

Ref: OEL/BSE-NSE/2026-27/07

May 7, 2026

National Stock Exchange of India Limited

Exchange Plaza, 5th Floor,
Plot No. C/1, G Block
Bandra Kurla Complex
Bandra (E), Mumbai 400051

BSE Limited

Phiroze Jeejeebhoy Towers
Fort, Dalal Street
Mumbai – 400001

Symbol: ORIENTELEC

Scrip Code: 541301

Dear Sir/ Madam,

Sub: Copies of the newspaper advertisements for transfer of Unclaimed Dividend Amount(s) and/or underlying shares of the Company to IEPF & Notice sent to shareholders in this regard.

Please find enclosed herewith copies of the newspaper advertisement published in Financial Express (National English Daily) and Odisha Bhaskar (Odisha daily) pertaining to Notice to Equity shareholders for transfer of Unclaimed Dividend Amount(s) and/or underlying shares of the Company to Investor Education and Protection Fund (IEPF). The above advertisements were published in the above newspapers on May 7, 2026. Also, in accordance with Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose the copy of notice / reminder sent to those shareholders whose dividend remained unclaimed for seven consecutive years, requesting them to claim the same **on or before July 17, 2026** failing which the unclaimed dividend amount and corresponding shares shall be transferred to IEPF.

You are requested to take the enclosed documents on your record.

Thanking you,

For **Orient Electric Limited**

Diksha Singh
Company Secretary

Encl: As above

UltraTech, Ambuja chart different growth paths

URVI MALVANIA
Mumbai, May 6

INDIA'S TWO LARGEST cement makers were in a heated race to outdo each other in terms of capacity just a year ago. However, UltraTech and Ambuja Cements have started FY27 on markedly different tracks with the former doubling down on scale and the latter shifting focus to optimisation.

UltraTech Cement is sticking to its playbook. Its management has reiterated that capacity expansion remains central to its strategy, positioning scale as a driver of cost efficiency, market reach and long-term competitiveness. The cement maker added 8 million tonne per annum (MTPA) capacity in FY26 to end the year with 196.8 MTPA with an annual capex of ₹10,064 crore. In April this year,

it crossed the 200 MTPA domestic capacity mark.

"We have committed to add a further 37 million tonne which will take us over 242.5 million tonne in a phased manner by FY28. We see a plan of investing around ₹8,000-10,000 crore every year for the foreseeable future," UltraTech CFO Atul Daga said during the earnings call.

Challenger Ambuja Cements, in contrast, is recalibrating its approach. While it continues to execute committed projects and has plans to reach around 119 MTPA by H1FY27, its management has clearly shifted emphasis from expansion to optimisation.

The focus now is on improving utilisation of acquired assets such as Sanghi and Penna, driving premiumisation, and expanding margins.

"In FY27, our focus formally remains on streamlining the operations and margin expansion. So, we will continue to focus on trade sales and more so on the premium product sales," Vinod Bahety, CEO of Ambuja Cements said on the quarterly earnings call earlier this week.

It should be noted that during the FY25 earnings call, the Ambuja management had set a target of 118 MTPA as the exit capacity for FY26. However, its capacity at the end of the previous fiscal was 109 MTPA.

This strategic pivot is accompanied by a moderation in capital allocation. Capex for FY27 is guided at ₹6,000-6,500 crore — down from FY26 levels of ₹7,500 crore — with management indicating that spending will remain flexible and contingent on demand and macro-environment conditions.

ATUL DAGA,
CFO, ULTRATECH

We have committed to add 37 MT which will take us over 242.5 MT by FY28



VINOD BAHETY,
CEO, AMBUJA CEMENTS

In FY27, focus remains on streamlining operations, margin expansion



GCC footprint in India widens to 2.1K centres: Nasscom & Zinnov

FE BUREAU
Mumbai, May 6

INDIA'S GLOBAL CAPABILITY centre (GCC) ecosystem has expanded to 2,117 centres operating across 3,728 units, employing 2.36 million professionals and generating \$98.4 billion in revenue as of FY26, according to a joint report by Nasscom and Zinnov. The number of GCCs has grown 32% since FY21, with 506 Forbes Global 2000 companies now running operations from India.

Artificial intelligence (AI) is emerging as a key driver of this growth. Nearly half of all GCCs set up since FY21 were built with AI at their core, while more than 1,200 centres now have embedded AI and machine learning capabilities. This is supported by

AI-LED PUSH

■ The GCC ecosystem has expanded to 2,117 centres operating across 3,728 units, employing **2.36 million** professionals

■ The number of GCCs has grown 32% since FY21, with 506 Forbes Global 2000 firms now running ops from India

■ Artificial intelligence is emerging as a key driver of this growth

over 250 dedicated Centres of Excellence and a talent base of 250,000 AI professionals.

RAJESH NAMBIAR,
PRESIDENT, NASSCOM


India's GCC ecosystem is undergoing a fundamental reset. The shift from scale to value is now well underway



increasingly integrated across products, internal operations, and customer-facing functions, the report said. At the same time, the focus is moving towards governance and scalability, signalling a more mature phase of adoption.

"India's GCC ecosystem is undergoing a fundamental reset. The shift from scale to value is now well underway, with AI acting as the catalyst. GCCs are increasingly taking ownership of global products, platforms, and business outcomes, positioning India as a strategic nerve centre for enterprises worldwide. The next phase of growth will be defined by how effectively these centres can drive enterprise-wide transformation and deliver measurable impact," Rajesh Nambiar, President, Nasscom, said.

