
NATIONAL COMMODITY CLEARING LIMITED

Circular to all Members of the Clearing Corporation

Circular No. : NCCL/LEGAL-002/2022

Date : December 28, 2022

Subject : Amendments to the Bye laws pursuant to SEBI approval letter dated September 27, 2022

Pursuant to the approval of SEBI vide its letter bearing No. SEBI/HO/MRD/RAC-1/P/OW/2022/50179/1 dated September 27 2022 and emails dated November 02, 2022 and November 28, 2022, the Bye laws of the Clearing Corporation have been amended vide amendment notification in the Gazette of India in Part IV on December 24, 2022 [Weekly Gazette – December 24, 2022 – December 30, 2022] and in the Gazette of State of Maharashtra in Part II Sankirna on December 15, 2022 [Weekly Gazette – December 15, 2022 – December 21, 2022].

The copies of amendment notifications in the Gazette of India and Gazette of State of Maharashtra are enclosed herewith respectively.

Members and all market participants are required to note the above.

For and on behalf of
National Commodity Clearing Limited

Sylvia Fernandez
Compliance Officer

For further information / clarifications, please contact

1. Customer Service Group on toll free number: 1800 266 6007
2. Customer Service Group by E-mail to: contactus@nccl.co.in



भारत का राजपत्र

The Gazette of India

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सं. 52] नई दिल्ली, शनिवार, दिसम्बर 24—दिसम्बर 30, 2022 (पौष 3, 1944)
No. 52] NEW DELHI, SATURDAY, DECEMBER 24—DECEMBER 30, 2022 (PAUSA 3, 1944)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV [PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं]
[Advertisements and Notices issued by Private Individuals and Private Bodies]

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS/PUBLIC NOTICES IN THIS PART OF THE GAZETTE OF INDIA. PERSONS NOTIFYING THE ADVERTISEMENTS/PUBLIC NOTICES WILL REMAIN SOLELY, RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Controller of Publication

CHANGE OF NAME

I hitherto known as DEVA SURYA S E alias DEVA SURYA SUBBAE GOUNDENPUDUR ELANGO son of ELANGO VELUSAMY, residing at #1/237-3, Adhisurya Foods, Opp. Harshini Textiles Ltd., Thathur PO., Pollachi-642104, Tamil Nadu, have changed my name and shall hereafter be known as DEVA SURYA SUBBAE GOUNDENPUDUR ELANGO.

It is certified that I have complied with other legal requirements in this connection.

DEVA SURYA S E alias DEVA SURYA SUBBAE
GOUNDENPUDUR ELANGO
[Signature (in existing old name)]

I hitherto known as HITENDER KUMAR alias HITANDER KUMAR SAXENA S/o BRIJ BEHARI LAL SAXENA employed as DTP Operator in the Govt. of India Press, Mayapuri Ring Road, New Delhi-110064, residing at 3/36 A, F1, SECTOR-2, RAJENDER NAGAR, SAHIBABAD, GHZ-201005, have changed my name and shall hereafter be known as HITANDER KUMAR SAXENA.

It is certified that I have complied with other legal requirements in this connection.

HITENDER KUMAR
alias HITANDER KUMAR SAXENA
[Signature (in existing old name)]

I hitherto known as ABUBAKAR S/o ABDUL MAJID, residing at Behat Road, Maheshwari Khurd, Saharanpur, Uttar Pradesh-247120, have changed my name and shall hereafter be known as AYAAN ABUBAKAR.

It is certified that I have complied with other legal requirements in this connection.

ABUBAKAR
[Signature (in existing old name)]

I hitherto known as KASHISH D/o NARINDER SINGH MALIK, residing at H. No. 1020, Sector-15, Sonipat, Haryana-131001, have changed my name and shall hereafter be known as KASHISH MALIK.

It is certified that I have complied with other legal requirements in this connection.

KASHISH
[Signature (in existing old name)]

I hitherto known as SITOO GUPTA W/o RATAN KUMAR GUPTA, R/o Gali No.-1, Naya Bans, Sector-15, Noida, UP-201301, have changed my name and shall hereafter be known as DEPTI GUPTA.

It is certified that I have complied with other legal requirements in this connection.

SITOO GUPTA
[Signature (in existing old name)]

I hitherto known as PRIYANKA VASHIST alias PRIYANKA GAUTAM D/o Sh. DINESH KUMAR wife of Sh. ABHISHEK GAUTAM, R/o H.No. 1766, Second Floor, Gali No. 130, Shanti Nagar, Tri Nagar, Onkar Nagar, Delhi-110035, have changed my name and shall hereafter be known as PRIYANKA GAUTAM.

It is certified that I have complied with other legal requirements in this connection.

PRIYANKA VASHIST alias PRIYANKA GAUTAM
[Signature (in existing old name)]

I hitherto known as JAYVARDHAN KUMAR alias JAYWARDHAN KUMAR S/o Sh. KAVINDRA PRASAD SINGH, R/o VTC: Jamuara, P.O. Jamuara, Sub District: Tekari, District: Gaya, Bihar-824236, presently residing at Plot No. 39, 2nd Floor, Dheerpur, Block-F, Gandhi Vihar, Phase-I, CNG Pump, Delhi-110009, have changed my name and shall hereafter be known as THAKUR JAYWARDHAN SINGH DANGI.

It is certified that I have complied with other legal requirements in this connection.

JAYVARDHAN KUMAR alias JAYWARDHAN KUMAR
[Signature (in existing old name)]

I hitherto known as SHEIKH YAKUB alias SK. YAKUB alias SHEIKH YAKHUB S/o SHEIKH MAHEBOOB, employed as Assistant Sub Inspector in Delhi Police, residing at B-358, Block-B, Inder Enclave-II, Phase-II, Kirari Suleman Nagar, Delhi-110086, have changed my name and shall hereafter be known as SHEIKH YAKHUB.

It is certified that I have complied with other legal requirements in this connection.

SHEIKH YAKUB alias SK. YAKUB
alias SHEIKH YAKHUB
[Signature (in existing old name)]

I hitherto known as DEEPAK S/o SHYAM LAL, R/o H.No.-4/18A, Gali No.-5, Ambedkar Basti, Maujpur, Delhi-110053, have changed my name and shall now be known as DEEPAK KUMAR.

It is certified that I have complied with other legal requirements in this connection.

DEEPAK
[Signature (in existing old name)]

I hitherto known as GEETA KUMARI alias GEETA MAZUMDER D/o GAURI SHANKAR W/o SISIR KUMAR MAZUMDER, R/o H.No. 1055, Sector-2, Rama Krishna Puram, Delhi-110022, have changed my name and shall hereafter be known as GEETA MAZUMDER.

It is certified that I have complied with other legal requirements in this connection.

GEETA KUMARI alias GEETA MAZUMDER
[Signature (in existing old name)]

I hitherto known as MUKESH CHAND alias MUKESH CHAND SHARMA S/o JAGDISH PRASAD SHARMA, residing at 18-D, 3rd Floor, Pocket-6, DDA MIG Flats, Mayur Vihar Phase-3, Delhi-110096, have changed my name and shall hereafter be known as MUKESH SHARMA.

It is certified that I have complied with other legal requirements in this connection.

MUKESH CHAND alias MUKESH CHAND SHARMA
[Signature (in existing old name)]

I hitherto known as LAXMI GUPTA alias NEERAJ DEVI D/o ALAKH RAM W/o AKASH GUPTA, R/o 750, Civil Lines, Jail Road, Gonda, Uttar Pradesh-271001, have changed my name and shall hereafter be known as NEERAJ DEVI.

It is certified that I have complied with other legal requirements in this connection.

LAXMI GUPTA alias NEERAJ DEVI
[Signature (in existing old name)]

I hitherto known as SALONI alias REKHA RANI W/o SURINDER PAL, R/o B 11/31 Ravidas Nagar, Nawanshahr, Punjab-144514, have changed my name and shall hereafter be known as REKHA RANI.

It is certified that I have complied with other legal requirements in this connection.

SALONI alias REKHA RANI
[Signature (in existing old name)]

I hitherto known as POOJA AGGARWAL alias POOJA GARG D/o SUKHDEV AGGARWAL W/o ROHIT GARG, R/o H No.-229, Four Storey, Near Shiv Mandir, Vishal Enclave Tagore Garden, Delhi-110027, have changed my name and shall hereafter be known as POOJA GARG.

It is certified that I have complied with other legal requirements in this connection.

POOJA AGGARWAL alias POOJA GARG
[Signature (in existing old name)]

I hitherto known as KULJIT KAUR alias NASIB KAUR SIDHU W/o GURDEV SINGH SIDHU, residing at Near Purana Patti Gurudwara Sahib, Bagha Purana, Tehsil Bagha Purana, Distt. Moga, Punjab, India-142038, have changed my name and shall hereafter be known as KULJIT KAUR SIDHU.

It is certified that I have complied with other legal requirements in this connection.

KULJIT KAUR alias NASIB KAUR SIDHU
[Signature (in existing old name)]

I hitherto known as MADHU D/o Sh. SUDARSHAN KUMAR BHARDWAJ W/o SH. SURINDER KUMAR, residing at #232 Ram Nagar, Char Marla Quarters, Near Ram Mandir, Pathankot, Punjab, have changed my name and shall hereafter be known as MADHU BALA.

It is certified that I have complied with other legal requirements in this connection.

MADHU
[Signature (in existing old name)]

I hitherto known as JASPREET SINGH BHUI son of JAGDISH SINGH, R/o H.No. 520, Chamrang Road, East Mohan Nagar, Amritsar-143001, have changed my name and shall hereafter be known as JASPREET SINGH.

It is certified that I have complied with other legal requirements in this connection.

JASPREET SINGH BHUI
[Signature (in existing old name)]

I hitherto known as PUSPENDRA BALMIKI S/o ASHOK BALMIKI, R/o H.No.-100 Second Floor, Numbardar Patti, Kapashera, South West Delhi, Delhi-110037, have changed my name and shall hereafter be known as PUSHPENDRA BALMIKI.

It is certified that I have complied with other legal requirements in this connection.

PUSPENDRA BALMIKI
[Signature (in existing old name)]

I hitherto known as CHAMPA DEVI alias CHAMPA CHAUDHARY D/o PHANDI RAM W/o VIKRAM SINGH, R/o Plot No.-3, Pocket O C F, Parwana Road, Pitampura, Saraswati Vihar, North West Delhi, Delhi-110034, changed my name and shall hereafter be known as CHAMPA CHAUDHARY.

It is certified that I have complied with other legal requirements in this connection.

CHAMPA DEVI alias CHAMPA CHAUDHARY
[Signature (in existing old name)]

I hitherto known as PAWAN KUMARI W/o RAJESH KUMAR VERMA, residing at H.No. 456, Gali sheesh Mahal, Sita Ram Bazar, Delhi-110006, have changed my name and shall hereafter be known as MAMTA RANI.

It is certified that I have complied with other legal requirements in this connection.

PAWAN KUMARI
[Signature (in existing old name)]

I hitherto known as SATYEN RAI MEHRA son of SANJIV RAI MEHRA, residing at E 10/1, 1st Floor, Vasant Vihar, South West Delhi-110057, have changed my name and shall hereafter be known as SATYYEN MEHRA.

It is certified that I have complied with other legal requirements in this connection.

SATYEN RAI MEHRA
[Signature (in existing old name)]

I hitherto known as KUM. RAJNI BALA alias RAJNI ARORA D/o MULAKH RAJ MUKHIJA W/o JATIN ARORA, R/o 15/94, Geeta Colony, Delhi-110031, have changed my name and shall hereafter be known as RAJNI ARORA.

It is certified that I have complied with other legal requirements in this connection.

KUM. RAJNI BALA alias RAJNI ARORA
[Signature (in existing old name)]

I hitherto known as RAJU KUMAR S/o KALU SINGH, residing at 617-18-B.K-1, Krishna Colony, Sangam Vihar, Delhi-110062, have changed my name and shall hereafter be known as RAJ SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAJU KUMAR
[Signature (in existing old name)]

I hitherto known as ANJU GULATI W/o CHANDER MOHAN, R/o 114 FF Pkt-18 Sector-24, Rohini Delhi-110085, have changed my name and shall hereafter be known as ANJALI.

It is certified that I have complied with other legal requirements in this connection.

ANJU GULATI
[Signature (in existing old name)]

I hitherto known as ALKA VERMA alias ALKA daughter of Sh. RAM AVTAR VERMA W/o Late Sh. KUNDAN LAL, R/o Flat No. 190, DDA SFS Flats, Sector-5, Pocket-1, Dwarka, Near Aashirwad Chowk, South West Delhi, Delhi-110075, have changed my name and shall hereafter be known as ALKA.

It is certified that I have complied with other legal requirements in this connection.

ALKA VERMA alias ALKA
[Signature (in existing old name)]

I, SHISHPAL S/o Late INDER RAJ, R/o Flat No.-UG-1, Hari Vihar, Plot No-5, Sector-16A, Dwarka, West Delhi, Delhi-110078, have changed the name of my minor daughter ANSHUL, aged 16 years and she shall hereafter be known as ANIKA RAJ.

It is certified that I have complied with other legal requirements in this connection.

SHISHPAL
[Signature of Guardian]

I hitherto known as PRIYANK PRASAD BHATT S/o DHEERGHANU PRASAD, R/o H.No. 10, Gali No. 21, A-Block, Dayalpur Extn, Karawal Nagar, North East, Delhi-110094, have changed my name and shall hereafter be known as PRIYA PRASAD BHATT.

It is certified that I have complied with other legal requirements in this connection.

PRIYANK PRASAD BHATT
[Signature (in existing old name)]

I hitherto known as LEENA D/o SHIV NARAIN W/o DEEPANSHU KALANI, R/o 3/71 Ground Floor, Old Rajinder Nagar, Central Delhi, Delhi-110060, have changed my name and shall hereafter be known as VRINDA KALANI.

It is certified that I have complied with other legal requirements in this connection.

LEENA
[Signature (in existing old name)]

I hitherto known as CHARANJEET KAUR SAIB alias CHARANJEET KAUR D/o GURMEET SINGH SAIB W/o HARMEET SINGH, R/o A-173, Shastri Nagar, Delhi-110052, have changed my name and shall hereafter be known as CHARANJEET KAUR SAIB.

It is certified that I have complied with other legal requirements in this connection.

CHARANJEET KAUR SAIB
alias CHARANJEET KAUR
[Signature (in existing old name)]

I hitherto known as TRAPTI VARSHNEY alias TRAPTI AGGARWAL D/o RAJESH KUMAR VARSHNEY W/o GORAV KUMAR, R/o H.No.-259, 3rd Floor, Sukhdev Vihar, Delhi-110025, have changed my name and shall hereafter be known as TRAPTI KUKKAR.

It is certified that I have complied with other legal requirements in this connection.

TRAPTI VARSHNEY alias TRAPTI AGGARWAL
[Signature (in existing old name)]

I hitherto known as RENU alias RENU SHARMA D/o SOM DUTT, R/o RZB-139, Street No. 5, Narsingh Garden, Khyala, New Delhi-110018, have changed my name and shall hereafter be known as RENU SHARMA.

It is certified that I have complied with other legal requirements in this connection.

RENU alias RENU SHARMA
[Signature (in existing old name)]

I hitherto known as AYASHA D/o AJAY NISHAD, residing at 197, North Avenue, Delhi-110001, have changed my name and shall hereafter be known as AYASHA NISHAD.

It is certified that I have complied with other legal requirements in this connection.

AYASHA
[Signature (in existing old name)]

I hitherto known as S.HARISHANKAR alias HARISHANKAR SHIV KUMAR son of Shri SHIV KUMAR SUNDARAMURTHY, residing at 197, Subhash Khand, Giri Nagar, Kalkaji, New Delhi-110019, have changed my name and shall hereafter be known as HARISHANKAR SHIV KUMAR.

It is certified that I have complied with other legal requirements in this connection.

S.HARISHANKAR alias HARISHANKAR SHIV KUMAR
[Signature (in existing old name)]

I hitherto known as RAVINDER KUMAR S/o BALWAN SINGH SHARMA, residing at H.No. 85, New Bhagat Nagar, Tehsil Town Panipat, Haryana-132103, have changed my name and shall hereafter be known as RAVINDER KUMAR SHARMA.

It is certified that I have complied with other legal requirements in this connection.

RAVINDER KUMAR
[Signature (in existing old name)]

I hitherto known as MURARI RAKESH son of MURARI SIVA NAGA VARA PRASAD, R/o 41-20/3-40, Valluri Vari Street, Krishnalanka, Vijaywada (Urban), Krishna Distt., (A.P.)-520013, have changed my name and shall hereafter be known as MUHAMMAD ABU BAKAR.

It is certified that I have complied with other legal requirements in this connection.

MURARI RAKESH
[Signature (in existing old name)]

I hitherto known as CHESTA W/o Sh. DHEERAJ PAHUJA D/o Sh. ASHOK KUMAR, R/o House No. 1643A, Ground Floor, Near Huda Market, Sector-46, Wazirabad, Gurgaon, Haryana-122003, have changed my name and shall hereafter be known as CHESTA PAHUJA.

It is certified that I have complied with other legal requirements in this connection.

CHESTA
[Signature (in existing old name)]

I hitherto known as VENKAT RAO alias VENKAT RAO GHADGE son of Late Sh. GANPAT RAO GHADGE, R/o C2C/139, Pocket-2, Janak Puri, Delhi-110058, have changed my name and shall hereafter be known as VENKAT RAO.

It is certified that I have complied with other legal requirements in this connection.

VENKAT RAO alias VENKAT RAO GHADGE
[Signature (in existing old name)]

I hitherto known as MOHD IBRAHIM GOJJAR TEEDWAH S/o MOHD ABDULLAH, residing at WZ-186/3 WZ Block, Naraina Village, South West Delhi-110028, have changed my name and shall hereafter be known as MOHD IBRAHIM.

It is certified that I have complied with other legal requirements in this connection.

MOHD IBRAHIM GOJJAR TEEDWAH
[Signature (in existing old name)]

I hitherto known as PARSHANT SINGLA son of RAVI GUPTA, residing at Dr Garg Wali Gali, Model Town, Near Bus Stand, Kotkapura Road, Bagha Purana, Distt. Moga, Punjab-142038, India, have changed my name and shall hereafter be known as PARSHANT.

It is certified that I have complied with other legal requirements in this connection.

PARSHANT SINGLA
[Signature (in existing old name)]

I hitherto known as KAPIL alias KAPIL DEV son of HARI RAM, residing at H.No. S-611, Gali No. 05, School Block, Shakarpur, Delhi-110092, have changed my name and shall hereafter be known as KAPIL BHARDWAJ.

It is certified that I have complied with other legal requirements in this connection.

KAPIL alias KAPIL DEV
[Signature (in existing old name)]

I hitherto known as RAVI SINGLA son of BADLOO RAM, residing at Dr Garg Wali Gali, Model Town, Near Bus Stand, Kotkapura Road, Bagha Purana, Distt. Moga, Punjab-142038, India, have changed my name and shall hereafter be known as RAVI GUPTA.

It is certified that I have complied with other legal requirements in this connection.

RAVI SINGLA
[Signature (in existing old name)]

I hitherto known as AMIT VASISHAT S/o SANJAY VASISHAT, residing at Flat No.-64, Eklavya Vihar Apartments, Sector-13 Rohini, Sector-7, North West Delhi, Delhi-110085, have changed my name and shall hereafter be known as AMIET VASHISSAT.

It is certified that I have complied with other legal requirements in this connection.

AMIT VASISHAT
[Signature (in existing old name)]

I, DHARMENDER KUMAR, S/o GAJE PAL SINGH, R/o-H.No.-A-18 Vipin Garden, Uttam Nagar, D.K. Mohan Garden S.O, D.K. Mohan Garden, West Delhi, Delhi-110059, have changed the name of my minor son AARAV LODHI, (age 4 years) and he shall hereafter be known as ARJUN LODHI.

It is certified that I have complied with other legal requirements in this connection.

DHARMENDER KUMAR
[Signature of Guradian]

I hitherto known as SANDEEP KAUR D/o PIRTHIPAL SINGH, R/o H.No.-35, Ward Number-10, Gali Number-7, New Shastri Nagar, Hoshiarpur, Punjab-146001, have changed my name and shall hereafter be known as ROOHANIYAT CHRIST. I am changing my name not my religion.

It is certified that I have complied with other legal requirements in this connection.

SANDEEP KAUR
[Signature (in existing old name)]

I hitherto known as PARUL JAIN alias PARUL GUPTA D/o MANOJ KUMAR JAIN W/o SHANTANU GUPTA, R/o B M-1/7, Veerangana Nagar, Pichhor, Jhansi, Uttar Pradesh-284128, have changed my name and shall hereafter be known as PARUL JAIN, I have changed only my name not my religion.

It is certified that I have complied with other legal requirements in this connection.

