

**Royal Cushion Vinyl Products Limited**

Cin no: L24110MH1983PLC031395  
"Shlok" 60 - CD, Govt. Industrial Estate, Charkop, Kandivali (W), Mumbai - 400067  
Tel: +91 922 28603514, 16  
Website: www.vcvp.in;  
Email: legalhd83@gmail.com

**NOTICE**

Pursuant to Regulation 29 read with Regulation 47 and other relevant regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, notice is hereby given that a Meeting of the Board of Directors of the Company is scheduled to be held on **Thursday, February 12, 2026** to inter alia consider and approve the Unaudited Financial Results of the Company for the quarter and nine months ended 31st December, 2025.

A copy of the said notice is available on the Company's website at [www.rcvp.in](http://www.rcvp.in) and also on the Stock Exchange website at [www.bseindia.com](http://www.bseindia.com).

**For Royal Cushion Vinyl Products Limited**

Sd/-

Jayesh Motashah

Director

Place: Mumbai 00054236

Date : 05th February, 2026

**PEOPLES INVESTMENTS LIMITED**

Registered Office : New Hind House, 3 N. Morarjee Marg, Ballard Estate, Mumbai - 400 001

CIN : L67120MH1976PLC018836

Tel. No. : 022-22686000 Fax No. : 022-22620052

Email : peoplesinvestments@edumail.com Website : [www.pplinvestments.com](http://www.pplinvestments.com)
**STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2025**

Sr. No.	Particulars	Quarter ended		Nine Months Ended		Year Ended
		31.12.2025 (Unaudited)	30.09.2025 (Unaudited)	31.12.2024 (Unaudited)	31.12.2025 (Unaudited)	
1	Total Income from Operations	2.00	-	0.02	7.00	5.02
2	Net Profit/(loss) from ordinary activities before tax	0.27	(2.01)	(1.88)	1.70	(0.30)
3	Net Profit/(loss) for the period after tax (after Extraordinary items)	0.38	(1.49)	(1.46)	1.43	(0.30)
4	Total Comprehensive Income for the period (Net)	0.36	(1.49)	(1.44)	1.40	(0.25)
5	Reserves as shown in the Audited Balance sheet	-	-	-	-	(18.01)
6	Equity Share Capital (Face value of Rs. 10/- per share)	20.00	20.00	20.00	20.00	20.00
7	Earning Per Share (EPS) - (of Rs. 10/-each) (Annualised)					
	a) Basic	0.19	(0.74)	(0.73)	0.72	(0.15)
	b) Diluted	0.19	(0.74)	(0.73)	0.72	(0.15)

Notes:

- The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meeting held on 5th February 2026.
- The Company is solely engaged in financial consultancy services, which is the only reportable segment as per Ind AS.
- Previous year/periods' figures have been regrouped wherever necessary.



For and on behalf of the Board  
Sd/-  
(Suma G. Nair)  
Director  
DIN: 07100911

Place : Mumbai  
Date : February 5th, 2026

**PUBLIC NOTICE****TO WHOMSOEVER IT MAY CONCERN**

This is to inform the General Public that following share certificate of JSW Steel Limited having its registered office at JSW Steel Limited, JSW Centre, Bandra Kurla Complex, Bandra East, Mumbai - 400051, registered in the name of the following shareholder have been lost by them.

Sr. No.	Name of the Shareholder	Folio No.	Certificate No.	Distinctive Numbers	No. of Shares
1.	Mr. Vijaykumar	L70711775	2695090	241589361-241589360	1000 for Rs. 1/- face value each

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates. Any person who has any claim in respect of the said share certificate should lodge such claim with the company or its Registrar and Transfer Agent KFin Technologies Ltd, Kary Selvin, Tower B, Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate.

Place : Mumbai

Date : 06.02.2026

VIJAYKUMAR MADANLAL SONI

**PUBLIC NOTICE FOR LOST OF SHARES**

Jsw Steel Ltd Regd. Office: JSW Centre, Bandra Kurla Complex, Bandra (East), Mumbai, Maharashtra, 400051 Email: [jswl.investor@jsw.in](mailto:jswl.investor@jsw.in), Tel: +91 22 4286 1000 CIN: L27120MH1994PLC152925

Notice is hereby given that share certificate(s) under Folio No. JSW0311047 for 430 equity shares of ₹1 each of Jsw Steel Ltd, held by Dewan Chand Verma, have been lost/misplaced.

