

# RAMGOPAL POLYTEX LIMITED



Corporate Office : 701, Tulsiani Chambers, Free Press Journal Marg,  
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Tel: + 91-22-61396800, +91-22-22830546

Website: www.ramgopalpolytex.com / E-mail: rplcompliance@ramgopalpolytex.com

CIN: L17110MH1981PLC024145

**Date:** February 26, 2026

To,  
**BSE Limited.**  
P. J. Tower, Dalal Street,  
Mumbai - 400001

**SCRIP CODE: 514223**

To,  
**The Calcutta Stock Exchange Association Ltd.**  
7, Lyons Range, Murgighata,  
Dalhousie, Calcutta - 700 001

**SCRIP CODE: 10028131**

**Subject: Newspaper Publications regarding Special Window for Transfer and Dematerialization of Physical Securities**

Dear Sir/Madam,

Please find enclosed copy of the Newspaper Publications containing Notice published by the Company on February 26, 2026 in Financial Express (English) and Mumbai Lakshadeep (Marathi) regarding Special Window for Transfer and Dematerialization of Physical Securities, in compliance with SEBI Circular No. HO/38/13/11(2)2026-MIRSD-POD/I/3750/2026 dated January 30, 2026.

The aforesaid Newspaper Publications are also being made available on the website of the Company at [www.ramgopalpolytex.com](http://www.ramgopalpolytex.com)

We request you to take the above information on record.

Thanking you

Yours faithfully,

For **Ramgopal Polytex Limited**

**Manorama Yadav**  
**Company Secretary and**  
**Compliance Officer**  
**(ICSI Membership No: F13815)**

**Encl:** as above

SEPARATE FROM MG MOTOR JV, JSW MOTORS CHARTS ITS OWN ROAD, LINES UP DEALERS

# JSW Motors revs up for solo debut

● Jetour T2-based plug-in hybrid SUV to be assembled at Maharashtra plant

AKBAR MERCHANT  
Mumbai, February 25

JSW MOTORS HAS begun laying the groundwork for its independent entry into the passenger vehicle market, releasing a teaser of its first SUV and starting dealer appointments ahead of a planned launch in the second half of 2026.

The model, which will be sold under a new brand name, is expected to be based on Chery Automobile's Jetour T2 platform and feature a plug-in hybrid electric (PHEV) powertrain, according to industry sources. Assembly will take place at JSW's upcoming new energy vehicle plant at Chhatrapati Sambhaji Nagar in

### STEEL TO STEERING

- Launch planned for the second half of 2026
- Will feature a plug-in hybrid (PHEV) powertrain
- Marks JSW's first passenger vehicle under its own brand



Maharashtra, marking the group's first passenger vehicle under its own banner.

When contacted, the company declined to comment on the matter.

Dealer onboarding has started and recruitment is gathering pace, with recent job postings pointing to hiring across corporate, sales and plant-level roles. The activity indicates that JSW Motors has moved beyond planning and into execution

mode for its standalone automotive business.

The independent venture sits alongside, but separate from, JSW Group's partnership with MG Motor India, in which it holds a 35% stake. Through that joint venture, JSW has already introduced products such as the MG Comet EV and the ZS EV, and recently expanded into hybrids with the launch of the MG Hector Plus hybrid. The MG JV follows a shared own-

ership and branding model, while JSW Motors will operate independently, relying on technology licensing rather than equity partnerships.

For its own brand, JSW is understood to be working closely with Chery Automobile for vehicle platforms and key components. The first SUV, derived from the Jetour T2, will be localised and assembled in India, with the company targeting a high level of localisation from

launch to manage costs and regulatory sensitivities around Chinese imports.

The Sambhaji Nagar facility is central to JSW's automotive plans. The group has committed around \$3 billion over five years to electric and hybrid vehicles. The plant will start with an annual capacity of about 500,000 units, scalable over time, while a separate site in Odisha has been earmarked for future expansion.

JSW Motors plans to follow the PHEV SUV with a retro-styled electric SUV based on Chery's iCar platform around 2027. Separately, it has already entered commercial vehicles, securing certification from Automotive Research Association of India for a 12-metre electric bus earlier this month.

Once launched, JSW Motors would become only the third Indian-origin passenger vehicle brand after Tata Motors and Mahindra & Mahindra.