PARUL JAIN alias PARUL GUPTA
[Signature (in existing old name)]

I hitherto known as MINAKSHI JUNEJA daughter of Late Shri GULSHAN TAKKAR W/o Shri KAMAL KISHOR, R/o H.No. 164-C, DDA Janta Flat, Paschim Vihar Extension, Paschim Vihar, West Delhi, Delhi-110063, have changed my name and shall hereafter be known as RASHMI JUNEJA.

It is certified that I have complied with other legal requirements in this connection.

MINAKSHI JUNEJA
[Signature (in existing old name)]

I hitherto known as RAJESH KUMAR ARYA son of Shri OM KUMAR ARYA, residing at B-20, Kala Colony, Behind Genpact, Jaipur-302017, have changed my name and shall hereafter be known as RAJESH ARYA.

It is certified that I have complied with other legal requirements in this connection.

RAJESH KUMAR ARYA
[Signature (in existing old name)]

I hitherto known as SUMAN SINHA alias SUMAN D/o SARABJEET SINGH W/o LAXMI PRASAD SINHA, residing at R Z F-761/21, Street No. 4, Raj Nagar 2 Palam, New Delhi, Delhi-110077, have changed my name and shall hereafter be known as SULAHARI SINHA.

It is certified that I have complied with other legal requirements in this connection.

SUMAN SINHA alias SUMAN
[Signature (in existing old name)]

I hitherto known as DURUPATI HIRANAND PAMNANI alias TANYA DEVNANI alias PAMNANI DURUPATI HIRANAND D/o HIRANAND PAMNANI W/o KUMAR DEVNANI, residing at Plot No. 19, Gopal Vihar, 14/75 Civil Lines, Kanpur Nagar, Kanpur, Uttar Pradesh-208001, have changed my name and shall hereafter be known as TANYA DEVNANI.

It is certified that I have complied with other legal requirements in this connection.

DURUPATI HIRANAND PAMNANI alias TANYA DEVNANI alias PAMNANI DURUPATI HIRANAND
[Signature (in existing old name)]

I hitherto known as KM KIRAN alias KUMARI KIRAN D/o KANHAIYA PRASAD BARANWAL W/o ANKUR BARNWAL, residing at B 113, Gulshan Bellina, Near Ek Murti Chawk, Greater Noida West, Roza Jalalpur, Gautam Buddh Nagar, Uttar Pradesh-201009, have changed my name and shall hereafter be known as KIRAN BARNWAL.

It is certified that I have complied with other legal requirements in this connection.

KM KIRAN alias KUMARI KIRAN
[Signature (in existing old name)]

I, ANKUR PURI S/o ANIL PURI, residing at 2801, Tower A-4, Cleo County, Sector 121, Noida, Uttar Pradesh-201301, have changed the name of minor daughter AARYA PURI, aged 2 years and she shall hereafter be known as SAHIBA PURI.

It is certified that I have complied with other legal requirements in this connection.

ANKUR PURI
[Signature of Guardian]

I hitherto known as LOVEPREET KOUR wife of HARWINDER SINGH, residing at Baloke, Post Office-Mauran, District-Barnala, Punjab-148108, have changed my name and I shall hereafter be known as GURMEET KAUR.

It is certified that I have complied with other legal requirements in this connection.

LOVEPREET KOUR
[Signature (in existing old name)]

I hitherto known as JASWINDER KAUR W/o JASSA SINGH, R/o Near Guruduara, Dabwali Dhab, Sri Muktsar Sahib, Punjab-152115, have changed my name and shall hereafter be known as RAJVINDER KAUR.

It is certified that I have complied with other legal requirements in this connection.

JASWINDER KAUR
[Signature (in existing old name)]

I hitherto known as KAUR SINGH S/o KARNAIL SINGH, R/o Patti Deep Singh Bhadaur, District Barnala, Punjab, have changed my name and shall hereafter be known as DARSHAN SINGH.

It is certified that I have complied with other legal requirements in this connection.

KAUR SINGH
[Signature (in existing old name)]

I hitherto known as LOVEPREET SINGH MEHO S/o SHER SINGH, R/o H. No.144, Ward No.5, Khamanon, Fatehgarh Sahib, Punjab, have changed my name and shall hereafter be known as LOVEPREET SINGH.

It is certified that I have complied with other legal requirements in this connection.

LOVEPREET SINGH MEHO
[Signature (in existing old name)]

I hitherto known as SANTHOSH KUMAR KOTHA alias SANTHOSH KUMAR K alias K SANTHOSH KUMAR S/o BHOOMAIHAH, residing at H. No. 7-1/3 Rajarajeswara Nilayam, Behind Nandini Dairy Products, Athvelly Village Medchal, Medchal, Malkajgiri, Telangana-501401, have changed my name and shall hereafter be known as SANTHOSH KUMAR KOTHA.

It is certified that I have complied with other legal requirements in this connection.

SANTHOSH KUMAR KOTHA alias SANTHOSH
KUMAR K alias K SANTHOSH KUMAR
[Signature (in existing old name)]

I hitherto known as B. RAMULU, S/o ERVA NARAYANA, R/o 8-6-40, Gangaputra Colony, Old Bowenpally, Tirumalagiri, Hyderabad-500011, have changed my name and shall hereafter be known as ERVA JANARDHAN.

It is certified that I have complied with other legal requirements in this connection.

B. RAMULU
[Signature (in existing old name)]

I hitherto known as ARJUN NYAMTHI ESHWARAIAH alias ARJUN N E S/o ESHWARAIAH, residing at #131, Pooja Nilaya, 5th Main, 6th Cross, Veeranna Layout, Vinobanagar, Shimoga, Karnataka-577204, have changed my name and shall hereafter be known as ARJUN PATEL.

It is certified that I have complied with other legal requirements in this connection.

ARJUN NYAMTHI ESHWARAIAH alias ARJUN N E
[Signature (in existing old name)]

I hitherto known as SHEKAMMA B daughter of BHEEMAREDDY B, residing at Ward No. 1, Talur Road, Srinagar Colony, Near Iron Bridge, Bellary, Karnataka-583101, have changed my name and shall hereafter be known as THULASI YENNAPUSALA CHINNA.

It is certified that I have complied with other legal requirements in this connection.

SHEKAMMA B
[Signature (in existing old name)]

I hitherto known as MANINDER SANDHU D/o MAJOR SINGH W/o PALWINDER SINGH BRAR, R/o Village Butewala, Post Office Patel Nagar, District Ferozepur, Punjab-152004, have changed my name and shall hereafter be known as MANINDER SANDHU BRAR.

It is certified that I have complied with other legal requirements in this connection.

MANINDER SANDHU
[Signature (in existing old name)]

I hitherto known as GURJIT SINGH S/o JARMAL SINGH, R/o Basti Nekan Wali, Bukan Khan Wala, Tehsil & Distt. Ferozepur, Punjab-152003, have changed my name and shall hereafter be known as GURJIT SINGH SANDHU.

It is certified that I have complied with other legal requirements in this connection.

GURJIT SINGH
[Signature (in existing old name)]

I hitherto known as VINOD VINAYAK S/o DARSHAN LAL, R/o H.No-1, Dashmesh Nagar, Ferozepur City, Punjab-152002, have changed my name and shall hereafter be known as VINOD.

It is certified that I have complied with other legal requirements in this connection.

VINOD VINAYAK
[Signature (in existing old name)]

I hitherto known as PARUL THAKUR W/o RAHUL THAKUR, R/o Street No-1, Opposite Mandir, Azad Nagar, Ferozepur City, Punjab-152002, have changed my name and shall hereafter be known as PARUL BHANDARI.

It is certified that I have complied with other legal requirements in this connection.

PARUL THAKUR
[Signature (in existing old name)]

I hitherto known as RAJPAL SINGH S/o GURBAS SINGH, R/o VPO. Mana Singh Wala, Tehsil & Distt. Ferozepur, Punjab-142052, have changed my name and shall hereafter be known as RAJPAL SINGH SANDHU.

It is certified that I have complied with other legal requirements in this connection.

RAJPAL SINGH
[Signature (in existing old name)]

I hitherto known as SUNITA RANI W/o RAJEEV KUMAR, R/o Ward No-5, Backside R.S.D College, Ferozepur City, Punjab-152002, have changed my name and shall hereafter be known as SUNITA.

It is certified that I have complied with other legal requirements in this connection.

SUNITA RANI
[Signature (in existing old name)]

I hitherto known as SHOKAT RAM S/o GURBAX LAL, R/o Village Ladhuka Mandi Distt. Fazilka, Punjab-152123, have changed my name and shall hereafter be known as SHOKAT RAI.

It is certified that I have complied with other legal requirements in this connection.

SHOKAT RAM
[Signature (in existing old name)]

I hitherto known as MONTI alias MAYANK RANA S/o JOGINDER SINGH RANA residing at House No. 516, Near Govt. School, VPO. Mukhmel Pur, North West Delhi, Delhi-110036, have changed my name and shall hereafter be known as MAYANK RANA.

It is certified that I have complied with other legal requirements in this connection.

MONTI alias MAYANK RANA
[Signature (in existing old name)]

I hitherto known as KULBIR SINGH son of GURDIAL SINGH, residing at Nangal Ambian, Jalandhar, Punjab-144703, have changed my name and shall hereafter be known as SUKHCHAIN SINGH.

It is certified that I have complied with other legal requirements in this connection.

KULBIR SINGH
[Signature (in existing old name)]

I hitherto known as ABHIMANYU S/o VED PRAKASH, R/o House No.-74, Khushi Ram Patti, Ujwa, South West

Delhi, Delhi-110073, have changed my name and shall hereafter be known as ABHIMANYU DALAL.

It is certified that I have complied with other legal requirements in this connection.

ABHIMANYU
[Signature (in existing old name)]

I hitherto known as SANDEEP KUMAR S/o SHRI RAM AVTAR, residing at 336, VPO Sidhrawali, District Gurgaon-122413, have changed my name and shall hereafter be known as SANDEEPANI SWAMI.

It is certified that I have complied with other legal requirements in this connection.

SANDEEP KUMAR
[Signature (in existing old name)]

I, PARMINDER KAUR W/o RESHAM SINGH, residing at Guru Nanak Colony, Ward No.1, Lohian Khas, Tehsil Shahkot, Distt. Jalandhar-144629, Punjab, India, have changed the name of my minor daughter JASMEEN KAUR SINGH and she shall hereafter be known as JASMEEN KAUR.

It is certified that I have complied with other legal requirements in this connection.

PARMINDER KAUR
[Signature of Guardian]

I hitherto known as GURDIP SINGH SAHOTA, S/o KULWINDER SINGH, R/o VPO. Bara Pind, PS: Goraya, Teh. Phillaur, Distt. Jalandhar, Punjab (India)-144418, have changed my name and shall hereafter be known as GURDEEP SINGH SAHOTA.

It is certified that I have complied with other legal requirements in this connection.

GURDIP SINGH SAHOTA
[Signature (in existing old name)]

I hitherto known as MADHU KANT alias MADHUKANT SEHGAL son of RAMESH CHANDER, residing at Plot No.81-A, 3rd Floor, Block-D, Mansarover Garden, New Delhi-110015, have changed my name and shall hereafter be known as MADHUKANT SEHGAL.

It is certified that I have complied with other legal requirements in this connection.

MADHU KANT alias MADHUKANT SEHGAL
[Signature (in existing old name)]

I, MUKESH RANI W/o Late Sh. RAJIV KUMAR, residing at House No.-535/11, Adrash Nagar, Kaithal, Haryana-136027, India, have changed the name of my minor son DEV and he shall hereafter be known as DEV SINHMAR.

It is certified that I have complied with other legal requirements in this connection.

MUKESH RANI
[Signature of Guardian]

I hitherto known as KRISHAN PAL S/o SHYAMVEER SINGH, employed as Digital Marketing Manager in the TRNSFORM Business Solutions Pvt. Ltd, Sector 63, Noida, residing at 18, Makauda, Gautam Buddha Nagar, Uttar Pradesh, have changed my name and shall hereafter be known as KRISHAN SINGH BHATI.

It is certified that I have complied with other legal requirements in this connection.

KRISHAN PAL
[Signature (in existing old name)]

I hitherto known as SAXENA NEHA KESHAVDASS D/o KESHAVDASS HARISHCHANDRA LAKHTAKIA, residing at Panzara Additional, S P Bunglow, Ganpati Road, Chule, Maharashtra-424001, have changed my name and shall hereafter be known as NEHA AKHILESH KUMAR SINGH.

It is certified that I have complied with other legal requirements in this connection.

SAXENA NEHA KESHAVDASS
[Signature (in existing old name)]

I hitherto known as T SAI SURYA TEJA (Old name) S/o T S K GAUTAM, residing at Door No.1-145A, Diguva Veedhi, Kavali Village, Walteru (P.O), Santhakaviti Mandal, Srikakulam District, Andhra Pradesh-532168, have changed my name and shall hereafter be known as THAMMINAINA SAI SURYA TEJA (New Name).

It is certified that I have complied with other legal requirements in this connection.

T SAI SURYA TEJA
[Signature (in existing old name)]

I hitherto known as BAHADAR SINGH S/o JAGAT SINGH, R/o Village Ghuduwal, Tehsil Shahkot, Distt. Jalandhar, Punjab, Pin-144629, have changed my name and shall hereafter be known as BAHADUR SINGH.

It is certified that I have complied with other legal requirements in this connection.

BAHADAR SINGH
[Signature (in existing old name)]

I hitherto known as KAWALPREET KAUR wife of GURDEV SINGH, residing at Vill. Jodha Nagri, District Amritsar, Punjab, have changed my name and shall hereafter be known as KANWALPREET KAUR.

It is certified that I have complied with other legal requirements in this connection.

KAWALPREET KAUR
[Signature (in existing old name)]

I hitherto known as NUTAN SHAMBHU SINGH D/o DINESH PRASAD ROW, residing at Dineshbhai Ki Chal, Kopralli Road, Ranchhod Nagar, Vapi Chhiri, Chhiri, Valsad, Gujarat-396191, have changed my name and shall hereafter be known as NUTAN PREMBAHADUR RANA.

It is certified that I have complied with other legal requirements in this connection.

NUTAN SHAMBHU SINGH
[Signature (in existing old name)]

I hitherto known as SUBHASH CHAND S/o GIAN CHAND SHARMA, R/o Flat: L2-15, Second Floor, BPTP Park Elite Floors L Block, L2 Lane, Near Anjuli Nursing Home, Sector-84, Faridabad, Haryana-121002, have changed my name and shall hereafter be known as SUBHASH CHAND SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SUBHASH CHAND
[Signature (in existing old name)]

I, AHALPARA URVASHIBEN ANILBHAI daughter of SONDAGAR MAHENDRABHAI W/o ANILBHAI, residing at Ambali sheri, Dhari, Amreli, Gujarat-365640, have changed the name of minor daughter SNEHA, aged 9 years and she shall hereafter be known as SNEHA SONDAGAR.

It is certified that I have complied with other legal requirements in this connection.

AHALPARA URVASHIBEN ANILBHAI
[Signature of Guardian]

I hitherto known as SOSI alias SOSI GUPTA S/o SHUGAN CHAND, R/o A-9 Sterling Apartment-1, Bopal, Ahmedabad, Gujrat-380058, have changed my name and shall hereafter be known as SOSI GUPTA.

It is certified that I have complied with other legal requirements in this connection.

SOSI alias SOSI GUPTA
[Signature (in existing old name)]

I, HARISHANKAR NAGARAJAN S/o NAGARAJAN, residing at G1, Guru Sriram Apartment, No. 5, Bharat Avenue, Chitlapakkam, Selaiyur, Chennai, Tamilnadu-600073, have changed the name of minor son SWAKSH HARISHANKAR, aged 8 years and he shall hereafter be known as SAI PERUMAL PICHAI HARISHANKAR.

It is certified that I have complied with other legal requirements in this connection.

HARISHANKAR NAGARAJAN
[Signature of Guardian]

I hitherto known as ANUSHA SUJIT alias ANUSHA ANAND D/o ANAND KUMAR NARAYANAN W/o SUJIT MURUKAN THONARIL, residing at Thonaril(H), Kaninad P O, Puthencruz, Vadavucode, Ernakulam, Kerala-682310, have changed my name and shall hereafter be known as ANUSHA SUJIT.

It is certified that I have complied with other legal requirements in this connection.

ANUSHA SUJIT alias ANUSHA ANAND
[Signature (in existing old name)]

I hitherto known as NEELAM W/o LAJJA RAM, R/o H.No.64/6, Near Ravidass Mandir, Bhukapuri, District Karnal, Haryana, have changed my name and shall hereafter be known as NEELAM DEVI.

It is certified that I have complied with other legal requirements in this connection.

NEELAM
[Signature (in existing old name)]

I hitherto known as SUCHVINDAR SINGH S/o DHIAN SINGH, R/o Vill. Satoura, Tehsil Pehowa, Kurukshetra, Haryana, have changed my name and shall hereafter be known as SUCHWINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

SUCHVINDAR SINGH
[Signature (in existing old name)]

I hitherto known as AMAR YADAV S/o RAJ KUMAR YADAV, residing at H.No.-98, Gali No-6, Near Kankarwali Road, Mohalla-Vikas Nagar, Rewari, Haryana-123401, have changed my name and shall hereafter be known as AMAR RAO.

It is certified that I have complied with other legal requirements in this connection.

AMAR YADAV
[Signature (in existing old name)]

I hitherto known as RAVINUTHALA VENKATASUBBA RAO S/o R. VENKATA RATNAM, residing at 22, Mohanam, DAE Township, Anupuram, Tamilnadu-603127, have changed my name and shall hereafter be known as RAVINUTHALA VENKATA SUBBA RAO.

It is certified that I have complied with other legal requirements in this connection.

RAVINUTHALA VENKATASUBBA RAO
[Signature (in existing old name)]

I hitherto known as SRIKANTH SOMAROUTHU alias SRIKANTH S alias SOMAROUTHU SRIKANTH son of UMAMAHESWARA RAO SOMAROUTHU, residing at 1-280/4, Mallepadu, Guntur, Andhra Pradesh-522202, have changed my name and shall hereafter be known as SRIKANTHKALYAN SOMAROUTHU.

It is certified that I have complied with other legal requirements in this connection.

SRIKANTH SOMAROUTHU alias SRIKANTH S
alias SOMAROUTHU SRIKANTH
[Signature (in existing old name)]

I hitherto known as SHIVANI D/o JAGDISH, residing at Hassangarh, 29, Rohtak, Haryana-124404, have changed my name and shall hereafter be known as CIENA YADUVANSHI.

It is certified that I have complied with other legal requirements in this connection.

SHIVANI
[Signature (in existing old name)]

I hitherto known as HARIOM S/o BHANWAR DAS, R/o Santo Ka Vas, Bhadrarjun, Tehsil-Ahore, Bhadrarjun, Jalor, Rajasthan-307029, have changed my name and shall hereafter be known as HARIOM VAISHNAV.

It is certified that I have complied with other legal requirements in this connection.

HARIOM
[Signature (in existing old name)]

I, NEERAJ KUMAR SHUKLA S/o PRAMOD KUMAR SHUKLA, residing at D-1204, Sjr Parkway Homes, Rayasandra Main Road, Near Rayasandra Lake, Rayasandra, Bengaluru, Karnataka-560099, have changed the name of minor son AARADHYA SHUKLA, aged 9 years and he shall hereafter be known as AARUSH SHUKLA.

It is certified that I have complied with other legal requirements in this connection.

NEERAJ KUMAR SHUKLA
[Signature of Guardian]

I hitherto known as HARJINDER KAUR W/o MOHINDER SINGH, R/o H. No-B-1/616, Ward No-4, Mohalla Prem Nagar Phillaur, Distt Jalandhar, Pin Code-144410, Punjab, have changed my name and shall hereafter be known as BALJINDER KAUR.

It is certified that I have complied with other legal requirements in this connection.

HARJINDER KAUR
[Signature (in existing old name)]

I hitherto known as MEENU KAPOOR daughter of DES RAJ KAPOOR wife of ARUN ARORA, residing at H. No.111, Nirankari Colony, Amritsar-143001, Punjab, have changed my name and shall hereafter be known as MEENA ARORA.

It is certified that I have complied with other legal requirements in this connection.

MEENU KAPOOR
[Signature (in existing old name)]

I hitherto known as SHYAMOO son of RAJU SINGH, residing at Ward No. 23, Bhabhuta Sidh Colony, Street No. 02, Hanumangarh Town, Dist. Hanumangarh, Rajasthan 335512, have changed my name and shall hereafter be known as PRABHJOT SINGH.

It is certified that I have complied with other legal requirements in this connection.

SHYAMOO
[Signature (in existing old name)]

I hitherto known as LAKHWINDER KAUR BAL W/o ANGREJ SINGH, R/o Naushehra Khurd, Abadi Ram Nagar Colony OG. Ward No. 76, Amritsar-143001, have changed my name and shall hereafter be known as LAKHWINDER KAUR.

It is certified that I have complied with other legal requirements in this connection.

