



Nitta Gelatin India Limited

(Formerly Kerala Chemicals and Proteins Limited)

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

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Panampilly Nagar
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GELATIN DIVISION
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Trichur - 680 308 India
Tel : 0480 2749300, 2719598
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CIN : L24299KL1975PLC002691

Website : www.gelatin.in

05.08.2023

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

Dear Sir,

SCRIP CODE: 506532

Sub: Newspaper advertisement regarding un-audited financial results of the Company for the quarter ended 30th June 2023

Ref: Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ["SEBI Listing Regulations"]

Pursuant to the above referred, please find enclosed copies of the advertisement with respect to the financial results of the Company for the quarter ended 30th June 2023, as published in English & Malayalam Newspapers.

Kindly take this information into records.

Thanking you,

Yours Faithfully,

For **Nitta Gelatin India Limited**

Vinod Mohan
Company Secretary & Compliance Officer



Defamation case over Modi surname remark

Supreme Court stays Rahul's conviction

ANANTHAKRISHNAN G
New Delhi, August 4

THE SUPREME COURT on Friday stayed Congress leader Rahul Gandhi's conviction in the 2019 defamation case against him related to his alleged remarks against the Modi community, which had led to his disqualification as a member of Lok Sabha earlier this year.



Rahul Gandhi with Congress chief Mallikarjun Kharge at AICC headquarters after the SC verdict on Friday

Although it noted that Gandhi's remarks were "no doubt...in bad taste" and that he should "have been more careful while making the public speech", a bench of Justices B R Gavai, P S Narasimha and P V Sanjay Kumar said the trial court in Gujarat that convicted him had not given reasons for awarding the maximum punishment of two years.

The bench, which was hearing Gandhi's plea challenging the Gujarat High Court order refusing to stay his conviction, also said that the consequences of being disqualified as a result of the conviction would "not only affect the right of the appellant to continue in public life but also affect the right of the electorate, who have elected him, to represent their constituency".

Gandhi was elected to the Lok Sabha from Wayanad constituency in Kerala.

A Surat Magistrate Court had on March 23 this year convicted him for allegedly saying "why all thieves have Modi surname" at a public rally in Kolar in Karnataka in 2019.

His appeal against the conviction is pending before the Sessions Court. Though Gandhi had sought a stay of his conviction in the interim, it was rejected by the Sessions Court following which he appealed to the High Court. On July 7, the High Court refused to stay his conviction.

Hearing the appeal against the High Court order, the Supreme Court bench said: "Unofar as grant of stay of con-

...viction is concerned, we have considered certain factors. The sentence for an offence punishable under Section 499 of the Indian Penal Code, 1860... is simple imprisonment for two years or fine or both. The learned trial judge, in the order passed by him, has awarded the maximum sentence of imprisonment for two years. Except the admonition given to the appellant by this court in contempt proceedings [in the Rafale case]... no other reason has been assigned by the learned trial judge while imposing the maximum sentence of two years."

Following his conviction, Gandhi was disqualified from Lok Sabha. Touching on this, the top court said, "It is to be noted that it is only on account of the maximum sentence of two years imposed by the learned trial judge, the provisions of sub-section (3) of Section 8 of the Representation of the People Act, 1950... have come into play. Had the sentence been even a day lesser, the provisions of sub-section (3) of Section 8 of the Act would not have been attracted."

It said that "when an offence is non-cognisable, bailable and compoundable, the least that the trial judge was expected to

do was to give some reasons as to why, in the facts and circumstances, he found it necessary to impose the maximum sentence of two years."

"Though the learned Appellate Court and the learned High Court have spent voluminous pages while rejecting the application for stay of conviction, these aspects have not even been touched in their orders," the bench said.

On Gandhi's alleged comments, the bench said, "No doubt that the alleged utterances by the appellant are not in good taste. A person in public life is expected to exercise a degree of restraint while making public speeches. However, as has been observed by this court while accepting the affidavit of the appellant herein in aforementioned contempt proceedings, the appellant herein ought to have been more careful while making the public speech."

In November 2019, the Supreme Court while accepting Gandhi's apology over his "chowkidar is a thief" remarks in connection with the controversy over purchase of Rafale fighter jets from France had asked the Congress not to drag it into any political discourse and cautioned him to be more careful in the future.