# Deepinder Goyal is EY Entrepreneur of the Year

● Uday Kotak honoured with Special Jury award

VIKRAM CHAUDHARY  
New Delhi, February 25

IN A MOVE that highlights the dominance of consumer technology in India's economy, Deepinder Goyal, the founder of Eternal – now composed of Blinkit (quick commerce), Zomato (food delivery), Hyperpure (B2B supply), and District (dining/events) – was named the EY Entrepreneur of the Year (EoY) 2025 on Wednesday evening in Mumbai.

The 11-member jury, led by JSW Group chairman Sajjan Jindal, picked Goyal for his role in altering how India consumes. The jury noted his contribution to creating thousands of jobs for gig workers and fostering an entrepreneurial ecosystem. Goyal will now represent

India at the EY World EoY awards in Monte Carlo in June 2026.

At the same time, Uday Kotak, veteran banker and just-announced chairman of the Gift City in Gujarat, was honoured with the Special Jury award. Kotak, a past world EoY winner in 2014, was recognised for his impact on finance.

Chief guest Piyush Goyal, the Union minister of commerce & industry, said that

the economic climate is a fertile ground for entrepreneurship. "In the last 11 years, entrepreneurship has become Bharat's greatest strength," Goyal said, pointing to 8.2% GDP growth and foreign exchange reserves that have touched \$725 billion. He urged entrepreneurs, especially in the MSME sector, to leverage India's new free trade agreements to scale globally.

The 2025 cohort of winners represents a large slice of the economy, boasting collective revenues of ₹4 lakh crore and providing employment to 2.8 million people.

Rajiv Memani, the chairman & CEO of EY India, added that the 2025 winners are a reflection of an "AI revolution and deeper global integration that is reshaping the domestic market."

The commerce minister highlighted that India's young population – with 65% of citizens under the age of 35 – is driving an innovation advantage.



# Mercedes-Benz to launch CLA Electric

● ₹58-lakh EV aims to power luxury market push

VIKRAM CHAUDHARY  
New Delhi, February 25

MERCEDES-BENZ INDIA will launch its most affordable electric vehicle, the CLA Electric, at around ₹58 lakh as it looks to expand its presence in the entry-luxury segment and attract younger buyers. Bookings for the model will open on March 10, with customer deliveries slated to begin in April.

"We want to attract younger Gen Z buyers and driving enthusiasts," Santosh Iyer, managing director and CEO of Mercedes-Benz India, told FE. He said the company sees the new electric sedan as a way to widen its EV portfolio without diluting its technology-led positioning.

While the passenger vehicle market has tilted sharply towards SUVs, Mercedes-Benz is continu-



To address concerns around road conditions, the CLA Electric has been tuned with higher ground clearance

ing to back sedans. "The largest-selling luxury car in India is a sedan, the E-Class. For us, sedans contribute 45% of sales," Iyer said. To address concerns around road conditions, the CLA Electric has been tuned with higher ground clearance. "This will eliminate the sedan apprehension many buyers feel regarding speed breakers and monsoon-affected roads," he added.

Despite being positioned as an entry-level EV for the brand, Iyer described the CLA Electric as a technology warrior. The car offers a WLTP-certified range of 792 kilometres, which the company believes will significantly ease range anxiety and make the model suitable for long-distance driving.

3,195 electric cars, nearly three times Mercedes-Benz's 1,168 units. Iyer attributed the gap to differences in strategy. "If sales volumes were the objective, we would be bringing price warriors, not technology warriors," he said. He added that about 70% of Mercedes-Benz's EV sales in 2025 came from models priced above ₹1.25 crore. "The CLA Electric will bridge this gap, offering high-end tech at a more accessible price point."

The CLA Electric will be imported as a completely built unit, as there is no global CKD supply chain for the model. However, Mercedes-Benz India plans to offer CKD-level pricing to stay competitive.

Iyer linked the company's longer-term optimism to India's economic growth. "We have clearly seen that in the last 10 years, when per capita GDP doubled, our sales also doubled," he said, adding that free trade agreements with advanced economies could further lift consumer spending.

# ED attaches Anil Ambani's ₹3.7K-cr Pali Hill mansion

PRESS TRUST OF INDIA  
New Delhi, February 25

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 Preven-

tion 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 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 ED issues a provisional attachment order against an immovable or movable asset to prevent the accused from transacting, selling, or transferring it during the investigation.

