FINANCIAL EXPRESS

PUNJAB CHEMICALS AND CROP PROTECTION LTD.

CIN: L24231PB1975PLC047063

Milestone 18, Ambala Kalka Road, V.P.O. Bhankharpur Derabassi, Dist. SAS Nagar, Mohali (Punjab) - 140201 Email: info@punjabchemicals.com; website: www.punjabchemicals.com

NOTICE TO SHAREHOLDERS

Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate affairs has initiated a 100 days campaign named "Saksham Niveshak" from July 28, 2025 to November 6, 2025.

The Company through its various communication continues to encourage shareholders to claim their unclaimed dividends by updating their KYC details, (viz., PAN, Bank account details, contact details, choice of nomination, specimen signature), by following the below procedure: Type of holding | Document to be submitted

Shares held in Demat form	Update KYC details with your Depository Participant, especially Bank account number, Bank name and Branch, IFSC code and MICR, choice of nomination, etc. Submit self-attested copy of client master list (CML) to RTA or to the Company at their email id at rta@alankit.com or investorhelp@punjabchemicals.com respectively.
Shares held in Physical form	Investor Service Request Form *ISR-1, Form ISR-2 and Form ISR-3 or Form No. SH-13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents. Original cancelled cheque stating your name as account holder. Other supporting documents, if any forms are available at https://www.punjabchemicals.com/dividend-shareholders-information/

Alankit Assignments Limited, Alankit Heights 4E/2, Jhandewalan Extension, New Delhi -110 055, Tel: 011-42541234/ 23541234, 01762-280086 / 522250, Fax: 011-41543474, E-mail: rta@alankit.com, investorhelp@punjabchemicals.com

For Punjab Chemicals and Crop Protection Limited Sd/- Rishu Chately Place : Derabassi Company Secretary Date: 11.09.2025





SHALIMAR PAINTS LIMITED

CIN: L24222HR1902PLC065611

Registered Office: Stainless Centre, 4th Floor, Plot No. 50, Sector 32, Gurugram, Haryana 122001 Corporate Office: Olethia Business Spaces, Plot No. A184 and A185, Road No. 16Z, Opposite Ashar IT Park, Wagle Industrial Estate, Thane, Maharashtra 400604

Email: askus@shalimarpaints.com; Website: www.shalimarpaints.com; Toll Free: 1800 103 6509

NOTICE TO SHAREHOLDERS

Dear Shareholders,

Pursuant to Investor Education and Protection Authority (IEPFA), Ministry of Corporate Affairs (MCA) letter dated 16" July 2025, Shalimar Paints Limited is pleased to inform you of the commencement of a 100-day special outreach initiative titled "Saksham Niveshak", which started on July 28, 2025 up to November 06, 2025.

Shareholders who have not claimed their dividends or have incomplete KYC records are requested to contact the Company's Registrar and Transfer Agent (RTA) at the earliest:

Beetal Financial & Computer Services Private Limited

Beetal House, 3" Floor, 99 Madangir, Behind LSC, Near Dada Harsukhdas Mandir, New Delhi - 110 062

Email ID: beetal@beetalfinancial.com. Phone: 011 2996 1281

Please note that as per applicable provisions, if dividends remain unclaimed for a period of seven consecutive years, the dividend amounts, and corresponding shares are liable to be transferred to the Investor Education and Protection Fund Authority (IEPFA). We urge all shareholders to take prompt action during the campaign period to safeguard their entitlements and ensure compliance with the statutory requirements.

For Shalimar Paints Limited

Date: September 11, 2025 Place: Mumbai

Snehal Saboo Company Secretary & Compliance Officer Membership No. ACS49811

This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold or sell securities. This is not an announcement for the offer document. All capitalized terms used herein and no defined herein shall have the meaning assigned to them in the Letter of offer dated August 29, 2025 the "Letter of Offer" or ("LOF") filed with the BSE Limited ("BSE") and the Securities and Exchange Board of India ("SEBI").



DEEP DIAMOND INDIA LIMITED (CIN- L24100MH1994PLC082609)

Our Company was originally incorporated as "Deep Diamond India Limited" a limited company vide a certificate of incorporation dated November 02, 1994, issued by the Registrar of Companies, Mumbai, Maharashtra, under the provisions of the Companies Act, 1956. For further details please refer to the section titled "General Information" beginning on page 49 of the Letter of offer.