Truth always triumphs: Rahul

CONGRESS LEADER Rahul Gandhi on Friday said truth always triumphs and thanked people for their support, soon after the Supreme Court stayed his conviction in a defamation case.

Party president Mallikarjun Kharge said this victory was not just for Gandhi but for the people of the country and democracy.

He also wondered how much time it will take now to reinstate Gandhi as it had taken just 24 hours after his conviction for disqualifying him from Lok Sabha.

"Truth always triumphs, if not today then tomorrow or the day after. I thank

people for their support," Gandhi said at a press conference.

He said, "My path is clear to me (as to) what is my work, there is clarity in my mind about that."

"I thank the people who helped us and the people for their love and support that they extended." Kharge said it is a day of happiness and welcomed the Supreme Court ruling.

"Constitution is alive and this is an example that one can get justice. This is the victory of the common people and of constitutional principles," he added. —PTI

EXPLAINER

REGULATING ARTIFICIAL INTELLIGENCE

The Telecom Regulatory Authority of India (Trai) recently published a set of recommendations on the framework needed to regulate artificial intelligence (AI) systems and technologies. **Jatin Grover** decodes the Trai recommendations, why it has taken a dim view of self-regulation, the challenges in regulating AI, and the government's thinking on the matter



Challenges

AI'S DYNAMIC evolution and usage makes designing robust regulations difficult—balancing between innovation and essential constraints is a key challenge. Its reliance on extensive data stokes concern about data privacy and security. Rectifying biases in algorithms to prevent discrimination is a big worry. Regulatory harmony across nations is also a big hurdle at present.

The regulation imperative

WITH INCREASING adoption, the risks users are likely to face are also rising. As AI gains potency and independence, there are growing apprehensions on privacy, algorithmic bias, security vulnerabilities, and the likelihood of job displacement.

Further, the use of data by companies operating OpenAI platforms such as ChatGPT to train their models, without seeking permission from the data owner, are also key privacy and revenue challenges. The march of deep-fake technologies and their illegal use to dupe people also presses for the need to regulate AI. Striking a balance between innovation and safeguarding societal interests is crucial to harnessing AI's benefits while mitigating its drawbacks. Robust regulations are essential to create a sustainable AI-powered future.

127 nations PASSED LAWS RELATING TO AI IN 2022, AS PER THE WEF

Companies WORKING ON AI SELF-REGULATION IN THE US

Google MICROSOFT, OPENAI, & ANTHROPIC UNVEILED FRONTIER MODEL FORUM

Trai PUSHING FOR GOVT REGULATION

Trai's recommendations

THE REGULATOR recommended that AI technologies posing high risk to human lives be regulated, through the formation of a dedicated body—the Artificial Intelligence and Data Authority of India (AIDAI).

AIDAI must frame regulations on various aspects of AI—including responsible use—set relevant principles, and regulate use cases based on risk assessment. Further, it must ensure that the principles of responsible AI are applied at each phase of the AI lifecycle: design, development, validation, deployment, monitoring and refinement. A multi-stakeholder body (MSB) should act as an advisory body to AIDAI. The MSB should have members from different ministries and departments, industry, legal and cyber experts, academia, and research institutes. The MSB may invite representatives of relevant ministries and departments of Union and state governments on a need basis.

Trai view on self-regulation

IN SOME COUNTRIES, companies such as Google, Microsoft, Meta, IBM, and Apple—through a partnership model—have opted for self-regulation. Since this is can't be enforced by a government and it is difficult to assess actual compliance, Trai has pushed for regulation by the government.

Citing UNESCO's observations, Trai said the "self-regulatory model" that prevails prioritises commercial and geopolitical objectives over people and is not good enough.

What the government and experts are saying

THE STANCE OF the government is to not stiffen innovation but to regulate the emerging technology models through the prism of 'user harm'. India's upcoming Digital India Act will give equal weightage to innovation and social issues. This means that the regulations will not only protect the safety of users, but also give the space to

companies for developing new technologies without imposing unnecessary rules. IT minister Ashwini Vaishnaw told FE in June that "no Bill can ever address everything (on AI). What we should always think upon is what are the guardrails? What are the boundary conditions? What are the principles? Those principles we set

in and then apply as per situations and circumstances." "We don't want to be prescriptive. We are trying to set principles and the boundary conditions," Vaishnaw had said at the time.