The shareholder, Mr. Dewan Chand Verma, has applied for a duplicate share certificate(s). Any person(s) having a claim over these shares should lodge the same with the Company's Registered Office within 15 days from the date of publication of this notice. Failing which, duplicate share certificate(s) will be issued as per law.

Folio Number	No. of Shares	Certificate Number	Distinctive Nos.From - to
JSW0311047	430 face value /I	2453292	2382320161 TO 2382320590

Mr.Dewan Chand Verma

A-1/260 Hastaal Road Uttam Nagar New Delhi 110059 Email ID:[dcverma@gmail.com](mailto:dcverma@gmail.com), M 95555 4920**NOTICE**

Notice is hereby given that the following share certificates are registered in the name of SUSHILA DEVI DUJARI has been lost. Therefore, I have applied for issue of duplicate share certificate to the SCHAEFFLER INDIA LIMITED ( Regd.office address- 15th Floor, Amar Sadanand Tech Park Plot No.3, Survey 105/3 104/1,Baner Pune, Maharashtra-411045). So, general public are hereby warned about not to deal with the following securities and if company do not receive any objection within 15 days from the date of publication of this notice on above-mentioned regd. address of the company, or to the company's R&T Agent MUFG INTIME INDIA PRIVATE LIMITED, UNIT SCHAEFFLER INDIA LIMITED Geetanjali, 1 Bhakti Nagar Society, behind ABS Towers, Old Padra Road, Vadodara- 390015, The company will proceed for the issue of Duplicate share certificate(s) in my name.

S.R. NO.	Folio No.	NAME OF SHAREHOLDERS	DISTINCTIVE NO.	CERTI NO/S	SHARES (QTY)
1	00003124	SUSHILA DEVI DUJARI		2930501-2930550	5723 50
2				2930501-2930600	5724 50
3				2930601-2930650	5725 50
4				2930651-2930700	5726 50

SHIV KUMAR DUJARI

Date: 06.02.2026, Place: kolkata

FORM NO. 4A IN THE BOMBAY CITY CIVIL COURT AT BOMBAY COMMERCIAL SUIT NO. 696 OF 2023 (Order V Rule 20 (1-A) of C.P.C. for Paper Publication)

Plaint lodged on: 06.10.2023

Plaint admitted on: 22.12.2023

Under Order V, Rule 2 of the Code of Civil Procedure, 1908 r/w Sec. 16 of the Commercial Courts Act, 2015.

RULE 51,

SUMMONS to answer plaintiff Under section 27, O. V. rr. 5,7 And 8 and O.VIII, r. 9, of the Code of Civil Procedure.

Canara Bank ( erstwhile Syndicate Bank), A bank constituted, Established and Functioning under the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, having its head office at 112 JC Road, Bengaluru 560002 and amongst other, Having branch office at Matunga Bazar Branch Shankar Mattham Building Telang Cross Road, Matunga (C.R.) Mumbai 400019 Through its Manager Rahul Kumar Meena Manager aged 34 years

Versus

1. M/s V K Garments A proprietor concerned The proprietor of the Mr. Venniya Perumal Kangadur Nadar Age: years Occu. Business Having Address at Shop no.6, 1st Floor, Next To Kamraj School Opp. Indian Bank 90ft road, Dharavi Mumbai 400017. 2. Mr. Venniya Perumal Kangadur Nadar Age: years Occu. Business Having Address at Shop no.6, 1st Floor, Next To Kamraj School Opp. Indian Bank 90ft road, Dharavi Mumbai 400017

Defendant Name V K Garments and Venniya Perumal Kangadur Nadar

Abovenamed Defendants.

