

MONTE CARLO FASHIONS LIMITED
Regd. Office : B-XXIX-106, G.T. Road, Sherpur, Ludhiana - 141003 (Pb.) India.
Tel.: 91-161-5048610, 5048620, 5048630, 5048640 Fax : 91-161-5048650

MCFL/CS/2025-26

February 24, 2026

National Stock Exchange of India Limited Exchange Plaza, 5 th Floor, Plot No. C/1, G-Block, Bandra-Kurla Complex, Bandra (E), Mumbai-400051.	BSE Limited. Phiroze Jeejeebhoy Tower, Dalal Street, Mumbai-400001.
Symbol: MONTECARLO	Scrip Code: 538836

Subject: Intimation under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015--Newspaper Publication

Sir/ Madam,

We enclose herewith copies of the newspaper advertisement published on February 23, 2026 regarding the notice to investors for the Special window for re-lodgement of transfer requests for physical shares, in accordance with Circular No. SEBI Circular No. HO/38/13/11(2)2026-MIRSD-POD/1/3750/2026 dated January 30, 2026, issued by the Securities and Exchange Board of India.

We kindly request you to take the above submission on record.

Thanking You,

Yours faithfully,

For MONTE CARLO FASHIONS LIMITED

ANKUR Digitally signed by
ANKUR GAUBA
Date: 2026.02.24
16:44:46 +05'30'
GAUBA

**ANKUR GAUBA
COMPANY SECRETARY & COMPLIANCE OFFICER
ICSI MEMBERSHIP NO. : F10577**

Insurer made to pay claim for sabotage



CONSUMER PROTECTION
JEHANGIR B GAI

Kesar Enterprises, a limited company engaged in the manufacture and sale of sugar and allied products, had obtained a standard fire and special perils policy from National Insurance Company. The policy, which was valid from July 1, 2016, to June 30, 2017, covered the insured's establishment and stock at its Bareilly unit.

On March 12, 2017, the staff discovered leakage of a large quantity of molasses from a tank. They informed the police and excise department, as well as the insurer, and carried out salvage operations to minimise the loss. A preliminary internal inquiry and investigation indicated sabotage through malicious damage to the tank's valve system. Senior technical and security officers confirmed that someone had deliberately tampered with the discharge valve and associated fittings, and that there was no evidence of any structural defect or mechanical failure. The police investigation also concluded that someone had caused the sabotage, but the police could not identify the culprits.

The insurer appointed a surveyor. The surveyor estimated the loss of molasses at 25,049 quintals, valued at ₹95,90,790, calculated at the prevailing market rate of ₹500 per quintal for free sale and ₹150 per quintal for levy molasses. The insurer rejected the claim on the grounds of delay in registering the FIR and the lack of credible proof to establish sabotage in guarded premises.

The repudiation was challenged by filing a complaint before the National Consumer Disputes Redressal Commission (NCDRC or National Commission). The insured asserted that the delay in registering the FIR was due to procedural constraints and that independent as well as internal inquiries

had confirmed the sabotage. The complaint stated that the insurer had wrongly repudiated the claim even though the policy covered malicious damage.

The insurer contested the case. It raised a technical defence that the complaint was not maintainable, as it related to a commercial entity engaged in large-scale business. It also argued that the dispute would involve adjudication of complex questions of fact and would require voluminous evidence, making it inappropriate for the summary procedure adopted under the Consumer Protection Act.

On merits, it pointed out that the tank had remained unused since 2015 and that the insured had not maintained a logbook. It argued that the possibility of an intruder accessing the pit, unbolting the rusted valve under significant fluid pressure, and escaping undetected was implausible. It also stated that the insured had produced no cogent proof to establish sabotage. The insurer attributed the leakage to the insured's failure to maintain the tank in proper condition.

The National Commission concluded that even though there was no tangible evidence of sabotage, it could infer it based on 'preponderance of probabilities'.

Hence, it held that the loss was due to a pre-planned conspiracy to cause financial damage, and not to commit theft.