With regard to the Trai recommendations on AI regulating body, certain experts have said that it will unnecessary increase

the burden on the companies and startups deploying AI models. According to the Broadband India Forum, any kind of ex-ante regulations on AI technologies would restrict innovations. According to the think tank, AI and digital transformation will aid India in realising its ambitious \$5-trillion-economy goal.

Sebi reduces time limit for AIFs, VCs to invest overseas

PRESS TRUST OF INDIA
New Delhi, August 4

CAPITAL MARKETS REGULATOR Sebi on Friday reduced the validity period of approval given to alternative investment funds (AIFs) and venture capital funds (VCFs) for making overseas investments to four months from six months at present.

If these funds fail to make investments within this time limit, then Sebi can allocate their unutilized limits to other



applicant AIFs and VCs.

The decision has been taken considering into account the recommendation of the Alternative Investments Policy Advisory Committee, the Securities and Exchange Board of India (Sebi) said in a circular.

Under the rule, AIFs and VCFs have a time limit of six months from the date of prior approval from Sebi to making the allocated investments in offshore venture capital undertakings.

In case the applicant AIFs and VCFs does not utilize the limits allocated to them within six months then Sebi can allocate such unutilized limit to another applicant.

"It has been decided to reduce the aforesaid time limit for making overseas investments by AIFs/VCFs from six months to four months so that the allocated time limit is used efficiently and if unutilized, the same is again available to the AIF industry in a shorter span of time," Sebi said.

No undue pressure exerted on Nitin Desai for recovery: Edelweiss ARC

PRESS TRUST OF INDIA
Mumbai, August 4

HOURS AFTER A case was registered against its top officials for allegedly abetting the suicide of Bollywood art director Nitin Desai, Edelweiss ARC on Friday denied that it had put pressure on him for repaying loans.

Stating that it followed all legal processes mandated by the RBI, the Asset Reconstruction Company also clarified that Desai, who had defaulted on a ₹252-crore loan, was not charged an excessive interest rate.

"Neither was the interest rate charged excessive nor was there at any time undue pressure being put on the borrower for recovery," the company said in a late evening statement.

Earlier in the day, the Raigad police in Maharashtra registered a first information report against Edelweiss Group chairman Ramesh Shah and four others including officials from the ARC, for allegedly abetting Desai's suicide.

Maharashtra deputy chief minister Devendra Fadnis had on Thursday told the state legislature that the investigators will probe whether Desai was charged high interest for the loan and if he was under mental stress.

The Edelweiss ARC statement said the company followed its own detailed procedures while trying to recover the money at "great expense" and time.

Nitta Gelatin India Limited									
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(Corporate Identification number : L24299KL1975PLC002691)									
Email: investorcell@nitta-gelatin.co.in Tel : +91-484-2317805 / Fax : +91-484-2310568									
STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30 JUNE 2023 (₹ in Lakhs except per share data)									
Sl No.	Particulars	STANDALONE				CONSOLIDATED			
		Quarter Ended		Year Ended		Quarter Ended		Year Ended	
		30 June 23	31 March 23	30 Jun 22	31 March 23	30 June 23	31 March 23	30 June 22	31 March 23
		Audited	Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	Audited
1	Total Income from Operations	11,865.06	12,968.81	11,416.51	49,206.41	13,128.41	14,596.85	13,556.44	56,618.44
2	Net Profit for the period (before Tax, Exceptional and Extra ordinary items)	3,279.59	1,916.44	1,190.38	7,808.34	3,775.00	2,311.50	1,793.27	9,609.89
3	Net Profit for the period before Tax (after Exceptional and Extra ordinary items)	3,279.59	1,916.44	1,190.38	7,808.34	3,775.00	2,311.50	1,793.27	9,906.76
4	Net Profit for the period after Tax (after Exceptional and Extra ordinary items)	2,448.56	1,383.41	844.61	5,876.45	2,815.01	1,677.47	1,296.22	7,389.99
5	Total Comprehensive Income for the period/year (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax))	2,521.54	1,516.98	592.59	5,885.80	2,900.99	1,811.15	1,008.01	7,394.42
6	Equity Share Capital	907.92	907.92	907.92	907.92	907.92	907.92	907.92	907.92
7	Reserves (excluding Revaluation Reserves) as shown in the audited Balance Sheet	-	-	-	23,086.40	-	-	-	25,852.74
8	Earnings Per Share (Face Value ₹ 10/- each) (not annualised for quarter)								
a) Basic: (₹)		26.97	15.24	9.30	64.72	30.32	17.83	13.48	77.44
b) Diluted: (₹)		26.97	15.24	9.30	64.72	30.32	17.83	13.48	77.44

