

Dated: February 26, 2026

To,
Corporate Service Department
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai 400001

Scrip Code: 536659 ISIN: INE428B01021

Subject: Newspaper Publication of Advertisement Pertaining to Basis of Allotment and intimation about Trading approval received from BSE for Rights Issue of the Partly Paid- up Equity Shares of PVV Infra Limited.

Dear Sir/Madam,

This is to inform you about the trading approval received from BSE on 25.02.2026 for Rights issue partly paid equity shares and about the meeting of Board of Directors of PVV Infra Limited, held on February 23, 2026, approved the allotment of 9,86,64,284 (Nine crores Eighty six lakhs sixty four thousand two hundred and eighty four only) Partly paid-up equity shares of face value Rs. 5.00/- each on a rights basis to eligible shareholders and/or renounees at an issue price of Rs. 5.00/- per equity share in accordance with the terms of the Letter of Offer.

In compliance with Regulation 92(1) of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended, we enclose herewith extracts of the newspaper advertisement published today, i.e., Thursday, February 26, 2026, pertaining to the basis of allotment of the above-mentioned equity shares. The advertisement was published in the following newspapers:

1. Business Standard English- All Edition
2. Business Standard Hindi- All Edition
3. Sakshyam daily Telugu- Vijayawada

You are requested to please take on record the above-mentioned information for your reference and further needful. ,

Thanking You

Yours Truly,
For PVV Infra Limited



Akhilesh Kumar
Company Secretary & Compliance Officer

India is the hottest market in Asia: Hilton APAC prez

Hospitality major looking to address branded hotel gap in the country

AKSHARA SRIVASTAVA
New Delhi, 25 February

American hospitality chain Hilton Hotels sees India as one of its hottest markets in Asia as it continues to chart expansion plans for the South Asian market.

"India is going through an explosion, which China went through earlier," Alan Watts, president, Asia Pacific at Hilton, told *Business Standard* in an exclusive interaction ahead of the HOPE conference being held in Mumbai.

"China has just come out of the best two decades of growth, which saw a lot of infrastructure growth too. India is at the start of that curve now. Coupled with the population, the potential for outbound and inbound business, and considering the strong domestic trend, India is the hottest market in Asia currently," he added.

The company, with over 9,100 hotels across the world, wants to leverage the prevailing branded room demand-supply gap in the Indian market to its advantage.

"India is the largest and the most undersupplied hospitality market in the world right now. It has less branded hotel rooms than Las Vegas, making it very favourable for players like us," Watts said. The global hotel major is addressing



"INDIA IS THE LARGEST AND MOST UNDERSUPPLIED HOSPITALITY MARKET IN THE WORLD"

Alan Watts, President, Asia Pacific, Hilton

the gap by signing in new properties.

The latest in the addition is a 148-room beachfront Waldorf Astoria branded resort in Goa, its third luxury property in the country after Jaipur and Delhi. They are set to open in 2029.

Waldorf Astoria sits on top of the company's brandscape, which includes names like Conrad, LXR, and DoubleTree. "We had a record signing of 26 new

hotels in India last year. We plan to further expand the Waldorf Astoria brand to Mumbai in the coming times. I expect to reach 300 trading hotels in the country eventually," he added.

Hilton, with a footprint of 38 trading hotels in India currently and 47 in the construction pipeline, recorded a revenue per available room (RevPAR) growth of 22.6 per cent last year and double-digit growth in occupancies in India during the same period.

"I cannot see any economic event or hurdle on the horizon that would slow down the business. Everything that's happening on a macro perspective currently, including geopolitics, seems to be working in India's favour," he said.

With "unabated" infrastructure growth, "India has a very long horizon for travel and tourism and it continues to be the highest potential market in Asia," he further said.

Watts further said that with the world embroiled in geopolitical flux, South Asia continues to be relatively more stable.

"Even the friction between India and Pakistan last year took people by surprise. People have a short memory and India hasn't been tainted as a longer-term, dangerous destination than any other city in Asia," he said.

Govt may not extend SIM-binding norms

GULVEEN AULAKH
New Delhi, 25 February

The government is not keen on granting any extension to over the top (OTT) companies such as WhatsApp and Telegram for complying with SIM-binding norms—directions for which were issued in December.

"As of now there's no thought on an extension," Telecom Minister Jyotiraditya Scindia said on Wednesday at a briefing, adding that the direction addressed a national security concern. OTT apps argue that they don't fall under the legal purview of the Telecommunication Act.

"There are some issues which are national security issues, and there are some issues which are revenue implication issues. On national security issues, there can be no compromise. On revenue implication issues, I'm very clear in terms of the ambit, mandate and where our



"THERE ARE SOME ISSUES WHICH ARE NATIONAL SECURITY ISSUES, AND THERE ARE SOME ISSUES THAT HAVE REVENUE IMPLICATIONS. ON THE FORMER, THERE CAN BE NO COMPROMISE"

Jyotiraditya Scindia, Telecommunications Minister

responsibility lies," he said.

The department of telecommunications (DoT) has mandated SIM binding

for major app-based communication services by March, requiring the platforms to be linked to an active, KYC-verified SIM card in the device at all times. For web and virtual connections, the sessions need to log out every 12 hours, which was extended from six hours.

Scindia added that the government will ensure that satellite spectrum pricing and assignment are finalised and ready before companies comply with requirements for commercially launching the services.

The telecom regulator recommended pricing norms for satellite broadband spectrum in December, and the DoT is yet to take a call on them. Pricing of allocating satellite spectrum is needed for companies such as Bharti group-backed Eutelsat-OneWeb, Reliance Industries venture Jio-SES and SpaceX's Starlink. The companies are completing security clearance requirements—the last leg of regulatory clearance before beginning services.

Coforge wins \$158 mn deal from UK firm

BS REPORTER
Mumbai, 25 February

Mid-tier IT services firm Coforge said on Wednesday that it has been awarded a \$158 million contract by a UK-based client. The contract, for five years, will be effective from April and spread uniformly over the time period.

John Speight, president of Coforge and Europe business leader, said, "AI-led conversations focused on driving innovation, improving governance and resiliency are helping drive a material increase in the number and median size of large deals in play across Europe."

IT services companies have been winning big ticket deals but they are mostly around cost reduction and efficiency improvement, as clients cut spend in traditional areas and use it on AI investments.

In December, the company bought Encora, an artificial intelligence firm, to expand its presence in the US and Latin America.

Coforge had stated that the acquisition would result in the creation of a technology services company with combined revenues of approximately \$2.5 billion. Of this, AI-led engineering, data, and cloud services are projected to account for nearly \$2 billion in revenue by FY27. The company indicated that its AI-driven product engineering segment alone could scale up to around \$1.25 billion, while cloud services are expected to contribute roughly \$500 million and data engineering close to \$250 million over the same period.