## RAMGOPAL POLYTEX LIMITED

CIN: L17110MH1981PLC024145, Website: www.ramgopalpolytex.com  
Email: rplcompliance@ramgopalpolytex.com, Tel: 022-61396800  
REGD. OFFICE: Greenex Clearing House, B-1, 2 & 3, Gosrani Compound, Rehal Village, Bhiwandi, Thane - 421302.  
CORP. OFFICE: 701, Tulsiani Chambers, Free Press Journal Marg, Nariman Point, Mumbai - 400021.

### NOTICE

#### SPECIAL WINDOW FOR TRANSFER AND DEMATERIALISATION OF PHYSICAL SECURITIES

Pursuant to SEBI Circular No. HO/38/13/11(2)2026-MIRSD-PD/1/3750/2026 dated 30th January, 2026 all shareholders are hereby informed that a special window shall be opened for a period of one year from 5<sup>th</sup> February, 2026 to 4<sup>th</sup> February, 2027 for transfer and dematerialisation ("demat") of physical securities which were sold/purchased prior to 1st April, 2019. The said special window shall also be available for such transfer request which were submitted earlier and were rejected/returned/not attended to due to deficiency in the documents/process/otherwise. Further, 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. The cases involving disputes between transferor and transferee and securities transferred to the Investor Education and Protection fund (IEPF) shall not be considered under this window.

Shareholders are encouraged to take advantage of this opportunity by furnishing the Original Security Certificate, Share Transfer Deed, Client Master List (CML) and all other documents listed in aforesaid SEBI Circular to the Company's Registrar and Share Transfer Agents ("RTA") i.e. Bigshare Services Private Limited, at S6-2, 6th Floor Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai - 400093.

In case of any queries, shareholders are requested to raise a service request to RTA at E-mail id: investor@bigshareonline.com and Contact: 022-62632800 or to the company at investor@ramgopalpolytex.com

For Ramgopal Polytex Limited  
Sd/-  
Manorama Yadav  
Company Secretary & Compliance Officer  
(ICSI Mem. No.: F13815)

Place : Mumbai  
Date : 25/02/2026

# REIL allots shares to RIL, Meta arms

RELiance INDUSTRIES ON Wednesday said that Reliance Enterprise Intelligence (REIL), previously a step-down wholly-owned subsidiary, has become a step-down subsidiary of the company following a share allotment.

Reliance Enterprise Intelligence allotted 853.2 million equity shares of face value ₹10 each. Of these, 596.6 million shares, aggregating ₹596.6 crore were allotted to Reliance Intelligence, a wholly-owned subsidiary of Reliance Industries, while 256.6 million shares, aggregating ₹256.6 crore, were allotted to Facebook Overseas, a subsidiary of Meta Platforms.

Post-allotment, Reliance Intelligence will hold 70% of Reliance Enterprise Intelligence Ltd's equity, and Facebook holds 30%. FE BUREAU

# BillDesk set to buy Worldline India unit

FRENCH PAYMENTS GIANT Worldline on Wednesday announced plans to sell its India payment services business to BillDesk for an estimated equity value of about ₹60 million (\$71 million). As part of the deal, Worldline will enter a long-term technology and software agreement with BillDesk, ensuring that its software stack continues to remain operational in India. The company said it would, however, retain and operate its Global Capability Centres in the country, which serve its western Europe operations.

The deal – expected to close in the second half of 2026 – will mark Worldline's exit from India's merchant acquiring space, which includes assets from Ingenico, acquired by Worldline in 2020. AGENCIES

**RADIANT CASH MANAGEMENT SERVICES LIMITED**  
CIN: L74999TN2005PLC055748  
Regd. Office : 28, Vijayaraghava Road, T.Nagar, Chennai - 600 017, Tamil Nadu.  
Phone : 91- 44 - 4904 4904. E-mail: investorrelations@radiantcashlogistics.com Website: https://radiantcashservices.com/

