

February 13, 2026

National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex (BKC) Bandra (east) Mumbai - 400051	BSE Limited Phiroze Jeejeeboy Towers Dalal Street Mumbai - 400001
Symbol: EQUITASBNK	Scrip Code No: 543243,976218 & 976979

Dear Sir

Sub: Intimation of Newspaper publications and Social media posts -Special window for Re-lodgement of transfer requests of physical shares

We draw the attention of the Shareholders to the SEBI Circular bearing reference HO/38/13/11(2)2026-MIRSD-POD/I/3750/2026 dated January 30, 2026, pertaining to the opening of a special window for transfer and dematerialisation ("demat") of physical securities that were sold/purchased prior to April 01, 2019 and were rejected, returned, or not processed due to deficiencies in the documents, procedures, or for any other reason. The special window will remain open for a period of one year, from February 05, 2026 to February 04, 2027.

In compliance with the above circular and pursuant to Regulation 30 and other applicable clauses of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith the copies of the advertisements published in Business Standard and Makkal Kural (all editions) on February 13, 2026, along with the web links of the posts disseminated on the Bank's official social media handles (LinkedIn and X) notifying the opening of the special window as per the aforementioned circular.

Web links of the posts disseminated on the Bank's official social media handles	
LinkedIn	https://www.linkedin.com/feed/update/urn:li:activity:7428032701146005504
X	https://x.com/EquitasBank/status/2022267532917485843?s=20

Kindly take the above information on record.

Thanking you,

Yours faithfully,
For Equitas Small Finance Bank Limited

N Ramanathan
Company Secretary
Encl: a/a



SOLAR ENERGY CORPORATION OF INDIA LIMITED
(A Government of India Enterprise)
8th Floor, Plate-B, NBCC Office Block Tower, East Kidwai Nagar, New Delhi – 110023
(An ISO Certified Company) CIN No. U46106DL2011GOI225263

Proposal for renting out SECI's Office Space (38,198 sq. ft.)

in NBCC Office Block at East Kidwai Nagar, New Delhi

Solar Energy Corporation of India Limited (SECI) invites bids for selection of Sub-Lessees for Renting out the Office space of SECI, along with built-up facilities (Licensed Assets).

Property Highlights:

Location: 6th Floor, Plate-B, NBCC Office Block Tower-2, East Kidwai Nagar, New Delhi, Area: 38,198 sq. ft.

Condition: Fully furnished fitments (Licensed Assets).

Capacity: Currently configured to accommodate 250+ staff.

Parking: Includes covered parking space for 20 four-wheelers.

Prospective bidders are requested to remain updated for any notices/ amendments/clarifications etc. to the tender documents through the websites www.secil.co.in (Tender ID: SECIO00224).

Link: <https://www.secil.co.in/tender-details/YmBz>

KRYPTON INDUSTRIES LIMITED
CIN: L25199WB1990PLC048791
Regd. Office: Bangalore, Diamond Harbour Road, Falta, Fatehpur (South 24 Parganas), West Bengal - 743513, INDIA
Head Office: 410, Vardaan Building, 25A, Camac Street, Kolkata-700 016
E-mail: Krypton@kryptongroup.com, Website: www.kryptongroup.com

NOTICE

SPECIAL WINDOW FOR TRANSFER AND DEMATERIALISATION (DEMAT) OF PHYSICAL SHARES
Pursuant to SEBI Circular No. HO/38/13/11(2)/2026-MIRSD-POD/I/3750/2026 dated January 30, 2026 ("SEBI Circular"), shareholders are hereby informed that a Special Window will remain open up to **February 04, 2027**.

This facility is available to those investors who had purchased physical shares of Krypton Industries Limited ("the Company") prior to April 01, 2019, and;

a. had not lodged the shares for transfer; or

b. had lodged the shares of transfer, but the same were rejected, returned, or not altered to due to deficiencies in documentation.

Applicability of the Special Window

For clarity regarding the applicability of this window to transfer the deeds executed before April 01, 2019, investors may refer to the matrix below:

Lodged for transfer before April 01, 2019	Is the Original Share Certificate available with the Investor?	Whether eligible to lodge in the Special Window
No- it is fresh lodgement	Yes	Yes (subject to conditions stated in the SEBI Circular)
Yes, but was rejected/returned earlier	Yes	
Yes, was lodged	No	No
No, was not lodged	No	No

Kindly note that request(s) which are accompanied by Original Share Certificate(s) along with transfer deed(s) and other supporting documents will only be considered under the Special Window.

Investors wishing to avail of this Special Window may contact the Company's Registrar and Transfer Agents, Maheshwari Datamatrics Private Limited (MDPL) having their address at 5th floor, 23, RN Mukherjee Rd, Esplanade, Lal Bazar, Kolkata, West Bengal 700001.

For further details, investors may refer to the SEBI circular available at <https://tinyurl.com/29ab3727>.