(As per Order dated on 12.08.2025, in presiding in Court Room No. 31 H.H.J. P.P. Kularki)

WHEREAS the abovenamed Plaintiff/s has/have Plaintiff relating to a commercial disputes in this Court against you and you are hereby summoned to file a Written Statement within 30 days of the service of the present summons and in case you fail to file the Written Statement within the said period of 30 days, you shall be allowed to file the Written Statement on such other day, as may be specified by the Court, for reasons to be recorded in writing and on payment of such costs as the Court deems fit, but which shall not be later than 120 days from the date of service of summons. On expiry of one hundred and twenty days from the date of service of summons, you shall forfeit the right to file the Written Statement and the Court shall not allow the Written Statement to be taken on record.-

The Plaintiff therefore Prays that:-

a. that this Hon'ble Court be pleased to pass a decree, order directing the Defendant to pay to the Plaintiff a sum of Rs.10,67,892.54 (Rupees Ten Lakh Fifty Sixty Seven Thousand Eight Hundred Ninety Two and Forty Five Paisa only) as on 31.07.2023 (50391400087 + 5039710000889 + 16400062458) (Rs.7,46,968.12/- + Rs.2,88,167.11/- + Rs.32,757.31/-) together with further interest at rate of 20.00% p.a. with interests from the date of filing of suit till payment and/or realization as per particulars of claim being Exhibit G to the Plaintiff.

b. for such other and further reliefs as the nature and circumstance of the case may require

c. that the Defendant be directed and ordered to pay cost of the suit to the Plaintiff

You are hereby summoned to appear in this Court in person, or by an Advocate and able to answer all material questions relating to suit, or who shall be accompanied by some person able to answer all such questions to answer the above named Plaintiff, and as the suit is fixed for the final disposal, you must produce all your witnesses and you are hereby required to take notice that in default of Your appearance, the suit will be heard and determined in your absence, and you will bring with you any document in your upon which you intend to rely in support of your case and in particular for the Plaintiff's possession or power containing evidence relating to the merits of the Plaintiff's case or the following documents :-

Given under my hand and the seal of this Hon'ble Court Dated this 20 day of SEP 2025

Sd/-

for Registrar,

City Civil Court, Bombay.

MAHESH HARIDAS CHANDANSHIV Advocate High Court Unit no S-12-47, 2nd Floor, Haware Centurion Complex, Plot no 88 to 91 Sector 19A Seawoods, Nerul East Navi Mumbai 400706 Mob. 8879388332 Email: [advmchandanshiv@gmail.com](mailto:advmchandanshiv@gmail.com)

You are hereby informed that Free Legal Service from the state Legal Services Authority, High Court Legal Services Committee, District Legal Services Authority and Taluka Legal Services Committee as per eligibility criteria are available to you and in case you are eligible and desire to avail the free legal services, you may contact any of the above Legal Services Authority/Committee.

NOTE: Next date in this Suit is 23.03.2026 Please check the status and next/further date of this Suit on the official web-site of the City Civil &amp; Sessions Court, Gr. Bombay.

Mumbai, 5th February, 2026

Seal

for Register.

City Civil Court, Bombay.

MAHESH HARIDAS CHANDANSHIV Advocate High Court Unit no S-12-47, 2nd Floor, Haware Centurion Complex, Plot no 88 to 91 Sector 19A Seawoods, Nerul East Navi Mumbai 400706 Mob. 8879388332 Email: [advmchandanshiv@gmail.com](mailto:advmchandanshiv@gmail.com)

You are hereby informed that Free Legal Service from the state Legal Services Authority, High Court Legal Services Committee, District Legal Services Authority and Taluka Legal Services Committee as per eligibility criteria are available to you and in case you are eligible and desire to avail the free legal services, you may contact any of the above Legal Services Authority/Committee.

NOTE: Next date in this Suit is 23.03.2026 Please check the status and next/further date of this Suit on the official web-site of the City Civil &amp; Sessions Court, Gr. Bombay.