**POSTAL BALLOT NOTICE**

Members are hereby informed that pursuant to Sections 108 and 110 of the Act and the rules made there under, the MCA Circulars and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Postal Ballot Notice, seeking the approval of the Members on the resolutions set out in the said Notice, has been sent electronically on **Wednesday, February 25, 2026** to the Members whose e-mail address are registered with the Company / Depositories as on **Friday, February 20, 2026 (Cut-off date)**. The approval of the Members by Postal Ballot is sought for the following special business by way of Ordinary Resolution through voting by electronic means:

Sr. No.	Special Business	Type of Resolution
1	To approve the Material Related Party Transaction(s) to be entered into with Radiant Protection Force Private Limited	Ordinary

Members can download the Postal Ballot Notice available on the website of the Company at [www.radiantcashservices.com](http://www.radiantcashservices.com) and also in the website of the Stock Exchanges, i.e. BSE Limited and National Stock Exchange of India Limited at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com) respectively and on the website of National Securities Depository Limited ("NSDL") at [www.evoting.nsdl.com](http://www.evoting.nsdl.com). The documents mentioned in the Postal Ballot Notice are available for inspection electronically and Members seeking to inspect such documents can send an e-mail to [investorrelations@radiantcashlogistics.com](mailto:investorrelations@radiantcashlogistics.com)

In accordance with the MCA Circulars, the Postal Ballot Notice has been sent only in electronic form to Members whose names appear on the Register of Members / List of Beneficial Owners as received from the NSDL and Central Depository Services (India) Limited ("CDSL") as on the cut-off date and who have registered their e-mail addresses with the Company / Depositories.

Member(s) whose names appear on the Register of Members / List of Beneficial Owners as on the cut-off date will be considered for E-Voting. A person who is not a Member as on the cut-off date should treat this Notice for information purpose only.

In accordance with the applicable Circulars issued by the Ministry of Corporate Affairs, the Company is providing to its Members the facility to exercise their right to vote only by electronic means (e-voting). The Company has engaged the services of NSDL to provide e-voting facility. The e-voting shall commence from **Thursday, February 26, 2026 at 9:00 a.m. (IST)** and shall end on **Friday, March 27, 2026, at 5:00 p.m. (IST)**. The e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the Member, he / she shall not be allowed to change it subsequently. The detailed instructions for e-voting forms part of the Postal Ballot Notice.

**Members who have not registered their e-mail ID are requested to register the same in the following manner:**

- Members holding shares in physical mode, who have not registered / updated their e-mail address are requested to register the same with the Company by sending an e-mail to [investorrelations@radiantcashlogistics.com](mailto:investorrelations@radiantcashlogistics.com)
- Members holding shares in dematerialised mode, who have not registered their e-mail address with their Depository Participants are requested to get in touch with their Depository Participant with whom they maintain their dematerialised account.

The manner of e-voting by Members holding shares in physical mode, dematerialised mode and those who have not registered their e-mail addresses is provided in the Postal Ballot Notice.

The resolutions, if passed with requisite majority by the Members through Postal Ballot shall be deemed to be passed on the last date of the voting period, i.e. **Friday, March 27, 2026**. The Results along with Scrutinizer's report of the Postal Ballot will be announced on or before, **Monday, March 30, 2026**. The results along with Scrutinizer's report will also be displayed at the Registered Office of the Company, intimated to the Stock Exchanges where the Company's shares are listed and displayed on the Company's website [www.radiantcashservices.com](http://www.radiantcashservices.com) and the website of NSDL [www.evoting.nsdl.com](http://www.evoting.nsdl.com).

Members having any queries or issues regarding attending e-voting may refer the Frequently Asked Questions (FAQs) and the e-voting manual available at [www.evoting.nsdl.com](http://www.evoting.nsdl.com) or call on: 022 - 4886 7000 and 022 - 2499 7000 or send a request to Ms. Prajakta Pawle at [evoting@nsdl.com](mailto:evoting@nsdl.com) to get your grievances on e-voting addressed during working hours on all working days.

For **RADIANT CASH MANAGEMENT SERVICES LIMITED**  
Sd/-  
Col David Devasahayam  
Chairman and Managing Director  
(DIN: 02154891)

Place : Chennai  
Date : 25.02.2026

**BSE**  
The Power of Vibrance  
**BSE LIMITED**  
25<sup>th</sup> Floor, P.J. Towers, Dalal Street, Mumbai - 400 001  
CIN No: L67120MH2005PLC155188

**PUBLIC NOTICE**

In terms of Regulation 32(5) of Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 ("Regulations") and as per the rules made under Section 21A of the Securities Contracts (Regulation) Act, 1956 and the Rules, Bye-Laws and Regulations of BSE Limited ("the Exchange"), **NOTICE** is hereby given that the company given in the Table below is delisted from the platform of the Exchange w.e.f date mentioned therein.