The shift marks a transition from experimentation to enterprise-wide deployment, with AI

CKA Birla Group 

ORIENT ELECTRIC LIMITED
CIN: L31100OR2016PLC025892

Registered Office: Unit VIII, Plot No. 7, Bhoinagar, Bhubaneswar, Odisha-751 012, Tel: 0674-2396930,
Corporate Office: 240, Okhla Industrial Estate, Phase -III, Okhla New Delhi - 110020, Tel: 011-41325060
E-mail: investor@orientelectric.com, Website: www.orientelectric.com

**NOTICE TO THE EQUITY SHAREHOLDERS
TRANSFER OF EQUITY SHARES TO THE INVESTOR EDUCATION AND PROTECTION FUND (IEPF)
AUTHORITY**

In terms of Section 124(5) of the Companies Act, 2013 ("Act"), any money transferred to the Unpaid Dividend Account of the Company, which remains unpaid or unclaimed for a period of seven (7) years from the date of such transfer shall be transferred to the IEPF, a fund established by Central Government under Section 125 of the Act. Further, pursuant to the provisions of Section 124(6) of the Act read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer, and Refund) Rules, 2016 ("the IEPF Rules") as amended from time to time, all shares in respect of which dividend remains unpaid or unclaimed for seven (7) consecutive years or more shall also be transferred by the Company to the Demat Account of IEPF Authority.

In this regard, this is to bring to your kind attention that the shares of the shareholders of the Company whose dividends are unclaimed for seven consecutive years from the date of transfer of Final Dividend declared for FY 2018-19 to unclaimed dividend account, are becoming due to be transferred to IEPF on August 17, 2026.

In compliance with IEPF Rules Individual notices are being sent to all the concerned shareholders whose shares are liable to be transferred to IEPF. The full details of such shareholders are made available on the Company's Website www.orientelectric.com.

Shareholders are requested to forward the requisite documents as per the above-mentioned communication, to the Company's Registrar and Share Transfer Agent, KFin Technologies Ltd i.e., to claim the unclaimed dividend for FY 2018-19 and onwards. In case the dividend(s) are not claimed by July 17, 2026, necessary steps will be initiated by the Company to transfer the unclaimed dividend along with the underlying shares to IEPF Authority, in the manner provided under IEPF Rules, without any further notice. Please note that no claim shall lie against the Company in respect of the shares so transferred to IEPF.


In furtherance of investor awareness, the IEPF Authority has launched the **100-Days "Saksham Niveshak" Programme from April 1, 2026, to July 9, 2026**. This special initiative is aimed at educating and sensitising investors about unclaimed/unpaid dividends, the importance of timely KYC / Nomination updation, and the steps that can be taken to prevent their shares and dividend amounts from being transferred to IEPF. Shareholders are strongly encouraged to take advantage of this programme and take prompt action to update their KYC details and claim any outstanding dividends before the due date IEPF by applying along with required documents to KFin Technologies Limited, Registrar and Share Transfer Agent (RTA) at einuward.ris@kfinetech.com.

Please note that both the unclaimed dividend and the underlying shares, including all benefits accruing on such shares, if any, once transferred to IEPF can be claimed back only from IEPF Authority by following the procedure prescribed in this regard on the website www.iepf.gov.in.

In case of any query, shareholder(s) are requested to contact the Company's Registrar and Share Transfer Agent, Mr. Ramdas, Senior Manager, KFin Technologies Ltd, (Unit: Orient Electric Limited), Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032 or through e-mail at einuward.ris@kfinetech.com, Ph:1800-309-4001.

For Orient Electric Limited
sd/-
Diksha Singh
Company Secretary
(ACS-44999)

Place: New Delhi
Dated: 06.05.2026



Aptus Value Housing Finance India Ltd.
(CIN : L65922TN2009PLC073881)

Registered Office and Corporate Office : 8B, 8th Floor, Doshi Towers, 205, Poonamallee High Road, Kilpauk, Chennai - 600 010. Tel: +91 44 4565 0000

STATEMENT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2026

(INR In lakhs)

S. No.	Particulars	Consolidated				
		Quarter ended		Year ended		
		31.03.2026	31.12.2025	31.03.2025	31.03.2026	31.03.2025
1	Total Income from Operations	57,522.21	55,359.95	48,403.69	219,312.23	175,040.87
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	32,758.49	30,378.40	27,096.09	121,117.73	97,483.89
3	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	32,758.49	30,378.40	27,096.09	121,117.73	97,483.89
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items)	26,097.61	23,618.86	20,702.53	94,296.51	75,124.61
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	26,098.38	23,620.52	20,697.00	94,300.43	75,123.26
6	Paid up Equity Share Capital	10,014.85	10,014.45	9,996.28	10,014.85	9,996.28
7	Reserves (excluding Revaluation Reserve)	495,991.10	469,656.52	421,668.90	495,991.10	421,668.90
8	Securities Premium Account	179,068.03	178,971.90	176,972.65	179,068.03	176,972.65
9	Net worth	506,005.95	479,669.72	431,665.18	506,005.95	431,665.18
10	Paid up Debt Capital / Outstanding Debt	787,366.64	751,349.40	684,684.25	787,366.64	684,684.25
11	Outstanding Redeemable Preference Shares	-	-	-	-	-
12	Debt Equity Ratio	1.56	1.57	1.59	1.56	1.59
13	Earnings Per Share (of Rs. 2/- each)					
	1. Basic (Not annualised for the quarter and nine months)	5.22	4.72	4.15	18.84	15.04
	2. Diluted (Not annualised for the quarter and nine months)	5.21	4.72	4.14	18.84	15.01

Notes:
1. The above statement of audited consolidated results has been approved by the Board of directors on May 06, 2026.
2. The financial statements have been prepared in accordance with the Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended.

STATEMENT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED MARCH 31, 2026

(Rs. in lakhs)


S. No.	Particulars	Standalone				
		Quarter ended		Year ended		
		31.03.2026	31.12.2025	31.03.2025	31.03.2026	31.03.2025
1	Total Income from Operations	37,784.80	37,027.78	35,436.24	148,476.99	129,403.41
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	21,313.35	20,114.31	21,958.91	86,456.76	73,720.19
3	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	21,313.35	20,114.31	21,958.91	86,456.76	73,720.19
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items)	17,643.87	15,981.64	16,963.48	69,283.86	57,544.36
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	17,640.48	15,982.77	16,957.01	69,283.86	57,542.07
6	Paid up Equity Share Capital	10,014.85	10,014.45	9,996.28	10,014.85	9,996.28
7	Reserves (excluding Revaluation Reserve)	417,396.31	399,517.40	368,090.68	417,396.31	368,090.68
8	Securities Premium Account	179,068.03	178,971.90	176,972.65	179,068.03	176,972.65
9	Net worth	427,411.16	409,530.60	378,066.96	427,411.16	378,066.96
10	Paid up Debt Capital / Outstanding Debt	518,686.41	497,296.03	482,866.65	518,686.41	482,866.65
11	Outstanding Redeemable Preference Shares	-	-	-	-	-
12	Debt Equity Ratio	1.21	1.21	1.28	1.21	1.28
13	Earnings Per Share (of Rs. 2/- each)					
	1. Basic (Not annualised for the quarter and nine months)	3.53	3.19	3.40	13.85	11.52
	2. Diluted (Not annualised for the quarter and nine months)	3.53	3.19	3.39	13.84	11.50