For Krypton Industries Limited

Sd/-
Priya Agarwal

Company Secretary & Compliance Officer

Place: Kolkata
Dated: February 12, 2026

EQUITAS SMALL FINANCE BANK LIMITED

Registered Office: 4th Floor, Phase II, Spencer Plaza, No. 769, Mount Road, Anna Salai, Chennai - 600002.

Phone: + 91 44 4299 5000, Email: cs@equitasbank.com

www.equitasbank.in | CIN: L65191TN1993PLC025280

NOTICE TO THE SHAREHOLDERS OF EQUITAS SMALL FINANCE BANK LIMITED ("THE BANK") REGARDING SPECIAL WINDOW FOR TRANSFER & DEMATERIALISATION OF PHYSICAL SHARES

We draw attention of the Shareholders to the SEBI Circular bearing reference HO/38/13/11(2)/2026-MIRSD-POD/I/3750/2026 dated January 30, 2026 pertaining to opening of a special window for transfer and dematerialisation ("demat") of physical securities which were sold / purchased prior to April 01, 2019 and were rejected / returned / not attended to due to deficiency in the documents / process / or otherwise. The special window will be open for a period of one year from **February 05, 2026, till February 04, 2027**.

Eligible Shareholders / transferees may lodge their transfer requests with the Bank / Registrar & Transfer Agent (RTA) along with the following documents, as mandated by SEBI:

- Original security certificate(s)
- Transfer deed executed prior to April 01, 2019
- Proof of purchase by transferee, as may be available
- KYC documents of the transferee (as per ISR forms)
- Latest Client Master List (not older than 2 months) of transferee's demat account, duly attested by the Depository Participant
- Undertaking-cum-Indemnity as per Annexure A of the SEBI circular referred above

All securities transferred during this window shall be credited only in demat form and will remain under lock-in for one year from the date of registration of transfer. Such securities shall not be transferred / lien marked / pledged during the said lock-in period.

Transfer requests submitted after February 04, 2027, will not be accepted by the RTA.

For further details, please contact our RTA:

Registrar and Share Transfer Agent: KFIN Technologies Limited

Selenium Tower B, Plot No.31-32, Gachibowli Financial District, Nanakramguda, Hyderabad-500032. Toll free number-1800-309-4001, e-mail: einward.ris@kfinotech.com

Place: Chennai
sd/-
N Ramanathan, Company Secretary

Date: February 12, 2026

CESC

NOTICE INVITING TENDER (NIT)

CIN: L31901WB1978PLC031411

CESC Limited (CESC), a power utility in private sector and a flagship company under RP-Sanjiv Goenka Group invites bids from eligible bidders for supply of Modified Pillar Box for period Apr'26 to Mar'27. Details of the NIT are available under 'Live Tender/EOI' section under 'Vendors' of the official CESC website <http://www.cesc.co.in>



NATIONAL STOCK EXCHANGE OF INDIA LIMITED

Registered Office: Exchange Plaza, C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India

PUBLIC NOTICE

Public Notice for Compulsory Delisting of Equity Shares of Companies in terms of Regulation 32 (3) of SEBI (Delisting of Equity Shares) Regulations, 2021

In terms of Regulation 32(3) of SEBI (Delisting of Equity Shares) Regulations, 2021 ("Delisting Regulations") and as per rules made under Section 21A of the Securities Contracts (Regulation) Act, 1956 and the Rules, Bye-Laws, and Regulations of National Stock Exchange of India Limited ("the Exchange"), **NOTICE** is hereby given that the Exchange proposes to delist undermentioned Companies as the said Companies have met the criteria for delisting of their securities, i.e., the trading in the securities of the said Companies has been under suspension for more than six months on account of non-compliance with various provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and various circulars issued by SEBI/Exchange in this regard.

The Exchange has issued Show Cause Notice to the Companies at the last known address and registered email address as per the Exchange records, asking the said Companies to **SHOW CAUSE** as to why the Equity Shares of the Company should not be compulsorily delisted from the Exchange. Show Cause Notice issued to Kalahridhaan Trendz Limited and Suumaya Industries Limited via email dated December 26, 2025, and January 12, 2026, respectively, was delivered at the email id available with the Exchange. Further, Show Cause Notice courier to Kalahridhaan Trendz Limited was delivered on January 05, 2026 at its registered address. However, Show Cause Notice courier to Suumaya Industries Limited at its registered address on January 12, 2026, was returned undelivered. The name of the Companies along with the last known address as per the Exchange records are given below:

Sr. No.	Company	*Registered Address of the Company
1.	Kalahridhaan Trendz Limited	57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad - 382405, Gujarat, India
2.	Suumaya Industries Limited	Wing B, 20 th Floor, Lotus Corporate Park, Western Express Highway, Goregaon East, Mumbai - 400063, Maharashtra, India.

*Address available as per the records of the Exchange.