Registered Office: 309, 3" Floor, V Star Plaza Plot No. 16 Chandavarkar Road, Opp. Saraswat Bank Borivali West, Opposite Raj Mahal Hotel, Borivali West, Mumbai, Maharashtra, India, 400092

Corporate office: 506-509 Fifth Floor, Apeksha, Plot no. 256, Main Road, Hiran Magri, Sector 11, Udaipur, Rajasthan -313001. Tel: 0294-3569097; Email id: info.deepdiamondltd@gmail.com; Website: www.deepdiamondltd.in

Contact Person: Mr. Rakesh Vishnoi, Company Secretary & Compliance Officer PROMOTERS OF THE COMPANY: This is to inform you that out of total 15 Promoters, 10 Promoters on 18 February, 2023 and the remaining 5 promoters on 16" August, 2023 pursuant to Regulation 31A of SEBI (LODR) Regulations, 2015, applied to BSE Limited, seeking to reclassify the following "Outgoing Promoters" from Promoters to Public category. The application is still under process and pending for approval.

THE ISSUE

ISSUE OF UPTO 9,61,00,000 EQUITY SHARES OF FACE VALUE OF RE. 1.00 EACH ("EQUITY SHARES") OF DEEP DIAMOND INDIA LIMITED ("DDIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS. 4.16 PER EQUITY SHARE (INCLUDING PREMIUM OF RS. 3.16 PER EQUITY SHARE) ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT NOT EXCEEDING RS. 3,997.76 LAKHS@ TO THE ELIGIBLE EQUITY SHAREHOLDERS ON RIGHTS BASIS IN THE RATIO OF 2 (TWO) EQUITY SHARES FOR EVERY 1 (ONE) EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. AUGUST 29, 2025 (THE "ISSUE"). THE ISSUE PRICE IS 4.16 TIMES OF FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 128 OF THE LETTER OF OFFER. @assuming full subscription.

ATTENTION INVESTORS

NOTICE TO THE READER ("NOTICE") – CORRIGENDUM CUM ADDENDUM TO LETTER OF OFFER DATED AUGUST 29, 2025 AND CORRIGENDUM CUM ADDENDUM DATED SEPTEMBER 05, 2025

This notice should be read in conjunction with the LOF dated August 29, 2025 and Corrigendum cum addendum dated September 05, 2025 filed by the Company with the Stock Exchange and SEBI and the ALOF and CAF that have been sent to the Eligible Equity Shareholders of the Company. The Eligible Equity Shareholders are requested to please note the following:

RIGHTS ISSUE	ISSUE CLOSING DATE (OLD)	ISSUE CLOSING DATE (NEW)	
PERIOD EXTENDED	FRIDAY, SEPTEMBER 19, 2025	WEDNESDAY, SEPTEMBER 24, 2025	
RIGHTS ENTITLEMENT	ISSUE CLOSING DATE (OLD)	ISSUE CLOSING DATE (NEW)	
PERIOD EXTENDED	MONDAY, SEPTEMBER 15, 2025	THURSDAY, SEPTEMBER 18, 2025	

This is to inform all eligible shareholders of the Company that the Rights Issue, which opened on Tuesday, September 9, 2025, and was originally scheduled to close on Friday, September 19, 2025, has been extended to Wednesday, September 24, 2025. The extension was approved by the Rights Issue Committee at its meeting held on September 11, 2025, to provide shareholders with additional time and opportunity to exercise their rights under the Rights Issue. Accordingly, the last date of submission of the duly filled in CAF (along with the amount payable on application) is Wednesday, September

24, 2025. Equity Shareholders of the Company who are entitled to apply for the Rights Issue as mentioned above are requested to take note of the Issue Closure Date as Wednesday, September 24, 2025.

Additionally, the trading period for the Rights Entitlement (RE), which was initially scheduled to close on Monday, September 15, 2025, has now been extended to Thursday, September 18, 2025.

	REVISED ISSUE SCHEDULE					
Event	Indicative Date	Event	Indicative Date			
Last date for credit of Rights entitlements	September 08, 2025	Finalization Of Basis of Allotment (On or About)	September 29, 2025			
Issue Opening Date	September 09, 2025	Date Of Allotment (On or About)	September 30, 2025			
Last Date on Market Renunciation of Rights Entitlements	September 18, 2025	Date of Credit (On or About)	October 06, 2025			
Issue Closing Date	September 24, 2025	Date of Listing / Trading (On or About)	October 07, 2025			

This Corrigendum cum addendum shall be available on the respective websites of the Stock Exchange at www.bseindia.com and the website of the Company at www.deepdiamondltd.in

Accordingly, there is no change in the LOF, CAF and ALOF dated August 29, 2025 and corrigendum cum addendum dated September 05, 2025 except for modification in the Issue Closing date. Change in Issue closing date resultant change in indicative time table of post issue activities on account of extension of issue closing date.