By its order dated February 11, 2026, delivered by Justice Sudip Ahluwalia for the Bench along with Dr Sadhna Shanker, the National Commission held that the complaint, which sought indemnification of loss and alleged deficiency in service, was maintainable. It ordered the insurer to pay the assessed amount of ₹95,90,790 along with 6 per cent interest from the date of repudiation. It gave a period of three months for compliance, after which interest at 8 per cent would be payable. Additionally, it awarded ₹50,000 as litigation costs.

The writer is a consumer activist

DEALING WITH TAX NOTICE

Correct error by filing updated ITR; pay tax, interest and added levy

If your claim was genuine, submit documents to back it up

SANJEEV SINHA

Tax authorities have stepped up scrutiny of high-earning corporate leaders, flagging alleged discrepancies in the returns of dozens of senior executives earning over ₹50 lakh a year, according to media reports. They have issued notices and given these individuals an opportunity to file revised income-tax returns (ITRs) before stricter penalties and actions follow.

Overseas properties

Resident and ordinarily resident (ROR) individuals in India must disclose all foreign assets in Schedule FA of their ITR. This obligation applies to legal owners as well as beneficial owners (those who fund the asset) and beneficiaries (those who derive benefit from it).

"Many residents wrongly assume that foreign properties held in the name of a spouse or minor child need not be disclosed because they are not the 'legal owner'. However, disclosure under Schedule FA is based on beneficial ownership or beneficiary status. If the individual funded the asset or derives benefit from it, non-reporting amounts to a lapse," says Radhika Viswanathan, executive director, Deloitte India.

Foreign shares and overseas accounts

Resident individuals who hold foreign shares or overseas deposits must disclose them in Schedule FA, even if they hold them only as beneficial owners or beneficiaries. They must report foreign depository accounts under A1, custodial accounts under A2, and foreign shares under A3 (equity/debt interest) or Part B (financial interest in any entity).

"Many residents fail to report foreign demat, bank, broker or employee stock option plan (ESOP)-linked accounts because they do not consider them 'assets'. Others assume disclosure applies only to legal ownership or only when income is taxable. However, Schedule FA requires reporting of all

Penalties for under and misreporting



foreign financial accounts, regardless of income," says Viswanathan. Disclosure is mandatory even if the income is exempt abroad.

In all the above cases (foreign property, shares and accounts), taxpayers cannot revise past returns after the deadline, but they should ensure full disclosure in future filings after confirming ROR status. "They may also use the proposed six-month compliance window announced in the Union Budget 2026 to voluntarily correct earlier non-disclosures of foreign assets," says Viswanathan.

Crypto payments

Taxpayers sometimes do not disclose cryptocurrency payments received from foreign clients, assuming such receipts are outside the tax net. Many treat them only as capital gains instead of reporting the fair market value as business or professional income. The use of foreign crypto platforms, where the mandatory 1 per cent tax deducted at source (TDS) on virtual digital asset (VDA) transactions is not deducted, can also create reporting mismatches.

"Taxpayers must report cryptocurrency received from foreign clients as taxable income at fair market value in Indian rupees on the date of receipt and disclose all such transactions under Schedule VDA. They

Misreporting of foreign income can attract penalty up to 200% of tax payable

In addition, under Black Money Act, 30% tax on undisclosed foreign assets, a penalty of up to three times the tax, and potential imprisonment can be imposed

If someone has availed of an ineligible exemption or deduction, tax department adds it back to taxable income

Underreporting attracts 50% penalty, misreporting 200% on tax due

should maintain proper records, ensure compliance with the 1 per cent TDS requirement, particularly in peer-to-peer or offshore cases, and make appropriate disclosures of foreign income or overseas-held crypto assets in their ITRs," says Akhil Chandna, partner and global people solutions leader, Grant Thornton Bharat. Taxpayers should file an updated return (ITR-U) within the prescribed time limits by paying the applicable additional tax.

Inflating perquisites, reimbursement claims

Salaries sometimes try to reduce taxable income by overstating rent, submitting unverifiable travel receipts, or claiming tax-exempt travel reimbursements without travel, or by inflating bills.