In January, Coforge's Chief Executive Officer, Sudhir Singh, also remarked that private equity firm Advent International would unlock additional growth avenues for the company. This follows Advent's planned acquisition of a 20 per cent stake in Coforge as part of the Encora transaction, after which the firm is expected to join the company's board.

Anil Ambani's house worth ₹3.7K cr attached by ED under PMLA

PRESS TRUST OF INDIA
New Delhi, 25 February

The Enforcement Directorate on Wednesday said it has attached Reliance Group chairman Anil Ambani's Mumbai house, 'Abode', worth ₹3,716 crore under the anti-money laundering law.

The attachment comes a day before Ambani, 66, is expected to appear before the federal probe agency here for his second round of questioning on Thursday in a case linked to the alleged bank loan fraud involving Reliance Communications (RCOM).

The luxurious house, which is stated to be 66-metre high with 17 floors, is located in the Pali Hill area of Mumbai.

A provisional order has been issued under the Prevention of Money Laundering Act (PMLA) to attach the multi-storied house in the case linked to an alleged bank fraud by Ambani's group company



This comes a day before Anil Ambani is expected to appear before the agency

RCOM, the federal probe agency said in a statement.

It stated that the value of the attached asset was ₹3,716.83 crore. A part of this property, worth ₹473.17 crore, was similarly attached by the ED in November, 2025.

RCOM and its group companies availed loans from domestic and foreign lenders with a total outstanding of ₹40,185 crore, as per the ED.

THE MAHARASHTRA AGRO-INDUSTRIES DEVELOPMENT CORPORATION LIMITED
(A Government of Maharashtra Undertaking)
Krushiudiyog Bhavan, Aarey Milk Colony, Dinkarrao Desai Marg, Goregaon (E), Mumbai – 400065
E-mail: pesticidesmaidc65@gmail.com
Website : www.maidcmumbai.com

EOI NOTICE 2025-26
EOI Notice No.: Pest/MIL/2025-26/EOI/105

The Maharashtra Agro-Industries Development Corporation Ltd., Mumbai invites the Online Expression of Interest (EOI) from eligible agencies for "Appointment of Agency for Setting up of Bio-Input Resource Centre (BRC)".

The EOI copy can be downloaded from Maharashtra State E-Tendering Portal <http://www.mahatenders.gov.in>. Also available on Corporation website www.maidcmumbai.com.

Interested bidders shall submit their bids online within the schedule prescribed in the detailed EOI document.

Sd/-
Authorized Signatory
The MAIDC Ltd., Mumbai

APPOINTMENTS

sidbi
SMALL INDUSTRIES DEVELOPMENT BANK OF INDIA (SIDBI)

Advertisement No. 14/ 2025-26
Engagement of Specialist Officers – 2025-26

SIDBI, the Principal Financial Institution for MSME sector, invites application from eligible and suitable candidates for the following post on full time Contractual/Deputation basis, as detailed below:-

Sr No	Post	Post Code	Total Vacancies	UR	EWS	OBC	SC	ST	PwBD (VI)*
1	Protocol and Administration Officer (on Contract/ Deputation basis)	01	01	01	-	-	-	-	01
2	Analyst- Equity Investment (on Contract basis)	02	02	02	-	-	-	-	01

Last date of receipt of complete applications is **March 18, 2026**. Detailed advertisement containing eligibility criteria, remuneration, selection process etc. and application form is available on SIDBI's website www.sidbi.in under Career and Recruitment Section. Any modification thereto shall be hosted on SIDBI's website only.
*For more details, please refer to the detailed advertisement.

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This advertisement does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe, or to sell securities. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated January 30, 2026, the "Letter of Offer" or ("LOF") filed with the BSE Limited ("BSE" or "Stock Exchange"), and the Securities and Exchange Board of India ("SEBI").

PVV Infra Ltd.
PVV INFRA LIMITED

PVV Infra Limited was incorporated as Twin cities infotech private limited, as Private Limited Company, limited by shares under the Companies Act, 1956 on July 07, 1995 in the State of Andhra Pradesh. Subsequently, it became a public company on February 17, 2020. Then the name of the company was changed to Sambhav infra (I) Limited vide a fresh Certificate of Incorporation dated November 18, 2009 issued by the Registrar of Companies, Tamil Nadu, Chennai. Then the name of the company was changed to Thirthankar Infra Limited vide a fresh Certificate of Incorporation dated August 30, 2010 issued by the Registrar of Companies, Tamil Nadu, Chennai. Then the name of the company was changed to PVV Infra Limited vide a fresh Certificate of Incorporation dated October 07, 2014 issued by the Registrar of Companies, Tamil Nadu, Chennai. There after the registered office address changed to Plot No. 42, D.No. 54-28/3-5, Opp: Gurudwara, Behind OBC Bank Gurunank Colony, Krishna, Vijayawada, Andhra Pradesh, India, 520008. For details of changes in name and registered office of our company, please refer to the section titled "General Information" beginning on page 43 of this Letter of Offer.

Registered Office: Plot No. 42, D.No. 54-28/3-5, Opp: Gurudwara, Behind OBC Bank Gurunank Colony, Krishna, Vijayawada, Andhra Pradesh, India, 520008
Telephone: + (91) 8790814671 | Contact Person: Akhilesh Kumar, Company Secretary & Compliance Officer
Email: info@pvvinfra.com | Website: <https://www.pvvinfra.com> | CIN: L70102AP1995PLC11705

PROMOTERS OF THE COMPANY: 1) PINNAMANENI ESTATE PRIVATE LIMITED
2) VEERAVENKATA SATYANARAYANA PINNAMANENI

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE PVV INFRA LIMITED (THE "COMPANY" OR "THE ISSUER") ONLY ISSUE OF UP TO 9,86,64,284 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 5.00/- EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 5.00/- PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹ 49.33 CRORES) ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 6 RIGHTS EQUITY SHARES FOR EVERY 7 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FEBRUARY 05, 2026 (THE "ISSUE"), AT PRESENT APPLICATION MONEY OF RS. 1.25/- PER SHARE HAS TO BE PAID AND BALANCE 3.75/- PER SHARE AT THE TIME OF CALL IN FUTURE. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 70 OF LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of PVV Infra Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Friday, February 13, 2026 and closed on Friday, February 20, 2026, and the last date for on-market renunciation of Rights Entitlements was Tuesday, February 17, 2026.