Notes:
1. The above is an extract of the detailed format of financial results filed for the quarter & year ended March 31, 2026 which had been approved by the Board of directors on May 06, 2026 and subjected to a audit by the Statutory auditors for the year ended March 31, 2026 and filed with the Stock Exchanges under Regulation 33 and 52 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015, as amended. The full format of the aforesaid financial results is available on the website of the Company (www.aptusindia.com), BSE limited (www.bseindia.com), and National Stock Exchange of India Limited (www.nseindia.com).
2. The financial statements have been prepared in accordance with the Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended.
3. Amounts for the comparative periods presented have been reclassified / regrouped, wherever necessary.

For and on behalf of the Board of Directors
M Anandan
Executive Chairman
DIN 00039633

Place : Chennai
Date : May 06, 2026

visit us at www.aptusindia.com



Bandhan Bank Limited
CIN: L67190WB2014PLC204622;
Regd. Office: DN 32, Sector V, Salt Lake, Kolkata-700091; Phone: +91-33-6609 0909;
Head Office: 12th to 14th Floors, Adventz Infinity@5,
BN 5, Sector V, Salt Lake City, Kolkata-700091;
Email: investors@bandhanbank.com; Website: www.bandhan.bank.in

NOTICE OF POSTAL BALLOT AND INFORMATION ON REMOTE E-VOTING

Notice is hereby given that pursuant to the provisions of Sections 110, 108 and other applicable provisions, if any, of the Companies Act, 2013 (the 'Companies Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014, General Circular No. 14/2020 dated April 08, 2020 and General Circular No. 17/2020 dated April 13, 2020, read with other relevant circulars, including General Circular No. 03/2025 dated September 22, 2025, issued by the Ministry of Corporate Affairs, Government of India (the 'MCA Circulars'), Secretarial Standard on General Meetings ('SS-2') issued by the Institute of Company Secretaries of India; Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'SEBI LODR'), and any other applicable laws, rules and regulations [including any statutory modification(s) or re-enactment(s) thereof, for the time being in force], the Postal Ballot Notice dated April 28, 2026 has been sent by e-mail on **Wednesday, May 06, 2026** to all those Members of Bandhan Bank Limited (the 'Bank'), holding shares either in physical or in dematerialised form, whose names appeared in the Register of Members/List of Beneficial Owners received from the National Securities Depository Limited ('NSDL') and the Central Depository Services (India) Limited ('CDSL') (collectively referred to as 'Depositories'), as on **Friday, May 01, 2026 ('Cut-off Date')**, and whose email addresses are registered with the Bank/Bank's Registrar and Share Transfer Agent ('RTA'), namely, KFin Technologies Limited ('KFinTech') [in respect of shares held in physical form] and Depositories/Depository Participants ('DP') [in respect of shares held in dematerialized form] and made available to the Bank by the respective Depositories, for seeking the approval of the eligible Members of the Bank, on the following resolution by means of Postal Ballot process, only by way of remote electronic voting ('remote e-voting') process:

Sr. No.	Description of Resolution	Type of Resolution
1.	Appointment of Mr. Debashish Mukherjee (DIN: 08193978) as an Independent Director of the Bank, with effect from March 25, 2026	Special

In terms of the MCA Circulars, the requirement of sending physical copies of Postal Ballot Notice and Forms has been dispensed with. Accordingly, physical copies of Postal Ballot Notice, Postal Ballot Form and pre-paid business reply envelope have not been sent to any Member. Further, the MCA Circulars advise that the communication of assent or dissent of the Members would take place through the remote e-voting system only. The Bank has engaged the services of KFinTech as the Service Provider to provide the platform facilitating the remote e-voting. Members may cast their votes remotely, on the dates mentioned herein below, using the e-voting platform of KFinTech. During this period, Members can cast their vote electronically, by selecting **EVEN No. 9693**.

A copy of the Postal Ballot Notice is also placed on the Bank's website at <https://bandhan.bank.in/postal-ballot>; websites of the stock exchanges - BSE Limited at <https://www.bseindia.com/> and National Stock Exchange of India Limited at <https://www.nseindia.com/>; and on the website of KFinTech at <https://evoting.kfintech.com/public/Downloads.aspx>.

The Board of Directors of the Bank has appointed CS Hansraj Jaria, Practising Company Secretary (FCS No.: 7703/CP No.: 19394), failing him, CS Rakesh Agrawal, Practising Company Secretary (FCS No.: 8792/CP No.: 9014), to act as the Scrutiniser to conduct and scrutinise the Postal Ballot through remote e-voting process in a fair and transparent manner, in accordance with the Companies Act, and the Rules made thereunder.

