



SARASWATI SAREE DEPOT LTD.

S. No. 144/1, Manade Mala, Gandhinagar Road,
P.O. Uchgaon,
Dist. Kolhapur, Maharashtra, 416005
Ph: 0231-2683333, 0231-2532020, 0231-2610284
Email: cs@saraswatisareedepotlimited.com
Website: www.saraswatisareedepot.com
CIN: L14101PN2021PLC199578
Date: September 2, 2025

To, National Stock Exchange of India Limited Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (East) Mumbai- 400051 NSE Scrip Code: SSDL	To, BSE Ltd Phirozee Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001 BSE Scrip Code: 544230
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Subject: Newspaper clippings – “5th Annual General Meeting and Information of E-voting” and other related information

Dear Sir / Madam,

Pursuant to the Regulation 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith copies/clippings of newspaper advertisement published in “Times of India” [English Language] and in “Punyanagari” [Marathi Language] dated 1st September, 2025, giving information to the members regarding 5th Annual General Meeting (AGM) of the members of the Company scheduled to be held on Thursday, 25th September, 2025 at 4.00 p.m. through Video Conferencing (VC) / Other Audio Visual Means (OAVM) including intimation of dispatch of the Notice of 5th AGM along with the Annual Report for the financial year 2024-25 through electronic mode, procedure for registering/updating email addresses/bank details, record date and Book closure date and E-Voting procedure and related information.

Kindly take on record the above disclosures for your further necessary action and acknowledge the receipt.

Thanking You,
Yours Sincerely,

FOR SARASWATI SAREE DEPOT LIMITED

Vidhi Bharat Oswal
Company Secretary & Compliance Officer
Membership No.: 77054

Place: Kolhapur
Date: 02.09.2025

SC upholds 85% MBBS seats in Telangana for residents

Govt Staffers' Kids Posted Outside State Allowed

Shanmuj Mahapatra
@shantimesofindia.com

New Delhi: The Supreme Court on Monday said since states have given up 15% of MBBS seats to all India quota (AIQ), they can reserve rest of the seats in govt medical colleges for natives, and uphold Telangana's medical admission norm mandating a candidate to study classes 9-12 within the state.

During hearing of petitions, which questioned the validity of such a rule, a bench comprising Chief Justice B.R. Gavai and Justice K.V. Vinod Chandran had repeatedly asked the state govt whether it wanted to study classes 9-12 within the state.

The bench had even suggested that the state govt should have made the 2024 domicile rule applicable from 2028 to allow students to study for



four consecutive years in the state prior to taking the NEET-UG examination for admissions to medical colleges.

However, in its judgment the bench upheld Telangana's domicile rule while recording the state's concessions — children of state govt employees and all India service Telangana cadre officers who studied outside because of posting of their parents outside the state would be eligible for admissions.

While the judgment regarding the relaxations for children of state and all India services employees posed outside Telangana, Justice Chandran said, "We uphold the Rules of 2017 as it stood amended in 2024." This means that children of natives of Telangana, working in private companies and posted outside the state, would not be eligible to admissions in the 85% of MBBS seats in govt medical colleges of the state.

SC seeks views on trans-inclusive sex edu in textbooks

New Delhi: The Supreme Court on Monday sought responses in eight weeks from the Centre, NCERT and six states including Maharashtra on a PIL seeking incorporation of transgender-inclusive comprehensive sexuality education in school curricula.

Aside from the Centre and National Council of Educational Research and Training (NCERT), petitioner Koushy Mukherjee Saha made Maharashtra, Andhra Pradesh, Telangana, Punjab, Tamil Nadu and Karnataka as parties to the petition. The PIL, filed by Saha, a Class XI student, said the NCERT and most SCERTs have failed to comply with the top court's binding directions in the NALSA vs Union case. Despite statutory obligations under Sections 2(d) and 2(i) of the Transgender Persons (Protection of Rights) Act, 2020, the councils allegedly neglected to integrate, structure and examine content on gender diversity into school syllabi.