Out of the total 2020 Applications (after summarize on PAN/DPID-Client ID) for 10,53,47,780 Rights Equity Shares, 394 Applications for 14,11,588 Rights Equity Shares were rejected due to technical reasons and 4,77,971 Rights Equity Shares partial rejection happened, this was disclosed in the Letter of Offer. The total number of valid applications received was 1,626 Application for 10,34,58,221 Rights Equity Shares, which was 104.85% of the issue size. In accordance with the Letter of Offer and the Basis of allotment finalized on February 23, 2026, the Registrar to the Issue and BSE Limited ("BSE"), the Designated Stock Exchange for the Issue, the Company has on February 23, 2026, allotted 9,86,64,284 Rights Equity Shares to the successful applicants. All valid applications have been considered for allotment.

1. The breakup of valid applications received through ASBA (after technical rejections) is given below:

Category	Number of Valid Applications Received	Number of Rights Equity Shares Applied for	No. of Rights Equity Shares Allotted against Rights Entitlement (A)	No. of Rights Equity Shares Allotted against Additional Rights Equity Shares Applied for (B)	Total Rights Equity Shares Allotted (C=A+B)
Eligible Equity Shareholders	1,612	7,91,12,134	3,53,81,571	4,37,30,563	7,91,12,134
Renounees*	14	2,43,46,087	2,26,640	2,41,19,447	2,43,46,087
Total	1,626	10,34,58,221	3,56,08,211	6,78,50,010	10,34,58,221

2. Information regarding total Applications received:

Category	Applications Received		Rights Equity Shares Applied for		Rights Equity Shares Allotted	
	Number	%	Number	Value	Number	Value
Eligible Equity Shareholders	1627	80.54%	7,97,39,513	9,96,74,391.25	7,91,12,134	9,88,90,167.50
Renounees*	14	0.89%	2,43,46,087	3,04,32,608.75	23.11%	2,43,46,087
Other Technical & Partial Rejections	379	18.76%	12,62,180	15,77,725.00	1.20%	NIL
Total	2020	100	10,53,47,780	13,16,84,725.00	100	10,34,58,221

*The investors (identified on the basis of PAN) whose names do not appear in the list of Eligible Equity Shareholders on the record date and who hold the RSs on the issue closing date and have applied in the Issue are considered as Renounees.

Intimation for Allotment/Refund/rejection cases: The dispatch of Allotment Advice-cum-Refund Intimation and Intimation for Rejection, wherever applicable, in connection with the Rights Issue of PVV Infra Limited, was completed on February 24, 2026. Instructions to Self-Certified Syndicate Banks (SCSBs) for unblocking of application monies in respect of ASBA Applications were issued on February 23, 2026. The Listing Application was filed with BSE Limited on February 23, 2026, and the Listing Approval has been received from BSE on February 24, 2026. The credit of Rights Equity Shares to the respective demat accounts of the eligible allottees through CDSL and NSDL will be completed on or before February 25, 2026. Pursuant to the listing and trading approval granted by BSE Limited, the Rights Equity Shares allotted under the Issue are expected to commence trading on BSE with effect from February 27, 2026. The Rights Equity Shares will trade under the New ISIN - IN9428B01029 for the Partly paid-up Equity Shares of the Company. Further, in accordance with the SEBI Circular dated January 22, 2020, the request for extinguishment of ISIN pertaining to the Rights Entitlements has been submitted to NSDL and CDSL on February 23, 2026.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM.

DISCLAIMER CLAUSE OF BSE:
It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the LOF has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the LOF. The investors are advised to refer to the LOF for the full text of the disclaimer clause of the BSE Limited on page 67 of the LOF.

REGISTRAR TO THE ISSUE

Skyline Financial Services Private Limited,
D-153A, 1st Floor, Okhla Industrial Area, Phase - I, New Delhi - 110020
Tel: 011-40450193-197 | E-mail: ipo@skylinert.com
Investor Grievance Email: grievances@skylinert.com | Website: www.skylinert.com
Contact Person: Mr. Anuj Rana | SEBI Registration No.: INR00003241

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-issue or post-issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgment slip.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE, THE RIGHTS EQUITY SHARES, OR THE BUSINESS PROSPECTS OF THE COMPANY.

For PVV Infra Limited
On behalf of the Board of Directors
Sd/-
Akhilesh Kumar
Company Secretary and Compliance Officer

Date: February 26, 2026
Place: Vijayawada

The letter of Offer is available on the website of SEBI www.sebi.gov.in, the Stock Exchange i.e. BSE at www.bseindia.com and the Company i.e. info@pvvinfra.com. Investors should note that the investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 27 of the LOF.

TATA
Tata Consumer Products Limited

Registered Office: Tata Centre, 1st Floor, 43, Jawaharlal Nehru Road, Kolkata - 700071
Corporate Identity Number (CIN) - L15491WB1962PLC031425
E-mail id: investor.relations@tataconsumer.com; Website address: www.tataconsumer.com

NOTICE

Notice is hereby given that pursuant to SEBI Circular SEBI/HO/MIRSD/DOS3/CIR/P/2018/139 dated 6th November 2018 and SEBI Circular SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 2nd July, 2025, the following requests as detailed below have been received by the Company to transfer the securities held in the name(s) of the security holder(s) to the name(s) of the proposed transferee(s).

These securities were claimed to have been purchased by them and could not be transferred in their favour.

Sr. No.	Folio no.	Security type & face value	Holder Name(s)	Registered address of holder	No. of shares	Distinctive Nos.	Proposed Transferee Name(s)	Proposed Transferee address
1	TFK0048529	Equity & face value Re. 1/-	KARTIK VIPIN MEHTA (HUF) VAIBHAVI KARTIK MEHTA	A-2/302 INDRALOK COMPLEX SURAT DUMAS ROAD PIPLD, SURAT-395007	246	633713639-633713884	KARTIK VIPIN MEHTA (HUF)	A-2/302, Indralok Complex, Surat Dumas Road, Piplod, Surat - 395007
2	TFP0048280	Equity & face value Re. 1/-	PERVIN KERSI SARBHANWALA FARZAN KERSI SARBHANWALA	17 HORMUZBAUG BLDG KASHINATH STREET, TARDEO MUMBAI - 400034	110	634631777-634631886	PERVIN KERSI SARBHANWALA KERSI FIROZE SARBHANWALA	17 HORMUZ BAUG BLDG KASHINATH STREET, TARDEO, MUMBAI 400034

Any person who has a claim in respect of the above securities, should lodge such claim with the Company at its Registered Office within 30 days from this date along with appropriate documentary evidence thereof in support of such claim, else the Company will proceed to transfer the securities in favour of the transferee(s), without any further intimation.

Tata Consumer Products Limited
Sd/-
Delnaz Dara Harda
Company Secretary
ACS 73704

Place : Mumbai
Date : February 25, 2026

S. P. CAPITAL FINANCING LTD.
Regd. Off: The Ruby, 5th Floor, Office No. 5C, South Wing, Level 8th, JK Swarn Marg, Mumbai- 400028
Phone: 022-4077224. Website: www.spcapital.in. Email: spcapital@gmail.com. Scrip Code: 330289

EXTRACT OF STATEMENT OF STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE THIRD QUARTER ENDED DECEMBER 31, 2025.