INVESTORS MAY PLEASE NOTE THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, COMMON APPLICATION FORM AND CORRIGENDUM CUM ADDENDUM DATED SEPTEMBER 05, 2025 SHALL BE READ IN CONJUCTION WITH THIS CORRIGENDUM CUM ADDENDUM.

For Deep Diamond India Limited On Behalf of the Board of Directors

Narayan Singh Rathore Date: September 11, 2025 Managing Director Place: Mumbai

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer dated August 29, 2025 with the Securities and Exchange Board of India and BSE The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

SOMA TEXTILES & INDUSTRIES LIMITED

Corporate Identification Number: L51909WB1940PLC010070 Registered Office: 2, Red Cross Place, Kolkata - 700001, West Bengal, India Tel: +91-33-22487406/07; Website: https://www.somatextiles.com/

E-mail Id: investors@somatextiles.com and cs@somatextiles.com

Recommendations of the Committee of Independent Directors ("IDC") of Soma Textiles & Industries Limited ("Target Company") on the Open Offer made by Roadway Solutions India Infra Limited ("Acquirer") along with Ameet Harjinder Gadhoke ("PAC 1") and Teja Ranade Gadhoke ("PAC 2") (PAC 1 and PAC 2 together, the "PACs"), to the Public Shareholders of the Target Company under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended thereto ("SEBI (SAST) Regulations")