LAKHWINDER KAUR BAL
[Signature (in existing old name)]

I hitherto known as RANJEET KAUR wife of BHAWANJEET SINGH, residing at Kothe Dhilwan Wale Jaitu Distt Faridkot Punjab, have changed my name and shall hereafter be known as RANDEEP KAUR.

It is certified that I have complied with other legal requirements in this connection.

RANJEET KAUR
[Signature (in existing old name)]

I hitherto known as PARAMJIT SINGH S/o BHUPINDER SINGH, R/o H.No. 6-A, University Enclave, PO. Ladhewali Distt. Jalandhar Pin-144007, have changed my name and shall hereafter be known as SINGH PARAMJIT.

It is certified that I have complied with other legal requirements in this connection.

PARAMJIT SINGH
[Signature (in existing old name)]

I hitherto known as PRIYANKA MONGA W/o AMIT SETHI, residing at Street No. 4-L Opp. Balbir Hospital, Balbir Basti, Faridkot Punjab, have changed my name and shall hereafter be known as PRIYANKA SETHI.

It is certified that I have complied with other legal requirements in this connection.

PRIYANKA MONGA
[Signature (in existing old name)]

I hitherto known as SUKHJEET KAUR W/o JAGJIT SINGH, residing at Jania Patti, Vill. Karyal Distt Moga, Punjab, have changed my name and shall hereafter be known as SUKHJIT KAUR.

It is certified that I have complied with other legal requirements in this connection.

SUKHJEET KAUR
[Signature (in existing old name)]

I hitherto known as ADARSH GUJJAR son of PRAKASH GUJJAR, residing at No. 169, Dinne Palya, Uttarhalli Hobli, Kanakapura Road, Entrance of Sapthanidhi Kuteera, Uttari, Kagalipura, Bengaluru-560082, have changed my name and shall hereafter be known as ASA WASPRS EBATESCTRAD. I have changed only my name not my religion.

It is certified that I have complied with other legal requirements in this connection.

ADARSH GUJJAR
[Signature (in existing old name)]

I, NALLAMALA RAVI S/o NALLAMALA BALAPPA, R/o H.No-8-1-67/1, Vidyanagar, Yenugonda rural, Mahabubnagar, Telangana, Pin-509001. have to change the name of my minor son's name NALLAMALA SOORYATEJA, aged 16 years and he shall hereafter be known as NALLAMALA AGASTYA SAI.

It is certified that I have complied with other legal requirements in this connection.

NALLAMALA RAVI
[Signature of Guardian]

I hitherto known as SHAIK GOUSIYA D/o HASSAN AHMMED, R/o H.No. 11-1-145, Turupu Bavi Bazar, Macherla, Guntur, Andhra Pradesh-522426, have changed my name and shall hereafter be known as SHAIK NEHA.

It is certified that I have complied with other legal requirements in this connection.

SHAIK GOUSIYA
[Signature (in existing old name)]

I hitherto known as HARMINDER SINGH BHULLAR S/o SUKHDEV SINGH, residing at Village Bhullar District Sri Muktsar Sahib Punjab-152031, have changed my name and shall hereafter be known as SHAMINDER SINGH BHULLAR.

It is certified that I have complied with other legal requirements in this connection.

HARMINDER SINGH BHULLAR
[Signature (in existing old name)]

I hitherto known as SUBHASH CHANDER KAMBOJ S/o SATNAM DASS, R/o Saido Ke Uttar URF, Chandmari, Behak, Fazilka, Punjab-152123, have changed my name and shall hereafter be known as SUBHASH CHANDER.

It is certified that I have complied with other legal requirements in this connection.

SUBHASH CHANDER KAMBOJ
[Signature (in existing old name)]

I hitherto known as TRISHA DHAR D/o TAPAS DHAR W/o ARNAB MALAKAR, R/o New Kazidanga, Bandel Junction, Kazidanga, Hooghly, West Bengal-712123, have changed my name and shall hereafter be known as TRISHA DHAR MALAKAR.

It is certified that I have complied with other legal requirements in this connection.

TRISHA DHAR
[Signature (in existing old name)]

I hitherto known as JYOTISIMARAN KANTILAL SOLANKI, residing at 428, Prajapati Vas, Sarotra Road, Sarotra, Amirgadh, Banaskantha, Gujarat-385135, have changed my name and shall hereafter be known as JAYDITYAPRATAPSIKH KANTILAL SOLANKI.

It is certified that I have complied with other legal requirements in this connection.

JYOTISIMARAN KANTILAL SOLANKI
[Signature (in existing old name)]

I hitherto known as SANJEEV KUMAR son of Mr. VIJAY SINGH, residing at E-673, SGM Nagar, Near Hanuman Mandir Sec 48, Faridabad-121001, have changed my name and shall hereafter be known as SANJEEV.

It is certified that I have complied with other legal requirements in this connection.

SANJEEV KUMAR
[Signature (in existing old name)]

I hitherto known as RYAN BHARTI son of BISHAMBER NATH, residing at C-64, Seema Apartments, Plot No.-7, Sector-11, Dwarka, South West Delhi, Delhi-110075, have changed my name and shall hereafter be known as RYANN CHAUDHARY.

It is certified that I have complied with other legal requirements in this connection.

RYAN BHARTI
[Signature (in existing old name)]

I hitherto known as TUSHAR JAIN son of AAKASH JAIN, residing at House No. F-68, Vikas Marg, Preet Vihar, Delhi-110092, have changed my name and shall hereafter be known as TUSHAR AAKASH JAIN.

It is certified that I have complied with other legal requirements in this connection.

TUSHAR JAIN
[Signature (in existing old name)]

I hitherto known as KARAJ SINGH SANDHU S/o KASHMIR SINGH, R/o Village Kada Bora, sherkhan Wala, Tehsil and District Ferozepur, Punjab-152005, have changed my name and shall hereafter be known as KARAJ SINGH.

It is certified that I have complied with other legal requirements in this connection.

KARAJ SINGH SANDHU
[Signature (in existing old name)]

I hitherto known as MAKHAN RAM S/o AMI CHAND, residing at VPO Daduwal, Teh. Phillaur, Distt. Jalandhar-144032, Punjab, India, have changed my name and shall hereafter be known as MAKHAN LAL.

It is certified that I have complied with other legal requirements in this connection.

MAKHAN RAM
[Signature (in existing old name)]

I hitherto known as SIMARJIT KAUR BRAR alias KULDEEP KAUR BRAR W/o DALJIT SINGH, R/o VPO Azamwala, Tehsil Fazilka, District Fazilka, Punjab-152123, have changed my name and shall hereafter be known as SIMARJIT KAUR BRAR.

It is certified that I have complied with other legal requirements in this connection.

SIMARJIT KAUR BRAR
alias KULDEEP KAUR BRAR
[Signature (in existing old name)]

I hitherto known as SONU BARNWAL S/o Shri ALAKH NIRANJAN BARNWAL, R/o C-118 MMTc Colony Malviya Nagar, New Delhi 110017, have changed my name and shall hereafter be known as SARTHAK BARNWAL.

It is certified that I have complied with other legal requirements in this connection.

SONU BARNWAL
[Signature (in existing old name)]

I, KULWINDER KAUR W/o JASVIR SINGH, R/o VPO Talhan, Jalandhar, Punjab-144101, have changed name of my minor daughter GURNOOR KAUR, aged about 12 years and shall hereafter be known as GURNOOR KAUR BAINS.

It is certified that I have complied with other legal requirements in this connection.

KULWINDER KAUR
[Signature of Guardian]

I hitherto known as HARDEEP KAUR GREWAL D/o AMARJIT SINGH GREWAL W/o VIKRAMJIT SINGH SANDHU, residing at Village and Post Office Sangatpur District Tarn Taran Punjab-143409, have changed my name and shall hereafter be known as HARDEEP KAUR.

It is certified that I have complied with other legal requirements in this connection.

HARDEEP KAUR GREWAL
[Signature (in existing old name)]

I hitherto known as MUSTAQUEEM alias MOHD MUSTAQUEEM S/o HUKUM MOHAMMAD, R/o Gram Paidi Bujurg, Post Ramwapur Duby, Siddharthnagar, Uttar Pradesh-272153, have changed my name and shall hereafter be known as MOHD MUSTAQUEEM.

It is certified that I have complied with other legal requirements in this connection.

MUSTAQUEEM alias MOHD MUSTAQUEEM
[Signature (in existing old name)]

I hitherto known as D BALASUBRAMANIAN son of Late DURAIRAJ KRISHNAMURTHY, residing at Flat 3705, Tower 5, Crescent Bay, Jerbai Wadia Road, Parel, Mumbai-400012, Maharashtra, have changed my name and shall hereafter be known as BALASUBRAMANIAN DURAIRAJ.

It is certified that I have complied with other legal requirements in this connection.

D BALASUBRAMANIAN
[Signature (in existing old name)]

I hitherto known as SHRIDEVI wife of BINDRA PRASAD, employed as Executive officer in the Interiors Today, Gomtinagar, Lucknow U.P., residing at 78, Bibipur, Barabanki, U.P.-225120, have changed my name and shall hereafter be known as SARVESH KUMARI.

It is certified that I have complied with other legal requirements in this connection.

SHRIDEVI
[Signature (in existing old name)]

I hitherto known as SUNIL KUMAR BANSAL son of RADHEY LAL, residing at H.No. 9863, Gali No. 1, West Gorakh Park, Shahdra, Delhi-110032, have changed my name and I shall hereafter be known as SHANTI CHAITANYA.

It is certified that I have complied with other legal requirements in this connection.

SUNIL KUMAR BANSAL
[Signature (in existing old name)]

I hitherto known as SANJEEV KUMAR son of HUKAM CHAND, residing at G-23/266, Sector-7, Rohini, Delhi-110085, have changed my name and shall hereafter be known as SANJAY SINGHAL.

It is certified that I have complied with other legal requirements in this connection.

SANJEEV KUMAR
[Signature (in existing old name)]

I hitherto known as KM ASFIA KHATOON wife of MOHAMMAD MUSHAHID, residing at 92, Nawada Sarai Tareen, Sambhal, Uttar Pradesh-244303, have changed my name and shall hereafter be known as SEEMA. I have changed my name only not my religion.

It is certified that I have complied with other legal requirements in this connection.

KM ASFIA KHATOON
[Signature (in existing old name)]

I hitherto known as SAVITHA S. BHAT alias SAVITHA alias SAVITHA SHYAMAPRASAD BHAT wife of MAHESH N. N. & daughter of K. SHYAMAPRASAD, residing at #158, Boliye House, Belthangady Taluk, Bandaru, Belthangady, Dakshina Kannada District, Karnataka have changed my name and shall hereafter be known as SAVITHA MAHESH NEDLE.

It is certified that I have complied with other legal requirements in this connection.

SAVITHA S. BHAT alias SAVITHA
alias SAVITHA SHYAMAPRASAD BHAT
[Signature (in existing old name)]

I hitherto known as AMIT KUMAR son of RAMESH KUMAR, residing at 529/1-D, 2-R, B Parkash Chand Road, Police Line Lawrence Road, Amritsar Punjab, have changed my name and shall hereafter be known as AMIT MITTAL.

It is certified that I have complied with other legal requirements in this connection.

AMIT KUMAR
[Signature (in existing old name)]

I hitherto known as C.S. SREEDEVI D/o. Late C.K. SREEDHARA W/o Late. MR. ANANT HUDDAR, residing at Maatru Krupa, Opp Prahlad Nilaya, Road No. 5, Malamaddi, Dharwad-580007, have changed my name and shall hereafter be known as ARPITA A. HUDDAR.

It is certified that I have complied with other legal requirements in this connection.

C.S. SREEDEVI
[Signature (in existing old name)]

I, RAVINDER SINGH S/o SUNDER SINGH, residing at 3, PWD Colony Session Marg, Karnal, Haryana-132001, have changed the name of my minor daughter VAISHNAVI GUSAIN, aged 14 years and she shall hereafter be known as YASHIKA.

It is certified that I have complied with other legal requirements in this connection.

RAVINDER SINGH
[Signature of Guardian]

I hitherto known as MANDEEP KUMAR alias MANDEEP KUMAR KAMBOJ S/o LACHHMAN DASS, R/o House No.-A/1367, Street No.-1, Radha Swami Colony, Fazilka, Firozpur, Punjab-152123, have changed my name and shall hereafter be known as MANDEEP KUMAR.

It is certified that I have complied with other legal requirements in this connection.

MANDEEP KUMAR alias MANDEEP KUMAR KAMBOJ
[Signature (in existing old name)]

I hitherto known as HEMALATHA KOTAGANDLA alias HEMALATHA K alias HEMALATHA KOTAGONDL alias K HEMALATHA D/o KOTAGANDLA RAMACHANDRA REDDY, residing at 12-107 Basavannakatta Street, Palamaner, Chittoor, Andhra Pradesh-517408, have changed my name and shall hereafter be known as HEMALATHA REDDY KOTAGANDLA.

It is certified that I have complied with other legal requirements in this connection.

HEMALATHA KOTAGANDLA alias HEMALATHA K alias HEMALATHA KOTAGONDL alias K HEMALATHA
[Signature (in existing old name)]

I hitherto known as GAREEB NAVAS THELATH MOHAMEDKUTTY alias GAREEB NAVAS T M son of MOHAMED KUTTY THELATH, residing at Thelath House, Manathala Chavakkad Po, Thrissur, Kerala-680506, have changed my name and shall hereafter be known as GAREEB NAVAS THELATH.

It is certified that I have complied with other legal requirements in this connection.

GAREEB NAVAS THELATH MOHAMEDKUTTY
alias GAREEB NAVAS T M
[Signature (in existing old name)]

I hitherto known as ASWIN BABY S/o T P MATHAI, residing at Thekkedathu House, Maneed, Ernakulam, Kerala-686664, have changed my name and shall hereafter be known as ASWIN B.

It is certified that I have complied with other legal requirements in this connection.

ASWIN BABY
[Signature (in existing old name)]

I hitherto known as THAHNIYA ALI VALIYAKATH PUTHAMPURAKKAL alias THAHNIYA ALI V P alias THAHNIYA ALI daughter of ALI VALIYAKATH PUTHAMPURAKKAL W/o GAREEB NAVAS THELATH MOHAMEDKUTTY, residing at Pleasant Dale Williams, Orumanayur, Kadappuram, Vettekkad, Thrissur, Kerala-680512, have changed my name and shall hereafter be known as THAHNIYA ALI.

It is certified that I have complied with other legal requirements in this connection.

THAHNIYA ALI VALIYAKATH
PUTHAMPURAKKAL alias THAHNIYA ALI V P
alias THAHNIYA ALI
[Signature (in existing old name)]

I, PALLE CHANDRA SHEKAR S/o PALLE ANJANEYULU, R/o Plot No. 35, West Part, Padmavathi Nagar Colony, Saheb Nagar, Vanasthalipuram, Ranga Reddy District-500 070, Telangana, have changed the name of my minor son GYANESH PALLE, aged 8 years, and he shall hereafter be known as SACHIN PALLE.

It is certified that I have complied with other legal requirements in this connection.

PALLE CHANDRA SHEKAR
[Signature of Guardian]

I hitherto known as KONA MALINI alias JONNALAGADDA MALINI D/o HARIKRISHNA RAO KONA, residing at Flat No. 303, Sri Santhi Grandeur, Bakkannapalem Road, Sai Priya Gardens Layout, Madhurwada, Visakhapatnam, Andhra Pradesh-530041, have changed my name and shall hereafter be known as KONA MALINI.

It is certified that I have complied with other legal requirements in this connection.

KONA MALINI alias JONNALAGADDA MALINI
[Signature (in existing old name)]

I hitherto known as VARSHA D/o BRAJESH KUMAR W/o SWAPNESWAR GANTAYAT, residing at F.No. 201 Aishwarya Nilayam, Safari Nagar, Kondapur, Hyderabad, Telangana-500084, have changed my name and shall hereafter be known as VARSHA GANTAYAT.

It is certified that I have complied with other legal requirements in this connection.

VARSHA
[Signature (in existing old name)]

I hitherto known as JEEVAN SINGH S/o DARBARA SINGH, residing at Village and Post Office Dad, District Ludhiana-142022 Punjab, have changed my name and shall hereafter be known as JIWAN SINGH.

It is certified that I have complied with other legal requirements in this connection.

JEEVAN SINGH
[Signature (in existing old name)]

I hitherto known as PREMNATH R alias R PREMNATH alias PREMNATH S/o RAVINATH K V, residing at A 11, Travancore Enclave, Maxworth Nagar, Sunnambukolathur, Koilambakkam, Chennai, Tamilnadu-600117, have changed my name and shall hereafter be known as PREMNAATH R.

It is certified that I have complied with other legal requirements in this connection.

PREMNATH R alias R PREMNATH alias PREMNATH
[Signature (in existing old name)]

I hitherto known as RAJINDER SINGH DHILLON S/o BHOLA SINGH, residing at VPO Siryewala, District Bathinda-151206, have changed my name and shall hereafter be known as RAJINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAJINDER SINGH DHILLON
[Signature (in existing old name)]

I hitherto known as PARUL AHUJA S/o SUNIL AHUJA, residing at House No. 629/3, Kudan Puri, Civil Lines, Brindaban Road, District Ludhiana-141001 Punjab, India, have changed my name and shall hereafter be known as RISHI AHUJA.

It is certified that I have complied with other legal requirements in this connection.

PARUL AHUJA
[Signature (in existing old name)]

I hitherto known as HARJIT KAUR W/o GURMEET SINGH, residing at Sounkae District Sri Muktsar Sahib Punjab-152112, have changed my name and HARJEET KAUR.

It is certified that I have complied with other legal requirements in this connection.

HARJIT KAUR
[Signature (in existing old name)]

I hitherto known as HARPREET SINGH DHAMMU S/o BUTA SINGH, residing at Kot Karor Kalan, District Ferozepur-142060, Punjab, have changed my name and HARPREET SINGH.

It is certified that I have complied with other legal requirements in this connection.

HARPREET SINGH DHAMMU
[Signature (in existing old name)]

I hitherto known as GURPREET SINGH son of LAKHBIR SINGH, residing at Ward Number 4, Dashmesh Nagar, Fatehgarh Churian, Gurdaspur-143602, Punjab, have changed my name and shall hereafter be known as SINGH GURPREET.

It is certified that I have complied with other legal requirements in this connection.

GURPREET SINGH
[Signature (in existing old name)]

I hitherto known as SARANJIT SINGH S/o HARI SINGH, residing at House No. 7721, Street No. 4 New Guru Angad Dev Colony, District Ludhiana-141003 Punjab, India, have changed my name and shall hereafter be known as SWARNJIT SINGH.

It is certified that I have complied with other legal requirements in this connection.

SARANJIT SINGH
[Signature (in existing old name)]

I hitherto known as SAWINDER KAUR W/o BALJINDER SINGH, residing at Near Gurdwara Sahib, Rathrian Distt. Sri Muktsar Sahib Punjab-152114, have changed my name and shall hereafter be known as PARMINDER KAUR.

It is certified that I have complied with other legal requirements in this connection.

SAWINDER KAUR
[Signature (in existing old name)]

I hitherto known as SHITLA PRASHAD YADAV S/o RAM BILAS YADAV, residing at House No. B-31-1703/5/46/4, Street No. 4, Tibba Road, near Gopal Nagar Chowk, Satkartar Nagar, Basti Jodhewal, District Ludhiana-141007, Punjab, India, have changed my name and shall hereafter be known as SANJAY YADAV.

It is certified that I have complied with other legal requirements in this connection.

SHITLA PRASHAD YADAV
[Signature (in existing old name)]

I hitherto known as POOJA DAS D/o PRITISH DAS, residing at Room No. 19E Aysha Cottage Ward No. 7 Karuvambram Po Nelliparambu Road, Manjeri, Malappuram, Kerala-676123, have changed my name and shall hereafter be known as ALIA DAS.

It is certified that I have complied with other legal requirements in this connection.

POOJA DAS
[Signature (in existing old name)]

I hitherto known as MADDI GOPAIAH S/o MADDI KISHTAIAH, R/o H.No.1-5-431/20/56, Sneha Colony, Surya Nagar, Jonnabanda, Alwal, Medchal Malkajgiri District-500010, Telangana, have changed my name and shall hereafter be known as MADDI GOPAL GOUD.

It is certified that I have complied with other legal requirements in this connection.

MADDI GOPAIAH
[Signature (in existing old name)]

I hitherto known as THOTA ADARSH S/o SRINIVASA RAO, residing at T2-281, Bombay Colony, Manuguru, Bhadradi Kothagudem, Telangana-507125, have changed my name and I shall hereafter be known as RAMPALLY ADARSH.

It is certified that I have complied with other legal requirements in this connection.

THOTA ADARSH
[Signature (in existing old name)]

I hitherto known as BHARATH KUMAR MALLINENI alias MALLINENI BHARATH KUMAR S/o JAYANTHI BABU MALLINENI, residing at Flat No. 605, B Block, Alekhya Palm Woods, Nanakramguda, Hyderabad, Telangana-500019, have changed my name and shall hereafter be known as RISHI MALINENI.