All the Members are hereby informed that:

- The special business as set out in the Postal Ballot Notice will be transacted through remote e-voting only;
- Remote e-voting shall commence from **Thursday, May 07, 2026 at 9.00 A.M. (IST)** and end on **Friday, June 05, 2026 at 5.00 P.M. (IST)**;
- Remote e-voting module shall be blocked at **5:00 P.M. on Friday, June 05, 2026** and no Member(s) shall be allowed to cast vote thereafter;
- A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories/KFinTech as on the Cut-off Date, i.e., **Friday, May 01, 2026**, only shall be entitled to avail the facility of remote e-voting;
- Once the vote on a resolution is cast by the Member, he/she shall not be allowed to change it subsequently or cast the vote again;
- The voting right(s) of Members shall be in proportion to their share in the total paid-up voting equity share capital of the Bank, as on the Cut-off Date, i.e., **Friday, May 01, 2026**, subject to the provisions of the Banking Regulation Act, 1949, as amended;
- A Person who is not a Member of the Bank as on the Cut-off Date should treat the Postal Ballot Notice for information purpose only;
- The manner in which the Members holding shares in dematerialised/physical form or who have not registered their email addresses can cast their vote(s) through remote e-voting are provided in the Postal Ballot Notice available on the websites of the Bank, the Stock Exchanges and KFinTech. Additionally, in terms of SEBI Master Circular dated July 11, 2023 (last updated on: January 30, 2026), individual Members holding shares in demat mode, can register directly with the depository or through their demat account, to access e-voting page of KFinTech, without having to register again with KFinTech for participating in the e-voting process. The detailed procedure in this regard has been explained in the Postal Ballot Notice;
- In case of any query and/or grievance, in respect of voting by electronic means, Members may refer to the Help & Frequently Asked Questions (FAQs) and remote e-voting User Manual available at the downloads section of <https://evoting.kfintech.com/> or contact Mr. Gunti Ramdas, Senior Manager - Corporate Registry (Unit: **Bandhan Bank Limited**) of KFin Technologies Limited, Selenium Building, Tower B, Plot Nos. 31 & 32, Financial District, Nanakramguda, Serilingampally, Rangareddy, Telangana, India-500 032, or email at evoting@kfintech.com or call KFinTech's Toll-Free No.: 1800-309-4001 for any further clarification(s), or write to Mr. Indranil Banerjee, Company Secretary of the Bank, at registered office or at investors@bandhanbank.com.

Members who have not registered their email addresses may register their email addresses with the Bank, as mentioned hereunder:

- For shareholders holding share(s) in physical form** - SEBI, vide Section V of its 'Master Circular for Registrars to an Issue and Share Transfer Agents' dated February 06, 2026, has made it mandatory for shareholders holding shares in physical form, to, *inter alia*, update their KYC including contact details, email address, mobile no., bank details, and choice of nomination, etc., by furnishing requisite details in Form ISR-1. In this connection, the form, as notified by SEBI, along with other requisite details, are available at the Bank's website at <https://bandhan.bank.in/sebi-circular> and at the KFinTech's website at <https://ris.kfintech.com/client-services/isc/default.aspx>.
- For Demat Holders** - Members holding shares of the Bank in electronic form can verify/update their respective email addresses and mobile numbers with their respective DPs.

The Scrutiniser will submit his Report to the Chairman or any other Director or the Company Secretary of the Bank, after the completion of scrutiny of votes, and the Result of the Postal Ballot will be announced on or before **Sunday, June 07, 2026**. The Result of the Postal Ballot, along with the Scrutiniser's Report, will be made available on the website of the Bank at <https://bandhan.bank.in/postal-ballot> and on the website of the Service Provider at <https://evoting.kfintech.com/public/Downloads.aspx>, besides being communicated to the Stock Exchanges, where the Bank's shares are listed. The remote e-voting Result, along with the Scrutiniser's Report, will also be displayed at the Registered Office and Head Office of the Bank.

Saksham Niveshak - Second '100-Day Campaign': Pursuant to the intimation issued by the Investor Education and Protection Fund ('IEPF') Authority dated March 27, 2026, companies have been advised to undertake the Second 100-Day Campaign titled "Saksham Niveshak" for the period from April 01, 2026 to July 09, 2026, with the objective of creating awareness and facilitating direct payment of unclaimed or unpaid dividends to rightful shareholders. In line with this initiative and consistent with its earlier efforts, the Bank has been proactively and continuously communicating with its shareholders to update their KYC, bank account, and nomination details with the Bank/its RTA (for shares held in physical form) or with their respective Depository Participants (for shares held in demat form) to enable timely receipt of their entitlements. Timely action by shareholders will help ensure that dividends and underlying shares are not transferred to the IEPF Authority. Further, shareholders whose dividends remain unclaimed, or whose dividend and/or equity shares have already been transferred to the IEPF Authority, are advised to reach out to the Bank/its RTA for guidance and facilitation in claiming such entitlements.

SPECIAL WINDOW FOR TRANSFER AND DEMATERIALIZATION OF PHYSICAL SECURITIES

SEBI, vide its Circular dated January 30, 2026 on 'Ease of Doing Investment - Special Window for Transfer and Dematerialisation of Physical Securities', has advised that a Special Window will remain open, for a period of one year from February 05, 2026 to February 04, 2027, to facilitate transfer and dematerialisation of physical securities, which were sold/purchased prior to April 01, 2019. This Special Window is also available for such requests for transfer of shares in physical mode, which were submitted earlier and were rejected/returned/not attended to due to deficiency in the documents/process or otherwise. For further details, the shareholders are requested to go through the said SEBI Circular, which is also available at the website of the Bank at <https://bandhan.bank.in/sebi-circular>. Eligible shareholders are requested to re- lodge their transfer requests with the Bank/its RTA, at the below mentioned address, during the Special Window until February 04, 2027.

Date: May 06, 2026
Place: Kolkata

For Bandhan Bank Limited
Indranil Banerjee
Company Secretary & Compliance Officer