Station master admits to wrongly sending train on under-repair track

New Delhi: Days after a Delhi-bound Jan Shatabdi Express had a narrow escape after it was diverted onto an under-repair track, the station master of Hoshiarpur, under the Agra railway division, has admitted in writing before a preliminary probe panel that he had mistakenly sent the train on the unsafe loop line while performing many tasks simultaneously.

The Kota-Hazrat Nizamuddin train was already routed onto the loop line that was undergoing major maintenance on Aug 26, 2025, at around 11:20am when it was heading towards Delhi. The loco pilot stopped the train by applying the emergency brake after being alerted by a gangman waving a red banner. Soon after the incident, the Agra rail division suspended the station master and a section controller for alleged deviation of duties.

Station master admits to wrongly sending train on under-repair track

A preliminary probe by four railway officials concluded that the section controller, Upendra Yadav, had instructed the station master to divert the train onto the loop line after he was informed about an ailing passenger. The station master, busy calling an ambulance, forgot that the loop line was already under major maintenance and set the point and signal for the loop line.

The station master, Satveer, in his statement to the probe panel, said that while operating the visual display unit — a computer-based system to view the real-time status of yard as well as control and monitor the track interlock-

ing — he gave a traffic block (closure for train movement) between 10:45am and 1:45pm to the engineering department to repair the loop line track.

He stated that the train 22629 Jan Shatabdi entered the Hoshiarpur section from Kosi at 10:35am and the section controller, who himself was aware that the loop line was under maintenance, informed him that since a patient was inside the train, he should divert it on the loop line and call an ambulance. According to Satveer, while managing other trains and calling an ambulance, he forgot about the repair work and allowed the train to enter the loop line. "Forgive me for this human error committed by me," Satveer said in his statement.

Student killed, four hurt as car rams truck

Noida: A 21-year-old management student was killed and four of her classmates were critically injured when their speeding car ramed a truck in Greater Noida on Monday. The incident took place around 1:30 pm in Bangpur Fatehpur village under Dadri Police Station limits, the police said.

Category	Roll No.	Score
10000	4294	100
9000	8381	99
8000	10000	98
7000	10000	97
6000	10000	96
5000	10000	95
4000	10000	94
3000	10000	93
2000	10000	92
1000	10000	91
0000	10000	90

Category	Roll No.	Score
10000	0220	100
9000	2915	99
8000	10000	98
7000	10000	97
6000	10000	96
5000	10000	95
4000	10000	94
3000	10000	93
2000	10000	92
1000	10000	91
0000	10000	90

Category	Roll No.	Score
10000	3355	100
9000	7819	99
8000	10000	98
7000	10000	97
6000	10000	96
5000	10000	95
4000	10000	94
3000	10000	93
2000	10000	92
1000	10000	91
0000	10000	90

Category	Roll No.	Score
10000	7262	100
9000	7272	99
8000	10000	98
7000	10000	97
6000	10000	96
5000	10000	95
4000	10000	94
3000	10000	93
2000	10000	92
1000	10000	91
0000	10000	90

Putting minority schools out of RTE ambit wrong, 14 verdict needs reconsideration: SC

Amrit Anand Choudhary @timesofindia.com

New Delhi: Expressing serious doubts about its 2014 verdict by a five-judge constitutional bench, which held that provisions of the Right to Education (RTE) Act was not applicable to religious and linguistic minority educational institutions, the Supreme Court said the 11-year-old decision "eroded the best of good quality universal elementary education and its consequences are far-reaching", and needed to be re-examined.

While deciding a batch of appeals from Tamil Nadu and Maharashtra on the issue of whether passing the Teacher Eligibility Test was mandatory for appointment in minority-run schools, a bench of Justices Hrishikesh Dutt and Manoj Kumar Mishra referred the case to the CJ to consider the desirability and if the matter to a larger bench. It said putting minority

institutions outside the ambit of the Act would weaken the idea of inclusivity and universality of primary education. As they are exempted from the Act, minority schools are not bound by the law which prescribes rules for appointment of teachers and also the provision of free education to poor students. The bench said the 2014 judgment essentially created a dichotomy between the right to education under Article 21A and the collective rights under Article 30(1), which is about the right of minority communities to establish and administer educational institutions of their choice.