Sr No.	Particulars	Standalone					Sr No.	Particulars	Consolidated				
		Quarter Ended		Year Ended		Quarter Ended			Year Ended				
		31/12/2025 (Unaudited)	30/09/2025 (Unaudited)	31/12/2024 (Unaudited)	31.03.2025 (Audited)	31/12/2025 (Unaudited)			30/09/2025 (Unaudited)	31/12/2024 (Unaudited)	31.03.2025 (Audited)		
1	Total Income From Operation	424.43	433.76	1,255.68	392.62	561.56	1	Total Income From Operation	424.43	433.76	1,255.68	392.62	561.56
2	Net Profit/(Loss) for the period (Before Tax, Exceptional and /or Extraordinary Items)	263.22	278.18	800.96	120.89	151.84	2	Net Profit/(Loss) for the period (Before Tax, Exceptional and /or Extraordinary Items)	263.22	278.18	800.96	120.89	151.84
3	Net Profit/(Loss) for the period before tax (After Exceptional and /or Extraordinary Items)	278.18	278.18	800.96	120.89	151.84	3	Net Profit/(Loss) for the period before tax (After Exceptional and /or Extraordinary Items)	262.77	278.18	801.44	121.44	152.57
4	Net Profit/(Loss) for the period after tax (After Exceptional and /or Extraordinary Items)	278.18	233.36	635.88	93.89	90.27	4	Net Profit/(Loss) for the period after tax (After Exceptional and /or Extraordinary Items)	187.17	233.36	636.36	94.44	91.50
5	Total Comprehensive Income for the period (Composing Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax))	462.17	205.47	1,286.21	348.12	209.81	5	Total Comprehensive Income for the period (Composing Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax))	461.71	205.47	1,286.69	348.67	211.04
6	Equity Share Capital	601.22	601.22	601.22	601.22	601.22	6	Equity Share Capital	601.22	601.22	601.22	601.22	601.22
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year.					1,551.32	7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year.					1,902.06
8	Earnings Per Share (of Rs.10/-each) (for Continuing and discontinued operations)-	3.12	3.88	10.58	1.56	1.50	8	Earnings Per Share (of Rs.10/-each) (for Continuing and discontinued operations)-	3.11	3.88	10.58	1.57	1.52
	Basic	3.12	3.88	10.58	1.56	1.50		Basic	3.11	3.88	10.58	1.57	1.52
	Diluted	3.12	3.88	10.58	1.56	1.50		Diluted	3.11	3.88	10.58	1.57	1.52

NOTES:
1 The above is an extract of the detailed format of Unaudited Financial Results for the quarter ended 31.12.2025 filed with the stock exchange under Regulations 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Unaudited Financial Results are available on the website of BSE at www.bseindia.com and on Company website: www.spcapital.in
2 The above standalone / consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held on 10.02.2026.

Place: Mumbai
Date: 10.02.2026

For SP Capital Financing Limited
Sd/-
Sureshchand Premchand Jain
Managing Director
DIN: 00004602

CIAL COCHIN INTERNATIONAL AIRPORT LTD.
TENDER NOTICE 26/02/2026
 Tenders are invited from reputed Firms/Agencies for the work of GIS BASED INTEGRATED AIRPORT ASSET MANAGEMENT at Cochin International Airport.
Name of Work GIS BASED INTEGRATED AIRPORT ASSET MANAGEMENT AT CIAL (Including 6 years AMC)
 Interested firms shall have to submit their application forms for prequalification along with necessary supporting documents mentioned in the eligibility criteria to the Office of the Managing Director, Cochin International Airport Ltd., Kochi Airport P O, Pin: 683111, on or before 13.03.2026. Tender forms shall be issued to those agencies which are found eligible after the scrutiny of their prequalification documents / application.
 For eligibility criteria and other details, visit our website www.cial.aero
 Sd/-
 Managing Director

SBI
 सूचना सुरक्षा विभाग, भारतीय स्टेट बैंक, ग्लोबल आईटी-सेक्टर, सीबीडी बेलगुपुर, नवी मुंबई - 400614
प्रस्ताव हेतु अनुरोध
 संदर्भ: SBI/GITC/Information Security Department/2025/2026/1438
 दिनांकित: 23.02.2026
 भारतीय स्टेट बैंक द्वारा साइबर लैब टूल्स खरीदने के लिए भारतीय स्टेट बैंक (एसबीआई) पात्र बोलीदाताओं से बोलियाँ आमंत्रित करता है। विवरण के लिए, कृपया <https://sbi.bank.in> और <https://etender.sbi/SBI> पर प्रोक्योरमेंट न्यूज देखें।
 आरएफपी के डाउनलोड का आरंभ: 23.02.2026 को 15:00 बजे से बोलियाँ जमा करने की अंतिम तिथि व समय: 20.03.2026 को 15:00 बजे तक
 स्थान: नवी मुंबई उप-महाप्रबंधक
 दिनांक: 26.02.2026 सूचना सुरक्षा विभाग

सार्वजनिक सूचना
 यह आम जनता को सूचित किया जाता है कि एक राजनीतिक दल को "नेयम मक्कल कझगम" (NEYAM MAKKAL KAZHAGAM) के नाम से पंजीकृत करने का प्रस्ताव किया गया है। दल का कार्यालय प्लॉट नं. 24, वासुकी नगर, न्यू अरवन्धर कोइल स्ट्रीट, कुयावरपालयम, पुडुचेरी - 605013 में स्थित है।
 दल ने अपने पंजीकरण हेतु वाय 29A, जन प्रतिनिधित्व अधिनियम, 1951 के अंतर्गत नई दिल्ली स्थित भारत निर्वाचन आयोग (Election Commission of India) के समक्ष आवेदन प्रस्तुत किया है।
दल के पदाधिकारियों के नाम एवं पते निम्नानुसार हैं:
अध्यक्ष: जी. नेडरू @ कुपुसामी 32D, आरतिपुरम, गोविंदसाल्ट, पुडुचेरी - 605011
उपाध्यक्ष: पी. सीतायमन 28, ओल्ड कॉलोनी, सेल्वीपेट, मन्नादिपेट कम्प्लेक्स, पुडुचेरी - 605501
महासचिव: ई. विनायकम 7, प्रथम क्रॉस स्ट्रीट, शांति नगर, पुडुचेरी - 605011
संयुक्त महासचिव: जी. सांडरय्यारू 13B, पिल्लैयार कोइल स्ट्रीट, कुयावरपालयम, पुडुचेरी - 605013
कोषाध्यक्ष: एन. सेल्वम @ रामचंद्रन 85, चौथा क्रॉस स्ट्रीट, अन्नई नगर, नवरकुलम, पुडुचेरी - 605008
 यदि किसी व्यक्ति को "नेयम मक्कल कझगम" के पंजीकरण के संबंध में कोई आपत्ति हो, तो वह अपने कारणों सहित अपनी आपत्ति सहित (राजनीतिक दल), भारत निर्वाचन आयोग (Election Commission of India), किरवैन सदन, अजोका रोड, नई दिल्ली - 110001 को अथवा ईमेल आईडी election@eci.gov.in पर इस सूचना के प्रकाशन की तिथि से 30 दिनों के भीतर प्रेषित कर सकता/सकती है।
 द्वारा जारी
 उप- महाप्रबंधक (क्रेडिट और आरएस)