କଟକ (ରାସ୍ତା ନମ୍ବର): ବିଶ୍ୱବିଦ୍ୟାଳୟ ଅନୁଦାନ ଆୟୋଗ ଦ୍ୱାରା ପ୍ରଣୀତ ହେଉଥିବା ଉପାଧାନ ନିୟମାବଳୀ, ୨୦୨୩ର ଧାରା ୬ ଅନୁସାରେ ଉପାଧାନ ବିଶ୍ୱବିଦ୍ୟାଳୟରେ ଲୋକପାଳ ନିଯୁକ୍ତି ପାଇଁ ପ୍ରାଧ୍ୟାୟ ଅଛି । ବିଭିନ୍ନ ଉଚ୍ଚ ବିଶ୍ୱବିଦ୍ୟାଳୟରେ ଲୋକପାଳ ପଦବି ଖାଲି ପୂର୍ଣ୍ଣସମ୍ପୂର୍ଣ୍ଣ ଏବଂ ପୂର୍ଣ୍ଣ କର୍ତ୍ତବ୍ୟ ପାଇଁ ଏବଂ କର୍ମସୂଚୀ ନାମଲେ ଶୁଣାଣି କରି ପୁଣି ବିଚାରପତି ହରିଶ୍ଚନ୍ଦ୍ର ଚନ୍ଦ୍ର ଚନ୍ଦ୍ର ଏମ୍. ଏସ୍. ରାମଚନ୍ଦ୍ର ଉପାଧାନ ବିଶ୍ୱବିଦ୍ୟାଳୟରେ କୃତ୍ୟପତ୍ର (ରେଜିଷ୍ଟ୍ରାର)କୁ ନୋଟିସ୍ ଜାରି କରିଛନ୍ତି । ପୂର୍ଣ୍ଣସମ୍ପୂର୍ଣ୍ଣ ମଧ୍ୟରେ କର୍ତ୍ତବ୍ୟ ନାମଲେ ବିଚାରପତି ଅନୁଦାନ ନିର୍ଦ୍ଦେଶ ଦେଇଛନ୍ତି । ଆଇନକାରୀ ପ୍ରକାର

କୃମୀର ଦାସକ ଦ୍ୱାରା ଉକ୍ତ ଏହି ନାମଲେ ବିଚାରପତି ପ୍ରକାର ପେ ହେଉଥିବା ଆବେଦନ ଠାରୁ ପରାଣ ପର୍ଯ୍ୟନ୍ତ ସମସ୍ତ ଅଭିଯୋଗର ସମାଧାନ ପାଇଁ ବିଶ୍ୱବିଦ୍ୟାଳୟ ଅନୁଦାନ ଆୟୋଗ ଦ୍ୱାରା ପ୍ରଣୀତ ହେଉଥିବା ଉପାଧାନ ନିୟମାବଳୀର ଧାରା ୫ ଅନୁସାରେ ଏକ ଅଭିଯୋଗ ସମାଧାନ କମିଟି ଗଠନ କରାଯିବାର ଦାବି ରହିଛି । ଏହି କମିଟିର ନିର୍ଦ୍ଦେଶ ବିରୋଧରେ ଅଧିକ ଶୁଣାଣି କରିବାକୁ ଧାରା ୬ ଅନୁସାରେ କେବଳ ଲୋକପାଳ ନିଯୁକ୍ତ ହେବାର ପ୍ରାଧିକାର ରହିଛି ।

CKA Birla Group

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ଇକ୍ୱିଟି ସେୟାରହୋଲ୍ଡରମାନଙ୍କୁ ସୂଚନା

ନିବେଶକ ଶିକ୍ଷା ଏବଂ ସୁରକ୍ଷା ପାଣି (ଆଇଇପିଏଫ୍) କର୍ତ୍ତୃପକ୍ଷଙ୍କୁ ଇକ୍ୱିଟି ସେୟାର ହସ୍ତାନ୍ତର