Exchange had issued Public Notices in terms of Regulation 32(3) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 proposing to delist certain companies, which had been suspended for a period of more than 6 months on account of non-compliance with various clauses of the erstwhile Listing Agreement/SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015/Other reasons, from the Exchange. The company had either failed to reply to the Exchange communications/show cause notice issued by the Exchange or failed to take steps for revocation of suspension in the trading of their securities or had consented to go ahead with the compulsory delisting.

The Public Notice had provided 15 working days from the date of the Notice to any person aggrieved by the proposal to delist to submit representation in writing to the Delisting Committee of the Exchange.

The Delisting Committee of the Exchange, after considering the representation from company and investors received during the mandated time and the facts in the matter passed Delisting Order in the case of the company mentioned in the table below wherever applicable. The company name along with addresses and promoters as per Exchange records, along with the Fair Value payable by Promoters to the public shareholders are given in table below:

Sr. No.	Scrip Code	Company Name	Address as per Exchange records	Fair Value To be Paid by the Promoters to the Public Shareholders (Rs.)	Names of the Promoters as per Exchange records	Effective date of delisting
1	540715	Sagar Diamonds Ltd	Plot No. 193, Unit No. 101, SEZ Diamond Park, Sachin, Surat - 394230 Gujarat	25.26	Dhaval Shah, Rahil Hiteshbhai Chovatia, Nidhi Hiteshkumar Chovatia, Meetaaben Hiteshkumar Chovatia, Hiteshkumar Prabhudas Chovatia, Priya Dhaval Shah, Sg Diamonds LLP, Vaibhav Dipak Shah	February 16, 2026

**Note:**  
The names of the promoters shown above are based on records available with the Exchange or received from the concerned ROCs/RTAs/Depositories.  
The company is advised to note that the consequences of compulsory delisting include:

- As per SEBI (Delisting of Equity Shares) Regulations, 2021:-
  - The securities of the company cease to be listed and therefore are not available for trading on the platform of the Exchange.
  - Promoters of this delisted company will be required to purchase the shares from the public shareholders as per the fair value determined by the independent valuer appointed by the Exchange.
  - Further, in terms of Regulation 34(1) of SEBI (Delisting of Equity Shares) Regulations, 2021, the delisted company, its whole-time directors, person(s) responsible for ensuring compliance with securities law, its promoters and the companies promoted by any of them shall not directly or indirectly access the securities market or seek listing for any equity shares for a period of 10 years from the date of compulsory delisting.
  - As per provisions of Regulation 34(2) of the SEBI (Delisting of Equity Shares), Regulations, 2021, in case of companies whose fair value is positive –
    - a) such a company and the depositories shall not effect transfer, by way of sale, pledge, etc., of any of the equity shares held by the promoters/ promoter group and the corporate benefits like dividend, rights, bonus shares, split, etc. shall be frozen for all the equity shares held by the promoters/ promoter group, till the promoters of such company provide an exit option to the public shareholders in compliance with sub-regulation (4) of regulation 33, as certified by the concerned recognized stock exchange;
    - (b) the promoters and whole-time directors and person(s) responsible for ensuring compliance with securities law, of the compulsory delisted company shall also not be eligible to become directors of any listed company till the exit option as stated in clause (a) above is provided.
- Further, the company has been moved to the Dissemination Board of the Exchange.
- It may be noted that the onus of giving exit to the public shareholders and providing information to the stock exchanges for fair valuation is on the promoters of the company. In case exit is not provided by the promoters, appropriate action would be taken against such entities.
- Post compulsory delisting, Trading notice no. 20251215-19, 20260123-3 are issued for change in status of the following companies from 'Delisted' to 'Suspended' pursuant to the decision by the Hon'ble Securities Appellate Tribunal (SAT).

Sr. No.	Scrip Code	Company Name
1	512307	Typhoon Holdings Ltd
2	524764	Nutrapius India Limited

For and on behalf of BSE Ltd.  
February 26, 2026