SBI
 कॉर्पोरेट केंद्र, दबावप्रस्त आखियाँ समाधान समूह
 दूसरी मंजिल, द आर्केड वर्ल्ड ट्रेड सेंटर, कफ परेड, मुंबई - 400005
स्विस चैलेंज पद्धति के तहत ई-नीलामी के माध्यम से पात्र खरीदारों (अनुमत एआरसी/एनबीएफसी/बैंक/वित्तीय संस्थानों) को स्ट्रेख लोन एक्सपोजर का हस्तांतरण
 भारतीय स्टेट बैंक, ₹ 242.68 करोड़ (केवल दो सौ ब्यालीस करोड़ अड़सठ लाख रुपये) मूलधन के साथ 1 (एक) व्यक्तिगत खाते से संबंधित ₹ 475.09 करोड़ (केवल चार सौ पचास करोड़ नौ लाख रुपये) के स्ट्रेख लोन एक्सपोजर के हस्तांतरण के लिए, भारतीय रिजर्व बैंक/नियामकों द्वारा जारी लागू नियमों के अधीन, स्विस चैलेंज पद्धति के तहत ई-नीलामी के माध्यम से जैसा है जहाँ है, 'जैसा है जो है', 'जो कुछ भी है' और 'दायित्वरहित' आधार पर पात्र प्रतिभागियों से रुचि की अभिव्यक्ति (ईओआई) आमंत्रित करता है।
 सभी इच्छुक पात्र प्रतिभागियों से अनुरोध है कि वे 'रुचि की अभिव्यक्ति' के माध्यम से ई-नीलामी में भाग लेने के लिए अपनी इच्छा प्रस्तुत करें। पात्र प्रतिभागियों को सलाह दी जाती है कि वे गैर-प्रकटीकरण समझौता (वेब नोटिस में उल्लिखित सम्यगीमा के अनुसार) निष्पादित करें। यदि गैर-प्रकटीकरण समझौता निष्पादित नहीं होता है, तो कृपया ई-मेल आईडी dgm.sr@sbi.co.in पर संपर्क करें। कृपया बैंक की वेब साइट <https://sbi.bank.in> पर जाएं और अधिक विवरण "SBI in the news>Auction Notices>ARC & DRT" में लिंक पर क्लिक करें (वेब नोटिस)।
 कृपया ध्यान दें कि बैंक किसी भी चरण पर प्रस्तावित ई-नीलामी को आगे न बढ़ाने या ई-नीलामी की तिथि अथवा किसी भी नियम व शर्तों में बिना कोई कारण बताए बदलाव करने का अधिकार सुरक्षित रखता है। ऐसे किसी भी बदलाव की सूचना <https://sbi.bank.in> वेबसाइट पर "SBI in the news > Auction Notices > ARC & DRT" लिंक के तहत संशोधन सूचना (Corrigendum) के रूप में दी जाएगी। इस संबंध में बैंक का निर्णय अंतिम और बाध्यकारी होगा।
 स्थान: मुंबई द्वारा जारी
 दिनांक: 26.02.2026 उप- महाप्रबंधक (क्रेडिट और आरएस)

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE. PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. THERE WILL BE NO PUBLIC OFFERING OF EQUITY SHARES IN THE UNITED STATES. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE SME PLATFORM OF BSE LIMITED ("BSE SME")

(Please scan this QR code to view the Draft prospectus)

SHAM FOAM LIMITED
 CIN: U36104HR2020PLC087011

Our Company was originally incorporated at Haryana as "Sham Foam Private Limited" on June 26, 2020 under the provisions of the Companies Act, 2013 vide Certificate of Incorporation issued by the Registrar of Companies, Central Registration Centre. Pursuant to the resolution passed by the shareholders at Extra-Ordinary General Meeting held on August 10, 2024, the Company was converted into a Public Limited Company, and its name was changed from "Sham Foam Private Limited" to "Sham Foam Limited" vide fresh certificate of incorporation dated September 20, 2024 issued by the Registrar of Companies, Central Registration Centre. For further details please refer to chapter titled "History and Certain Corporate Structure" beginning on page 156 of this Draft Prospectus.
Registered Office: Khasra No. 18/16/2, Shahzadpur Yamunanagar Road, NH-344, Village Rajpura, Tehsil Shahzadpur, Ambala City, Haryana-134202
Contact Person: Ms. Reetika Dhain, Company Secretary & Compliance Officer
Tel No.: +91-8572071526; **E-mail id:** info@shamfoam.com; **Website:** www.shamfoam.com

PROMOTERS OF OUR COMPANY: MR. RAJINDER KUMAR JINDAL, MR. SANJEEV KUMAR JINDAL, MS. MONICA JINDAL, MS. DEEPIKA JINDAL AND CHARMING FASHIONS PRIVATE LIMITED
INITIAL PUBLIC OFFER OF UPTO 31,25,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH ("EQUITY SHARES") OF SHAM FOAM LIMITED ("COMPANY") OR THE "ISSUER" FOR CASH AT A PRICE OF RS. [●]/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. [●]/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO RS. [●] LAKHS ("THE ISSUE") OF WHICH UPTO [●] EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. [●]/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. [●]/- PER EQUITY SHARE AGGREGATING TO RS. [●] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E NET ISSUE OF [●] EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH AT A PRICE OF RS. [●]/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. [●]/- PER EQUITY SHARE AGGREGATING TO RS. [●] LAKHS (THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE UPTO [●] AND [●] RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

The Issue is being made through the Fixed Price Method in terms of Rule 19(2)(b)(i) of the SCRR this Issue is being made for at least 25% of the post-Issue paid-up Equity Share capital of our Company. This Issue is being made through Fixed Price process in accordance and compliance with Regulation 229(2) of Chapter IX and other applicable provisions of SEBI ICDR Regulations, wherein a minimum 50% of the Net Issue is allocated for Individual Investors and the balance shall be offered to individual investors who applies for minimum application size and other investors including body corporates or institutions. Provided that the unsubscribed portion in either categories may be allocated to applicants in the other category. For further details please refer the section titled "Issue Structure" beginning on page no. 252 of this Draft Prospectus. All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account which will be blocked by the Self-Certified Syndicate Banks ("SCSBs") for the same. Further pursuant to SEBI circular bearing no. SEBI/HO/CFD/DIL2/CIR/P/2019/76 dated June 28, 2019, for implementation of Phased II for UPI facility, which is effective from July 01, 2019, all potential Bidders (except Anchor Investors) are required to mandatorily utilize the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts or UPI ID (in case of IIS), in which the corresponding Application Amounts will be blocked by the SCSBs or under the UPI Mechanism, as applicable. For details, please refer chapter titled "Issue Procedure" beginning on Page no. 254 of this Draft Prospectus. A copy of the Prospectus will be filed with the Registrar of Companies as required under Section 26 of the Companies Act, 2013.