It is certified that I have complied with other legal requirements in this connection.

BHARATH KUMAR MALLINENI
alias MALLINENI BHARATH KUMAR
[Signature (in existing old name)]

I hitherto known as LIL SINGH alias LEEL SINGH son of HAR LAL, residing at Ground Floor Front, House No. A-2727, Greenfield Colony, Faridabad-121003, have changed my name and shall hereafter be known as LEEL SINGH.

It is certified that I have complied with other legal requirements in this connection.

LIL SINGH alias LEEL SINGH
[Thumb Impression]

I, AJAY KUMAR GUPTA son of NAVAL KISHOR GUPTA, residing at 175 A, Pocket A 3 Group 13, Mayur Vihar Phase 3, Vasundhara Enclave S.O, East Delhi, Delhi 110096, have changed the name of my minor son KAVYA GUPTA, aged 17 years and he shall hereafter be known as KAVYANSH GUPTA.

It is certified that I have complied with other legal requirements in this connection.

AJAY KUMAR GUPTA
[Signature of Guardian]

I hitherto known as KIRAN BALA D/o DHARAM SINGH, W/o PARVINDER SINGH, residing at House No. 839, Street No. 6, Janakpuri, District Ludhiana, Punjab-141003, India, have changed my name and shall hereafter be known as KIRANDEEP KAUR.

It is certified that I have complied with other legal requirements in this connection.

KIRAN BALA
[Signature (in existing old name)]

I hitherto known as ARTI SEHGAL daughter of VINOD KUMAR SEHGAL and wife of TARUN GUREJA, residing at A-46/16, DLF Phase-1, Behind Mega Mall, Chakarapur (74), Gurgaon, Haryana-122002, have changed my name and shall hereafter be known as ARTI GUREJA.

It is certified that I have complied with other legal requirements in this connection.

ARTI SEHGAL
[Signature (in existing old name)]

I hitherto known as MANISH SHARMA S/o PAWAN KUMAR, R/o House No-5842, Mohalla-Khasapura, Rewari, Haryana-123401, have changed my name and shall hereafter be known as MANISH.

It is certified that I have complied with other legal requirements in this connection.

MANISH SHARMA
[Signature (in existing old name)]

I hitherto known as DHARMAPURI RAGHAVIAIH C/o SURYANARAYANA DHARMAPURI, R/o Plot No:-55, Venkateshwara Nagar, Quthbullapur, Chintal, Hyderabad, Telangana-500054, have changed my name and shall hereafter be known as DHARMAPURI RAGHU.

It is certified that I have complied with other legal requirements in this connection.

DHARMAPURI RAGHAVIAIH
[Signature (in existing old name)]

I hitherto known as RAJNI W/o VIVEK ABBI, R/o H. No. 553, Gali No. 4 Diamond Avenue, Majitha Road, Amritsar, Punjab-143001, have changed my name and shall hereafter be known as RAJNI ABBI.

It is certified that I have complied with other legal requirements in this connection.

RAJNI
[Signature (in existing old name)]

I hitherto known as RUDRABOINA KONDALA RAO S/o RUDRABOINA SOMARAJU, R/o H. No. 2-17, Simhadri Colony, Chebrolu, West Godavari Distt., A.P., Pin-534406. have changed my name and shall hereafter be known as RUDRABOINA KRISHNA DEV.

It is certified that I have complied with other legal requirements in this connection.

RUDRABOINA KONDALA RAO
[Signature (in existing old name)]

I hitherto known as RINJIN S/o PASSANG, employed as Station Officer in Fire Department at P.O.-Tenga Valley, P.S.-Rupa, Distt. West Kameng, Arunachal Pradesh-790116, residing at Darjeeling, Dayaram, West Bengal-734429, have changed my name and shall hereafter be known as RINJIN SHERPA.

It is certified that I have complied with other legal requirements in this connection.

RINJIN
[Signature (in existing old name)]

I hitherto known as PRIYANSHU S/o MAHESH FAGERIA, residing at Ward No-41, Nawalgarh Road, Kisan Colony, Sikar, Rajasthan-332001, have changed my name and shall hereafter be known as PRIYANSHU FAGERIA.

It is certified that I have complied with other legal requirements in this connection.

PRIYANSHU
[Signature (in existing old name)]

I hitherto known as V PUNNAMCHANDER alias V PUNNAM CHANDER S/o V ILAIAH, R/o 23-5-2/1, Rasamalla Wada, New Shayampet, Near Gandhi Statue, Hanamkonda, Warangal Urban, Telangana-506001, have changed my name and shall hereafter be known as V PUNNAM CHANDER.

It is certified that I have complied with other legal requirements in this connection.

V PUNNAMCHANDER alias V PUNNAM CHANDER
[Signature (in existing old name)]

I hitherto known as JASVIR LAL S/o GURDEV LAL, R/o Kot Ranjha, Nawanshahar, Punjab-144517, have changed my name and shall hereafter be known as JASVIR RAI.

It is certified that I have complied with other legal requirements in this connection.

JASVIR LAL
[Signature (in existing old name)]

I hitherto known as RITIKA daughter of SATISH BHAGAT wife of ARJUN THAKUR, resident of H. No. 2152, Chaha Indara, H.C. Sen Marg, Chandni Chowk, Delhi-110006, have changed my name and shall hereafter be known as RITIKA THAKUR.

It is certified that I have complied with other legal requirements in this connection.

RITIKA
[Signature (in existing old name)]

I hitherto known as RANBIR KAUR alias RANVIR KAUR wife of AMIR SINGH, residing at H. No. 8, Gali Billa Gernal Store, Near Raju Palace, New Ranjitpura, Chheharta, Amritsar-143105, Punjab, have changed my name and shall hereafter be known as RANBIR KAUR.

It is certified that I have complied with other legal requirements in this connection.

RANBIR KAUR alias RANVIR KAUR
[Signature (in existing old name)]

I hitherto known as DHARMENDRA RATHORE S/o SUNDER LAL RATHORE, residing at Makan No-20, Ward No-7, Pani Tankin Ktanki, Indrapuri Colony, Jaswadi Road, Khandwa, East Nimar, Madhya Pradesh-450001, have changed my name and shall hereafter be known as PANKAJ RATHORE.

It is certified that I have complied with other legal requirements in this connection.

DHARMENDRA RATHORE
[Signature (in existing old name)]

I hitherto known as MAYANK S/o Late ASHOK KUMAR SINGH, residing at Sanathua, Aurangabad, Bihar-824102, have changed my name and shall hereafter be known as MAYANK SINGH.

It is certified that I have complied with other legal requirements in this connection.

MAYANK

[Signature (in existing old name)]

I hitherto known as NIRAL ENEM PURTY son of Late MADIRAY PURTY, residing at 114, Naya Basti, Near Argora Railway Station, Doranda, Ranchi, Jharkhand-834002, have changed my name and shall hereafter be known as NIRAL ENAM PURTY.

It is certified that I have complied with other legal requirements in this connection.

NIRAL ENEM PURTY

[Signature (in existing old name)]

I hitherto known as MANEESH S/o BRAHM DASS, residing at Vill-Nangal, PO.-Behin, Tehsil-Dehra, Distt.-Kangra, Himachal Pradesh-177103, have changed my name and shall hereafter be known as MANEESH NARYAL.

It is certified that I have complied with other legal requirements in this connection.

MANEESH

[Signature (in existing old name)]

I hitherto known as PARMINDER PAUL LEKH W/o Shri KULDIP RAJ, residing at H. No. 196, Defence Colony, Chhatwal, Tehsil & Distt. Pathankot, Pb, have changed my name and shall hereafter be known as PARMINDER KAUR.

It is certified that I have complied with other legal requirements in this connection.

PARMINDER PAUL LEKH

[Signature (in existing old name)]

I hitherto known as DHARAM CHAND son of HANS RAJ, residing at Ward No. 9, Patti Gahu, Longowal, Distt. Sangrur, Punjab, India-148106, have changed my name and shall hereafter be known as DHARAM CHANDER SHARMA.

It is certified that I have complied with other legal requirements in this connection.

DHARAM CHAND

[Signature (in existing old name)]

I hitherto known as GANGO RAMA BODEKAR alias SHAMU RAMA BODEKAR alias SHAHU RAMU BODEKAR alias SHYAMRAO RAMCHANDRA BODEKAR S/o RAMCHANDRA BODEKAR, residing at R.C. Marg Chembur, Near Vishwa Viret Mandir, Ganesh Nagar, Room No-48, VTC-FCI S.O, Distt.-Mumbai, Maharashtra-400074, have changed my name and shall hereafter be known as SHAMRAO RAMCHANDRA BODEKAR.

It is certified that I have complied with other legal requirements in this connection.

GANGO RAMA BODEKAR alias SHAMU RAMA BODEKAR alias SHAHU RAMU BODEKAR alias SHYAMRAO RAMCHANDRA BODEKAR

[Signature (in existing old name)]

I hitherto known as KHEMCHAND SINGH S/o DALVEER SINGH, residing at Melrose Bye Pass, Shriram Puram Face 2, Koil, Aligarh, Uttar Pradesh-202001, have changed my name and shall hereafter be known as SIDDHARTH SINGH.

It is certified that I have complied with other legal requirements in this connection.

KHEMCHAND SINGH

[Signature (in existing old name)]

I hitherto known as PARMAR NARESHBHAI LALJIBHAI S/o PARAMAR GITABEN LALJIBHAI, R/o Shitla Mandir, Poonam Society, Pardi, Rajkot, Gujarat-360024, have changed my name and shall hereafter be known as PARMAR AAYUSH LALJIBHAI.

It is certified that I have complied with other legal requirements in this connection.

PARMAR NARESHBHAI LALJIBHAI

[Signature (in existing old name)]

I hitherto known as S. KARTHIK alias KARTHIK KRISHNAMOORTHY SIVASHANKAR alias KARTHIK KRISHNAMOORTHY S to S. KARTHIK KRISHNAMOORTHY S/o K SIVASHANKAR, residing at CO1162, DLF Garden City, OMR, Thazhambur, Kanchipuram, Tamil Nadu-600130, have changed my name and shall hereafter be known as S. KARTHIK KRISHNAMOORTHY.

It is certified that I have complied with other legal requirements in this connection.

S. KARTHIK alias KARTHIK KRISHNAMOORTHY SIVASHANKAR alias KARTHIK KRISHNAMOORTHY S to S. KARTHIK KRISHNAMOORTHY

[Signature (in existing old name)]

I hitherto known as JATINDER SINGH S/o MUBARK SINGH, residence of H. No. B-1/200, Near CIA Staff, Bazar Kalan, Hoshiarpur, Punjab, India, have changed my name and shall hereafter known as SINGH JATINDER.

It is certified that I have complied with other legal requirements in this connection.

JATINDER SINGH
[Signature (in existing old name)]

I hitherto known as BARINDER SINGH BHANOT S/o JAGAN NATH BHANOT, residence of Vill. Rampur, PO. Rampur Bilron, Tehsil Garhshankar, Hoshiapur, Punjab, India, have changed my name and shall hereafter known as BARINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

BARINDER SINGH BHANOT
[Signature (in existing old name)]

I hitherto known as GAGAN PREET D/o KULBIR SINGH, R/o Vpo. Pakki Tibbi, Tehsil Malout, District Sri Muktsar Sahib, Punjab-151210, have changed my name and shall hereafter be known as GAGANPREET KAUR.

It is certified that I have complied with other legal requirements in this connection.

GAGAN PREET
[Signature (in existing old name)]

I hitherto known as LAKSHMI KANT S/o MUNNI LAL MISHRA, residing at Bedouli, Sirsa Kachhar, Allahabad, Uttar Pradesh-212305, have changed my name and I shall hereafter be known as LAKSHMI KANT MISHRA.

It is certified that I have complied with other legal requirements in this connection.

LAKSHMI KANT
[Signature (in existing old name)]

I hitherto known as MALKIT DHILLON son of NAJARSINGH, R/o Vill.-Ramuwala Harchoke, Moga, Punjab-142040, have changed my name and shall hereafter be known as MALKIT SINGH DHILLON.

It is certified that I have complied with other legal requirements in this connection.

MALKIT DHILLON
[Signature (in existing old name)]

I hitherto known as SULAIMAN T P S/o UMMER T P, R/o Thekke Peediyakkal House, Thrippalur, Athalur Post,

Pin-679573, have changed my name and shall thereafter be known as SAHAD BINAR TP.

It is certified that I have complied with other legal requirements in this connection.

SULAIMAN T P
[Signature (in existing old name)]

I hitherto known as PRAFFUL MUKESHBHAI DANIDHAR S/o MUKESHBHAI DANIDHAR, R/o Kishan Chowk, Nanda Brothers sheri, Suryavanshi Chowk, Shak Market Pase, Jamnagar City, Jamnagar, Gujarat-361005, have changed my name and shall hereafter be known as PRAFFUL SUSHILA BEN DANIDHAR.

It is certified that I have complied with other legal requirements in this connection.

PRAFFUL MUKESHBHAI DANIDHAR
[Signature (in existing old name)]

I hitherto known as SHASHI ANEJA alias DEEPTI KOCHAR D/o NAND LAL ANEJA W/o DILBAG KOCHAR, residing at House No. RZ-55, Raghu Nagar, Pankha Road, New Delhi-110045, have changed my name and shall hereafter be known as DEEPTI KOCHAR.

It is certified that I have complied with other legal requirements in this connection.

SHASHI ANEJA alias DEEPTI KOCHAR
[Signature (in existing old name)]

I hitherto known as RAMPAL URF JAGPAL alias RAMPAL son of ROOP CHAND URF BHONDU, residing at Village-Sanp Ki Nagli, Sampki Nagli (186), Gurgaon, Haryana-122103, have changed my name and shall hereafter be known as RAMPAL.

It is certified that I have complied with other legal requirements in this connection.

RAMPAL URF JAGPAL alias RAMPAL
[Signature (in existing old name)]

I hitherto known as ASHOK KUMAR VASHIST alias ASHOK KUMAR SHARMA S/o JAGDISH RAI R/o H. No. 72, Vikas Marg, Near V3S Mall, Shankar Vihar, Shakarpur Baramad, Shakarpur, Gandhi Nagar, East Delhi, Delhi-110092, have changed my name and shall hereafter be known as ASHOK KUMAR SHARMA.

It is certified that I have complied with other legal requirements in this connection.

ASHOK KUMAR VASHIST
alias ASHOK KUMAR SHARMA
[Signature (in existing old name)]

I hitherto known as ADOLF FURTADO S/o ANTHONY FURTADO, R/o D-134/D, 1st floor, Freedom Fighter Enclave, Neb Sarai Delhi-110068, have changed my name and shall hereafter be known as ADDY FURTADO.

It is certified that I have complied with other legal requirements in this connection.

ADOLF FURTADO
[Signature (in existing old name)]

I hitherto known as BABLEE KUMAR VERMA son of Shri NANNERAM VERMA, R/o Jagarka, Pendka, Bharatpur, Rajasthan-321205, have changed my name and shall hereafter be known as BABLESH KUMAR VERMA.

It is certified that I have complied with other legal requirements in this connection.

BABLEE KUMAR VERMA
[Signature (in existing old name)]

I hitherto known as BINDER KAUR D/o TARSEM SINGH W/o AMARJIT SINGH, R/o Hardial Nagar, Street No. 2, Jaitu District Faridkot, Punjab, have changed my name and shall hereafter be known as BALWINDER KAUR.

It is certified that I have complied with other legal requirements in this connection.

BINDER KAUR
[Signature (in existing old name)]

I hitherto known as SHALLU KAPIL D/o NEERAJ KAPIL and W/o VIJAYENDER VASHISHT, residing at T-4, 106, Jugial Colony, Shahpur Kandi Township, Pathankot, Punjab-145029, have changed my name and shall hereafter be known as SHALLU VASHISHT.

It is certified that I have complied with other legal requirements in this connection.

SHALLU KAPIL
[Signature (in existing old name)]

I hitherto known as RAJINDER SINGH S/o MEHAR SINGH, R/o Shaheed Bhagat Singh Nagar, Gill, Ludhiana-141116 Punjab, have changed my name and shall hereafter be known as VARINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAJINDER SINGH
[Signature (in existing old name)]

I hitherto known as SUMAN W/o HARWINDER SINGH, R/o Manjhi, Hoshiarpur, Punjab, have changed my name and shall hereafter be known as KAUR SUMAN.

It is certified that I have complied with other legal requirements in this connection.

SUMAN
[Signature (in existing old name)]

I hitherto known as RAJINDER SINGH S/o PARAMJIT SINGH, residing at H. No. 171, Street No.1, New Deep Nagar, Ward No. 17, Distt. Hoshiarpur-146001, Punjab, India, have changed my name and shall hereafter be known as SINGH RAJINDER.

It is certified that I have complied with other legal requirements in this connection.

RAJINDER SINGH
[Signature (in existing old name)]

I hitherto known as BALBIR SINGH S/o AJIT SINGH, residing at VPO Kharoudi, Tehsil Garhshankar, Distt. Hoshiarpur-146107, Punjab, India, have changed my name and shall hereafter be known as BALVIR SINGH.

It is certified that I have complied with other legal requirements in this connection.

BALBIR SINGH
[Signature (in existing old name)]

I hitherto known as SALINDER KAUR W/o SUKHWINDER SINGH, R/o VPO. Chak Kannian Kalan, Distt Moga Punjab, have changed my name and shall hereafter be known as SULINDER KAUR HANDA.

It is certified that I have complied with other legal requirements in this connection.

SALINDER KAUR
[Signature (in existing old name)]

I hitherto known as SURINDER KUMAR PURI son of RAM LUBHAYA R/o H.No.11, Canal Colony, Phase-1, Urban Estate, Dugri, Ludhiana, Punjab, have changed my name and shall hereafter be known as SURINDER KUMAR.

It is certified that I have complied with other legal requirements in this connection.

SURINDER KUMAR PURI
[Signature (in existing old name)]

I hitherto known as DALWINDER SINGH S/o JAGAT SINGH R/o VPO Kadiana, Distt. Hoshiarpur, Punjab India, have changed my name and shall hereafter be known as DALBINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

DALWINDER SINGH
[Signature (in existing old name)]

I hitherto known as MINDO W/o SURINDER PAL, residing at Vill. Uppal Bhupa, Distt. Jalandhar-144039, Punjab, India, have changed my name and shall hereafter be known as MOHINDER KAUR.

It is certified that I have complied with other legal requirements in this connection.

MINDO
[Signature (in existing old name)]

I hitherto known as BASANT SINGH SOLANKI S/o CHAND SINGH, R/o Arayanwala Kalan, Distt Faridkot, Punjab-151203, have changed my name and shall hereafter be known as BASANT SINGH.

It is certified that I have complied with other legal requirements in this connection.

BASANT SINGH SOLANKI
[Signature (in existing old name)]

I hitherto known as MOHIT KUMAR ARORA S/o SHAM LAL R/o Sai Enclave, Machaki Mall Singh Road, Distt Faridkot, Punjab-151203, have changed my name and shall hereafter be known as MOHIT KUMAR.

It is certified that I have complied with other legal requirements in this connection.

MOHIT KUMAR ARORA
[Signature (in existing old name)]

I hitherto known as INDERJIT S/o GURDEEP SINGH, R/o Navi Abadi, Village Hamira, P.O Jagatjit Nagar, Kapurthala, Punjab, India, have changed my name and shall hereafter be known as SINGH INDERJIT.

It is certified that I have complied with other legal requirements in this connection.

INDERJIT
[Signature (in existing old name)]

I hitherto known as SUMAN RANI W/o RAJESH KUMAR, residing at H.No.113/13, Kesri Bagh, Kapurthala, Punjab-144601, have changed my name and I shall hereafter be known as SUMAN SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SUMAN RANI
[Signature (in existing old name)]

I hitherto known as SATYA D/o CHABU and W/o SATPAL, residing at Mand Kulla, Kapurthala, Punjab-144631, have changed my name and shall hereafter be known as SATTO.

It is certified that I have complied with other legal requirements in this connection.

SATYA
[Signature (in existing old name)]

I hitherto known as KAWARPREET SINGH S/o MANJIT SINGH R/o Grover Enclave, Kadupur, Kapurthala, Punjab have changed my name and shall hereafter be known as KANWARPREET SINGH.

It is certified that I have complied with other legal requirements in this connection.

KAWARPREET SINGH
[Signature (in existing old name)]

I hitherto known as NADEEM S/o MOHD. AYYUB, R/o WZ-886, Gali No. 9, Sadh Nagar, Palam Colony, New Delhi-110045, and am self employed, have changed my name and shall hereafter be known as RUDRANSH SHARMA.

It is certified that I have complied with other legal requirements in this connection.

