रहा है।' ब्लिंकइट की तरह ही स्विगी इंस्टामार्ट और जेटो सहित कई क्विक कॉमर्स प्लेटफॉर्म ने गिग श्रमिकों से संबंधित सुरक्षा चिंताओं पर सरकार हस्तक्षेप के बाद अपने मोबाइल ऐप से '10 मिनट में डिलिवरी' का दावा हटा दिया है। स्विगी अब खुद को 'किराने का सामान डिलिवरी ऐप' बताता है, जबकि जेटो ने अपने ऐप विवरण को '10 मिनट में डिलिवरी' से बदलकर 'मिनटों में डिलिवरी' कर दिया है। ब्लिंकइट पहला ऐसा ऐप था, जिसने अपनी मुख्य टैगलाइन को '10 मिनट में 10,000+ उत्पाद डिलीवर किए गए' से बदलकर 'आपके दरवाजे पर 30,000+ उत्पाद डिलीवर किए गए' कर दिया है। बाद में अन्य क्यूकॉम कंपनियों ने भी इसी तरह का बदलाव किया। शीर्ष तीन प्लेटफॉर्म के अलावा बियबास्केट और फ्लिपकार्ट मिनट्स ने भी अपनी ब्रांडिंग में गति-संचालित संदेश हटा दिए हैं।

डिलिवरी समय-सीमा और गिग श्रमिकों पर दबाव से संबंधित चिंताओं को दूर करने के लिए केंद्रीय श्रम मंत्री मनसुख मांडविया ने पिछले सप्ताह ब्लिंकइट, जोमेटो, स्विगी इंस्टामार्ट और जेटो सहित कई क्यूकॉम प्लेटफॉर्म के प्रतिनिधियों से मुलाकात की थी। हालांकि, श्रम मंत्रालय ने ब्रांडिंग या विज्ञापन में बदलाव अनिवार्य करने वाला कोई औपचारिक लिखित निर्देश या अधिसूचना जारी नहीं किया है लेकिन इन कंपनियों ने अपनी समय से जुड़ी टैग लाइन में बदलाव लाना शुरू कर दिया।

भारतीय सिनेमा बनी कमाई में ‘धुरंधर’

पृष्ठ 1 का शेष

ऑरमेक्स मीडिया के सीईओ शैलेश कपूर ने उन शीर्ष 30 फिल्मों की तफ़ीशरा किया जो एक्शन-ड्रामा (धुरंधर, कांतारा), रोमांटिक ड्रामा (सैयारा), पौराणिक कहानी (थामा), सामाजिक संदेश (रितारे जमीन पर) को ध्यान में रखते हुए बनाए गए । कपूर कहते हैं, 'पहले यह मानना था कि कोविड महामारी के बाद दर्शक केवल बड़े पर्दे पर मारधाड़ वाली फिल्ममें देखने सिनेमाघरों में जाएंगे। मगर विभिन्न शैली वाली ये फिल्में साफ इशारा कर रही हैं कि बुनियादी तौर पर दर्शकों की पसंद नहीं बदली है।'

टिकटों की बिक्री में 6 फीसदी की कमी निराश करने वाली खबर रही जो 88.3 करोड़ से घटकर 83.2 करोड़ रह गई है। यह कमी उस बात की तरफ इशारा करती है जिसे कपूर 'आदत से जुड़ा हुआ' मानते हैं। उन्होंने कहा, 'जब 'धुरंधर' आई तो कई ऐसे लोग भी सिनेमाघरों तक गए या अब भी जा रहे हैं जो आम तौर पर फिल्ममें देखने नहीं जाते हैं।' मगर इस बात का तमिल फिल्मों की टिकटों की बिक्री में 17 फीसदी गिरावट या तेलुगु फिल्मों की टिकटों की बिक्री 15 फीसदी कम रहने से कोई लेना-देना नहीं है। इन दोनों बाजारों में फिल्म देखने को लेकर काफी उत्साह रहता है। एक विश्लेषक ने कहा कि 'ठग लाइफ', 'विदामुर्बाची' (तमिल) और 'हरि हारा वीर मल्लू' और 'अखंडा 2' (तेलुगु) जैसी बड़ी फिल्मों के अधिक नहीं चलने से टिकटों की बिक्री में कमी आई।

रिपोर्ट के अनुसार गुजराती और मलयाली से लेकर हॉलीवुड और हिंदी तक विभिन्न शैलियों में बॉक्स ऑफिस पर 100 करोड़ रुपये से अधिक कमाने वाली फिल्मों की संख्या बढ़कर 37 तक पहुंच गई। साल 2024 में ऐसी फिल्मों की संख्या 22 थी। मलयाली फिल्मों ने अपनी कमाई 572 करोड़ से दोगुना बढ़ाकर 2024 में 1,165 करोड़ रुपये तक पहुंचा दी और यह 2025 में इसी आंकड़े के इर्द-गिर्द रही। यह आंकड़ा बड़ी बात है क्योंकि मलयाली फिल्में बॉक्स ऑफिस पर वर्षों से भी 500 करोड़ रुपये से कम कमा रही थीं। यह मोटे तौर पर उस बाजार की नायाब कहानी है जो अपनी विविधता तलाश रहा है और एक बड़े बाजार का शक्त ले रहा है।