THE ISSUE PRICE IS [●] TIMES OF THE FACE VALUE OF EQUITY SHARES
 This public announcement is being made in compliance with the provisions of Regulation 247(2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations") to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the Issue and has filed the Draft Prospectus dated February 23, 2026 which has been filed with the SME Platform of BSE Limited ("BSE SME" or "BSE"). In relation to above, the Draft Prospectus filed with BSE shall be made available to the public for comments, if any, for a period of at least 21 days, from the date mentioned below by hosting it on the respective websites of the Stock Exchange i.e., BSE at www.bseindia.com, website of the Company at www.shamfoam.com and the website of the Lead Manager to the Issue at www.corporatemakers.in and www.navigantcorp.com. Our Company hereby invites the members of the public to give comments on the Draft Prospectus filed with BSE with respect to disclosures made in the Draft Prospectus. The members of the public are requested to send a copy of their comments to BSE and /or to the Company Secretary and Compliance Officer i.e. info@shamfoam.com of our Company and /or the Lead Manager of the issue at their respective addresses mentioned herein below in relation to the issue on or before 5:00 pm, on the 21st day i.e. 21 days from the date of filing of Issue Document with SME Platform of BSE Limited ("BSE SME").

Investment in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this issue. For taking an investment decision, investors must rely on their own examination of the issuer and this Issue; including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Prospectus. Specific attention of the investors is invited to the statement of "Risk Factors" given on page no. 29 of the Draft Prospectus. Any decision to invest in the Equity Shares described in the Draft Prospectus may only be made after the Prospectus has been filed with the RoC and must be made solely on the basis of such Prospectus as there may be material changes in the Prospectus from the Draft Prospectus.

The Equity Shares, when offered, through the Prospectus, and proposed to be listed on the SME Platform of BSE Limited ("BSE SME or BSE"). For details of the main objects of our Company as contained in its Memorandum of Association, see "History and Corporate Structure" on page 156 of the Draft Prospectus. The liability of the members of our Company is limited. For details of the share capital, capital structure of our Company, the names of the signatories for the Memorandum of Association and the number of shares of our Company subscribed by them of our Company, please see "Capital Structure" beginning on page 71 of the Draft Prospectus.

LEAD MANAGERS TO THE ISSUE	REGISTRAR TO THE ISSUE
 CORPORATE MAKERS CAPITAL LIMITED 611, 6 th Floor, Pragati Tower, Rajendra Place, New Delhi- 110008 Telephone: 011-41411600 Email: info@corporatemakers.in Website: www.corporatemakers.in Investor Grievance Email: compliance@corporatemakers.in Contact Person: Mr. Manish Kumar Singh SEBI Registration Number: INM000013095 CIN: U65100DL1994PLC063880	 NAVIGANT CORPORATE ADVISORS LIMITED 804, Meadows, Bonanza, Sahar Plaza Complex, J B Nagar, Andheri Kuria Road, Andheri East, Mumbai-400 059 Tel No. +91-22-41204837/9899424355 Email Id- navigant@navigantcorp.com gagan@navigantcorp.com Investor Grievance Email: info@navigantcorp.com Website: www.navigantcorp.com SEBI Registration Number: INM000012243 Contact Person: Mr. Gagan Gole CIN: U67190MH2012PLC0231304
 ALANKIT ASSIGNMENTS LIMITED 205-208 Anarkali Complex, Jhandewalan Extension, New Delhi, Delhi, India, 110055 Telephone: 011-4254 1234 Website: www.alankitassignments.com Email ID: info@alankit.com Investor Grievance Email: rita@alankit.com Contact Person: Mr. Harish Chandra Agrawal SEBI Registration No.: INR000025232 CIN: U74210DL1991PLC042569	

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed in the Draft Prospectus
For Sham Foam Limited
 On behalf of the Board of Directors
 Sd/-
 Reetika Dhain
 Company Secretary and Compliance Officer
Date - February 24, 2026
Place - Ambala, Haryana
 Sham Foam Limited is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an Initial Public Offer of its Equity Shares and has filed the Draft Prospectus with BSE on February 23, 2026, The Draft Prospectus shall be available on the website of the BSE at www.bseindia.com and is available on website of the Company i.e. www.shamfoam.com, website of the Lead Manager to the issue i.e. Corporate Makers Capital Limited and Navigant Corporate Advisors Limited at www.corporatemakers.in and www.navigantcorp.com. Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to such risks, please see the section entitled "Risk Factors" on page no. 29 of the Draft Prospectus and the details set out in the Prospectus, when filed. Potential investors should not rely on the Draft Prospectus for making any investment decision
 The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act, 1933 (the "U.S. Securities Act") or any state securities laws in the United States, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulations and the applicable laws of the jurisdiction where they offer and sales occur. There will be no public offering of the Equity Shares in the United States.

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This advertisement does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe, or to sell securities. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated January 30, 2026, the "Letter of Offer" or ("LOF") filed with the BSE Limited ("BSE" or "Stock Exchange"), and the Securities and Exchange Board of India ("SEBI").