Notes:

- 1. These unaudited financial results have been prepared in accordance with Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules thereunder and in terms of Regulation 33 of the SEBI ("Listing Obligations and Disclosure requirements") Regulations, 2015, as amended.
- 2. The Company is engaged in the manufacture and sale of products which form part of a single product group which represents one operating segment. As the Chief Operating Decision Maker ("CODM") reviews business performance at an overall group level, disclosure requirement under Ind AS 108 on "Operating Segment" is not applicable.
- 3. Performance of the plant in Reva Division, Bharuch of the Company is reported as a cost centre for products used for manufacture of Gelatin and profit centre for products sold to external customers (including Group Company). To comply with pollution control board guidelines, the Company needs to incur additional expense to manufacture one of the products exported from the division. The management was not utilising the installed capacity in full due to the higher manufacturing cost as mentioned above. In the opinion of management, the manufacture and sale of this product would qualify as a cash generating unit ("CGU") as per Ind AS 36 as it represents an identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other assets or groups of assets. Consequently, an impairment testing of the carrying value of certain identified property, plant and equipment used for the manufacture of this product as at 30 June 2023 was carried out in the manner prescribed in Ind AS 36 and provision for impairment amounting to ₹ 531.95 Lakhs is carried in the books, which is considered to be adequate.
- 4. The Company performed hedge effectiveness testing on 30 June 2023 in accordance with Ind AS 109 and determined that the forward contracts taken against future foreign currency receivables qualify for cash flow hedge accounting. Such cash flow hedge being effective, mark-to-market (MTM) gain on such outstanding forward contracts as on 30 June 2023 amounting to ₹ 89.33 Lakhs is recognised in other comprehensive income during the current quarter. Further, MTM loss of the outstanding forward contracts recognised in statement of profit and loss as on 31 March 2023 amounting to ₹ 63.07 Lakhs has been reversed in the current quarter.
- 5. The Company is carrying a provision of ₹ 494.37 lakhs as on 30 June 2023 (₹ 770.15 lakhs as on 31 March 2023) towards slow moving inventory of fish protein and peptide.
- 6. The Company has made provisions for income tax using the option allowed under section 115BAA of the Income Tax Act, 1961, which was introduced by the Taxation Laws (Amendment) Act 2019.
- 7. The financial performance of the Company is dependent on quality / availability of crushed bone, its price and market demand of finished goods.
- 8. In accordance with National Highways Authority of India's ("NHAI") notification dated 26 May 2019 and subsequent communication by Sub Divisional Officer and Competent Land Acquisition Authority, Ballarpur, a portion of the land belonging to the subsidiary company, Bamni Proteins Limited has been compulsorily acquired by NHAI. The compensation amounting to ₹ 303.95 Lakhs including interest was received on 12 January 2023. Compensation, net of written down value, amounting to ₹ 296.87 Lakhs has been accounted under "Exceptional item" in the financial statements for the year ended 31 March 2023. The Group has reserved the right for higher compensation and has filed an appeal for arbitration before the competent authority.
- 9. The above standalone financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 3 August 2023 and 4 August 2023.
- 10. Figures for the quarter ended 31 March 2023 are the balancing figures between audited figures for the full financial year and the reviewed year to date figures up to the third quarter of the financial year then ended.
- 11. Prior period/year comparatives have been regrouped/reclassified wherever necessary to conform with the current period/year classification.

For Nitta Gelatin India Limited
Sd/-
Sajiv K. Menon
Managing Director
DIN : 00168228

Kochi
August 4, 2023

സൗത്ത് മഴുവന്നൂർ എൽ.പി.എസിൽ മംഗളം അക്ഷര ജ്യോതി പദ്ധതി

കോലഞ്ചേരി: മഴുവന്നൂർ സർവ്വീസ് സഹകരണ ബാങ്കിന്റെ സഹകരണത്തോടെ സൗത്ത് മഴുവന്നൂർ എൽ.പി.എസിൽ ആരംഭിച്ച മംഗളം അക്ഷര ജ്യോതി പദ്ധതി ബാങ്ക് പ്രസിഡന്റ് ടി.കെ. പിറ്റർ ഉദ്ഘാടനം ചെയ്തു.