"Perquisites such as housing, travel allowances, and reimbursements should be valued and reported strictly according to employer records and income tax rules, without inflating claims to reduce tax. Taxpayers should maintain proper documentation — rent agreements, bank transfer proofs, genuine travel bills — and reconcile Form 16 with payroll records to ensure they claim only eligible exemptions," says Chandna.

Taxpayers should file an updated

return to withdraw overstated exemptions, correctly disclose perquisites, and pay the additional tax with interest. They should back legitimate claims with proper documentation submitted through the e-proceedings portal.

Bogus donation claims

Sometimes, donors make donations through banking channels and later receive the money back in cash, minus a commission.

"A list of institutions approved for tax exemption is available on the Income Tax Department's official portal. Taxpayers should verify that the donee holds valid registration, such as under Section 80G, and check whether the eligible deduction is 50 per cent or 100 per cent. Donations must be made through recognised banking channels," says Neeraj Agarwal, partner, Nangia & Co LLP. If a taxpayer wrongly claimed a deduction, they can file an updated return, withdraw the claim, and pay the differential tax with interest. If the donation was genuine, they should respond with supporting documents such as valid receipts and proof of payment. "Taxpayers should respond factually and substantiate their position with proper documentation," says Agarwal.

How to respond to a notice

Taxpayers who receive such notices should verify it on the e-filing portal using the document identification number (DIN). "They should reconcile the mismatch with their annual information statement (AIS), taxpayer information summary (TIS), and Form 26AS data," says Vishwas Panjari, founder, SVAS Business Advisors.

"If there is an error in the ITR, consider filing ITR-U. If the claim is genuine, submit the necessary documentation in response to the notice," says Panjari. Along with ITR-U, they will have to pay the applicable tax, interest, and an additional levy.

The writer is a Delhi-based independent journalist

ADDENDUM TO REVISED FORM G PUBLISHED ON 03.02.2026 INVITATION FOR EXPRESSION OF INTEREST FOR BIL VYAPAR LIMITED (FORMERLY BINANI INDUSTRIES LIMITED)

Sl.	PARTICULARS	Original	Revised
1.	Last date for receipt of expression of interest	19.02.2026	No revision
2.	Date of issue of provisional list of prospective resolution applicants	26.02.2026	01/03/2026
3.	Last date for submission of objections to provisional list	03.03.2026	06/03/2026
4.	Date of issue of final list of prospective resolution applicants	06.03.2026	16/03/2026
5.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	06.03.2026	21/03/2026
6.	Last date for submission of resolution plans	07.04.2026	20/04/2026

Date: 21/02/2026
Place: Kolkata
SD: Rachna Jhunjhunwala, Resolution Professional
IBBI/IPA-001/IP-P03389/2011-18/10707, AFA Vaid Hall 31, 12, 2026
Siddha Weston, 9 Weston Street, Suite No 134, Kolkata-700013
Correspondence Email id: ibc.binani@gmail.com, Registered Email: egress.rac@gmail.com

BHARAT HEAVY ELECTRICALS LIMITED
(A Govt. of India Undertaking)
MM-SDC, BHEL, Ranipur, Haridwar, Uttarakhand
Ph: 01334-285265, E-mail: gyanprakash@bhel.in

New Vendors Required

BHEL is looking for vendors in different material categories, that are technically sound, committed to quality systems & have a strong financial background. For details, please visit our website <https://hwr.bhel.com> Note: Registration process for items required by BHEL is always open at <https://supplier.bhel.in> Prospective suppliers (including MSEs & owned by SCs/STs) may visit the site and apply for registration in the respective unit.