NADEEM
[Signature (in existing old name)]

I hitherto known as RENU BALA D/o PREM BAHADUR SINGH W/o SWARNJIT SHARMA, employed as Lecturer English at Govt. Sen. Sec. School Dala, Distt. Moga, Punjab in Education Department, Punjab, residing at House Number-295, Street No. 4, Shaheed Bhagat Singh Colony, Moga, Punjab-142001, have changed my name and shall hereafter be known as RENU BALA SHARMA.

It is certified that I have complied with other legal requirements in this connection.

RENU BALA
[Signature (in existing old name)]

I hitherto known as SIDDAMMA B D/o BASAVARAJU R W/o NINGARAJU K P residing at Kethahalli Village, Muguru Hobli, T Narasipura Taluk, Kethahalli, Mysore, Karnataka 571124, have changed my name and shall hereafter be known as SINDHU B.

It is certified that I have complied with other legal requirements in this connection.

SIDDAMMA B
[Signature (in existing old name)]

I hitherto known as VISHAL GUPTA son of BAL KRISHAN GUPTA residing at 134-A, Race Course Road, Near Beams Hospital, Amritsar-143001, Punjab, have changed my minor son's GIYAN MAHAJAN, aged 13 years and he shall hereafter be known as VIAANSH MAHAJAN.

It is certified that I have complied with other legal requirements in this connection.

VISHAL GUPTA
[Signature of Guardian]

I hitherto known as HARILAL PANDIT S/o NAGINAPANDIT, residing at Dhian Singh Colony, Phagwara, Kapurthala, Punjab-144401, have changed my name and shall hereafter be known as HARI OM.

It is certified that I have complied with other legal requirements in this connection.

HARILAL PANDIT
[Signature (in existing old name)]

I hitherto known as SATKARTAR S/o KULDIP SINGH, residing at Vill. Dingrian, PO Dingrian, Distt. Jalandhar-144102, Punjab, India, have changed my name and shall hereafter be known as SATKARTAR SINGH.

It is certified that I have complied with other legal requirements in this connection.

SATKARTAR
[Signature (in existing old name)]

I hitherto known as CHANDNI DHANDA W/o ANIL DHANDA, residing at H.No-2, Sunder Nagar, Aman Park, Tharika, Ludhiana, Punjab-142021, have changed my name and shall hereafter be known as SEEMA DHANDA.

It is certified that I have complied with other legal requirements in this connection.

CHANDNI DHANDA
[Signature (in existing old name)]

I hitherto known as KANCHAN D/o VED PRAKASH WADHWA and W/o NARENDRA KUMAR SONI, residing at 108/5, Geeta Bhawan Ke Pichhe, Prahlad Nagar, Meerut City, Meerut, Uttar Pradesh-250002, have changed my name and shall hereafter be known as KOMAL SONI.

It is certified that I have complied with other legal requirements in this connection.

KANCHAN
[Signature (in existing old name)]

I hitherto known as D VIJAYAKUMAR son of K DORAISWAMY Ex-servicemen service No 1365761-N, SPR, MEG Bangalore resident of No.19, Kadirana Palyam, Indiranagar, Bangalore-560038, have changed my name and shall hereafter be known as VIJAYA RAJ D

It is certified that I have complied with other legal requirements in this connection.

D VIJAYAKUMAR
[Signature (in existing old name)]

I hitherto known as KULDIP SINGH S/o BANT RAM SAINI, residing at B-23/368, Ajit Nagar, Aslamabad, Hoshiarpur, Punjab-146001, have changed my name and shall hereafter be known as KULDIP SINGH SAINI.

It is certified that I have complied with other legal requirements in this connection.

KULDIP SINGH
[Signature (in existing old name)]

I hitherto known as NAVEEN KUMAR alias NAVEEN KUMAR DHANGAR alias NAVEEN KUMAR BAGHEL alias NAVEEN KUMAR SINGH S/o SHRI RAMDAYAL SINGH, R/o Village Leela Nagla (Risalu), Post-Narau (Chhatari), District-Bulandshahar, Uttar Pradesh-203397, have changed and shall hereafter be known as NAVEEN DHANGAR..

It is certified that I have complied with other legal requirements in this connection.

NAVEEN KUMAR alias NAVEEN KUMAR DHANGAR
alias NAVEEN KUMAR BAGHEL
alias NAVEEN KUMAR SINGH
[Signature (in existing old name)]

I hitherto known as GOUTAM CHAND alias N. GOWTHAM CHAND alias GOWTHAM CHAND. N alias N.GOUTHAM CHAND alias N. GOUTAM CHAND son of NEMI CHAND, residing at 9, 2nd Floor, Narendra Mansion, A M Lane, Above P H Fabric, Chickpet, Bangalore South, Chickpet, Karnataka-560053, have changed my name and shall hereafter be known as GAUTAM CHAND.

It is certified that I have complied with other legal requirements in this connection.

GOUTAM CHAND alias N. GOWTHAM CHAND alias
GOWTHAM CHAND. N alias N.GOUTHAM CHAND
alias N. GOUTAM CHAND
[Signature (in existing old name)]

I hitherto known as SUKHRAJ KAUR PANNU W/o HARPAL SINGH R/o.D4/707, Gali Bohar Wali Dhapai, Amritsar Punjab. have changed my name and shall hereafter be known as SUKHRAJ KAUR.

It is certified that I have complied with other legal requirements in this connection.

SUKHRAJ KAUR PANNU
[Signature (in existing old name)]

I hitherto known as SUMAN SHARMA wife of AMAN KUMAR SHARMA residing at F22/2515, Gali No.3, Ward No.13, Vishal Vihar, Batala Road, Amritsar-143001, Punjab have changed my name and shall hereafter be known as KAJAL SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SUMAN SHARMA
[Signature (in existing old name)]

I hitherto known as PREETI SHAH W/o VISHAL KUMAR MISHRA, residing at Agrasain Nagar Block-A/106 10 Seth, Parshuram Bajaj Road, Bally (M), Liluah, Haora, Howrah, West Bengal-711204, have changed my name and I shall hereafter be known as PUJAA MISHRA.

It is certified that I have complied with other legal requirements in this connection.

PREETI SHAH
[Signature (in existing old name)]

I known as BHARAT JHUNJHUNWALA S/o SHEO KUMAR JHUNJHUNWALA , residing at 25b/2a Ramkirshna Samadhi Road, 5th Floor, Indian Bank, Kankurgachi, Kolkata, West Bengal-700054, have changed the name of minor son YASHVARDHAN JHUNJHUNWALA, aged 14 years and he shall hereafter be known as YASHVARDHAN JHUNJHUNWALA.

It is certified that I have complied with other legal requirements in this connection.

BHARAT JHUNJHUNWALA
[Signature of Guardian]

I known as BHARAT JHUNJHUNWALA S/o SHEO KUMAR JHUNJHUNWALA, residing at 25b/2a Ramkrishna Samadhi Road, 5th Floor, Indian Bank, Kankurgachi, Kolkata, West Bengal-700054, have changed the name of minor son AABHYUDAY JHUNJHUNWALA, aged 2 years and he shall hereafter be known as AABHYUDHAY JHUNJHUNWALA.

It is certified that I have complied with other legal requirements in this connection.

BHARAT JHUNJHUNWALA
[Signature of Guardian]

I hitherto known as SANDEEP KUMAR NARWAL alias SANDEEP KUMAR S/o RAMESHWAR DUTT NARWAL, residing at Kathura, (89), Sonipat, Haryana-131301, have changed my name and shall hereafter be known as SANDEEP KUMAR NARWAL.

It is certified that I have complied with other legal requirements in this connection.

SANDEEP KUMAR NARWAL
alias SANDEEP KUMAR
[Signature (in existing old name)]

I hitherto known as SEELAM SATYANARAYANA MURTY son of SEELAM VEERANNA, employed as Scientific Officer-F at Indira Gandhi Centre for Atomic Research, Kalpakkam and residing at 11A, First Street, DAE Township, Kalpakkam-603102, Tamilnadu have changed my name and shall hereafter be known as SEELAM SATYANARAYANA MURTHY.

It is certified that I have complied with other legal requirements in this connection.

SEELAM SATYANARAYANA MURTY
[Signature (in existing old name)]

I hitherto known as TARANJEET KAUR daughter of RASHPAL SINGH, residing at Roshan Vihar colony, Boli Road, Batala, Gurdaspur (Punjab) 143505, have changed my name and shall hereafter be known as NAVNEET KAUR.

It is certified that I have complied with other legal requirements in this connection.

TARANJEET KAUR
[Signature (in existing old name)]

I hitherto known as UMESH KRISHNA alias M UMESH KRISHNA S/o PRAKASH RAO, residing at H-114, Adharshila SRG, Surabhi Smart Plaza, Awadhपुरi, Anand Nagar, Bhopal, Madhya Pradesh-462021, have changed my name and shall hereafter be known as UMESH KRISHNA.

It is certified that I have complied with other legal requirements in this connection.

UMESH KRISHNA
[Signature (in existing old name)]

I hitherto known as AMAN PORWAL S/o RAM PORWAL, residing at 2/11, Soni Complex, Khatriwada, Ujjain, Madhya Pradesh-456001, have changed my name and shall hereafter be known as MANN PORWAL.

It is certified that I have complied with other legal requirements in this connection.

AMAN PORWAL
[Signature (in existing old name)]

I hitherto known as LOHARMEN S/o AGHANU, residing at H.No-15, Ward No-3, Village Kosam Dongri, Post Office-Kosam Dongri, Jabalpur, Madhya Pradesh-483110, have changed my name and shall hereafter be known as HARI SINGH MARAVI.

It is certified that I have complied with other legal requirements in this connection.

LOHARMEN
[Signature (in existing old name)]

I hitherto known as TINKU KUMAR S/o MAHABIR SAW, residing at hes Lungiya Tola, Near Devi Mandap, Gram-Saunda, Post-Saunda D, Siur, Ramgarh, Jharkhand-829133, have changed my name and shall hereafter be known as RUDRA PRASAD.

It is certified that I have complied with other legal requirements in this connection.

TINKU KUMAR
[Signature (in existing old name)]

I hitherto known as AMAN HUSAIN alias KUNWAR AMAN HUSAIN S/o ZAHID HUSAIN, residing at Floor No-38 Ground Floor, AEGIS Gold Floor, Sector 33, Karnal, Haryana-132001, have changed my name and shall hereafter be known as KUNWAR AMAN HUSAIN.

It is certified that I have complied with other legal requirements in this connection.

AMAN HUSAIN alias KUNWAR AMAN HUSAIN
[Signature (in existing old name)]

I hitherto known as OMKAR S CHIKODI S/o SUNIL CHIKODI, residing at H.No.170, Kulkarni Galli, Belgaum, Shivaji Nagar, Karnataka-590016, have changed my name and I shall hereafter be known as OMKAR SUNIL CHIKODI.

It is certified that I have complied with other legal requirements in this connection.

OMKAR S CHIKODI
[Signature (in existing old name)]

I hitherto known as RAM SAGAR PRASAD S/o SHUK DEO SINGH, residing at Flat.No.303, Tirupati Enclave, Plot No.24, Block-D, Chhapan Bhog, Shyam Nagar, Kanpur, Uttar Pradesh-208013 have changed my name and I shall hereafter be known as RAM SAGAR SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAM SAGAR PRASAD
[Signature (in existing old name)]

I hitherto known as MARUTHI KUMAR BYRAPPA S/o BYRAPPA M, residing at 223/2, Maruthi Nilaya, Ground Floor, Chiknna Layout, Samethanahalli, Bangalore Rural, Karnataka-560067, have changed my name and I shall hereafter be known as MARUTHI KUMAR.

It is certified that I have complied with other legal requirements in this connection.

MARUTHI KUMAR BYRAPPA
[Signature (in existing old name)]

I hitherto known as NARASIMULU S/o MONAPPA, R/o 2-8-81, 2-8-82, Uppar Gadda, Bada Gund, Gurmitkal (Rural), Yadgir, Karnataka-585214, have changed my name and shall hereafter be known as NARASIMULU VISHWAKARMA.

It is certified that I have complied with other legal requirements in this connection.

NARASIMULU
[Signature (in existing old name)]

I hitherto known as SATYANARAYANA S/o MONAPPA G, R/o 2-8-81/82, Upparagadda, Street, Bada Gund, Gurmitkal (Rural), Yadgir, Karnataka-585214, have changed my name and shall hereafter be known as SATYANARAYANA VISHWAKARMA.

It is certified that I have complied with other legal requirements in this connection.

SATYANARAYANA
[Signature (in existing old name)]

I hitherto known as ARRIHANTRISHI S/o NAGRAJ JAIN, residing at Village-Ghari Chaukhandi, Near Gadar Mega Mart, Sector-68, Noida, Uttar Pradesh-201307, have changed my name and I shall hereafter be known as DEVENDRAKIRTI.

It is certified that I have complied with other legal requirements in this connection.

ARRIHANTRISHI
[Signature (in existing old name)]

I hitherto known as TAJENDER KAUR alias TAJENDER KAUR GNADHI W/o RANJIT SINGH GANDHI, residing at Flat No.-911, 9th Floor, SG Impression, Sector 4 C, Vasundhra, Ghaziabad, Uttar Pradesh-201012, have changed my name and shall hereafter be known as TAJINDER KAUR GANDHI.

It is certified that I have complied with other legal requirements in this connection.

TAJENDER KAUR alias TAJENDER KAUR GNADHI
[Signature (in existing old name)]

I hitherto known as AROKIASWAMY JESUDASS S/o JESUDASS SWAMINATHAN, residing at #441, 10th Cross, Vijaynagar, Whitefield, Bangalore, Karnataka-560066, have changed my name and I shall hereafter be known as SAM RAJAN.

It is certified that I have complied with other legal requirements in this connection.

AROKIASWAMY JESUDASS
[Signature (in existing old name)]

I, RAVI KUMAR KOKKILIGADDA S/o PAPA RAO KOKKILIGADDA, residing at #2/1, Samruddhi Layout, Kurudusonnahalli Road, Seegehalli, Bengaluru, Karnataka-560049, have changed the name of my minor son KOKKILIGADDA JOSHUA, aged 12 years and he shall hereafter be known as AKSHITH JOSHUA KOKKILIGADDA.

It is certified that I have complied with other legal requirements in this connection.

RAVI KUMAR KOKKILIGADDA
[Signature of Guardian]

I hitherto known as MANJU S JAIN W/o SURESH JAIN, residing at Railway Station Road, Ashok Circle, Ranebennur, Haveri, Karnataka-581115, have changed my name and I shall hereafter be known as MANJULA S JAIN.

It is certified that I have complied with other legal requirements in this connection.

MANJU S JAIN
[Signature (in existing old name)]

I, RAVI KUMAR KOKKILIGADDA S/o PAPA RAO KOKKILIGADDA, residing at #2/1, Samruddhi Layout, Kurudusonnahalli Road, Seegehalli, Bengaluru, Karnataka-560049, have changed the name of my minor son KOKKILIGADDA EMMANUEL, aged 13 years and he shall hereafter be known as ADITH EMMANUEL KOKKILIGADDA.

It is certified that I have complied with other legal requirements in this connection.

RAVI KUMAR KOKKILIGADDA
[Signature of Guardian]

I hitherto known as SUMA N D/o RAMAKANTH N, residig at #3119, Janapriya Bharath Enclave, Magadi Main Road, Sunkadakatte, Viswaneedam, Bangalore, Karnataka-560091, have changed my name and I shall hereafter be known as SAMYUKTHAA N.

It is certified that I have complied with other legal requirements in this connection.

SUMA N
[Signature (in existing old name)]

I hitherto known as RADHA R KESNURKAR alias RADHA RAMACHANDRA KESNURKAR daughter of RAMACHANDRA, W/o GIRISH DHONDURAO DESHPANDE, R/o Plot No 9, Laxmi Temple Road, Extintion Area, Vtc: Gokak, Belgaum, Karnataka-591307, have changed my name and shall hereafter be known as SARASWATI GIRISH DESHPANDE.

It is certified that I have complied with other legal requirements in this connection.

RADHA R KESNURKAR alias RADHA
RAMACHANDRA KESNURKAR
[Signature (in existing old name)]

I heitherto known as HARDEEP SINGH S/o MOHINDER SINGH, R/o Guru Teg Bahadar Colony, VPO Tanda Ram Sahai, Distt. Hoshiarpur (Pb.), have changed my name and shall hereafter be known as GURDEEP SINGH.

It is certified that I have complied with other legal requirements in this connection.

HARDEEP SINGH
[Signature (in existing old name)]

I hitherto known as KAMLESH W/o CHAMAN LAL, residing at Sathra, Thana Sursa, Hardoi, Uttar Pradesh-241001, have changed my name and I shall hereafter be known as SUMAN GAUTAM.

It is certified that I have complied with other legal requirements in this connection.

KAMLESH
[Signature (in existing old name)]

I hitherto known as ANTIMA KUMARI W/o ATUL ANAND, R/o Flat No-108, Tower-32, Kosmos, Jp Wish Town, Sector-134, Noida, Gautam Buddha Nagar, Uttar Pradesh-201301, have changed my name and shall hereafter be known as ANIE SHARMA.

It is certified that I have complied with other legal requirements in this connection.

ANTIMA KUMARI
[Signature (in existing old name)]

I hitherto known as AASTHA D/o JANAK RAJ KASHYAP, R/o K-1405, K.W. Srishti Rajnagar, Mainapur Village, Ghaziabad, Uttar Pradesh-201017, have changed my name and shall hereafter be known as HARVANSI K SHARMA.

It is certified that I have complied with other legal requirements in this connection.

AASTHA
[Signature (in existing old name)]

I hitherto known as ANJU W/o PARDEEP KUMAR, R/o House Number-964, VPO-Bajwara Kalan, Bajwara, Hoshiarpur, Punjab-146023, have changed my name and shall hereafter be known as MEGHA.

It is certified that I have complied with other legal requirements in this connection.

ANJU
[Signature (in existing old name)]

I hitherto known as GURBAX KAUR W/o GURMAIL SINGH, residing at H.No.513, Ward No.10, Dharam Pur, Dasuya, Hoshiarpur, Punjab-144205, have changed my name and I shall hereafter be known as GURBAKSH KAUR.

It is certified that I have complied with other legal requirements in this connection.

GURBAX KAUR
[Signature (in existing old name)]

I hitherto known as KRISHNA DEVI W/o BALVIR CHAND, R/o VPO Naru Nangal Khas, Teh. & Dist. Hoshiarpur, Punjab-146102, have changed my name and shall hereafter be known as PARVEEN.

It is certified that I have complied with other legal requirements in this connection.

KRISHNA DEVI
[Signature (in existing old name)]

I, ANKUR GUPTA S/o RAVI GUPTA, R/o D-52, Gharonda Apartment, Near School, Shreshtha Vihar, Anand Vihar, East Delhi, Laxmi Nagar, Delhi-110092, I have changed the name of my minor son NIVAAN GUPTA, aged about 3 Years and he shall hereafter be known as VIVAAN GUPTA.

It is certified that I have complied with other legal requirements in this connection.

ANKUR GUPTA
[Signature of Guardian]

I hitherto known as PAPPU KUMAR S/o GAURI SHANKAR MANDAL, R/o C-9, Yadav Park, Kamruddin Nagar, Nangloi, Nilothi, West Delhi-110041, have changed my name and shall hereafter be known as ABHISHEK KUMAR.

It is certified that I have complied with other legal requirements in this connection.

PAPPU KUMAR
[Signature (in existing old name)]

I, PARAG GUPTA S/o N D GUPTA, R/o B F 93 Janak Puri, Janakpuri B-1, Rajouri Garden, West Delhi-110058, have changed the name of my minor son PRAKHAR GUPTA, aged about 16 years and he shall hereafter be known as PRACKHAR GUPTA.

It is certified that I have complied with other legal requirements in this connection.

PARAG GUPTA
[Signature of Guardian]

I hitherto known as YOUSUF ANWAR HUSSAIN S/o ANWER MAHBOOB, R/o B-45, Mujeeb Bagh, Jamia Millia Islamia, Jamia Nagar, Delhi-110025, have changed my name and shall hereafter be known as YOUSUF ANWER HUSSAIN.

It is certified that I have complied with other legal requirements in this connection.

YOUSUF ANWAR HUSSAIN
[Signature (in existing old name)]

I hitherto known as GURDEEP KAUR W/o Late MOHINDER SINGH, residing at Village-Bohan, Post Office-Bohan, Hoshiarpur, Punjab-146001, have changed my name and shall hereafter be known as HARDEEP KAUR.

It is certified that I have complied with other legal requirements in this connection.

GURDEEP KAUR
[Signature (in existing old name)]

I hitherto known as NEELAMEGASUNDAR M S/o N MUNIYANDI, R/o Plot No.4, Door No. 520-7-2, Ganga Nagar Yadavsalai Parasurampatti moondrumavadi, Near EBG Matric, Hr Sec School, K Pudur, Madurai North, Madurai, Tamilnadu-625007, have changed my name and shall hereafter be known as M N C SUNDAR.

It is certified that I have complied with other legal requirements in this connection.