PVV Infra Ltd.
PVV INFRA LIMITED
 PVV Infra Limited was incorporated as Twin cities infotech private limited, as Private Limited Company, limited by shares under the Companies Act, 1956 on July 07, 1995 in the State of Andhra Pradesh. Subsequently, it became a public Company on February 17, 2000. Then the name of our Company was changed to Sambhavya Infra (I) Limited vide a fresh Certificate of Incorporation dated November 18, 2009 issued by the Registrar of Companies, Tamil Nadu, Chennai. Then the name of our Company was changed to Thiruthankar Infra Limited vide a fresh Certificate of Incorporation dated August 30, 2010 issued by the Registrar of Companies, Tamil Nadu, Chennai. Then the name of our Company was changed to PVV Infra Limited vide a fresh Certificate of Incorporation dated October 07, 2014 issued by the Registrar of Companies, Tamil Nadu, Chennai, There after the registered office address changed to Plot No. 42, D.No. 54-281/3-5, Opp: Gurudwara, Behind OBC Bank Guranank Colony, Krishna, Vijayawada, Andhra Pradesh, India, 520008. For details of changes in name and registered office of our Company, please refer to the section titled "General Information" beginning on page 43 of this Letter of Offer.
Registered Office: Plot No. 42, D.No. 54-281/3-5, Opp: Gurudwara, Behind OBC Bank Guranank Colony, Krishna, Vijayawada, Andhra Pradesh, India, 520008
Telephone: + (91) 8790814671 | **Contact Person:** Akhlesh Kumar, Company Secretary & Compliance Officer
Email: info@pvvinfra.com | **Website:** <https://www.pvvinfra.com> | **CIN:** L70102AP1985PLC111705

PROMOTERS OF THE COMPANY: 1) PINNAMANENI ESTATE PRIVATE LIMITED
 2) VEERAVENKATA SATYANARAYANA PINNAMANENI
FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE PVV INFRA LIMITED (THE "COMPANY" OR "THE ISSUER") ONLY ISSUE OF UP TO 9,86,64,284 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 5.00/- EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 5.00/- PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹ 49.33 CRORES" ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 6 RIGHTS EQUITY SHARES FOR EVERY 7 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FEBRUARY 05, 2026 (THE "ISSUE"), AT PRESENT APPLICATION MONEY OF RS. 1.25/- PER SHARE HAS TO BE PAID AND BALANCE 3.75/- PER SHARE AT THE TIME OF CALL IN FUTURE. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 70 OF LETTER OF OFFER,

BASIS OF ALLOTMENT
 The Board of Directors of PVV Infra Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Friday, February 13, 2026 and closed on Friday, February 20, 2026, and the last date for on-market renunciation of Rights Entitlements was Tuesday, February 17, 2026.
 Out of the total 2020 Applications (after summarize on PAN/DPID-Client ID) for 10,53,47,780 Rights Equity Shares, 394 Applications for 14,11,588 Rights Equity Shares were rejected due to technical reasons and 4,77,971 Rights Equity Shares partial rejection happened, this was disclosed in the Letter of Offer. The total number of valid applications received was 1,626 Application for 10,34,58,221 Rights Equity Shares, which was 104.85% of the issue size. In accordance with the Letter of Offer and the Basis of allotment finalized on February 23, 2026, the Registrar to the Issue and BSE Limited ("BSE"), the Designated Stock Exchange for the Issue, the Company has on February 23, 2026, allotted 9,86,64,284 Rights Equity Shares to the successful applicants. All valid applications have been considered for allotment.

1. The breakup of valid applications received through ASBA (after technical rejections) is given below:

Category	Number of Valid Applications Received	Number of Rights Equity Shares applied for	No. of Rights Equity Shares Allotted against Rights Entitlement (A)	No. of Rights Equity Shares Allotted against Additional Rights Equity Shares Applied for (B)	Total Rights Equity Shares Allotted (C=A+B)
Eligible Equity Shareholders	1,612	7,91,12,134	3,53,81,571	4,37,30,563	7,91,12,134
Renounees*	14	2,43,46,087	2,26,640	2,41,19,447	2,43,46,087
Total	1,626	10,34,58,221	3,56,08,211	6,78,50,010	10,34,58,221

2. Information regarding total Applications received:

Category	Applications Received		Rights Equity Shares Applied for		Rights Equity Shares Allotted			
	Number	%	Number	Value	Number	Value		
Eligible Equity Shareholders	1627	80.54%	7,97,39,513	9,96,74,391.25	75.69%	7,91,12,134	9,88,90,167.50	76.47%
Renounees*	14	0.69%	2,43,46,087	3,04,32,608.75	23.11%	2,43,46,087	3,04,32,608.75	23.53%
Other Technical & Partial Rejections	379	18.76%	12,62,180	15,77,725.00	1.20%	NIL	NIL	NIL
Total	2020	100	10,53,47,780	13,16,84,725.00	100	10,34,58,221	12,93,22,776.25	100

*The investors (identified on the basis of PAN) whose names do not appear in the list of Eligible Equity Shareholders on the record date and who hold the REs as on the issue closing date and have applied in the Issue are considered as Renounees.

Intimation for Allotment/refund/rejection cases: The dispatch of Allotment Advice-cum-Refund Intimation and Intimation for Rejection, wherever applicable, in connection with the Rights Issue of PVV Infra Limited, was completed on February 24, 2026. Instructions to Self-Certified Syndicate Banks (SCSBs) for unblocking of application monies in respect of ASBA Applications were issued on February 23, 2026. The Listing Application was filed with BSE Limited on February 23, 2026, and the Listing Approval has been received from BSE on February 24, 2026. The credit of Rights Equity Shares to the respective demat accounts of the eligible allottees through CDSL and NSDL will be completed on or before February 25, 2026. Pursuant to the listing and trading approval granted by BSE Limited, the Rights Equity Shares allotted under the Issue are expected to commence trading on BSE with effect from February 27, 2026. The Rights Equity Shares will trade under the New ISIN - IN428B01029 for the Partly paid-up Equity Shares of the Company. Further, in accordance with the SEBI Circular dated January 22, 2020, the request for extinguishment of ISIN pertaining to the Rights Entitlements has been submitted to NSDL and CDSL on February 23, 2026.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM.
DISCLAIMER CLAUSE OF BSE:
 It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the LOF has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the LOF. The investors are advised to refer to the LOF for the full text of the disclaimer clause of the BSE Limited on page 67 of the LOF.

REGISTRAR TO THE ISSUE

Skyline Financial Services Private Limited,
 D-153A, 1st Floor, Okhla Industrial Area, Phase - I, New Delhi- 110020
Tel: 011-40450193-197 | **E-mail:** ipo@skylinertea.com
Investor Grievance Email: grievances@skylinertea.com | **Website:** www.skylinertea.com
Contact Person: Mr. Anuj Rana | **SEBI Registration No.:** INR000003241
 Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-issue or post-issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgment slip.
THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE, THE RIGHTS EQUITY SHARES, OR THE BUSINESS PROSPECTS OF THE COMPANY.
 For PVV Infra Limited
 On behalf of the Board of Directors
 Sd/-
 Akhlesh Kumar
 Company Secretary and Compliance Officer
Date: February 26, 2026
Place: Vijayawada
 The Letter of Offer is available on the website of SEBI www.sebi.gov.in, the Stock Exchange i.e. BSE at www.bseindia.com and the Company i.e. info@pvvinfra.com. Investors should note that the investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 27 of the LOF.