വിദ്യാർത്ഥി പ്രതിനിധികളായ എം. അഭിജിത്ത്, ആരാധ്യരഞ്ജിത്ത് എന്നിവർക്ക് പുത്തൻ കോപ്പി നൽകി ഉദ്ഘാടനം ചെയ്യുന്നു.



സൗത്ത് മഴുവന്നൂർ എൽ.പി.എസിൽ മംഗളം അക്ഷരജ്യോതി പദ്ധതി മഴുവന്നൂർ സർവ്വീസ് സഹകരണ ബാങ്ക് പ്രസിഡന്റ് ടി.കെ. പിറ്റർ വിദ്യാർത്ഥി പ്രതിനിധികളായ എം. അഭിജിത്ത്, ആരാധ്യരഞ്ജിത്ത് എന്നിവർക്ക് പുത്തൻ കോപ്പി നൽകി ഉദ്ഘാടനം ചെയ്യുന്നു.

ജൈവമാലിന്യ സംസ്കരണം: ബ്രഹ്മപുരത്ത് താൽക്കാലിക പ്ലാന്റിന് ഉടൻ അനുമതി നൽകണം: ഹൈക്കോടതി

ബ്രഹ്മപുരത്ത് താൽക്കാലിക പ്ലാന്റിന് ഉടൻ അനുമതി നൽകണം: ഹൈക്കോടതി

കോടതി: കോച്ചി കോർപ്പറേഷൻ ശേഖരിക്കുന്ന ജൈവമാലിന്യങ്ങളുടെ സംസ്കരണത്തിനായി താൽക്കാലിക പ്ലാന്റിന് ഉടൻ അനുമതി നൽകണമെന്ന് ഹൈക്കോടതി പൂർണ്ണ നിർമ്മാണവുമായി ബന്ധപ്പെട്ട ശാസ്ത്രീയ പഠനങ്ങൾ നടത്തുന്നതിന് നടപടി സ്വീകരിക്കണമെന്നും കോടതി നിർദ്ദേശിച്ചു.

രാഹുൽ ഗാന്ധിക്ക് അനുകൂല വിധി: ഡി.സി.സിയിൽ ആഘോഷം

കോച്ചി: രാഹുൽ ഗാന്ധിയെ അയോഗ്യനാക്കി കാരണമായ വിധി സർവ്വേ ചെയ്ത സുപ്രീം കോടതി ഉത്തരവിൽ ആറ്റിംഗം പ്രകടിപ്പിച്ച് ഡിസിസി ഓഫീസിൽ ജനറൽ പ്രവർത്തകർ ഉദ്ഘാടനം നടത്തി. ഡിസി സിയിൽ നിന്ന് പ്രകടനമായി എത്തിയ പ്രവർത്തകർക്ക് കൈവശം സിസി ജി.ജി.സി.യിൽ ഉദ്ഘാടനം നടത്തി.

നിറപ്പിലി മാഞ്ഞു; സി. കെ. റെജിക്ക് നാടിന്റെ അന്ത്യോഞ്ജലി

മുത്തുനൂറുത്തി: പുഞ്ചരിക്കുന്ന മുഖമുദ്രയോടെ നടന്ന വഴികളിലൂടെ വിലാപഗാനത്തിന്റെ അലിഞ്ഞു നീന്തിക്കൊഴുത്തു കിടന്ന സി. കെ. റെജിന്റെ മൃതദേഹം കാനോണായ് അന്ത്യോഞ്ജലി ആയി.



ശ്രേഷ്ഠ കാതോലിക്ക ബന്ധുവിയോഗം തോമസ് പ്രഥമൻ ബാവ സി.കെ.റെജിയുടെ സംസ്കാര ശുശ്രൂഷയ്ക്ക് നേതൃത്വം നൽകുന്നു.

അദ്ദേഹം നവംബർ 13-ാം തീയതിയിൽ അന്തരിച്ചു. പട്ടണത്തിൽ താമസിച്ചിരുന്ന സി. കെ. റെജിന്റെ മൃതദേഹം കാനോണായ് അന്ത്യോഞ്ജലി ആയി. മൃതദേഹം കാനോണായ് അന്ത്യോഞ്ജലി ആയി.