NecLife

NECTAR LIFESCIENCES LIMITED

Corporate Identity Number (CIN): L24232PB1995PLC016664

Registered Office: Shop No. 5, SL Enclave, Behind SHI HP Gas Agency, Barwala Road, Dera Bassi, Distt. S.A.S Nagar, Punjab 140507, India

Tel. No.: +91-172- 5078200, 5001687 • Email: cs@necdlife.com • Website: www.necdlife.com

Contact Person: Mr. Sanjaymohan Singh Rawat, Company Secretary and Compliance Officer

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF NECTAR LIFESCIENCES LIMITED.

This post buyback public announcement (“**Post Buyback Public Announcement**”) is being made in accordance with Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (including any statutory modification(s), amendment(s) or re-enactments from time to time) (the “**Buyback Regulations**”).

This Post Buyback Public Announcement should be read in conjunction with the public announcement dated **December 04, 2025** and published on **December 05, 2025** (the “**Public Announcement**”), Corrigendum to Public announcement dated **December 09, 2025** and published on **December 10, 2025** (the “**Corrigendum to Public Announcement**”), and the letter of offer dated **December 29, 2025** (“**Letter of Offer**”) along with form of acceptance cum acknowledgement and Share Transfer Form (Form SH-4). Unless specifically defined herein, capitalised terms and abbreviation herein shall have the same meaning as ascribed to them in the Public Announcement, Corrigendum to Public Announcement and the Letter of Offer.

1. THE BUYBACK

1.1. Nectar Lifesciences Limited (the “**Company**”) had announced the Offer to buyback up to 3,00,00,000 (Three Crore Only) fully paid-up Equity Shares of face value of INR 1/- (Indian Rupee One Only) each (“**Equity Shares**” or “**shares**”) of the Company, representing 13.38% of the equity shares in the existing total paid-up equity capital of the company from all eligible shareholders (equity shareholders as on the record date, being Wednesday, December 24, 2025) as per the records made available to the Company by Depositories as on the Record Date, on a proportionate basis (subject to small shareholder reservation), through the “**Tender Offer**” route at a price INR 27/- (Indian Rupees Twenty Seven Only) per Equity Share payable in cash for an Share payable in cash for aggregate consideration of up to INR 81,00,00,000/- (Indian Rupees Eighty One Crore Only) (“**Buyback**”), representing 9.00% & 9.00% of the total paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone and consolidated financial statements of the Company for the financial year ended on March 31, 2025 respectively.

1.2. The Company had adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the “**Mechanism for acquisition of shares through Stock Exchange**” notified by SEBI vide circulars no. CIR/ CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with the circular bearing reference number CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 and circular bearing reference number SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 and circular SEBI/HO/ CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023, such other circulars or notifications, as may be applicable, including any amendments thereof as amended. For the purposes of the Buyback, NSE Limited was the designated stock exchange.

1.3. The Tendering Period for the Buyback commenced on Wednesday, December 31, 2025, and closed on Tuesday, January 06, 2026.

2. DETAILS OF BUYBACK

2.1. The total number of Equity Shares bought back under the Buyback were 3,00,00,000 (Three Crore Only) fully paid-up Equity Shares, each at a price of INR 27/- (Indian Rupees Twenty Seven Only) per Equity Share.

2.2. The total amount utilized in the Buyback was INR 81,00,00,000/- (Indian Rupees Eighty One Crore Only), excluding Transaction Cost.

2.3. The Registrar Buyback i.e., KFIn Technologies Limited (“**Registrar**”), considered a total of 11,981 valid bids for 6,15,66,799 validly tendered Equity Shares in response to the Buyback, resulting in the tender of approximately 2.05 times the maximum number of Equity Shares proposed to be bought back. The details of valid bids considered by the Registrar to the Buyback, are as follows:

Category of Shareholders	No. of Equity Shares reserved in the Buyback	No. of valid bids	Total Equity Shares validly tendered	% Response
a) Reserved category for Small Shareholders	1,32,51,651	10,710	2,09,87,098	158.37%
b) General category for eligible equity shareholder other than the Small Shareholders	1,67,48,349	1,271	4,05,79,701	242.29%
Total	3,00,00,000	11,981	6,15,66,799	205.22%

2.4. All valid bids were considered purpose of Acceptance in accordance with the Buyback Regulations and the terms set out in the Letter of Offer. The communication of Acceptance/rejection has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their email IDs registered with the Company or the Depositories) on January 13, 2026, and shall be sent in physical form to those relevant Eligible Shareholders who have not registered their email IDs with the Company or the Depositories.