Note:
The consequences of compulsory delisting include the following:

- The above Companies will cease to be listed on the Stock Exchange. These Companies will be moved to the dissemination board of the Stock Exchange.
- In terms of Regulation 34 of Delisting Regulations,

1. The delisted Company, its whole-time directors, person(s) responsible for ensuring compliance with the securities laws, its promoters, and the Companies which are promoted by any of them shall not directly or indirectly access the securities market or seek listing of any Equity Shares or act as an intermediary in the securities market for a period of ten years from the date of such delisting.

2. In case of a Company 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 of these regulations, as certified by the relevant recognized stock exchange;

b. the promoters, whole-time directors, and person(s) responsible for ensuring compliance with the securities laws, of the compulsorily delisted Company shall also not be eligible to become directors of any listed Company till the exit option as mentioned in clause (a) is provided.

• In terms of Regulation 33 of Delisting Regulations,

1. Where the Equity Shares of a Company are delisted by a recognised stock exchange, the recognised stock exchange shall appoint an independent valuer(s) who shall determine the fair value of the delisted Equity Shares.

2. The recognised stock exchange shall form a Panel of expert valuers and from the said Panel, the valuer(s) for the purposes of sub-regulation (1) shall be appointed.

3. The value of the delisted Equity Shares shall be determined by the valuer(s) having regard to the factors mentioned in sub-regulation (2) of regulation 20 of SEBI (Delisting of Equity Shares) Regulations, 2021.

4. The promoter(s) of the Company shall acquire the delisted Equity Shares from the public shareholders by paying them the value determined by the valuer, within three months of the date of delisting from the recognised stock exchange, subject to the option of the public Shareholders to retain their shares.

5. The promoter shall be liable to pay interest at the rate of ten percent per annum to all the shareholders, who offer their shares under the compulsory delisting offer, if the price payable in terms of sub-regulation (3) of regulation 33 is not paid to all the Shareholders within the time specified under sub-regulation (4) of regulation 33.

Any person who may be aggrieved by the proposed delisting may make representation, if any, to the Delisting Committee of the Exchange in writing within 15 working days of this notice i.e. on or before March 09, 2026

The representation(s) with complete contact details (email Id, address and phone number) of the person(s) making a representation(s) should be addressed to:

The Delisting Committee, Listing Department, National Stock Exchange of India Limited Exchange Plaza, C-1, Block-G, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051 and 9th Floor Inspire, BKC Main Road, G Block BKC, Patthar Nagar, Bandra Kurla Complex, Bandra East, Mumbai, Maharashtra 400051. Contact no.: +91 22 26598100 (32014). E-mail: vgandhi@nse.co.in, delisting@nse.co.in with cc to dl-nsp-ent-delisting@nse.co.in. The representation/s should be mandatorily emailed to above specified email address. Any anonymous representation/s would not be considered valid.

The Companies are directed to contact the Exchange on the above-mentioned telephone nos. and email address in case of any discrepancy in the details of the Promoter(s)/Director(s).

Place: Mumbai For National Stock Exchange of India Limited

Date: February 13, 2026



By Order of the Board of Directors
for PDS Limited

Sd/-
Abhishek Kanoi

Group Legal Head & Company Secretary

Place: Mumbai
Date: February 12, 2026

NOTICE
FORM URC-2
Advertisement giving notice about registration under Part I of Chapter XXI of the Act

[Pursuant to Section 374(b) of the Companies Act, 2013 and rule 4(1) of the Companies (Authorised to Register) Rules, 2014]

1. Notice is hereby given that in pursuance of sub-section (2) of Section 366 of the Companies Act, 2013, an application is proposed to be made after fifteen days hereof but before the expiry of thirty days hereinafter to the Registrar of Companies, 2nd Floor, Corporate Bhawan, GSI Post, Nagole, Bandlaguda, Hyderabad - 500 068, that Aspire Spaces Tellegulli LLP may be registered under Part I of Chapter XXI of the Companies Act 2013, as a Company limited by shares.

2. The Principal objects of the Company are as follows:

1. Development of Layouts with Open Plots; Gated Communities with Villas/Apartments, Construction of Residential Villas, Apartments, Commercial Complexes, Real Estate Agents.

ii. All Ancillary Business related to the Real Estate, Construction and Property Management and Maintenance Services, Acquisition of Lands for such Development.

iii. Any other business which is profitable to the Company and its members.

3. A copy of the draft memorandum and articles of association of the proposed Company may be inspected at the office at 2-293-82-A-217-A-1-2-3, 3rd Floor, Road No.17, Sai Majera Homes, Jubilee Hills, Hyderabad, Shalpeta, Telangana - 500033.

4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Registrar at Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No.6,7,8, Sector 5, IMT Manesar, Distric Gurgaon (Haryana), Pin code - 122050, within twenty one days from the date of publication of this notice, with a copy to the Company at its registered office.

Sd/-Akshay Reddy Ulupala
Designated Partner
DPIN: 08132815

Sd/-Swarna Charlkola
Designated Partner
DPIN: 07622470

Dated this Thursday of February 12, 2026.

For Zee Media Corporation Limited

Sd/-

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