കൊച്ചിക്ക് പുതിയൊരു റോറോ വെസൽ ക്യൂ; സ്മാർട്ട് സിറ്റി ഫണ്ട് അനുവദിച്ചു

കൊച്ചി: കൊച്ചി നഗരസഭയുടെ വാഹനങ്ങളുടെ സ്മാർട്ട് സിറ്റി ഫണ്ട് അനുവദിച്ചു. പുതിയ വെസൽ ക്യൂ സ്ഥാപിക്കാനും സ്മാർട്ട് സിറ്റി ഫണ്ട് അനുവദിച്ചു.

സ്നേഹ വിട്ടിലെ മരണം: പോസ്റ്റ് മോർട്ടം റിപ്പോർട്ടിൽ അസ്വഭാവികതയില്ല

മുവാറ്റുപുഴ: മുറിശ്ശിയിലെ സ്നേഹ വിട്ടിൽ രണ്ടാഴ്ചക്കിടെ അഞ്ച് അന്വേഷണങ്ങൾ നടത്തിയ മരണത്തിന് പോസ്റ്റ് മോർട്ടത്തിൽ അസ്വഭാവികതയില്ലെന്ന് റിപ്പോർട്ട് പുറത്ത് വന്നു. അസ്വഭാവികതയില്ലെന്ന് റിപ്പോർട്ട് പുറത്ത് വന്നു.

മനുഷ്യാവകാശ കമ്മീഷൻ പരാതി

മുവാറ്റുപുഴ: മുറിശ്ശിയിലെ സ്നേഹ വിട്ടിൽ രണ്ടാഴ്ചക്കിടെ അഞ്ച് അന്വേഷണങ്ങൾ നടത്തിയ മരണത്തിന് പോസ്റ്റ് മോർട്ടത്തിൽ അസ്വഭാവികതയില്ലെന്ന് റിപ്പോർട്ട് പുറത്ത് വന്നു.

വ്യാപാരികളുടെ ബുദ്ധിമുട്ട് പരിഹരിക്കാൻ നിവേദനം നൽകി

കൊച്ചി: വിലയേറ്റത്തിൽ ജനങ്ങളെ കടുത്ത ബുദ്ധിമുട്ടിലാക്കാൻ തടയാൻ സർക്കാർ വിവിധ നയങ്ങൾ പ്രഖ്യാപിച്ചു. വ്യാപാരികളുടെ ബുദ്ധിമുട്ട് പരിഹരിക്കാൻ നിവേദനം നൽകി.

B.Ed, TTC (D.El.Ed) (അപേക്ഷ ക്ഷണിക്കുന്നു)

കോലഞ്ചേരി: ഇന്റർ നാഷണൽ സ്കൂൾ ഓഫ് ഇന്ത്യയിൽ കീഴിലുള്ള കോളേജിലേക്ക് B. Ed, TTC (D.El.Ed)/DHI (Diploma in Health Inspector), DMLT തുടങ്ങിയ കോഴ്സുകളിൽ അപേക്ഷ ക്ഷണിക്കുന്നു. B. Ed-ൽ ഇംഗ്ലീഷ്, ഫിസിക്സിൽ സയൻസ്; നാച്യുറൽ സയൻസ്, സോഷ്യൽ സയൻസ്, കോഴ്സേഴ്സ്, മാതൃക, ഹിന്ദി, മലയാളം എന്നീ വിഷയങ്ങളിലേക്ക് അപേക്ഷിക്കാവുന്നതാണ്. താൽപര്യമുള്ളവർ താഴെ കാണുന്ന നമ്പറിൽ ബന്ധപ്പെടുക. ഫോൺ: 75920 00719, 90724 41003

Nitta Gelatin India Limited

REGD. OFFICE : 56715, SBT AVENUE, PANAMPILLY NAGAR, KOCHI, KERALA - 682036
(Corporate Identification number : L24299KL1975PLC002691)
Email: investorcell@nitta-gelatin.co.in Tel: +91-484-2317805 / Fax: +91-484-2310568