NEELAMEGASUNDAR M
[Signature (in existing old name)]

I hitherto known as MANOJ MARAN S/o BHOJRAJ MARAN, residing at LIG-15, Shayadri Parisar, Bhadbhada Road, Huzur, Bhopal, C.t.t.Nagar, Madhya Pradesh-462003, have changed my name and shall hereafter be known as MANOJ MEENA.

It is certified that I have complied with other legal requirements in this connection.

MANOJ MARAN
[Signature (in existing old name)]

I, ESOOF HYDER S/o (late) H.M.HAJI, residing at 40/9 15th Cross 16th Main , BTM 2nd Stage , Bangalore, Karnataka, 560076, India, have changed the name of my minor daughter LAIBA HYDER, aged 13 years and she shall be hereafter known as ISMA HYDER.

It is certified that I have complied with other legal requirements in this connection.

ESOOF HYDER
[Signature of Guardian]

I hitherto known as CHHAVI JAIN W/o SUNIL JAIN, R/o 5, Near Leela Hotel, Shyam Enclave, Anand Vihar, East Delhi-110092, have changed my name and shall hereafter be known as CHAVI JAIN.

It is certified that I have complied with other legal requirements in this connection.

CHHAVI JAIN
[Signature (in existing old name)]

I, PARAG GUPTA S/o N D Gupta, R/o B F 93 Janak Puri, Janakpuri B-1, Rajouri Garden, West Delhi-110058, have changed the name of my minor daughter PUSHTI GUPTA, aged about 12 years and she shall hereafter be known as PRUSHTI GUPTA.

It is certified that I have complied with other legal requirements in this connection.

PARAG GUPTA
[Signature of Guardian]

I hitherto known as RAMBABU BAITHA, S/o VISHESHWAR BAITHA, residing at Vill. Lohasi, PO: Partapur, PS: Belsand, Dist. Sitamarhi, State: Bihar, PIN: 843311, have changed my name and shall hereafter be known as RAM RAJAK.

It is certified that I have complied with other legal requirements in this connection.

RAMBABU BAITHA
[Signature (in existing old name)]

I hitherto known as MANJEET KAUR D/o SH. SHALIGRAME BASSI and W/o SH. AZAD KAUSHAL, resident of H.No. 55, Sector-2 A, Street No 1 Adarsh Nagar Mandi Gobindgarh, Distt. Fatehgarh Sahib, Punjab, have changed my name and shall here hereafter be known as MANJU.

It is certified that I have complied with other legal requirements in this connection.

MANJEET KAUR
[Signature (in existing old name)]

I hitherto known as TANYA PRAMOD KUMAR alias TANYA D/o PRAMOD KUMAR, W/o SHREY, R/o C-702, Durga Petals Apartment, Doddanekkundi, Outer Ring Road, Near Rainbow childrens Hospital, Doddanekkundi, Bengaluru, Karnataka-560037, have changed my name and shall hereafter be known as TANYA SHREY KOTHARI.

It is certified that I have complied with other legal requirements in this connection.

TANYA PRAMOD KUMAR alias TANYA
[Signature (in existing old name)]

I, RAHUL SHARMA S/o PRAMOD KUMAR SHARMA, residing at Flat No 1103, Wing 4, Ahad Euphoria, Sarjapur Road, Carmelaram, Hadosiddapura, Chikkakannalli Bengaluru, Karnataka-560035, have changed the name of minor daughter MAANYA SHARMA aged 1 years and she shall hereafter be known as SIYA SHARMA.

It is certified that I have complied with other legal requirements in this connection.

RAHUL SHARMA
[Signature of Guardian]

I hitherto known as KAMINI MANOCHA W/o VINAY KUMAR, R/o H.No. E-14915/1, Near Holy Dale School, Akash Nagar Bhattian Ludhiana-141008, Punjab, India, have changed my name and shall hereafter be known as ANJU BALA.

It is certified that I have complied with other legal requirements in this connection.

KAMINI MANOCHA
[Signature (in existing old name)]

I hitherto known as MADAN HONNALAGERE RAMAMURTHY alias MADAN H R S/o VENKATESH MURTHY, residing at #901/4, 6th Cross, 3rd Main, Near Jain Tempole, Kamala Nehru Extn. Yashvantha Pura, Bangalore, Karnataka-560022, have changed my name and I shall hereafter be known as MADHANN KASHYAP.

It is certified that I have complied with other legal requirements in this connection.

MADAN HONNALAGERE RAMAMURTHY
alias MADAN H R
[Signature (in existing old name)]

I hitherto known as CELINA CHINTHALA wife of S AUSTIN IGNATIUS, R/o No-79, Dorris Villa, Vinayaka Layout, Virgo Nagar Post, Bangalore (Krishna MDTS)-560049, have changed my name and shall hereafter be known as CELINA IGNATIUS.

It is certified that I have complied with other legal requirements in this connection.

CELINA CHINTHALA
[Signature (in existing old name)]

I hitherto known as PARVEEN S/o VED PARKASH, R/o T16, C Block, Fortuna Classic, Government Primary Hospital, Canara Bank Layout, Vidyananyapura, Bangalore, Karnataka-560097, have changed my name and shall hereafter be known as PARVEEN GOYAL.

It is certified that I have complied with other legal requirements in this connection.

PARVEEN
[Signature (in existing old name)]

I hitherto known as SUDESHNA NAG D/o AMITAVA CHATTERJEE, W/o SAYANDEEP NAG, R/o C-1104, Hoysala Ace Phase 1, 20th Cross 20th Main, A Block Sahakarnagar, Bangalore North, Karnataka-560092, have changed my name and shall hereafter be known as SUDESHNA CHATTERJEE.

It is certified that I have complied with other legal requirements in this connection.

SUDESHNA NAG
[Signature (in existing old name)]

I hitherto known as DEV JYOTI GUHA S/o LAKSHMI NARAYAN GUHA, R/o Gc-108, Pul Pehladpur, Near Badarpur, South Delhi-110044, have changed my name and shall hereafter be known as DEV ANSH GUHA.

It is certified that I have complied with other legal requirements in this connection.

DEV JYOTI GUHA
[Signature (in existing old name)]

I hitherto known as SUSHIL alias ANIL KUMAR SHOKEEN S/o LATE. SH. RAJ SINGH R/o D-8, Prashant Vihar, Delhi-110085, have changed my name and shall hereafter be known as ANIL KUMAR SHOKEEN.

It is certified that I have complied with other legal requirements in this connection.

SUSHIL alias ANIL KUMAR SHOKEEN
[Signature (in existing old name)]

I hitherto known as NADEEM S/o MOHD. AYYUB, R/o WZ-886, Gali No. 9, Sadh Nagar, Palam Colony, New Delhi-110045, have changed my name and shall hereafter be known as RUDRANSH SHARMA.

It is certified that I have complied with other legal requirements in this connection.

NADEEM
[Signature (in existing old name)]

I hitherto known as SHANKAR LAL S/o Late KALYAN SINGH, R/o H. No-32, Gali No-04, Lakhpat Colony, Part-2 Mithapur Extn. Badarpur, New Delhi-110044, have changed my name and shall hereafter be known as SHANKER LAL BAUDDH.

It is certified that I have complied with other legal requirements in this connection.

SHANKAR LAL
[Signature (in existing old name)]

I hitherto known as GADDAM DILEEP KUMAR, S/o ASEERVADAM, R/o H.No. 11-14-1, Near Water Tank, Ramireddy Peta, Narasaraopet (Post & Mandalam), GUNTUR [DT]-522601, ANDHRA PRADESH. Have changed my NAME and shall hereafter be known as DAVID RAJU GADDAM.

It is certified that I have complied with other legal requirements in this connection.

GADDAM DILEEP KUMAR
[Signature (in existing old name)]

I hitherto known as ABHI SINGH S/o JAY KISHOR SINGH R/o Tarn Tarn Road, shera Wali Mill, Sagrana Sahib Chabba, Chabba, Amiritsar, Punjab-143022 have changed my name and shall hereafter be known as JAMES BLACK.

It is certified that I have complied with other legal requirements in this connection.

ABHI SINGH
[Signature (in existing old name)]

I hitherto known as BAYYA SATHEESH S/o GUTTAIAH, Resident of H.No.3-7-19/A, Grain Market Road, Khammam, Khammam District, Telangana State, Pin Code: 507003, have changed my name and shall hereafter be known as BAYYA ABDUS SAMAD.

It is certified that I have complied with other legal requirements in this connection.

BAYYA SATHEESH
[Signature (in existing old name)]

I hitherto known as GOVINDA RAJ S/o Late RAMAIAH employed as CHOWKIDAR in the office of the Directorate of Health Service, Andaman & Nicobar Administration, Atlanta Point, Port Blair, South Andaman, Andaman & Nicobar Islands, residing at Ward No. 6, Hati Tapu, Namunaghar, Ferrargunj Tehsil, South Andaman, Andaman & Nicobar Islands, have changed my name and shall hereafter be known as MOHAMMED KALIM.

It is certified that I have complied with other legal requirements in this connection.

GOVINDA RAJ
[Signature (in existing old name)]

I, RAVI ERALL alias RAVI MOHAN ERAL son of Sh. RAJA RAO ERAL alias RAJA RAO ERALL, residing at B-103, Ground Floor, Sushant Lok-III, Sector-57, Gurgaon, Haryana-122001, presently at Delhi, have changed the name of my minor daughter TUSHAVI ERAL, aged about 14 years and she shall hereafter be known as TUUSHAVII ERRAL.

It is certified that I have complied with other legal requirements in this connection.

RAVI ERALL alias RAVI MOHAN ERAL
[Signature of Guardian]

I hitherto known as VED PARKASH son of Shri RISHI RAM, employed as Private Secretary in the Department of Science and Technology, Technology Bhawan, New Delhi-110016, residing at Flat No. 14-B, Tower-4, The Ozone Park Apartments, Sector-86, Greater Faridabad (near Sai Dham Mandir), Haryana-121002, have changed my name and shall hereafter be known as VED PRAKASH.

It is certified that I have complied with other legal requirements in this connection.

VED PARKASH
[Signature (in existing old name)]

I hitherto known as LOKESH KANDREGULA alias KANDREGULA LOKESH son of VENKATARAMANA KANDREGULA, permanently residing at #14-23-15/3, near Sri Sattamma Thalli Temple, Anakapalle-531001, Andhra Pradesh, India, have changed my name and shall hereafter be known as LOKESH KANDREGULA.

It is certified that I have complied with other legal requirements in this connection.

LOKESH KANDREGULA alias KANDREGULA LOKESH
[Signature (in existing old name)]

I hitherto known as SANDEEP CHOWDHARY son of GYANESHWAR SINGH, employed as Junior Engineer in BSNL, Madanganj Kishangarh, residing at Opposite Shiv Mandir, Sardar Singh Dhani Road, Gandhinagar, Madanganj Kishangarh, Distt. Ajmer (Raj.), Pincode-305801, have changed my name and shall hereafter be known as SANDEEP CHOUHDARY.

It is certified that I have complied with other legal requirements in this connection.

SANDEEP CHOWDHARY
[Signature (in existing old name)]

CHANGE OF RELIGION

I, NADEEM S/o MOHD. AYYUB, R/o WZ-886, Gali No. 9, Sadh Nagar, Palam Colony, New Delhi-110045 do

hereby solemnly affirm and declare that I have embraced HINDUISM and renounced ISLAM with effect from 21.09.2022.

It is certified that I have complied with other legal requirements in this connection.

NADEEM
[Signature]

I, SHANKAR LAL S/o Late KALYAN SINGH, Add. H. No. 32, Gali No. 04, Lakhpat Colony, Part-2, Mithapur Extn. Badarpur, New Delhi-110044, do hereby solemnly affirm and declare that I have embraced BUDDHISM religion and renounced HINDUISM religion w.e.f. dated. 05.03.1990.

It is certified that I have complied with other legal requirements in this connection.

SHANKAR LAL
[Signature]

I, GADDAM DILEEP KUMAR, S/o ASEERVADAM, R/o H.No. 11-14-1, Near Water Tank, Ramireddypeta, Narasarao Pet (Post & Mandalam), Guntur [Dt]-522601, Andhra Pradesh, do hereby solemnly affirm and declare that I have embraced CHRISTIANITY and renounced HINDUISM with effect from 30-12-2021.

It is certified that I have complied with other legal requirements in this connection.

GADDAM DILEEP KUMAR
[Signature]

I, ABHI SINGH S/o JAY KISHOR SINGH, R/o Tarn Tarn Road, Shera Wali Mill, Sagrana Sahib Chabba, Chabba, Amiritsar, Punjab-143022, do hereby solemnly affirm and declare that I have embraced CHRISTIANITY and renounced HINDU with effect from 07th Nov 2022.

It is certified that I have complied with other legal requirements in this connection.

ABHI SINGH
[Signature]

I, BAYYA SATHEESH S/o. GUTTAIAH, resident of H.No. 3-7-19/A, Grain Market Road, Khammam, Khammam District, Telangana State, Pin Code: 507003, do hereby affirm and declare that I have embraced ISLAM and renounced HINDUISM with effect from 10th day of November, 2012.

It is certified that I have complied with other legal requirements in this connection.

BAYYA SATHEESH
[Signature]

I, GOVINDA RAJ S/o Late RAMAIAH, employed as Watchman/Chowkidar in the Office of the Directorate of health Service, Andaman & Nicobar Administration, Port Blair Tehsil, South Andaman District, Andaman & Nicobar Islands, residing at Ward No.-6, Hati Tapu, Namunaghar, under the Ferrargunj Tehsil of South Andaman District of Andaman & Nicobar Islands, do hereby solemnly affirm and declare that I have embraced ISLAM and renounced HINDUISM as my religion with effect from 28th day of May, 2022.

It is certified that I have complied with other legal requirements in this connection.

GOVINDA RAJ
[Signature]

I, MURARI RAKESH S/o MURARI SIVA NAGA VARA PRASAD, R/o 41-20/3-40, Valluri Vari Street, Krishnalanka, Vijaywada (Urban), Krishna Dist, (A.P.)-520013, do hereby solemnly affirm and declare that I have embraced ISLAM religion and renounced HINDUISM with effect from 10-02-2022.

It is certified that I have complied with other legal requirements in this connection.

MURARI RAKESH
[Signature]

I, RAJU KUMAR S/o Sh. JAY SINGH, residing at-C-8 C Block, Dabri Extension, East Near Gopal Mandir, New Delhi-110045, Permanent resident of-Lalpur Gosain, Post-Rajapur Kalan, Lalpur Gosain, Surjan Nagar, Thakurwara, Moradabad, Uttar Pradesh-244602, do hereby solemnly affirm and declare that I have embraced CHRISTIANITY and renounced HINDUISM w.e.f. 04.09.2020.

It is certified that I have complied with other legal requirements in this connection.

RAJU KUMAR
[Signature (in existing old name)]

PUBLIC NOTICE

1. I, SAYANTIKA MONDAL D/o Mr. SAMIR MONDAL, residing at Qtr. No. C-221, 2nd floor, A.G. Colony, Yousufguda, Hyderabad-500045, Telangana and Permanent Address at 3, Matheswartala Road Kolkata-700046, PS-Tagra, PO-Gobindakhatick, West Bengal, want to change my name to SAYANTAN MONDAL and gender as Male.

2. I, SAYANTIKA MONDAL henceforth be known as SAYANTAN MONDAL S/o Mr. SAMIR MONDAL

3. The above statement made by me is true and correct to the best of my knowledge and belief. If any legal issue arises in this regard at any stage, I will be personally responsible for the same and, the Department of Publication will not be liable for any consequences arising therefrom.

It is certified that I have complied with other legal requirements in this connection.

SAYANTIKA MONDAL
[Signature]

I, SAPNA KEWLANI D/o BHAGWAN DAS KEWLANI, residing at 4-A New Joshi Colony, Brahmpuri, Jaipur, Rajasthan-302002, hereby undertake that I want to change my name to SAGAR KEWLANI and gender as male.

I, SAPNA KEWLANI henceforth be known as SAGAR KEWLANI S/o BHAGWAN DAS KEWLANI.

The above statement made by me is true and correct to the best of my knowledge and belief. I will be personally responsible for the same and, the Department of Publication will not be liable for any consequences arising therefrom.

It is certified that I have complied with other legal requirements in this connection.

SAPNA KEWLANI
[Signature]

It is for general information that I, DHANALAKSHMI KAPANI GOWDA alias K. DHANALAKSHMI Ex. W/o SORABH BABU D/o Lt. T. KAPANI GOWDA, R/o T 12E Cross, 3rd Main Road, Byatarayanpura, New Extn. Mysore Road, Bangalore South, Bangalore Karnataka--560026, declare that I have got divorce from my husband vide Court Decree in petition No. 100 of 2010 dated 23-01-2010. I have changed the name of my minor daughters namely AMOOLYA GOWDA aged 15 years and ANANYA GOWDA aged 16 years and they shall hereafter be known as AMOOLYA KAPANI and ANANYA KAPANI respectively in future for all purposes.

It is certified that I have complied with other legal requirements in this connection.

DHANALAKSHMI KAPANI GOWDA
alias K. DHANALAKSHMI
[Signature]

It is for general information that I, LAVEENA VERMA alias LAVEENA VERMA AHUJA daughter of Sh. DHARAMVIR VERMA Ex-wife of PIYUSH AHUJA, R/o F-24, Ground Floor, Green Park (Main), New Delhi-110016, declare that I got divorce from my ex-husband PIYUSH AHUJA vide court decree No. H.M.A. No. 564/21 dated 13.08.2021 further, changed the name of my minor son NIVAAN AHUJA aged 8 years and he shall hereafter be known as NIVAAN VERMA.

It is certified that I have complied with other legal requirements in this connection.

LAVEENA VERMA alias LAVEENA VERMA AHUJA
[Signature]

It is general information that I, SUPREET KAUR SRAN D/o GURMEET SINGH Ex W/o RANJEET SINGH SRAN, R/o Kaler Kalan, Gurdaspur-143519, Punjab, I got divorced from my Husband Vide Court Decree No. HMA NO./149/2022 DT.12.08.2022, I have changed my name to SUPREET KAUR for all future purposes.

It is certified that I have complied with other legal requirements in this connection.

SUPREET KAUR SRAN
[Signature]

It is general information that I, RICHA SETH D/o HARI OM TYAGI EX W/o VINAYAK SETH, R/o HB 324 MIG Flats, Punjab Housing Board, Ferozepur City-152002, Punjab, I got divorced from my Husband Vide Court Decree No. CIS NO. DMC/237/2019 Date 20.10.2022, I have changed my name to RICHA TYAGI for all future purposes.

It is certified that I have complied with other legal requirements in this connection.

RICHA SETH
[Signature]

I, TAPASYA ARORA, w/o Late Shri VARUN BHALLA, R/o Block I-1, House No.-12, CPWD Residential Accommodation, Dev Nagar, Behind Liberty Cinema, Karol Bagh, Delhi-110005, do hereby declare that my daughter VAANYA BHALLA, aged 6 years has been adopted by ANU PAL, S/o Shri SHER SINGH KUSHWAHA, resident of Block I-1, House No.-112, CPWD Residential Accommodation, Dev Nagar, Behind Liberty Cinema, Karol Bagh, New Delhi-110005, vide Registration No. 64 in book No. 3 Vol No. 1,631 on page 62 to 65 on this date 29/1/2020 2:45:33PM of Sub Registrar III, New Delhi/Delhi.

It is certified that I have complied with other legal requirements in this connection.

TAPASYA ARORA
[Signature]

I, ANU PAL, S/o Shri SHER SINGH KUSHWAHA, resident of Block I-1, House No.-112, CPWD Residential Accommodation, Dev Nagar, Behind Liberty Cinema, Karol Bagh, New Delhi-110005, do hereby solemnly affirm and declare that I have adopted VAANYA BHALLA, vide Registration No. 64 in Book No. 3, Vol. No. 1,631 on page 60 to 65 on this date 29/01/2020 2:45:33PM of Sub Registrar III, New Delhi/Delhi with effect from 29/01/2020. As mentioned in the adoption deed, I have changed the name of my minor adopted daughter, aged 6 years and she shall hereafter be known as VAANYA KUSHWAHA, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ANU PAL
[Signature]

It is for general information that I, S VIGNESH KUMAR, son of S LATHA W/o G SIVAJI, residing at, No. 19/5, North Agraharam, Tirupattur, Vellore-635601 was adopted by G GANESAN, resident at, Door No. 3A, Parkwanathamman Koil Street, Tirupathur Town, Tirupathur District, Tirupathur District Tirupatur Circle, Vellore, Tamilnadu-635601 on date 26/04/2021 through Adoption Deed No.-13/2021 registered at No. 13/2021 of book No. 4 dated 26/4/2021 at Tirupattur SRO.

Now, I hereafter be known as G VIGNESH KUMAR son of G GANESAN, resident at Door No. 3A, Parkwanathamman Koil Street, Tirupathur Town, Tirupathur District, Tirupathur Circle, Vellore, Tamilnadu-635601.

It is certified that I have complied with other legal requirements in this connection.