1. 2.	Name of the Target Company (TC)	11th September, 2025 Soma Textiles & Industries Limited	
3.	Details of the Offer pertaining to TC	Open offer made by the Acquirer for acquisition of up to 82,64,942 (Eighty Two Lakhs Sixty Four Thousan Nine Hundred and Forty Two) equity shares of face value of INR 10/- (Indian Rupees Ten only) each ("Equity Shares"), representing 25.02% (Twenty Five point Zero Two percent) of the voting share capital of TC from the public shareholders of the Target Company ("Public Shareholders"), pursuant to and it compliance with the requirements of the SEBI (SAST) Regulations ("Open Offer" or "Offer"), as per the details set out below:	
		 Open offer price: INR 47.14/- (Indian Rupees Forty Seven and Fourteen paise only) Mode of payment: Cash 	
		 Public Announcement dated July 09, 2025 (the "PA") Detailed Public Statement dated July 16, 2025 (the "DPS") 	
		 Draft Letter of Offer dated July 23, 2025 (the "DLoF"); and Letter of Offer dated September 06, 2025 (the "LoF") have been issued by Mefcom Capital Market 	
4.	Name(s) of the acquirer and PACs	Limited, the manager to the Open Offer on behalf of Acquirer and PACs. Acquirer: Roadway Solutions India Infra Limited	
	with the Acquirer	PACs : PAC 1 : Ameet Harjinder Gadhoke	
5.	Name of the Manager to the Offer	PAC 2 : Teja Ranade Gadhoke Mefcom Capital Markets Limited	
	Name of the Manager to the Oner	G-III, Ground Floor, Dalamal House, Jamnalal Bajaj Marg,	
		Nariman Point, Mumbai 400021, Maharashtra, India Tel No.: +91 (022) 35227026	
		Email: stil.openoffer@mefcomcap.in Contact Person: Mr. Sameer Purohit / Mr. Akhil Mohod	
		Website: www.mefcomcap.in	
		SEBI Registration No.: INM000000016 CIN: L74899DL1985PLC019749	
6.	Members of the Committee of Independent Directors (Please indicate the chairperson of the	Shri O. P. Kabra – Chairperson and Member; Shri A. N. Shah – Member; and Smt. Rita Chatterjee – Member.	
7.	Committee separately) IDC Member's relationship with the	The members of the IDC are Non-Executive and Independent directors on the Board of Directors of the	
	TC (Director, Equity shares owned, any other contract / relationship), if	Target Company. Shri A. N. Shah, Member of IDC, holds 200 Equity Shares in the Target Company.	
	any	None of the other members of IDC hold any equity shares of the Target Company. None of the members of the IDC have entered into any contract or have any relationship with the Target.	
•		Company.	
8.	Trading in the Equity shares/other securities of the TC by IDC Members	None of the members of the IDC have traded in any of the equity shares/ securities of the Target Comparturing the period of 12 months period preceding the date of the PA and since then till the date of the recommendation.	
9.	IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract / relationship), if any.	None of the members of IDC: (i) are directors on the boards of the Acquirer or the PACs;	
		(ii) hold any equity shares or other securities of the Acquirer or the PACs; and (iii) have any contracts/ relationship with the Acquirer or the PACs.	
10.	Trading in the Equity shares/other securities of the acquirer by IDC Members	None of the members of the IDC have traded in any of the equity shares/ securities of the Acquirer or t	
		PACs during the: (i) 12 months period preceding the date of the PA; and	
11.	Recommendation on the Open offer,	(ii) period from the date of the PA and till the date of this recommendation. The IDC has perused the Letter of Offer and other documents as published by the Acquirer and PACs.	
94,030	as to whether the offer is fair and reasonable	The IDC is of opinion that the open offer price to the public shareholders of the Target Company is deem to be in compliance with the above Takeover Regulations and to that extent is fair and reasonable.	
12.	Summary of reasons for recommendation (IDC may also invite attention to any other place, e.g. company's website, where its detailed recommendations along with written advice of the independent adviser, if any can be seen by the shareholder)	A. IDC has perused the PA, DPS, DLoF, LoF issued in relation to the Open Offer by the Manager to t Open Offer on behalf of the Acquirer and the PACs, and particularly noted the following, while maki the recommendation:	
		 the equity shares of the Target Company are frequently traded in terms of Regulation 2(1)(j) the SEBI (SAST) Regulations. 	
		(ii) the volume-weighted average market price per Equity Share for a period of 60 (sixty) traditional days immediately preceding the date of the PA as traded on the National Stock Exchange India Limited ("NSE") during such period and such shares being frequently traded is Rs. 47.14. The maximum volume of trading in the shares of the target Company for a period of 60 (six trading days immediately preceding the date of the PA has been recorded on the NSE. (iii) the highest negotiated price per equity share of the Target Company for any acquisition.	
		under the agreement attracting the obligation to make the PA of the Open Offer the price per Equity Share under the Share Purchase Agreement dated July 9, 202 is Rs. 35.40. Based on the above, the IDC is of an opinion that the Offer price of Rs. 47.14/, per equity share is	
		Based on the above, the IDC is of an opinion that the Offer price of Rs. 47.14/- per equity share is compliance with the SEBI SAST Regulations and hence is fair and reasonable. B. This is an Open Offer for acquisition of publicly held Equity Shares. The Public Shareholders have applied to tender the shares or remain invested.	
		 option to tender the shares or remain invested. The IDC, suggests that Public Shareholders of the Target Company should independently evaluate the Open Offer, market performance of the Target Company Scrip and take informed decisions respect of the Open Offer. 	
		This statement of recommendation will be available on the website of the Target Company www.somatextiles.com	
13.	Disclosure of the Voting Pattern	The recommendations were unanimously approved by the members of IDC.	
14	Details of Independent Advisors, if	None	
	any		

"To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the TC under the SEBI (SAST) Regulations". For and on behalf of the Committee of Independent Directors

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of Soma Textiles & Industries Limited

Place: Ahmedabad Date: 11th September, 2025

Chairperson - Committee of Independent Directors

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APOLLO TYRES LTD. Regd. Office: 3rd Floor, Areekal Mansion,

Panampilly Nagar, Kochi- 682036 (Kerala) (CIN-L25111KL1972PLC002449) Tel: +91 484 4012046 Fax: +91 484 4012048, Email: investors@apollotyres.com, Web: apollotyres.com

Name: O. P. Kabra

NOTICE SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

As per SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, a Special Window is open from July 7, 2025, to January 6, 2026 for re-lodgement of share transfer deeds. This applies to transfer deeds lodged before April 1, 2019, that were rejected or returned due to deficiencies and missed the March 31, 2021 deadline. Members are requested to re-lodge such deeds within this period to complete the share transfer.

Shareholders who wish to avail the opportunity are requested to contact our Registrar and Share Transfer Agent, KFin Technologies Limited ('RTA') of the Company at: Unit: (Apollo Tyres Ltd), Selenium Tower B, Plot 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032, Telangana. Contact No. Toll-Free No.18003094001, Tel. No. 04067161527, Email Address: einward.ris@kfintech.com.

Date: September 12, 2025 Place: Gurugram

Seema Thapar

For Apollo Tyres Ltd.

Company Secretary & Compliance Officer



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New Delhi