2.5. The settlement of all valid bids which were Accepted was completed by the Indian Clearing Corporation Limited or the NSE Clearing Limited (formerly National Securities Clearing Corporation Limited), as applicable (“**Clearing Corporations**”), on January 13, 2026. The Clearing Corporations have made direct funds pay-out (net of tax deducted at source, as applicable) to the Eligible Shareholders whose Equity Shares have been Accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India/ relevant bank(s). due to any reasons, then the amount payable to the concerned shareholder was transferred respective Stock Broker(s) for onward transfer to their respective shareholders.

2.6. Equity Shares held in dematerialized form Accepted under the Buyback were transferred to the Company’s Demat Account on January 13, 2026. The unaccepted Equity Shares, if any, tendered by the Eligible Shareholders in dematerialized form were released/ returned/ lien removed by the Clearing Corporations on January 13, 2026.

2.7. The extinguishment of 3,00,00,000 (Three Crore Only) Equity Shares in dematerialized form are currently under process and shall be completed on or before January 22, 2026.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The capital structure of the Company, Pre Buyback as on Record Date i.e., Wednesday, December 24, 2025 and post Buyback, is as follows:

Particulars	Pre -Buyback*	Post –Buyback#
Authorised share capital	INR 35,00,00,000 (35,00,00,000 Equity Shares of face value INR 1/-each)	INR 35,00,00,000 (35,00,00,000 Equity Shares of face value INR 1/-each)
Issued, subscribed and fully paid-up share capital	INR 22,42,60,970 (22,42,60,970 Equity Shares of face value INR 1/-each)	INR 19,42,60,970 (19,42,60,970 Equity Shares of face value INR 1/-each)

*As on Record Date for Buyback i.e December 24, 2025.

#Subject to extinguishment of 3,00,00,000 Equity Shares accepted in the Buyback.

3.2. Details of Eligible Shareholder from whom Equity Shares exceeding 1% as a percentage of the total Equity brought back are as set out below:

Sr. No.	Name of the eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of the total post buyback Equity Shares capital of the company*
1.	RAJASTHAN GLOBAL SECURITIES PRIVATE LIMITED (MULTIPLE SCHEMES)	43,77,639	14.59	2.25
2.	LRSD SECURITIES PVT LTD	9,91,271	3.3	0.51
3.	MARWADI CHANDARANA INTERMEDIARIES BROKERS PRIVATE	5,92,078	1.97	0.30
4.	MARWADI SHARES AND FINANCE LIMITED	3,94,719	1.32	0.20
5.	PACE STOCK BROKING SERVICES PVT LTD	3,94,719	1.32	0.20

*Subject to extinguishment of 3,00,00,000 Equity Shares accepted in the Buyback.

3.3. The shareholding pattern of the Company before and after completion of the Buyback is set out below:

Particulars	Pre -Buyback*		Post –Buyback#	
	Number of Equity Shares	% of the Shareholding	Number of Equity Shares	% of the Shareholding
Promoters and persons acting in concert (Collectively “the Promoters”)	100706448	44.90%	100706448	51.84%
Foreign Investors (Including Non- Resident Indians, FIIs)	3328138	1.48%		
Financial Institutions/Banks & Mutual Funds promoted by Banks/Institutions and Insurance Companies	13062418	5.82%	93554522	48.16%
Others (Public, Public Bodies Corporate etc.)	107163966	47.80%		
Total	224260970	100.00%	194260970	100.00%

*As on Record Date for Buyback i.e December 24, 2025.

#Subject to extinguishment of 3,00,00,000 Equity Shares accepted in the Buyback.

4. MANAGERS TO THE BUYBACK



MASTER CAPITAL SERVICES LIMITED

SCO 22-23, Sector 9D, Madhya Marg, Chandigarh - 160009

Tel: +91-9814660055, +91-172 484 8000

Email: nectar.buyback@mastertrust.co.in

Website: www.mastertrust.co.in

Contact Person: Mr. Jaspal Rawat (Associate Director)

SEBI Registration No: INM000000107

CIN: U67190HR1994PLC076366

5. DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement, and confirms that the information included herein contains true, factual and material information and does not and will not contain any misleading information. This Post Buyback Public Announcement is issued in terms of the resolution passed by the Buyback Committee/ Management Committee on January 14, 2026.

For and on behalf of the Board of Directors of Nectar Lifesciences Limited

Sd/-	Sd/-	Sd/-
Sanjiv Goyal Chairperson and Managing Director DIN: 00002841 Place: Chandigarh Dated: 14 January, 2026	Sushil Kapoor Director (Finance) & CFO DIN: 00063525 Place: Chandigarh Dated: 14 January, 2026	Sanjaymohan Singh Rawat Company Secretary and Compliance Officer Membership No.: A74205 Place: Chandigarh Dated: 14 January, 2026