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30 JUNE 2023

Sl No.	Particulars	STANDALONE				CONSOLIDATED			
		Quarter Ended		Year Ended	Quarter Ended		Year Ended		
		30 June 23	31 March 23	30 June 22	31 March 23	30 June 23	31 March 23	30 June 22	Year Ended
1	Total Income from Operations	11,865.06	12,968.81	11,416.51	49,206.41	13,128.41	14,596.85	13,556.44	56,618.44
2	Net Profit for the period (before Tax, Exceptional and Extraordinary items)	3,279.59	1,916.44	1,190.38	7,808.34	3,775.00	2,311.50	1,793.27	9,609.89
3	Net Profit for the period before Tax (after Exceptional and Extraordinary items)	3,279.59	1,916.44	1,190.38	7,808.34	3,775.00	2,311.50	1,793.27	9,906.76
4	Net Profit for the period after Tax (after Exceptional and Extraordinary items)	2,448.56	1,383.41	844.61	5,876.45	2,815.01	1,677.47	1,296.22	7,389.99
5	Total Comprehensive Income for the period/year (Comprising Profit/Loss for the period (after tax) and Other Comprehensive Income (after tax))	2,521.54	1,516.98	592.59	5,885.80	2,900.99	1,811.15	1,008.01	7,394.42
6	Equity Share Capital	907.92	907.92	907.92	907.92	907.92	907.92	907.92	907.92
7	Reserves (excluding Revaluation Reserves) as shown in the audited Balance Sheet	-	-	-	23,086.40	-	-	-	25,852.74
8	Earnings Per Share (Face Value ₹ 10/- each) (not annualised for quarter)								
a) Basic (₹)	26.97	15.24	9.30	64.72	30.32	17.83	13.48	77.44	
b) Diluted: (₹)	26.97	15.24	9.30	64.72	30.32	17.83	13.48	77.44	

COCHIN INTERNATIONAL AIRPORT LIMITED

TRANSFER OF SHARES OF COCHIN INTERNATIONAL AIRPORT LIMITED (CIAL) TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Notice is hereby given to the shareholders of the Company pursuant to Section 124(6) of the Companies Act 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer & Refund) Rules 2016 (Rules), as amended from time to time.

In accordance with the requirements as set out in the Rules, all shares, in respect of which dividends remain unclaimed / unpaid for seven consecutive years or more, shall be transferred by the Company to the Demat Account of IEPF Authority. Hence, all the corresponding shares in respect of which dividends remain unclaimed / unpaid for seven consecutive years from the financial year 2015-16, is to be transferred to the Demat Account of IEPF Authority after the due date, i.e., 26th October 2023.

In compliance to the Rules, the Company has communicated individually to the concerned shareholders at their address registered with the Company, whose shares are liable to be transferred to IEPF for appropriate action. The details of such shareholders and the shares due for transfer to IEPF are also made available in our Company's website: www.cial.aero. The shareholders concerned may visit the Company's website to verify the details of their unclaimed dividends and the shares liable to be transferred.

Shareholders who have not claimed their dividends for the financial year 2015-16 onwards are requested to claim the same by writing to our Registrar and Share Transfer Agent (RTA), M/s. S.K.D.C. Consultants Limited (a Subsidiary of Link Intime India Private Limited), "Surya" 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore - 641028, Phone: +91 422 4958995, 2539835 / 836, Fax: +91 422 2539837, e-mail id: info@skdc-consultants.com on or before 16th October 2023. In case, the concerned shareholders do not claim their unclaimed dividends by 16th October 2023, the Company shall with a view to comply with the aforesaid Rules, transfer the shares to the IEPF Authority without any further notice to the shareholders and no liability shall lie against the Company in respect of the shares so transferred.

In case, the concerned shareholders wish to claim the shares after transfer to IEPF, a separate application has to be made to the IEPF Authority in Form IEPF - 5, as prescribed under the Rules and the same is available at IEPF Website (www.iepf.gov.in). A member having any query on this matter may contact the RTA (M/s. S.K.D.C. Consultants Limited) or the Company by sending letter / e-mail.

For Cochin International Airport Limited

Sd/-
Place: Ernakulam Saji K. George
Date : 20th July 2023 Company Secretary

SV EDUCATION FOUNDATION

REGULAR ADMISSION 2023-2024

LLB LLM REGULAR COURSE

ISO 9001: 2015 CERTIFIED EDUCATIONAL TRUST

www.sveducation.org

FOR MORE DETAILS 94008 43222