BSE
 The Power of Vibrance
बीएसई लिमिटेड
 २५वां तल, पी.जे. टॉवर्स, दलाल स्ट्रीट, मुंबई - ४००००९
 सीआईएन नंबर: L67120MH2005PLC155188

सार्वजनिक सूचना
 भारतीय प्रतिभूति और विनियम बोर्ड (इंक्विटी शेयरों का अस्वीकरण) विनियम, २०२१ ("विनियम") के विनियम ३२(५) के अनुसार और प्रतिभूति अनुबंध (विनियमन) अधिनियम, १९५६ के अनुच्छेद २१ए और बीएसई लि. ("एक्सचेंज") के नियमों, उपनियमों और विनियमों के अंतर्गत बनाए गए नियमों के अनुसार, सूचना दी जाती है कि नीचे दी गई तालिका में विद्यमान कंपनी को एक्सचेंज के प्लेटफॉर्म से उसमें उल्लिखित तिथि को अस्वीकृत कर दिया गया है।
 एक्सचेंज ने भारतीय प्रतिभूति और विनियम बोर्ड (इंक्विटी शेयरों का अस्वीकरण) विनियम - २०२१ के विनियम ३२(३) के संदर्भ में सार्वजनिक सूचनाएं जारी की थीं, जिनमें कुछ ऐसी कंपनियों को अस्वीकृत करने का प्रस्ताव था, जिन्हें पूर्ववर्ती सूचीकरण अनुबंध / सेबी (सूचीकरण दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, २०१५ के विभिन्न खंडों का अनुपालन किए जाने के कारण / कुछ अन्य कारणों से ६ महीने से अधिक की अवधि के लिए एक्सचेंज से मिलंबित कर दिया गया था। ये कंपनी या तो एक्सचेंज के संवादा / एक्सचेंज द्वारा जारी कारण बताओ सूचना का जवाब देने में विफल रही थीं या अपनी प्रतिभूतियों के व्यापार में निरलंबन को रद्द करने के लिए कदम उठाने में विफल रही थीं या जिन्होंने अनिवार्य अस्वीकरण के साथ आगे बढ़ने के लिए अपनी सहमति व्यक्त की थी।
 इस सार्वजनिक सूचना में अस्वीकरण के प्रस्ताव से पीड़ित किसी भी व्यक्ति को एक्सचेंज की अस्वीकरण समिति को लिखित रूप में अपना अन्वयेदन प्रस्तुत करने के लिए उक्त सूचना की तिथि से १५ कार्य दिवस का समय प्रदान किया गया था।
 एक्सचेंज की अस्वीकरण समिति ने अधिदेशित समय के दौरान प्राप्त कंपनियों और निवेशकों के अन्वयेदन और मामले में तथ्यों पर विचार करने के बाद, नीचे दी गई तालिका में उल्लिखित कंपनियों के मामले में, जहाँ भी लागू हो, अस्वीकरण आदेश पारित किए हैं। एक्सचेंज के अभिलेखों के अनुसार कंपनी का नाम, पते और प्रमोटरों का उल्लेख भी है, तथा साथ ही इसके साथ प्रमोटरों द्वारा सार्वजनिक शेरधारकों को देय उचित मूल्य का उल्लेख भी नीचे दी गई तालिका में किया गया है।

क्रमांक	स्क्रिप्ट कोड	कंपनी का नाम	एक्सचेंज रिकॉर्ड के अनुसार पता	प्रमोटरों द्वारा सार्वजनिक शेरधारकों को भूगतान किया जाने वाला उचित मूल्य (₹.)	एक्सचेंज रिकॉर्ड के अनुसार प्रमोटरों के नाम	अस्वीकरण की प्रभावी तिथि
१	५४०७१५	सागर डायमंड्स लिमिटेड	प्लॉट नंबर १९३, यूनिट नंबर १०९, SEZ डायमंड पार्क, सचिन, सूत - ३९४२३०, गुजरात	२५.२६	धवल शाह, राहिल हितेशभाई चोवटिया, निधि हितेशकुमार चोवटिया, मीताबेन हितेशकुमार चोवटिया, हितेशकुमार प्रभुदास चोवटिया, प्रिया धवल शाह, एसजी डायमंड्स एलएलपी, वैभव दीपक शाह	१६ फरवरी, २०२६

टिप्पणी:
 ऊपर दिया गया प्रमोटरों का नाम एक्सचेंज के पास उपलब्ध रिकॉर्डों या संबंधित आरओसी/आरटीए/डिपॉजिटरीज से प्राप्त रिकॉर्डों पर आधारित है। कंपनी को इस बात पर ध्यान देना चाहिए कि अनिवार्य अस्वीकरण के परिणामों में शामिल हैं:
 १) भारतीय प्रतिभूति और विनियम बोर्ड (इंक्विटी शेयरों का अस्वीकरण) विनियम, २०२१ के अनुसार -
 • कंपनी की प्रतिभूतियों सूचीकृत होना बंद हो जाती है और इसलिए एक्सचेंज के प्लेटफॉर्म पर व्यापार करने के लिए उपलब्ध नहीं होती है।
 • इन अस्वीकृत कंपनी के प्रमोटरों के लिए एक्सचेंज द्वारा नियुक्त स्वतंत्र मूल्यांकनकर्ता द्वारा निर्धारित उचित मूल्य के अनुसार सार्वजनिक शेरधारकों से शेर खरीदना आवश्यक होगा।
 • इसके अलावा, भारतीय प्रतिभूति और विनियम बोर्ड (इंक्विटी शेयरों का अस्वीकरण) विनियम, २०२१ के विनियम ३४(१) के अनुसार, अस्वीकृत कंपनी, उसके पूर्णकालिक निदेशक, प्रतिभूति कानून के अनुपालन को सुनिश्चित करने के लिए जिम्मेदार व्यक्ति, उसके प्रमोटर और उनमें से किसी द्वारा प्रवर्तित कंपनियों अनिवार्य अस्वीकरण की तिथि से १० वर्ष की अवधि तक व्यवस्था या अव्यवस्था रूप से प्रतिभूति बाजार में प्रवेश नहीं कर पाएंगी या किसी भी इंक्विटी शेयर के लिए एक्सचेंज का प्रयास नहीं कर पाएंगी।
 • भारतीय प्रतिभूति और विनियम बोर्ड (इंक्विटी शेयरों का अस्वीकरण), विनियम, २०२१ के विनियम ३४(२) के प्रावधानों के अनुसार, जिन कंपनियों का उचित मूल्य सकारात्मक है, उनके मामले में -
 (अ) ऐसी किसी कंपनी और डिपॉजिटरी द्वारा प्रमोटरों/प्रमोटर समूह द्वारा रखे गए किन्हीं इंक्विटी शेयरों का हस्तांतरण बिक्री, बंधक आदि के माध्यम से निष्पादित नहीं किया जाएगा और लाभांश, राइड्स, बोनस शेयर, स्लिट जैसे कॉर्पोरेट लाभों को प्रमोटर