Manager (MM-SDC)

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Business Standard Insight Out

Gujarat State Petronet Limited
Corporate Identity Number: L40200GJ19985GC035188

Regd Office: GSPC Bhavan, Sector-11, Gandhinagar-382010, Gujarat.
Regd. Office: +91-79-23268500/700 Fax: +91-79-23268506 Website: www.gspcgroup.com

NOTICE INVITING TENDER

Gujarat State Petronet Limited (GSP) is currently operating more than 2700 Km of gas pipelines to facilitate gas transmission from supply points to demand centers across Gujarat. GSP invites bids from competent agencies for following requirements:

Tender-1:	Survey, RoU, RoW and associated works for Mundra-Mandvi Pipeline
Tender-2:	Supply, Installation, Testing & Commissioning of UPS System
Tender-3:	Rectification of GSP's Gas Grid ERDMP Document
Tender-4:	Procurement of Fire Extinguishers for GSP Gas Grid Stations across Gujarat
Tender-5:	Dismantling of Metering shed super structure at Morbi Terminal

Tender 1 to 4 shall be published online through n-Procure, and bids are accepted through n-Procure (<https://gsp.tender.nprocure.com>) only. For Tender-5, bidder may refer GSP website (<https://gspgroup.com/GSP/tender.aspx>) for bidding. Tenders shall be uploaded on n-Procure portal on 23-02-2026.

IDBI BANK
CIN: L65190MH2004G0114838

PUBLIC NOTICE FOR E-AUCTION

This E-Auction Notice is given to public in general that 1232.10 MTS of Paddy and 221.50 MTS of Rice (commodities) shall be auctioned on "As is what is", "As is where is" and "Whatever there is" basis. The Details of commodity, Reserve Price and Earnest Money Deposit are as mentioned below:

Sr.No.	Commodity	Quantity in MTS	EMD
1.	Paddy (Basmati)	1232.10	Rs. 1400 per MTS
2.	Rice A (Basmati)	121.50	Rs. 2600 per MTS
3.	Rice B (Basmati)	100.00	Rs. 3100 per MTS

The Commodities are pledged to IDBI Bank and are stored in godown/warehouse situated at Godown No. 4, Vadodara Sugar Factory, Vadodara District Co-op Sugarcane Grower's Union Ltd., Gandhara, Taluka - Karjan, District - Vadodara, Gujarat, Pin - 391210. NCDEX e-Market Ltd (NeML) is authorized for conducting e-Auction process on behalf of IDBI Bank, Siddhanath Branch, Vadodara.

Interested Buyers / Individuals / Participants may participate in the e-Auction process to be conducted on 11.03.2026 through the website of NeML at <http://market.neml.in>. Detailed terms and conditions of said e-Auction are available at the website of NeML at www.neml.in under the link circulars.

In case of non-completion/partial completion of e-Auction process, The Bank may conduct re-auction on the same day or any different date with same/different terms & conditions of tender document. Information in this regard will be available on the website of NeML at www.neml.in.

For any query kindly contact to Mr. Jigar Mehta - 9428222455, Mr. Shrikant Patel- 8460551910, Mr. Ashish Parik - 9574025807, Mr. Anand Saluja - 9826562657, Mr. Sanjay Shah - 9913131576.

The e-Auction will be conducted on March 11, 2026 between 4:00 to 5:00 PM. Sd/-
Date : 23.02.2026, Place : Vadodara Authorized Officer, IDBI Bank Limited

ADITYA BIRLA GRASIM INDUSTRIES LIMITED
CIN: L17124MP1947PLC000410
Registered Office: P.O. Birlagram, Nagda - 456 331, Dist. Ujjain, Madhya Pradesh, India
Tel.: +91 7366-246766
Corporate Office: Aditya Birla Centre, "A" Wing, 2nd Floor, S.K. Ahire Marg, Worli, Mumbai - 400 030, Maharashtra, India
Tel. No.: +91 22 6652 5000 / 2499 5000
E-mail: grasim.secretarial@adityabirla.com ; Website: www.grasim.com

SPECIAL WINDOW - RE-LODGE FOR TRANSFER AND DEMATERIALIZATION OF PHYSICAL SECURITIES

Securities and Exchange Board of India ("SEBI") had discontinued transfer of physical shares from 1st April 2019. However, a special window was opened by SEBI from 7th July 2025 to 6th January 2026, for re-lodgement of physical share transfer requests originally submitted before 1st April 2019 but returned due to deficiencies in documentation. In order to facilitate the investors, the SEBI vide its Circular No. HO/38/13/11(2)2026-MIRSD-POD/13/750/2026 dated 30th January 2026 has decided to open another special window for one year from 5th February 2026 to 4th February 2027. While lodging request under special window for transfer of physical shares, one of the mandatory requirements is submission of original share certificate which is as follows:

Execution date of transfer deed	Lodged for transfer before 1 st April 2019	Original Security Certificate Available?	Eligible to lodge in the current window?
Before 1 st April 2019	No (it is fresh lodgement)	Yes	✓
	Yes (it was rejected / returned earlier)	Yes	✓
	Yes	No	✗
	No	No	✗

Further, the following cases will not be considered under this window:

- Cases involving disputes between transferor and transferee.
- Securities which have been transferred to Investor Education and Protection Fund (IEPF).

NOTE: All shares re-lodged during this period will be processed through the transfer-cum-demat route i.e. they will only be issued in dematerialised (demat) form after transfer and the same will be subject to a lock-in of one year.

Shareholders who have missed the earlier deadline for re-lodgement of transfer deeds are once again encouraged to take advantage of this opportunity by furnishing the necessary documents to the Company's Registrar and Share Transfer Agent ("RTA") - KFIN Technologies Limited and in case of any clarification, concerned shareholders can get in touch with the Company and RTA, at any of the addresses given below:

GRASIM INDUSTRIES LIMITED	KFIN TECHNOLOGIES LIMITED
P.O. Birlagram, Nagda - 456 331 Dist. Ujjain, Madhya Pradesh, India. Telephone: 91-7366-246766/ Email: grasim.secretarial@adityabirla.com Website: www.grasim.com	Selenium Tower - B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032 Telangana, India. Toll Free No: 1800 3094 001 Email: einward.rs@kfintech.com Website: www.kfintech.com

Update of KYC and conversion of physical shares into dematerialised form:

Shareholders holding shares in physical form are encouraged to update their KYC details and convert their physical shares into dematerialised (electronic) form. Holding shares in dematerialised form offers multiple benefits and eliminates the risks associated with the physical share certificates.

For Grasim Industries Limited

Sd/-
Neelajba Chakrabarty
Company Secretary and Compliance Officer
ACS-16075
Place: Mumbai
Date : 22nd February 2026

LLOYDS METALS AND ENERGY LIMITED
Regd. Office: Plot No. A-1-2, MIDC Area, Ghugus Chandrapur, Maharashtra 442505

NOTICE

Notice is hereby given that the Share Certificate(s) for the under mentioned Equity Shares of the company have been lost/misplaced and the holder(s) / purchaser(s) of the said Equity Shares have applied to the company to issue duplicate share certificate(s)

Name of Shareholder	Folio No.	Certificate No.	Distinctive Nos.	No. of Shares
TANU AGARWAL	0370584	912-912	1007641 TO 1008640	1000

The shareholder has applied to the Company LLOYDS METALS & ENERGY LTD. (CIN: L40300MH1977PLC019594) Regd. Office: Plot No. A-1-2, MIDC Area, Ghugus Chandrapur, Maharashtra for issue of Duplicate Share Certificate(s). Any person(s) who have any claim(s) in respect of the said share certificate(s) should lodge such claim with the Company at its Registered Office within 21 days from this date else the Company will proceed to issue duplicate share certificate(s) to the aforesaid applicants without further information.

Date: 23.02.2026, Place: Jaipur
TANU AGARWAL

Balmer Lawrie & Co Ltd.
(A Government of India Enterprise)
Container Freight Station, P-3/1 Transport Depot Road, Kolkata - 700088
CIN: L15492WB1924G004835
Regd. Office - 21, NS Road, Kolkata - 700001
Website: www.balmerlawrie.com

Notice Inviting E-Auction

Online bids are invited for Disposal of Fixed Assets & Miscellaneous Items of GFS and Warehouse Units on "As is Where is" and "No Complaint" basis from Balmer Lawrie CFS, Kolkata - 700088.

Auction No: MStCERO/BALMER LAWRIE AND COMPANY LIMITED/242/KOLKATA/25-26/2714
Date: 02-03-2026

Interested bidders may visit the websites www.mstcero.co.in and www.balmerlawrie.com from time to time to view any amendment / corrigendum.