**DELTA MANUFACTURING LIMITED**

Registered Office: B-87, MIDC, Ambad, Nashik -



**CIRCULAR**

HO/38/13/11(2)2026-MIRSD-POD/ I/3750/2026

January 30, 2026

To,

**All Registrars to an Issue and Share Transfer Agents (RTAs)**

**All Recognised Stock Exchanges**

**All Listed Companies**

Madam / Sir,

**Sub: Ease of Doing Investment – Special Window for Transfer and Dematerialisation of Physical Securities**

1. To facilitate ease of investing for investors and to secure their rights in the securities purchased by them, vide Circular dated July 02, 2025, a special window was opened for re-lodgement of transfer deeds of physical securities.
2. In order to further facilitate the investors to get rightful access to their securities, the Board has decided to open another special window for transfer and dematerialisation (“demat”) of physical securities which were sold/purchased prior to April 01, 2019.
3. This special window shall be open for a period of one year from **February 05, 2026 to February 04, 2027.**
4. The special window shall also be available for such transfer requests which were submitted earlier and were rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.
5. The securities so transferred shall be mandatorily credited to the transferee only in demat mode and shall be under lock-in for a period of one year from the date of

registration of transfer. Such securities shall not be transferred/lien-marked/pledged during the said lock-in period.

6. For clarity with regard to applicability of this window, below matrix may be referred to:

<b>Execution Date of Transfer Deed</b>	<b>Lodged for transfer before April 01, 2019?</b>	<b>Original Security Certificate Available?</b>	<b>Eligible to lodge in the current window?</b>
Before April 01, 2019	No (it is fresh lodgement)	Yes	✓
Before April 01, 2019	Yes (it was rejected/returned earlier)	Yes	✓
Before April 01, 2019	Yes	No	X
Before April 01, 2019	No	No	X

## **7. Conditions to be fulfilled by the investor/transferee**

The transferee shall be mandatorily required to submit the following documents:

- a. Original security certificate(s);
- b. Transfer deed executed prior to April 01, 2019;
- c. Proof of purchase by transferee, as may be available;
- d. KYC documents of the transferee (as per ISR forms);
- e. Latest Client Master List ('CML'), not older than 2 months, of the demat account of the transferee, duly attested by the Depository Participant; and
- f. Undertaking cum Indemnity as per the format at Annexure-A.

8. Cases involving disputes between transferor and transferee will not be considered in this window and may be settled by transferor and transferee through court/NCLT process.
9. Further, securities which have been transferred to Investor Education and Protection Fund (IEPF) shall not be considered under this window for processing.

#### **10. Obligations on Listed Companies/RTAs/Depositories**

##### **(A) Identity verification:**

- i) PAN, identity proof and address proof of the transferee(s) and transferor(s) shall be mandatorily verified.
- ii) In case of mismatch of name in PAN card vis-à-vis name on transfer deed, transfer shall be registered on submission of additional documents explaining the difference in names viz. copy of any Officially Valid Document or copy of gazette notification regarding change in name.

##### **(B) Signature verification:**

Procedure as laid down in Para (B) of Schedule VII of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 shall be followed for difference or non-availability of signature of the transferor(s).

##### **(C) Non-delivery of objection memo to the transferor / non-availability of any document required for transfer:**

- i) In case of non-delivery of the objection memo to the transferor, non-cooperation by / inability / non-traceability of the transferor / non-availability of any document required for transfer as per Para A above, an advertisement shall be published in at least:
  - a. one English language national daily newspaper having nationwide circulation; and

- b. one regional language daily newspaper published in the place of last known address of the transferor available in the records of the listed entity,
- giving notice of the proposed transfer and seeking objection, if any, to the same within a period of 30 days from the date of advertisement. A copy of the advertisement shall also be posted on the listed company's website.
- ii) As a measure of ease to the investor, only a minimal fee may be charged by the listed company from the investor towards such advertisement.
- iii) Transfer shall be effected only after the expiry of 30 days from the newspaper advertisement.
- (D) In case of death of transferee as per the executed transfer deed, legal heir(s) can claim the securities with all required documents as per the specified transmission procedure.
- (E) While giving credit of securities in the demat account of the transferee, listed company/RTA shall intimate the depository regarding one-year lock-in of the securities.
- (F) After the transfer, if a fraud is detected during the one-year lock-in period, the lock-in shall continue on the related securities till further intimation. In such cases, securities so locked-in shall be released only in favour of the claimant as per order from competent court for release of securities.
11. The listed companies / RTAs shall process the transfer requests within 70 days from the date of receipt of request from the transferee with complete documentation.
12. Listed companies, RTAs and Stock Exchanges shall publicize the opening of this special window through various media including print and social media, **once every two months during the one-year period.**



13. This circular is being issued in exercise of powers conferred under Section 11 (1) of the Securities and Exchange Board of India Act, 1992, read with regulation 101 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Regulation 37 and 38 of Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 2025 to protect the interests of investors in securities and to promote the development of, and to regulate the securities market.
14. This circular is available on SEBI website at [www.sebi.gov.in](http://www.sebi.gov.in) under the category: 'Legal → Circulars'.