"We respectfully express our doubt as to whether Pratiist Educational and Cultural Trust (PECT) as it is, envisages the application of the RTE Act to minority schools, whether aided or unaided, falling under clause (1) of Article 30

of the Constitution) has been correctly decided. Thus, ultimately, a reconsideration seems unavoidable," Justice Dutt, who penned the verdict, said.

"We are afraid, instead of uniting children across caste, class, creed, and community, it 'dilutes' the transformative potential of shared learning spaces. If the goal is to build an equal society, such exemptions move us in the opposite direction," it said. The bench framed five issues to be adjudicated by a larger bench and it included whether the 2014 verdict on the RTE Act, requires reconsideration.

"We are a lot distressed to note from the materials placed on record, including the NCPERT study that exclusion of the RTE Act has created a fertile ground for misuse. The study finds that around 60% of minority institutions received their minority status post 2006, many after the passage of the RTE Act," it said.





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NOTICE OF 5TH ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

NOTICE is hereby given that the Fifth Annual General Meeting ("AGM") of the Company will be held on **Thursday, 25th September, 2025, at 4:00 P.M.** (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") to transact the business, as set out in the Notice of the AGM. The Company has sent the Notice of the AGM along with the Annual Report for Financial Year ("FY") 2024-25 on Monday, 1st September, 2025 by electronic mode to those Members whose e-mail IDs are registered with the Company or Depository Participants ("DPs") in accordance with the Ministry of Corporate Affairs ("MCA") General Circular No. 05/2024 dated September 19, 2024 read with the circulars issued earlier in this regard and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CR/2024/133 dated October 3, 2024.

In compliance with Section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, Regulation 44 of the SEBI Listing Regulations and the Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India, the Members are provided with the facility to cast their votes on all resolutions set forth in the Notice of the AGM using electronic voting system (e-voting) provided by Bigshare Services Private Limited. The voting rights of Members shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as on Thursday, 18th September, 2025 ("cut-off date").

The Company is providing remote e-voting facility ("remote e-voting") to all its Members to cast their votes on all resolutions which is set out in the Notice of the AGM. Members have the option to cast their vote on any of the resolutions using the remote e-voting facility or e-voting during the AGM. Detailed procedure for remote e-voting/e-voting during the AGM is provided in the Notice of the AGM. The votes can be cast during the following period:

Commencement of e-voting :	Monday, 22 nd September, 2025, from 9:05 AM (IST)
End of e-voting :	Wednesday, 24 th September, 2025, till 5:00 P.M. (IST)

The remote e-voting module shall be disabled by Bigshare Services Private Limited thereafter. The Members who have cast their votes by remote e-voting on the resolutions prior to the AGM may attend / participate in the AGM through VC/OAVM but shall not be entitled to cast their votes on such resolutions again.

Individual Members holding securities in dematerialized mode and who acquire shares of the Company and become a Member of the Company after sending the Notice and holding shares as of Friday, 29th August, 2025 ("cut-off") date may follow steps mentioned in Notice of the AGM.

The Board of Directors have appointed Mr. Devendra V Deshpande of M/s. DVD & Associates, Practising Company Secretary (FCS No. 6099 and COP no. 8515) as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.

For details relating to e-voting, please refer to the Notice of the AGM. If you have any queries relating to e-voting, and related to joining the AGM through VC/OAVM, please refer the FAQs for Members and e-voting user manual for Members available at the download section of <https://vote.bigshareonline.com> or call on: 1800 22 54 22 or 022-62636338 or email at vote@bigshareonline.com.

Helpdesk for individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL:

Login Type	Helpdesk Details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.com or call at 022-48867000
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdsindia.com or contact at toll free no. 1800-21-09911

The Notice and Annual Report for FY 2024-25 is also available on the website of Company i.e. www.saraswatsareedepot.com, the website of Stock Exchanges www.bseindia.com and www.nseindia.com and on the website of Bigshare Services Private Limited at vote.bigshareonline.com.

For Saraswati Saree Depot Limited

Place: Kolhapur
Date: September 1, 2025

Sd/-
Vidhi Bharat Oswal
Company Secretary and Compliance Officer



Godrej Agrovet, Barabanki

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