For further details, please contact -
Mr. Sarwan Singh, Executive - (Operations)
E: singh.sarwan@balmerlawrie.com / M: 9163375293

CENTURYPLY
Century Plyboards (India) Limited
CIN: L2010WB1982PLC034435
Registered Office: P-15/A, Taratala Road, Kolkata - 700 088
Tel.: (033) 39403950,
Email: investors@centuryply.com; Website: www.centuryply.com

NOTICE TO SHAREHOLDERS

SPECIAL WINDOW FOR TRANSFER AND DEMATERIALIZATION OF PHYSICAL SECURITIES

Notice is hereby given to investors that pursuant to the circular dated January 30, 2026 issued by the Securities and Exchange Board of India (SEBI), a special window has been opened till February 4, 2027 to facilitate transfer and dematerialisation of physical securities that were sold/purchased prior to April 1, 2019. For clarity regarding eligibility, investors may refer to the following matrix:

Execution of transfer deed	Lodged for transfer before April 01, 2019?	Original Security Certificate Available?	Eligible to lodge in the current window?
Before April 01, 2019	No (It is fresh lodgement)	Yes	Yes
	Yes (It was rejected / returned earlier)	Yes	Yes
	Yes	No	No
	No	No	No

Request(s) accompanied by original share certificates, duly executed transfer deed(s) and prescribed supporting documents will only be considered under this special window. Securities transferred under this facility shall mandatorily be 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, during which such securities cannot be transferred, lien-marked or pledged. Eligible investors are requested to review the circular for further details and submit their request to the Company's Registrar and Share Transfer Agent: Maheshwari Datamatics Pvt. Ltd. 23, R N Mukherjee Road, 5th Floor, Kolkata - 700001 Phone: 033 22435029 / 22482248 Email: contact@mdplcorporate.com The SEBI Circular can be accessed on the website of SEBI at www.sebi.gov.in and that of the Company at www.centuryply.com.

For Century Plyboards (India) Ltd. Sd/-
Sundeep Jhunjhunwala
Company Secretary
Membership No.: FCS 4946
Date: February 23, 2026
Place: Kolkata

MONTE CARLO FASHIONS LIMITED
(CIN: L51494PB2008PLC032059)
Registered Office: B-XXIX-106, G. T. Road, Sherpur, Ludhiana-141003
Tel.: 91-161-5048610-20-30-40, Fax: 91-161-5048650
Website: www.montecarlocorporate.com
E-mail: investor@montecarlocorporate.com

NOTICE

Special Window for Transfer and Dematerialization of Physical Shares

Please note that a Special Window for Transfer and Dematerialization ("demat") of Physical Shares will remain open till February 4, 2027 pursuant to SEBI Circular No. HO/38/13/11(2)2026-MIRSD-POD/13/750/2026 dated January 30, 2026 ("SEBI CIRCULAR"). This facility of a special window is for lodgement of physical securities transfer and dematerialization ("demat") which were sold/purchased prior to April 01, 2019. Kindly refer to the matrix below with regards to the applicability of lodgement.

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

Kindly note that the request(s) which are accompanied by original certificate(s) along with transfer deeds and relevant supporting documents will only be considered under this special window. The securities so transferred shall be 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.

For any queries on the above matter, shareholders are requested to contact the Company's Registrar and Share Transfer Agents, M/s MUFG Intime India Private Limited, Noble Heights, 1st Floor, Plot NH 2, C-1 Block, LSC, Near Savitri Market, Janakpuri, New Delhi - 110058, Phone.: 011-49411000, email: investor.helpdesk@in.mfpm.com.

Important Note: All shareholders are requested to ensure that their E-mail IDs/KYC details are updated with RTA of the Company or with their respective Depository Participants.

For Monte Carlo Fashions Limited Sd/-
Ankur Gauba
Company Secretary & Compliance Officer
ICSI Membership No. FCS-10577
Place: Ludhiana
Date: 21.02.2026