**Yours faithfully,**

**Aradhana Verma  
General Manager  
Tel. No. 022-26449633  
E-mail: [aradhanad@sebi.gov.in](mailto:aradhanad@sebi.gov.in)**

**Annexure-A**

(To be reproduced on Non-Judicial Stamp Paper or franked with equivalent amount and duly notarized)

**Undertaking -cum- Indemnity bond**

This Undertaking-cum-Indemnity Bond is made and executed on \_\_\_\_\_, at \_\_\_\_\_

**By**

Mr. / Ms. \_\_\_\_\_ son / daughter / wife of \_\_\_\_\_ and Mr./Ms. \_\_\_\_\_  
son / daughter / wife of \_\_\_\_\_  
residing \_\_\_\_\_ at \_\_\_\_\_  
having permanent address at \_\_\_\_\_  
(hereinafter called as "Indemnifier", which expression unless it be repugnant to the context or meaning thereof, mean and include my / our legal heirs, successors, administrators and assigns) of the one Part

**In favour of**

M/s \_\_\_\_\_, a Company duly incorporated under the provisions of Companies Act, 1956 (since replaced by the Companies Act, 2013) and having its Registered Office at \_\_\_\_\_, (hereinafter called as "Indemnified" / the Company which expression unless it be repugnant to the context or meaning thereof, mean and include its successors, administrators and assigns) of the Other Part and

**WHEREAS:**

I / We have purchased / acquired the following securities from the seller (s) / transferor(s) Mr./ Ms / M/s. \_\_\_\_\_ and \_\_\_\_\_ for a consideration amount of Rs.\_\_\_\_\_

Folio No:

Certificate No:

Distinctive Nos:

I / We have lodged duly executed Instrument of Transfer (Form 7B) / Securities Transfer (Form - SH4) along with the original certificates for the aforesaid securities with the Company / RTA for transfer of the securities in my / our favour, as provided in circular issued by SEBI dated \_\_\_\_\_.

**In consideration of the Company approving the transfer of the aforesaid securities in my / our favour:**

I / We shall indemnify and keep indemnified and saved, harmless \_\_\_\_\_ the Company, its management, officers, staff, the RTA M/s \_\_\_\_\_, its management, officials, staff from and against (i) any harm, loss, damage or injury, (ii) any claim or demand and (iii) any suit, action, litigation or other proceedings whatsoever, that the Company / RTA management, officers, staff, may suffer or incur or may be called upon to suffer or incur (including all costs, charges and expenses incurred or required to be incurred on prosecuting or defending any suit, action litigation and/or proceedings) by reason of or as a consequence of the Company transferring the securities to my / our name(s) the \_\_\_\_\_

I / We accept that the request made by me / us for the transfer of securities, referred above will be subject to the regulations and circulars issued by SEBI from time to time. I / We also confirm that the securities so transferred shall be under the lock-in period of One Year after the securities are credited into my/our Demat Account.

I / We acknowledge, understand, accept and admit that this Undertaking-cum-Indemnity Bond shall be equivalent to the value of the securities at prevailing market price with all the benefits accrued on the transacted securities and it shall be binding upon my / our legal heirs, successors, administrators and assigns.



Signed by the Indemnifier in the presence of the Magistrate / Notary Public and following witnesses on the date and place first written herein above;

Indemnifier(s) First named transferee:

Indemnifier(s) Second named transferee:

Witnesses:

1. Name: \_\_\_\_\_

Add:

Sign:

2. Name: \_\_\_\_\_

Add:

Sign:

Name and full address of Magistrate / Notary Public (Affix Official Seal and Notarial / Court Fee Stamp, as applicable)

Registration No.

Notary Register at Book No. ----- Serial No. -----