S VIGNESH KUMAR
[Signature]

It is for general information that I, NARINDER PAL S/o AMRIT LAL, R/o Village Fatehgarh Panjgrian, Tehsil Dhuri, District Sangrur, Punjab-148020, declare that name of my wife has been wrongly written as SONIA SHARMA in my Passport No. H6272363 issued on 30.7.2009 expired on 29.7.2019 issued by passport office Chandigarh. The actual name of my wife is SWARN KUMARI respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NARINDER PAL
[Signature]

It is for the general public information that I, KALIDINDI KALIKIMURTHY RAJU S/o K. VENKATA RAMA RAJU, R/o H. NO:1-62D/1, Srirangapuram Colony, Near D-Mart, Miyapur, Dist:Rangareddy, Telangana-500049, declare that name of mine has been wrongly written as K. KALIMURTHY RAJU in my SSC certificate. The actual name of mine is KALIDINDI KALIKIMURTHY RAJU, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KALIDINDI KALIKIMURTHY RAJU
[Signature]

It is for general information that I, JUWAIIRIAH HAIDER D/o M D RAZI HAIDER, R/o Ward No.-33, Islam Nagar, Bhikhanpur Gumti No-03, Jagdishpur, Bhagalpur, Bihar-812001, declare that name of my father and my mother has been wrongly written as S M RAZI HAIDER and RIFAT YASMIN in my 10th and 12th class marksheets and aadhaar card, The actual name of my father and my mother are MD RAZI HAIDER and RAFAT FATIMA respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

JUWAIIRIAH HAIDER
[Signature]

It is for general information that I, KUMAR GEETANJALI D/o VINOD KUMAR, H.No. 242, Street No.-3, Bhagat Pura Mohalla, VTC Phagwara, Distt. Kapurthala, Punjab-144401, declare that name of mine has been wrongly written as GEETANJALI KUMARI in my Passport No. J0080439. The actual name of mine is KUMAR GEETANJALI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KUMAR GEETANJALI
[Signature]

It is for general information that I, SNEHAL PAL daughter of SURYA DEO PAL, R/o Deokali, Kerakat, Jaunpur, Uttar Pradesh-222142, declare that name of my mother has been wrongly written as GAYATRI PAL in my 12th Class Certificate and Graduation Certificate documents. The actual name of my mother is GAYATRI DEVI which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SNEHAL PAL
[Signature]

It is for general information that I, DARAPU PARVATHI W/o Late Sh. DARAPU PUNNAYYA, R/o H.No-7-149, Gandhi Gramam, Chodavaram, Visakhapatnam, Andhra Pradesh-531036, declare that name of mine has been wrongly written as D. Parbati in my husband Pension Payment Order (PPO) No-07010547908 and name of mine has been wrongly written as DARAPU PARVATHAMMA in my husband State Bank of India Saving Bank Account Number-11196521802. The actual name of mine is DARAPU PARVATHI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

DARAPU PARVATHI
[Signature]

It is for general information that I, BIJENDER SINGH S/o Jagram, R/o Karota (209), Mahendragarh, Haryana-123001, declare that name of mine and my wife has been wrongly written as BIJENDER and SUMAN respectively in my minor son SANJEEV aged 16 years in his 10th Class Certificate Cum Marksheet. The actual name of mine and my wife is BIJENDER SINGH and SUMAN DEVI respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

BIJENDER SINGH
[Signature]

It is for general information that I, SANDEEP KUMAR S/o AJMER SINGH, R/o VPO-Balbehra, Kaithal, Haryana-136034 declare that name of my father has been wrongly written as AJMER in my DSSB Application No-28212039. The actual name of my father is AJMER SINGH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SANDEEP KUMAR
[Signature]

It is for general information that I, ARSHAD JAMAL S/o BASIRUDDIN, R/o Ward No-16, Makan No-12, Near Janta School, Post-Renukoot, Sonbhadra, Uttar Pradesh-231217, declare that name of mine, my father and my mother has been wrongly written as ARSHAD, SAMSUDDIN and SARA BANO respectively in my 10th & 12th Class Certificate Cum Marksheet and Bachelor of Technology (B.Tech) Degree. The actual name of mine, my father and my mother is ARSHAD JAMAL, BASIRUDDIN and JAMILA BANO respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ARSHAD JAMAL
[Signature]

It is for general information that I, GIANEDER ANTIL S/o SURAT SINGH, R/o 260, Murthal Pana, Ghilana Village, Murthal, VTC Murthal Khas(91), P.O. Murthal, District Sonapat, Haryana-131027 declare that name of mine has been wrongly written as GIANEDER in my minor daughter SHIVARTI ANTIL aged 16 years 10th class marksheet and certificate. The actual name of mine is GIANEDER ANTIL, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

GIANEDER ANTIL
[Signature]

It is for general information that I, RAJESH PRASAD S/o Late ISHWAR CHANDRA PRASAD, R/o KH No-39/16, Gali No-11 B Block, Amrit Vihar, Burari, North Delhi, Delhi-110084 declare that name of my minor daughter has been wrongly written as JHANVI JAISWAL in my minor daughter JAHANVI JAISWAL aged 14 years in her school records and aadhar card no-613199084710. The actual name of my minor daughter is JAHANVI JAISWAL respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAJESH PRASAD
[Signature]

It is for general information that I, MADHU W/o BRIJESH KUMAR, R/o T-Huts No. B-859, Block-K, Jahangir Puri, Delhi-110033, declare that name of mine has been wrongly written as Bhagwati Devi in my PF No. 100212314567. The Actual name of mine is MADHU, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MADHU
[Signature]

It is for general information that I, ANJALI daughter of DHARMVIR SINGH, R/O Plot No. 12, Flat No. 7, Z-Block, Road No. 4, Shyam Vihar, Phase 1, Dindar Pur, South West Delhi-110043, declare that name of my father has been wrongly written as DHARAMBIR SINGH in my 10th and 12th marksheet. The actual name of my father is DHARMVIR SINGH which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ANJALI
[Signature]

It is for general information that I, GURDEEP SINGH S/o SWARAN SINGH, R/o 3 SHPD Suratgarh, Distt. SGNR Rajasthan 335804, declare that name of my mother has been wrongly written as BANSHO BAI in my 10th, 12th Marksheet. The actual name of my mother is HARBANSH KAUR Respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

GURDEEP SINGH
[Signature]

It is for general information that I, DAMODAR SHARMA S/o SITARAM SHARMA, R/o 375, Block-I, Shiv Durga Vihar-Lakkarpur, Surajkund Faridabad, Haryana-121009 declare that name of mine and my wife have been wrongly written as DAMODER SHARMA and GEETA DEVI in my minor daughter NEHA KUMARI aged 17 years in her 10TH class educational documents. The actual name of mine and my wife are DAMODAR SHARMA and GITA DEVI respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

DAMODAR SHARMA
[Signature]

It is for general information that I, SONU KUMAR son of Sh. RAGHUNANDAN PRAJAPATI, R/o Near God Blessing Public School, Shanti Nagar, Lalru Mandi, Lalru, SAS Nagar, Mohali, Punjab-140501, declare that Name of mine has been wrongly Written as SONU in my 10th, 12th Marksheet. The actual name of mine is SONU KUMAR, respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SONU KUMAR
[Signature]

It is for general information that I, RAVINDER SINGH S/o AZAD SINGH, R/o VPO Lad pur H. No. 351, Delhi-110081 declare that name of mine has been wrongly written as RAVINDER DABAS in my minor daughter namely ISHIKA aged 16 years in her 10th class Certificate. The actual name of mine is RAVINDER SINGH which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAVINDER SINGH
[Signature]

It is for general information that I, VIRENDER SINGH S/o KALI RAM, R/o Village Dhanirwas Salhawas, Jhajjar, Haryana-124146 declare that name of mine has been wrongly written as VIRENDER SINGH JAKHAR in my 10th Class Certificate. The actual name of mine is VIRENDER SINGH which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VIRENDER SINGH
[Signature]

It is for general information that I, AMIT MITTAL son of RAMESH MITTAL, R/o H.No. 2, R.B. Parkash Chand Road, Police Lines Amritsar declare that name of my father and my mother has been wrongly written as RAMESH KUMAR MITTAL and BIMLA MITTAL in my Passport No. L-9582692. The actual name of my father and my mother are RAMESH MITTAL and BIMLA DEVI respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

AMIT MITTAL
[Signature]

It is for general information that I, MOHD YASIN son of HAKIMUDDIN, R/o 27/292, Block-27, Himmat Puri, Trilok Puri, East Delhi, Delhi-110091, declare that name of mine and my wife has been wrongly written as MD YASHIN and FARHA in my minor son ABU SAAD ABU aged 17 years in his 10th Class Education Documents. and as MD. YASIN alias MOHD YASIN & FARHA alias FARIYA in his Birth Certificate No-MCDOLIR-0105-001141666. The actual name of mine and my wife are MOHD YASIN and FARIYA respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MOHD YASIN
[Signature]

It is for general information that I, ANIL DINESH VALAPARLA son of SHRI VALAPARLA PAUL PRABHAKARA RAO, residing at FA/UGF, Dev Apartment, VTC: Deoli, PO Deoli, Sub District: Hauz Khas, District South Delhi, Delhi 110062, declare that name of mine has been wrongly written as V. A DINESH in my minor daughter's namely KEREN VALAPARLA aged 13 years in her school record. The actual name of mine is ANIL DINESH VALAPARLA, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ANIL DINESH VALAPARLA
[Signature]

It is for general information that I, URMILA YADAV W/o SHIV PRASAD YADAV, R/o WZ-75, Street Number-27, Sant Garh, Tilak Nagar West Delhi-110018 declare that name of mine has been wrongly written as URMILA DEVI in my minor son's namely SAHIL PRASAD YADAV aged 14 years in his school records. The actual name of mine is URMILA YADAV which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

URMILA YADAV
[Signature]

It is for general information that I, SAPNA MALHOTRA D/o SH. BALDEV RAJ MALHOTRA W/o SH. RAJAT MALHOTRA, R/o H. No. 8, Block-O, Malka Ganj S.O., North Delhi, Delhi-110007, hereby declare that name of my mother has been wrongly written as POOJA MALTHORA in my 10th class marksheet, certificate, birth certificate Registration No. 1155 and passport no. T5666137. The actual name of my mother is VINOD BALA, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SAPNA MALHOTRA
[Signature]

It is for general information that I, TRISHA DASGUPTA D/o SHRI TRISHIKH DASGUPTA, R/o T/2-43 L.I.G. Old Avas Vikas Behind S.P. Kothi, Civil Lines Rampur (244901), Uttar Pradesh, declare that name of mine has been wrongly written as TRISHA and my father name is not mentioned in my Educational Documents, NOC and migration Certificate. The actual name of mine and my father are TRISHA DASGUPTA and SHRI TRISHIKH DASGUPTA respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

TRISHA DASGUPTA
[Signature]

It is for general information that I, AMIT MISHRA S/o LAXMAN MISHRA, R/o U-166, Near Shiv Mandir, Mangolpuri, Mangolpuri S Block, Delhi-110083, declare that name of mine and my minor son has been wrongly written as AMIT MISRA and DEVYANSH MISHRA in my minor son DIVYANSHU MISHRA, aged 5 years in his Aadhaar Card No. 673716760902. The actual name of mine and my son are AMIT MISHRA and DIVYANSHU MISHRA, which may be amended accordingly .

It is certified that I have complied with other legal requirements in this connection.

AMIT MISHRA
[Signature]

It is for general information that I, OBININDI BHEEMA RAJU son of OBININDI KRISHNA RAO, residing at House No. D-19, Third Floor, D-Block, Jhilmil Colony, Delhi-110095, declare that name of mine and my father has been wrongly written as O BHEEMA RAJU and O KRISHANA RAO in my Driving License No. DL-1320130144519 and as O BHEEM RAJU and O KRISHANA RAO in my Voter ID Card No. ZSX1331255. The actual name of mine and my father are OBININDI BHEEMA RAJU and OBININDI KRISHNA RAO respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

OBININDI BHEEMA RAJU
[Signature]

It is for general information that I, OBININDI KUMARI daughter of DILLI RAO and wife of OBININDI BHEEMA RAJU, residing at H. No. D-19, 3rd Floor, D-Block, Jhilmil Colony, Delhi-110095, declare that name of mine and my Husband has been wrongly written as O KUMARI and O BHEEMA RAJU in my Voter ID Card No. ZSX1331263 and in my Ration Card No. 077004427201. The actual name of mine and my Husband are OBININDI KUMARI and OBININDI BHEEMA RAJU respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

OBININDI KUMARI
[Signature]

It is for general information that I, BIJENDER SINGH S/o JAGRAM, R/o Karota (209), Mahendragarh, Haryana-123001, declare that name of mine and my wife has been wrongly written as BIJENDER and SUMAN respectively in my minor daughter SAKSHI aged 17 years in her 10th Class Certificate Cum Marksheet. The actual name of mine and my wife is BIJENDER SINGH and SUMAN DEVI respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

BIJENDER SINGH
[Signature]

It is for general information that I ADARSH ARYAN son of LAXMIKANT SAKET, residing at Ward No. 12, behind Rajhansh Garden, Badkhar, Raghuraj Nagar, Satna, Madhya Pradesh-485005, declare that name of my father has been wrongly written as L K SAKET in my class 10th certificate No. 0948034 & other educational documents. The actual name of my father is LAXMIKANT SAKET, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ADARSH ARYAN
[Signature]

It is for general information that I, NEHA RANI D/o RAJESH KUMAR, R/o H. No. B-422, Main Market, Bhajanpura, Delhi-110053, declare that name of mine has been wrongly written as NEHA in my Scheduled Caste Certificate No. SC/04/42/4372/1/5/2007/32616. The actual name of mine is NEHA RANI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NEHA RANI
[Signature]

It is for general information that I SHARIF ALI S/o ALI HUSSAIN, R/o I-305, JJ Colony, Shakur Pur, Anandvas Shakurpur, North West Delhi, Delhi, 110034, declare that name of mine has been wrongly written as SHARIF in 10th class marksheet and Certificate. The actual name of mine is SHARIF ALI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SHARIF ALI
[Signature]

It is for general information that I, JASBIR KAUR D/o KULWANT SINGH W/o HARVINDER SINGH, R/o H. No. M-130, S/Floor, Vikas Puri, West Delhi, Delhi-110018, declare that name of mine has been wrongly written as JASBIR KAUR KHURANA in my Pan Card No-DOGPK4735D. The actual name of mine is JASBIR KAUR respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

JASBIR KAUR
[Signature]

It is for general Information that I, RADHY SHYAM LONGANI S/o LATE SH. LAKHMI DASS LONGANI, residing at R U-232, Pitam pura, Delhi-110034, declare that name of my minor son has been wrongly written as VISHNU, in my minor son namely VISHNU LONGANI, aged 13 years in his Educational Documents. The actual name of my minor son is VISHNU LONGANI which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RADHY SHYAM LONGANI
[Signature]

It is for general information that I, VIRENDRA KUMAR SINGH S/o LATE SH. UDAIVIR SINGH, R/o 13, Deep Nagar, Near Transport Nagar Post Office, Deep Nagar, Agra, Uttar Pradesh-282002, presently residing at Flat No. 184, Indraprastha Apartment, Pocket-3, Sector-12, Dwarka, South West Delhi, Delhi-110078, declare that name of my wife has been wrongly written as SHASHI SINGH in my P.P.O. No. 131201809641. The actual name of my wife is SHASHI PRABHA SINGH, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VIRENDRA KUMAR SINGH
[Signature]

It is for general information that I, ARYAN JAIN S/o SANJEEV KUMAR JAIN, residing at House No. 68, Sector-47, Jharsa, South City-II, Gurgaon, Haryana-122018, declare that name of mine and my father have been wrongly written as ARYANN JAIIN and SNJEEV JAIN in my Educational Documents. The actual name of mine and my father are ARYAN JAIN and SANJEEV KUMAR JAIN respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ARYAN JAIN
[Signature]

It is for general information that I, NASIR ALI S/o MOHASIN ALI, R/o Plot No-3, Khasra No-135/23 Upper Grund Floor, Street No34-35, Block-B, Sant Nagar, Burari, North Delhi-110084, declare that name of my father has been wrongly written as ABDUL RASID in my pan card No. AXDPN7955K. The actual name of my father is MOHASIN ALI which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NASIR ALI
[Signature]

It is for general information that I, BHAVNA BOKOLIA D/o NARAYAN DASS, R/o 11/7, Amrit Kaur Puri, Tank Road, Karol Bagh, New Delhi-110005, declare that name of mine has been wrongly written as BHAWNA in my Caste Certificate No. SC/02/32/5706/27/7/2007/23001. The actual name of mine is BHAVNA BOKOLIA which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

BHAVNA BOKOLIA
[Signature]

It is for general information that I, ANURAG DHIMAN S/o SURESH CHAND, R/o H.No A/ 112, Street No.-4, Near Saboli Lal School, Saboli Extn. North East Delhi-110093, declare that name of my minor son has been wrongly written as AYUSHMAAN in my minor son namely AYUSHMAAN DHIMAN aged 15 years in his school record. The actual name of my minor son is AYUSHMAAN DHIMAN which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ANURAG DHIMAN
[Signature]

It is for general information that I, MD MUKLESUR RAHAMAN S/o MD MOKAUR RAHAMAN, R/o Paschim Karnojora, Raiganj, Post Karnajora, Distt. Uttar Dinajpur, West Bengal-733130, declare that name of mine has been wrongly written as MOHAMMAD MUKLESUR RAHAMAN in my service records of NTPC Limited. The actual name of mine is MD MUKLESUR RAHAMAN which may be amended accordingly .

It is certified that I have complied with other legal requirements in this connection.

MD MUKLESUR RAHAMAN
[Signature]

It is for general information that I, PRERNA RASTOGI D/o ANAND RASTOGI, R/o Flat No. 50, Sanskrit Nagar, Sector 14, Rohini, Delhi-110085, declare that name of mine has been wrongly written as PRENA RASTOGI in my 10th class marksheet cum certificate. The actual name of mine is PRERNA RASTOGI respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

PRERNA RASTOGI
[Signature]

It is for general information that I, NARENDER SINGH S/o Late Sh. RAVI DUTT, R/o C-158, Roshan Vihar-I, Najafgarh, Delhi-110043, declare that name of mine has been wrongly written as NARENDRA SINGH in my PPO NO-09/97/B/S/00567/1993. The actual name of mine is NARENDER SINGH, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NARENDER SINGH
[Signature]

It is for general information that I, SHUBHAM SUNEJA S/o NARESH KUMAR, R/o H.No. 1893/3 Para Mohalla, Rohtak-124001, declare that name of mine has been wrongly written as SHUBHAM in my all Educational documents. The actual name of mine is SHUBHAM SUNEJA, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SHUBHAM SUNEJA
[Signature]

It is for general information that I, JATINDER KUMAR KALRA son of SHRI. VISHAN DAS KALRA, residing at H.No. 390, Bali Nagar, Palwal, Haryana-121102, declare that name of mine and my father have been wrongly written as JATINDER KUMAR and VISHAN DASS in my Educational Documents and Service Records. The actual name of mine and my father are JATINDER KUMAR KALRA and VISHAN DAS KALRA, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

JATINDER KUMAR KALRA
[Signature]

It is for general information that I, SHASHI BHUSHAN MISHRA S/o RAM MURAT MISHRA, R/o Balihar, Ballia, Uttar Pradesh-277205, declare that name of mine has been wrongly written as SHASHI BHUSAN MISRA in my PPO No.-S/017583/95 which is updated as PPO No.-212199500368 (ARMY). The actual name of mine is SHASHI BHUSHAN MISHRA Respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SHASHI BHUSHAN MISHRA
[Signature]

It is for general information that I, MIRA DEVI W/o Sh. MADAN PAL, R/o Village Haar Guraiya, Jalalabad, Shahjahanpur, Uttar Pradesh-242221, presently at Plot No. 14, Khasra No. 520, Third Floor, Pratap Vihar-II, Karan Vihar Part-5, Kirari Suleman Nagar, Delhi-110086, declare that name of mine has been wrongly written as RAMRATI in my minor son namely MAN MOHAN aged 15 years in his school record. The actual name of mine is MIRA DEVI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MIRA DEVI
[Thumb Impression]

It is for general information that I, JITENDRA KUMAR S/o LEELA SINGH, R/o B-1/22, Aman Vihar, Karari Suleman Nagar, North West Delhi, Delhi-110086, declare that name of mine has been wrongly written as JITENDER KUMAR in my Driving licence No.-DL-1120110188423. the actual name of mine is JITENDRA KUMAR, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

JITENDRA KUMAR
[Signature]

It is for general information that I, HINCH LAL PATEL S/o SH. RAM DHANI PATEL, R/o F-7, Janta Garden, Pandav Nagar, East Delhi-110091, declare that name of mine has been wrongly written as H.L. PATEL in my service record. The actual name of mine is HINCH LAL PATEL which may be amended accordingly .