କମ୍ପାନୀ ଆଇନର ଧାରା ୧୨୪(୫) ଅନୁଯାୟୀ ୨୦୧୩ ('ଆଇନ') ଅନୁଯାୟୀ, କମ୍ପାନୀର ଅପେକ୍ଷିତ ଲାଭାଂଶ ଆକାରରେ ପ୍ରାଧିକୃତ ହୋଇଥିବା ଯେକୌଣସି ଟଙ୍କା, ଯାହା ଏପରି ପ୍ରାଧିକୃତ ଚାରିଖରୁ ସାତ (୭) ବର୍ଷ ପର୍ଯ୍ୟନ୍ତ ଅପେକ୍ଷିତ କିମ୍ବା ଦାବିହୀନ ରହିଥାଏ, ତାହାକୁ ଆଇନର ଧାରା ୧୨୫ ଅନୁଯାୟୀ କେନ୍ଦ୍ର ସରକାରଙ୍କ ଦ୍ୱାରା ପ୍ରତିଷ୍ଠିତ ଏକ ପାଣି, ଓରଡରକୁ ପ୍ରାଧିକୃତ କରାଯିବ । ଏହା ବ୍ୟତୀତ, ସମୟ ସମୟରେ ସଂଶୋଧିତ ନିବେଶକ ଶିକ୍ଷା ଏବଂ ସୁରକ୍ଷା ପାଣି ପ୍ରାଧିକୃତ (ଲେଖା, ରୁଡିଟ୍, ପ୍ରାଧିକୃତ ଏବଂ ଫେରସ୍ତ) ନିୟମ, ୨୦୧୬ (ଆଇଇପିଏଫ୍ ନିୟମ) ସହିତ ପଠିତ ଆଇନର ଧାରା ୧୨୪(୬) ର ବ୍ୟବସ୍ଥା ଅନୁଯାୟୀ, ଯେଉଁ ସମସ୍ତ ଅଂଶଧନର ଲାଭାଂଶ ଲଗାତାର ସାତ (୭) ବର୍ଷ କିମ୍ବା ତା'ଠାରୁ ଅଧିକ ସମୟ ପାଇଁ ଅପରିଶୋଧିତ କିମ୍ବା ଦାବିହୀନ ରହିଥାଏ, ସେଗୁଡ଼ିକୁ କମ୍ପାନୀ ଦ୍ୱାରା IEPF Ruthorityର ତିନିଟି ଆକାରରେ ପ୍ରାଧିକୃତ କରାଯିବ । ଏହି ପରିପ୍ରେକ୍ଷାରେ, ଆପଣଙ୍କ ଦୃଷ୍ଟିକୁ ଏହା ଆଣିବାକୁ ଚାହୁଁଛୁ ଯେ ୨୦୧୮-୧୯ ଆର୍ଥିକ ବର୍ଷ ପାଇଁ ଘୋଷିତ ରୁଡିଟ୍ ଲାଭାଂଶ ଆକାରରେ ପ୍ରାଧିକୃତ ହେବା ଚାରିଖରୁ ଲଗାତାର ସାତ ବର୍ଷ ପାଇଁ ଦାବିହୀନ ଥିବା କମ୍ପାନୀର ଅଂଶଧନକାରୀଙ୍କ ଅଂଶଧନ, ଅଗଷ୍ଟ ୧୭, ୨୦୨୨ ରେ ଆଇଇପିଏଫ୍କୁ ପ୍ରାଧିକୃତ ହେବାକୁ ଯାଉଛି । ଆଇଇପିଏଫ୍ ନିୟମ ପାଳନ କରି ସମସ୍ତ ସମ୍ପୂର୍ଣ୍ଣ ସେୟାରଧାରୀଙ୍କୁ ବ୍ୟକ୍ତିଗତ ନୋଟିସ୍ ପଠାଯାଉଛି ଯାହାର ସେୟାର ଆଇଇପିଏଫ୍କୁ ପ୍ରାଧିକୃତ ହେବାକୁ ଅଛି । ଏହି ସେୟାରଧାରୀଙ୍କ ସମ୍ପୂର୍ଣ୍ଣ ବିବରଣୀ କମ୍ପାନୀର ୱେବସାଇଟ୍ www.orientelectric.com ରେ ଉପଲବ୍ଧ କରାଯାଇଛି । ସେୟାରଧାରକମାନଙ୍କୁ ଉପରୋକ୍ତ ଯୋଗାଯୋଗ ଅନୁଯାୟୀ ଆବଶ୍ୟକୀୟ ତକ୍ଷଣମେଣ୍ଟଗୁଡ଼ିକୁ କମ୍ପାନୀର ରେଜିଷ୍ଟ୍ରାର ଏବଂ ସେୟାର ଟ୍ରାନ୍ସଫର ଏଜେଣ୍ଟ, Kfin Technologies Ltd. ଅର୍ଥାତ୍ ୨୦୧୮-୧୯ ଆର୍ଥିକ ବର୍ଷ ଏବଂ ପରବର୍ତ୍ତୀ ପାଇଁ ଦାବି ନକରି ଲାଭାଂଶ ଦାବି କରିବା ପାଇଁ ଅନୁରୋଧ କରାଯାଉଛି । ଯଦି ୧୭ ଜୁଲାଇ, ୨୦୨୨ ସୁଦ୍ଧା ଲାଭାଂଶ ଦାବି କରାଯାଏ ନାହିଁ, ତେବେ କମ୍ପାନୀ ଦ୍ୱାରା ଦାବି ନକରି ଲାଭାଂଶ ସହିତ ମୂଳ ସେୟାରଗୁଡ଼ିକୁ ଆଇଇପିଏଫ୍ ରୁଥାରିଟିକୁ ପ୍ରାଧିକୃତ କରିବା ପାଇଁ ଆବଶ୍ୟକୀୟ ପଦକ୍ଷେପ ଆରମ୍ଭ କରାଯିବ, ଯେପରି ଆଇଇପିଏଫ୍ ନିୟମ ଅନୁଯାୟୀ ପ୍ରଦାନ କରାଯାଉଛି । ଦୟାକରି ଧ୍ୟାନ ଦିଅନ୍ତୁ ଯେ ଆଇଇପିଏଫ୍କୁ ପ୍ରାଧିକୃତ ସେୟାର ସମ୍ପର୍କରେ କମ୍ପାନୀ ବିଭାଗରେ କୌଣସି ଦାବି କରାଯିବ ନାହିଁ । ନିବେଶକ ସଚେତନତାକୁ ଆଗକୁ ବଢାଇବା ପାଇଁ, IEPF Ruthority ହୋର୍ସ୍ ୧ ଏପ୍ରିଲ୍, ୨୦୨୨ ରୁ ୯ ଜୁଲାଇ, ୨୦୨୨ ପର୍ଯ୍ୟନ୍ତ ୧୦୦ ଦିନିଆ ସମ୍ପର୍କ ନିବେଶକ କାର୍ଯ୍ୟକ୍ରମ ଆରମ୍ଭ କରିଛି । ଏହି ସୂଚନା ପଦକ୍ଷେପର ଲକ୍ଷ୍ୟ ହେଉଛି ଦାବି ନକରିଥିବା/ଅପୈତ ଲାଭାଂଶ, ସମୟାନୁବର୍ତ୍ତୀ କଣ୍ଠାଧିକାରୀଙ୍କ ଅପତେସନର ଗୁରୁତ୍ୱ ଏବଂ ସେମାନଙ୍କର ସେୟାର ଏବଂ ଲାଭାଂଶ ପରିମାଣ ଆଇଇପିଏଫ୍କୁ ପ୍ରାଧିକୃତ ହେବାରୁ ରୋକିବା ପାଇଁ ନିଆଯାଇ ପାରୁଥିବା ପଦକ୍ଷେପ ବିଷୟରେ ନିବେଶକ ମାନଙ୍କୁ ଶିକ୍ଷା ଏବଂ ସଚେତନ କରିବା । ଅଂଶାଦାରମାନଙ୍କୁ ଏହି କାର୍ଯ୍ୟକ୍ରମର ଲାଭ ଉଠାଇବାକୁ ଏବଂ einword.ris@kfintech.com ର ରେଜିଷ୍ଟ୍ରାର ଏବଂ ସେୟାର ଟ୍ରାନ୍ସଫର ଏଜେଣ୍ଟ (RTR) KFin Technologies Limited କୁ ଆବଶ୍ୟକୀୟ ତକ୍ଷଣମେଣ୍ଟ ସହିତ ଆବେଦନ କରି ସେମାନଙ୍କର କଣ୍ଠା ବିବରଣୀ ଅପତେସ୍ କରିବା ଏବଂ ଧାର୍ଯ୍ୟ ଚାରିଖ ପୂର୍ବରୁ ଯେକୌଣସି ବକେୟା ଲାଭାଂଶ ଦାବି କରିବାକୁ ଦୃଢ଼ ଭାବରେ ଉତ୍ସାହିତ କରାଯାଉଛି । ଦୟାକରି ଧ୍ୟାନ ଦିଅନ୍ତୁ ଯେ ଦାବି କରାଯାଇନଥିବା ଲାଭାଂଶ ଏବଂ ମୂଳ ସେୟାର, ଯଦି କୌଣସି ସେୟାର ଉପରେ ସଂଗୃହିତ ସମସ୍ତ ଲାଭ ସହିତ, ଯଦି କୌଣସି ଥାଏ, ତେବେ ଆଇଇପିଏଫ୍କୁ ପ୍ରାଧିକୃତ ହେବା ପରେ, କେବଳ ଓରଡର ରୁଥାରିଟିରୁ ୱେବସାଇଟ୍ le.www.lepf.gov.in ରେ ଏହି ସମ୍ପର୍କରେ ନିର୍ଦ୍ଧାରିତ ପ୍ରକ୍ରିୟା ଅନୁସରଣ କରି ଫେରସ୍ତ ଦାବି କରାଯାଇପାରିବ । ଯେକୌଣସି ପ୍ରଶ୍ନର ଉତ୍ତର ପାଇଁ, ସେଲେନିୟମ୍ ଟାୟାର ବି, ପ୍ଲଟ୍ ୩୧-୩୨, ରହିବୋଉଲି, ଆର୍ଥିକ ଜିଲ୍ଲା, ନାନକରୋମଗୁଡୋ, ସେରିଲିଂଗମ୍, ହାଇଦ୍ରାବାଦ ୫୦୦୦୩୨ କିମ୍ବା einward.ris@kfintech.com, ଫୋନ୍: ୧୮୦୦-୩୦୯-୪୦୦୧ ଇ-ମେଲ୍ ମାଧ୍ୟମରେ ଯୋଗାଯୋଗ କରିବାକୁ ଅନୁରୋଧ କରାଯାଉଛି ।

ଓରିଏଣ୍ଟ ଇଲେକ୍ଟ୍ରିକ୍ ଲିମିଟେଡ୍ ପାଇଁ
 ସ୍ୱା/- ଦିଶା ସିଂହ
 କମ୍ପାନୀ ସଚିବ
 (ଏସିଏସ୍-୪୪୯୯୯)

ସ୍ଥାନ: ନୂଆ ଦିଲ୍ଲୀ
 ତାରିଖ : ୦୬.୦୫.୨୦୨୨

Orient Electric Limited

CIN: L31100OR2016PLC025892

Registered Office: Unit VIII, Plot No. 7, Bhoinagar, Bhubaneswar, Odisha-751 012

Tel: 0674-2396930

Corporate Office: 240, Okhla Industrial Estate, Phase III, New Delhi 110020

Tel: 011-41325060

Email: investor@orientelectric.com | Website: www.orientelectric.com**Ref Number.: 1****Date:** May 06, 2026

XXX

Folio/DP ID & Client ID No: XXXXX

Dear Shareholder(s),

Sub.: Transfer of Unclaimed dividend amount and/or Underlying Shares of the Company to IEPF Authority**Ref: Pursuant to Section 124(5) / (6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules")**

We draw your kind attention that as per our records the amount of dividend(s) mentioned in the enclosed annexure titled "Request Letter Cum Undertaking" are unclaimed against your name. Please note that the Unpaid/ Unclaimed Dividend for FY- 2018-19 along with underlying shares are due for transfer to Investor Education and Protection Fund ("IEPF").

As per Section 124(5) of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer, and Refund) Rules, 2016 ("the IEPF Rules"), any dividend(s) that remained unclaimed or unpaid for seven years from the date of transfer to respective Unpaid Dividend Account shall be transferred by the Company to the IEPF, a fund established by the Central Government under Section 125 of the Act. Details of such of such unclaimed/unpaid dividend(s) have been regularly updated by Orient Electric Limited ("the Company") on its website.

Further, as per Section 124(6) of the Act, read with IEPF Rules, all shares in respect of which dividend remains unpaid or unclaimed for seven (7) consecutive years or more shall also be transferred by the Company to the Demat Account of IEPF.

Please note that the Unpaid/Unclaimed Final Dividend for the Financial Year 2018-19 shall become due to transfer to IEPF within a period of 30 days from August 17, 2026, upon completion of seven years in terms of section 124(6) of the Act. The corresponding shares shall also be transferred to relevant Demat Account of the IEPF Authority as per Rule 6 of the IEPF Rules 2016, as amended.

In furtherance of investor awareness, the IEPF Authority has launched the 100-Days "Saksham Niveshak" Programme from April 1, 2026, to July 9, 2026. This special initiative is aimed at educating and sensitising investors about unclaimed/unpaid dividends, the importance of timely KYC / Nomination updation, and the steps that can be taken to prevent their shares and dividend amounts from being transferred to IEPF. Shareholders are strongly encouraged to take advantage of this programme and take prompt action to update their KYC details and claim any outstanding dividends before the due date IEPF by applying along with required documents to KFin Technologies Limited, Registrar and Share Transfer Agent (RTA) at einward.ris@kfintech.com.

To avoid this transfer, you are requested to claim the unpaid or unclaimed dividends by filling out and signing the enclosed Annexure and providing the necessary documents mentioned below to **KFin Technologies Limited**, ("the RTA"), (**Unit – Orient Electric Limited**), Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad- 500032 or email at einward.ris@kfintech.com on or before **July 17, 2026**.

a) In case Shares are held in Demat Form:

- Original dividend warrant(s)/demand draft(s)/bankers' cheque(s), if applicable.
- Request letter cum undertaking (*duly filled and signed as per format attached or a duly filled in indemnity letter in the format available at the website of the Company*)
- Latest client master list duly updated with current Bank details. Payment will be made to the bank account registered against the said demat account.

- PAN Card duly self-attested along with Original cancelled cheque leaf with pre-printed name of the First holder. (if name is not pre-printed on the cheque leaf, a copy of bank statement / passbook duly attested by Bank.)

b) In case Shares are held in Physical Form:

- Original dividend warrant(s)/demand draft(s)/banker cheque(s), if applicable.
- Request letter cum undertaking (duly filled and signed as per format attached or a duly filled in indemnity letter in the format available at the website of the Company.)
- Investor Request Form ISR-1, Form ISR-2, Form ISR-3 or SH-13 (duly filled and signed as per format available on Company's website- www.orientelectric.com and RTA website- www.kfintech.com)

As per SEBI Master Circular no. SEBI/HO/13(4)2026-MIRSD-POD/1/4298/2026 dated February 06, 2026, with effect from April 1, 2024, outstanding dividend payments will be credited directly to the bank account of the shareholders holding shares in physical form in respect of the folios where PAN, KYC details are updated with the RTA. In absence of these details, the payment of dividend amount cannot be processed.

In case the dividend(s) are not claimed by the cut-off date, necessary steps will be initiated by the Company to transfer the unpaid dividend along with the underlying equity shares held by you which are due for transfer to IEPF in accordance with the notification(s) issued by the Ministry of Corporate Affairs ("MCA") from time to time, without any further notice. **Please note that no claim shall lie against the Company in respect of the Equity shares so transferred to IEPF.**

In case the shares are held by you:

- In physical form - new share certificate(s) will be issued and transferred in favour of IEPF on completion of necessary formalities. Hence, the original share certificate(s) registered in your name will be deemed cancelled and non-negotiable.
- In demat form - the Company shall inform the depository by way of corporate action for transfer of shares lying in your demat account in favour of IEPF.

The IEPF Rules and the application form (Web Form IEPF-5), as prescribed by the Ministry of Corporate Affairs, are available on the website of the Company at www.orientelectric.com as also on the website of the Ministry of Corporate Affairs at www.iepf.gov.in.

Please note that both the unclaimed dividend and underlying shares including all benefits accruing on such equity shares, if any, once transferred to IEPF can be claimed back only from IEPF Authority by submitting an online application in prescribed Form IEPF-5 available on the website i.e. www.iepf.gov.in after following the procedure prescribed therein.

Please feel free to contact the Company / KFin Technologies Ltd. in case you have any queries at their following address / email / telephone number:

<p>Orient Electric Limited Registered Office: Unit VIII, Plot No. 7, Bhoinagar, Cuttack, Bhubaneswar, Odisha-751012 Tel: 0674-2396930 Corporate Office: 240, Okhla Industrial Estate, Phase III, New Delhi - 110092 Tel: 011-41325060 Email: investor@orientelectric.com Website: www.orientelectric.com</p>	<p>M/s KFin Technologies Limited Unit: Orient Electric Limited Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad- 500 032 Tel.: 040-67162222 Toll Free No.: 1800 3094 001 Email: einward.ris@kfintech.com Website: www.kfintech.com</p>
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Thanking you,

Yours faithfully

For **ORIENT ELECTRIC LIMITED**

Sd/-

Diksha Singh

Company Secretary

Request letter cum undertaking

Date:

To,

KFin Technologies Limited
Unit – **Orient Electric Limited (“the Company”)**
ISIN- INE138Y01010
Selenium Tower B, Plot 31-32,
Gachibowli, Financial District,
Nanakramguda, Hyderabad- 500032
Tel.: 040-67162222

Dear Sir/Madam,

Sub: Payment of unpaid/ unclaimed dividend

Ref: FOLIO/DPID/CLIENT ID: 0008600

This has reference to your letter dated _____. I/We, hereby request you to release all my/our unpaid/unclaimed dividend lying with the Company as mentioned below in respect of equity shares held by me/us in above mentioned Folio/DP ID/Client ID.

Financial Year	Date of Payment(s)	Dividend Warrant No.	Dividend Amount(s) Rs.
FNL. DIV. 2018-2019	19/07/2019		
INT. DIV. 2019-2020	10/02/2020		
FNL. DIV. 2019-2020	12/08/2020		
INT. DIV. 2020-2021	20/02/2021		
FNL. DIV. 2020-2021	31/07/2021		
INT. DIV. 2021-2022	10/02/2022		
FNL. DIV. 2021-2022	26/07/2022		
INT. DIV. 2022-2023	16/02/2023		
FNL. DIV. 2022-2023	04/08/2023		
INT. DIV. 2023-2024	21/02/2024		
FNL. DIV. 2023-2024	03/08/2024		
INT. DIV. 2024-2025	12/02/2025		

In consideration of your transferring the amount directly in my given Bank Account in lieu of Dividend Warrant(s)/Demand Drafts(s) lying unpaid/unclaimed in my/our name(s) and which are irretrievable /lost or misplaced or crediting the amounts directly to my Bank Account, I/We hereby agree and undertake to hold the Company, its Directors and Officers harmless and to keep them protected from /against all losses, costs or damages which you may sustain or incur by reason of the Company issuing Demand Draft(s) or by the original Dividend Warrant(s) being, at any time, found and presented for payment by any person or persons claiming to be the holder(s) of the Dividend Warrant(s) or in any way interested therein.

I/We further agree and undertake to return to you the original Dividend Warrants / Demand Draft(s), should it be found by me/us or again come into my/our possession at any time hereafter.

I/We am/are enclosing the following (tick <input checked="" type="checkbox"/> whichever is applicable)	
For Shares held in demat form:	
<input type="checkbox"/> Original dividend warrant(s)/demand draft(s)/banker cheque(s)	
<input type="checkbox"/> Copy of latest client master list with updated Bank details.	
<input type="checkbox"/> Self-attested copy of PAN Card along with Original cancelled cheque leaf with pre-printed name of the First holder. (if name is not pre-printed on the cheque leaf, a copy of bank statement / passbook duly attested by Bank.)	
For Shares held in physical form:	
<input type="checkbox"/> Original dividend warrant(s)/demand draft(s)/ banker cheque(s)	
<input type="checkbox"/> Self-attested copy of PAN Card along with Original cancelled cheque leaf with pre-printed name of the First holder. (if name is not pre-printed on the cheque leaf, a copy of bank statement / passbook duly attested by Bank.)	
<input type="checkbox"/> Investor Request Form ISR-1, Form ISR-2, Form ISR-3 or SH-13 (duly filled and signed along with supporting documents)	
Email Id:	Mobile No.
Name:	
Place:	
	<hr/> Signature of Shareholder

Note: Please ensure that, the Complete bank details are updated in your demat account, with IFSC code for processing your request.