It is certified that I have complied with other legal requirements in this connection.

HINCH LAL PATEL
[Signature]

It is for general information that I, MONIKA BAJAJ W/o MR. RAJESH MADAN, R/o G-151, Kalkaji, New Delhi-110019, declare that name of mine has been wrongly written as MONIKA MADAN in my Election Identity Card bearing No.ARE1932548 & Birth Certificates of my minor daughters SMERA MADAAN, aged 12 years & SHRIA MADAAN, aged 10 years. The actual name of mine is MONIKA BAJAJ, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MONIKA BAJAJ
[Signature]

It is for the general public information that I, ARPITA KUMARI D/o SH. HARI RAM YADAV, W/o SH. ASHOK KUMAR, R/o 95-96, Jain Colony Part-1, Matiala, Matiala West Delhi, Delhi-110059, declare that name of mine has been wrongly written as ARPITA KUMAR in my DSSSB Application form Regd. No. 0508198464242612000 and admit card application No. 57114191. The actual name of mine is ARPITA KUMARI respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ARPITA KUMARI
[Signature]

It is for general information that I, SIMRAN JEET KAUR D/o RANDHEER SINGH, R/o Bhurjuniya, Chandia Hazara, Pilibhit, Chandia Hazara, Uttar Pradesh-262122, declare that name of mine, my father and my mother has been wrongly written as SIMRAN JEET KAUR BHINDER, RANDHEER SINGH BHINDER and RANJEET KARU BHINDER in my 10th School certificate and marksheet. The actual name of mine is SIMRAN JEET KAUR, my father is RANDHEER SINGH and mother is RANJIT KAUR respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SIMRAN JEET KAUR
[Signature]

It is for general information that I, UTKARSH ARYAN S/o LAXMIKANT SAKET, residing at ward no. 12, behind rajhansh garden, badkhar, raghuraj nagar, Satna, Madhya Pradesh-485005, declare that name of my father has been wrongly written as L K SAKET in my 10th, 12th and Graduation educational documents. The actual name of my father is LAXMIKANT SAKET, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

UTKARSH ARYAN
[Signature]

It is for general information that I, UMESH S/o NEBULAL, R/o Juggi No. 49/223, Ground Floor, SCG No. 16/19, Opp. Ayurvedic Dispensary, Village Haiderpur, Shalimar Bagh, North West Delhi, Delhi-110088, hereby declare that name of mine has been wrongly written as UMESH KANNOJIYA in my minor son SURAJ KUMAR aged 15 years 10th class marksheet and certificate. The actual name of mine is UMESH which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

UMESH
[Signature]

It is for general information that I, UMESH S/o NEBULAL, R/o Juggi No. 49/223, Ground Floor, SCG No. 16/19, Opp. Ayurvedic Dispensary, Village Haiderpur, Shalimar Bagh, North West Delhi, Delhi-110088, hereby declare that name of mine has been wrongly written as UMESH KANNOJIA in my minor son ROHAN KUMAR aged 17 years 10th class marksheet and certificate. The actual name of mine is UMESH which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

UMESH
[Signature]

It is for general information that I, ADITYA MAURYA S/o RAM SUMER MAURYA, Present Address-J-2B, H.No-36, Gali No-6, Sangam Vihar, New Delhi-110062, Permanent Address-Village, Katra Babupur, Sangipur, Pratapgarh, Uttar Pradesh-230139, declare that name of mine has been wrongly written as ANIL KUMAR MAURYA in my Pan Card No-COFPM1910N. The actual name of mine is ADITYA MAURYA which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ADITYA MAURYA
[Signature]

It is general information that I, GAGANPREET KAUR KULLAR W/o RAJVINDER SINGH KULLAR, residing at Chak Middhu Singh Wala, Mehna, Sri Muktsar Sahib, Punjab-152113, declare that name of mine has been wrongly written as GAGANPREET KAUR in my minor daughter GURNAAZ KAUR KULLAR aged 16 years in her CBSE Class 10th Marksheet. The actual name of mine is GAGANPREET KAUR KULLAR which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

GAGANPREET KAUR KULLAR
[Signature]

It is for general information that I, NARSANOLLA RAKESH BABU S/o NARSANOLLA NARSING RAO, R/o 4-6/1, Weaker Section Colony, Manikonda, Ranga Reddy District-500089, Telangana, declare that the name of my father and mother has been wrongly written as RAMESH and LAXMI in my SSC Certificate; My father name has been wrongly written as RAMESH in my Diploma in Computer Engineering Certificate, B.Tech Certificate. The actual name of my father and mother are NARSANOLLA NARSING RAO and NARSANOLLA NARSAMMA respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NARSANOLLA RAKESH BABU
[Signature]

It is for general information that I, MUNJA ROJA D/o MUNJA NARAYANA, R/o H.No-7-116/C, Shankarapatnam Mandal, Kesavapatnam, Karimnagar, Telangana-505490, declare that name of my mother has been wrongly written as MUNJA BHARATHI respectively in my 10th Class Certificate Bearing Roll No-1235132420, 12th Class Certificate Registration No-1420220416. The actual name of my mother is MUNJA BHARATHAMMA respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MUNJA ROJA
[Signature]

It is for general information that I, VISHVA JEET S/o IQBAL SINGH, R/o D-11A, Janta Flats, Raghubir Nagar, Delhi-110027, declare that name of mine has been wrongly written as VISHVA JEET SINGH in my marriage certificate no 90730000041073. That actual name of mine is VISHVA JEET, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VISHVA JEET
[Signature]

It is for general information that I, MOHAMMED GHOUSE S/o MOHD ISMAIL, R/o H.No: 8-3-169/91, Ganganagar, Yousuf Guda, Hyderabad, Telangana-500045, declare that name of mine and my father has been wrongly written as MDGHOUSE and MDISMAIL in my 10th Class Certificate. The actual name of mine and my father are MOHAMMED GHOUSE and MOHD ISMAIL, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MOHAMMED GHOUSE
[Signature]

It is for general information that I, MAHENDRA ANANDA BHAGWAT S/o Shri ANANDA ANAJI BHAGWAT, employed as MASTER CRAFTSMAN in the MT Section of Ammunition Factory Khadki, Pune-411003, residing at Qtr. No. 27/1, Type-H, Range Hills Estate, Pune-411020, declare that name of mine has been wrongly written as Shri MAHINDRA ANANDA KAMBLE in my Service Book and Shri MAHENDRA ANANDA KAMBALE in educational documents. The actual name of mine is Shri MAHENDRA ANANDA BHAGWAT, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MAHENDRA ANANDA BHAGWAT
[Signature]

It is for general information that I, VIPIN NAMDEV S/o GOPI NAMDEV, residing at Flat No-101 F Wing, Mital Park, Dasak Road, Nandur, Nashik, Maharashtra-422003, declare that the name of mine and my father have been wrongly written as VIPIN SURYAWANSHI and GOPISINGH in my Class 10th Certificate and VIPIN KUMAR SURYAWANSHI and GOPI SINGH in my Class 12th Certificate. The actual name of mine and my father are VIPIN NAMDEV and GOPI NAMDEV respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VIPIN NAMDEV
[Signature]

It Is For General Information That I, KIRAN DEVI W/o KRISHAN KUMAR, R/o 3502-Gali No.06, Kaithal Road, Shiv Colony, Karnal, Haryana-132001, declare that name of mine has been wrongly written as KIRAN CHOUDHARY in my minor daughter APURVA CHOUDHARY aged 16 Years in her 10th class Certificate. The actual name of mine is KIRAN DEVI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KIRAN DEVI
[Signature]

It Is For General Information That I, ARUN KUMAR SHRIVASTAV S/o VISHWANATH LAL, R/o House No. 251, Phase-III, Model Town, Bathinda-151001, Punjab, Permanent address Vill. Gopalpur, P.O. Lalganj, Distt Ballia-277216, State UP, India, declare that name of my minor son aged 15 Years has been wrongly written as UDAY PRATAP in his educational documents. The actual name of my minor son is UDAY PRATAP SHRIVASTAV, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ARUN KUMAR SHRIVASTAV
[Signature]

It is for general information that I, SAMARPITA BHOWMIK D/o SWAPAN KR. BHOWMIK W/o KANAK KRISHNA SEN, residing 115, BSNL Exchange Office Lane, North Khagrabari, P.O: Khagrabari, P.S: Pundibari, Cooch Behar, West Bengal-736179, declare that the name of mine has been wrongly written as KUNTALA BHOWMIK in my birth certificate. The actual and correct name of mine is SAMARPITA BHOWMIK respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SAMARPITA BHOWMIK
[Signature]

It is for general information that I, KOMAL BHATT D/o NAND KISHOR BHATT, R/o 359, Naraingarh Road, Shiv Mandir, Housing Board Colony, Ambala City, Haryana-134003, declare that Name of My Father and My Mother has been wrongly written as N. K. BHATT and HEMA BHATT in my Educational Documents . The actual name of My Father and My Mother are NAND KISHOR BHATT and HANSA BHATT, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KOMAL BHATT
[Signature]

It is for general information that I, MUKHTIAR SINGH AHLAWAT S/o DARYAO SINGH AHLAWAT, R/o Flat No-701, Block-G2A, Golf Link Residency, Dwarka Sector-18B, N.S.I.T, South West Delhi, Delhi-110078, declare that name of my wife has been wrongly written as K. D. MALIK in my Pension Payment Order No-5355/84. The actual name of my wife is KRISHNA DEVI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MUKHTIAR SINGH AHLAWAT
[Signature]

It is for general information that I, SUNIL KUMAR son of POKAR DAS, residing at B-2/222, JJ Colony, Raghbir Nagar, Delhi-110027, declare that name of mine has been wrongly written as SUNIL in my minor daughter PARUL aged 15 years in her 10th Class Educational Documents. The actual name of mine is SUNIL KUMAR respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SUNIL KUMAR
[Signature]

It is for General information that I, KISHORE BEN S/o Late PARASHOTTAM, employed as Labourer Semi Skilled, Gun Carriage Factory, Jabalpur (M.P.), residing at H. No. 368, Gurandi Bazar Madan Malveey Ward, Bhartipur, Jabalpur (M.P) 482001, declare that name of mine has been wrongly written as KISHORE BICHHELE in my service records. The actual name of mine is KISHORE BEN, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KISHORE BEN
[Signature]

It is for general information that I, RAJENDRA SINGH CHOUHAN S/o DHARAM SINGH, R/o House No.-94, Ward No-8, Mandir Ke Pass, Polaykalan, Shajapur, Madhya Pradesh-465116, declare that my name has been wrongly written as RAJENDRA SINGH in my 10th and 12th Class Certificate Cum Marksheet and my father name as DHARM SINGH in my 12th Class Certificate Cum Marksheet. The actual name of mine and my father is RAJENDRA SINGH CHOUHAN and DHARAM SINGH respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAJENDRA SINGH CHOUHAN
[Signature]

It is for general information that I, EVA SUCHITRA W/o HUCHCHESHA KADLIMATTI, R/o H.No 11-2-150, Bethlehem Colony, Mangalpet, Bidar, Karnataka-585401, declare that name of Mine and My Husband has been wrongly written as EVASUCHITRA KADLIMATTI and HUCHESH KADLIMATTI in my minor daughter ADITI EVLYN, aged about 2 Years, In her Birth Certificate . The actual name of Mine and My Husband are EVA SUCHITRA and HUCHCHESHA KADLIMATTI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

EVA SUCHITRA
[Signature]

I hitherto known as ALTAF HUSSAIN NAZIR AHMED PEERZADE son of NAZIR AHMED PEERZADE, residing at House No.-2 pathan chal , Nr Bopodi Rly Gate, Bopodi, Pune city, Pune-411020, declare that name of mine has been wrongly written as ALTAF HUSSAIN NAZIR AHMED PIRJADE in my service book. The actual name of mine is ALTAF HUSSAIN NAZIR AHMED PEERZADE respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ALTAF HUSSAIN NAZIR AHMED PEERZADE
[Signature]

It is for general information that I, TAMMANA KLAIR D/o GURMAIL, R/o Village, Bulandpur, Narpur, Jalandhar, Punjab-144012, declare that Name of My Father and My Mother has been wrongly written as KLAIR PARAS RAM and JUGINDER KAUR in my 10th Class Certificate and 12th Class Certificate. The actual name of My Father and My Mother are GURMAIL and RANI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

TAMMANA KLAIR
[Signature]

It is for general information that I, VARSHA RANI W/o SUDESH KUMAR, R/o RZ-39, Khushi Ram Park Om Vihar Extn, Uttam Nagar Delhi-110059, declare that name of Mine and My Minor son has been wrongly written as VERSHA RANI and SUYASH, aged about 16 Years, In his Birth Certificate , that the name of My Husband wrongly written as ASHISH KUMAR DHIMAN in his 10th Class Certificate. The actual name of Mine & My Minor son and My Husband is VARSHA RANI & SUYASH DHIMAN and SUDESH KUMAR, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VARSHA RANI
[Signature]

It is for general information that I, LEEZA SHARMA D/o PRAVEEN KUMAR SHARMA, residing at H.No.-1/1903, Geeta Street, Ram Nagar. Shahadra, Delhi-110032 declare that name of my father has been wrongly written as PRAVEEN SHARMA in my CBSE 10TH class Marksheet and certificate. The actual name of my father is PRAVEEN KUMAR SHARMA respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

LEEZA SHARMA
[Signature]

It is for general information that I, MOHAMMAD SAYEED ANSARI S/o ABDUL HAFEEZ ANSARI, R/o H.No. 563, Qasabpura, Nal Saheb Road, Mominpura, Nagpur-440018, declare that name of mine has been wrongly written as MOHD. SAYEED ABDUL HAFEEZ ANSARI in my Service Book. The actual name of mine is MOHAMMAD SAYEED ANSARI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MOHAMMAD SAYEED ANSARI
[Signature]

It is for general information that I, SUPRADA SHIV KUMAR daughter of Shri SHIV KUMAR SUNDARAMURTHY, residing at 197, Subhash Khand, Giri Nagar, Kalkaji, New Delhi-110019, declare that the names of mine and my father have been wrongly written as S. SUPRADA and S. SHIV KUMAR in my all educational documents. The actual name of mine and my father are SUPRADA SHIV KUMAR and SHIV KUMAR SUNDARAMURTHY respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SUPRADA SHIV KUMAR
[Signature]

It is for general information that I, HARISHANKAR SHIV KUMAR son of Shri SHIV KUMAR SUNDARAMURTHY, residing at 197, Subhash Khand, Giri Nagar, Kalkaji, New Delhi-110019, declare that the names of mine and my father have been wrongly written as S. HARISHANKAR and S. SHIV KUMAR in my all educational documents. The actual name of mine and my father are HARISHANKAR SHIV KUMAR and SHIV KUMAR SUNDARAMURTHY respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

HARISHANKAR SHIV KUMAR
[Signature]

नैशनल कोमोडिटी एंड डेरिवेटिव्स
आकृति कॉर्पोरेट पार्क, 1 ली मंजिल,
जी.ई.गार्डन के पास, एल.बी.एस.मार्ग,
कांजुरमार्ग (पश्चिम), मुंबई-400 078

CIN: U51909MH2003PLC140116

सार्वजनिक टिप्पणियों को आमंत्रित करते हुए, एनसीडीईएक्स के उप नियमों के प्रस्तावित संशोधन भारत के राजपत्र के भाग IV में 7 मई 2022 (साप्ताहिक राजपत्र-7 मई 2022-23 मई 2022) तथा महाराष्ट्र राज्य के राजपत्र में भाग-II संकीर्ण में 19 मई 2022 (साप्ताहिक राजपत्र-17 मई 2022-25 मई 2022) को प्रकाशित किये गये थे. जिसके अनुसार, भारतीय प्रतिभूति और विनियम बोर्ड (सेबी) ने उनके पत्र क्र. सेबी/एचओ/एमआरडी-1/पी/ओडब्लू/2022/50399/1 दिनांक 28 सितंबर 2022 तथा 02 नवंबर 2022 दिनांकित ई-मेल के द्वारा, उसमें निहित किये अनुसार, एनसीडीईएक्स के उप नियमों के संशोधनों को अनुमोदन प्रदान किया है, यहां उल्लेख किये अनुसार, एक्सचेंज के संशोधित उप नियम, राजपत्र में उसके प्रकाशन की तारीख से प्रभावी होंगे.

नैशनल कोमोडिटी एंड डेरिवेटिव्स एक्सचेंज लिमिटेड के उप-नियमों में प्रस्तावित संशोधन.

1. संक्षिप्त शीर्षक एवं प्रारंभ :

ए. यह संशोधन एनसीडीईएक्स उप-नियम (संशोधन) 2022 कहा जायेगा.

बी. भारत के राजपत्र में अधिसूचना की तारीख से यह प्रभावी किया जायेगा.

2. उप नियमों के शीर्षक के शब्दों "नैशनल कोमोडिटी एंड डेरिवेटिव्स एक्सचेंज लिमिटेड के उप-नियम" में दिखनेवाले वर्तमान शब्द तथा अक्षर "भाग ए" को हटा दिया जायेगा.

3. वर्तमान उप नियम 1 में, निम्नलिखित संशोधन अधिसूचित किये गये हैं :

ए. वर्तमान खंड 6 में, "समोशोधन" के पश्चात तथा "गृह" से अभिप्रेत एक्सचेंज का प्रभाग "शब्दों तथा प्रतीकों के पहले नये शब्द तथा प्रतीक "निगम/समाशोधन" जोड़े जायेंगे.

बी. वर्तमान खंड 7 में, "तथा इसमें "एक्सचेंज पर समाशोधन तथा निपटान का अधिकार रखनेवाले किसी व्यक्ति को शामिल किया जायेगा. बशर्त कि, एक्सचेंज के ऐसे समाशोधन सदस्य को, सेबी द्वारा निर्दिष्ट किसी तारीख से मान्यताप्राप्त समाशोधन निगम का सदस्य होना अपेक्षित होगा" शब्दों तथा प्रतीकों को, "किसी मान्यताप्राप्त समाशोधन निगम में अधिकार" शब्दों के पश्चात, नये शब्दों, "जिनसे एक्सचेंज द्वारा समाशोधन और निपटान सेवाएं ली जाती हैं" के साथ प्रतिस्थापित किया जायेगा.

सी. वर्तमान खंड 8 में,

i. "इस प्रयोजन के लिए अवधि" शब्दों से पहले तथा "एक्सचेंज पर एक डील में" शब्दों के पश्चात, वर्तमान शब्द "या समाशोधन सदस्य डील को क्लियर या निपटान करता है" को हटा दिया जायेगा.

ii. "ट्रेडिंग सदस्यों के संघटकों" शब्दों के पश्चात वर्तमान शब्दों "और एनसीडीईएक्स के समाशोधन सदस्य" को हटा दिया जायेगा.

iii. प्रथम पैराग्राफ के पश्चात, नया पैराग्राफ "स्पष्टीकरण: पारिभाषिक शब्द 'संघटक' तथा 'ग्राहक' उपनियमों तथा विनियमों में संदर्भ के अनुसार अंतर्बदल किये जा सकते हैं तथा इसमें निर्दिष्ट किये अनुसार उसका वही अर्थ होगा". जोड़ा जायेगा.

4. वर्तमान उप नियम 6 ए के खंड 6 ए. 1, में निम्नलिखित संशोधन अधिसूचित किये गये हैं:

ए. वर्तमान उप खंड 6 ए. 1.1 हटा दिया जायेगा.

बी. उप खंड 6ए, 1.2 में, शब्दों तथा प्रतीकों "को ऑपरेटिव सोसायटीज अधिनियम, 1912/मल्टी स्टेट कोऑपरेटिव सोसायटीज अधिनियम, 2002/अन्य कोई संबंधित राज्य/युटी कोऑपरेटिव सोसायटी अधिनियम (ऐसी कोऑपरेटिव सोसायटीज के फेडरेशन सहित) के अंतर्गत परिभाषित किये अनुसार 1956 या एक कोऑपरेटिव सोसायटी" को, "कंपनी अधिनियम के अंतर्गत परिभाषित किये अनुसार "शब्दों के पश्चात तथा" जो ऐसे नियुक्त किया गया हो "शब्दों से पहले, नये शब्दों तथा प्रतीकों, "2013, समय समय पर संशोधित किये अनुसार" के साथ प्रतिस्थापित किया जायेगा.

5. उप नियम 6ए के वर्तमान खंड 6ए. 3 में, शीर्षक में "प्राधिकृत व्यक्ति की नियुक्ति" शब्दों के पश्चात नये शब्द "के लिए प्रक्रिया" जोड़े जायेंगे.
6. उप नियम 6ए के अंतर्गत वर्तमान उप खंड 6ए. 3.1 में निम्नलिखित संशोधन अधिसूचित किये गये हैं:
- ए. "एक्सचेंज द्वारा अधिसूचित किये अनुसार" शब्दों के पश्चात तथा "एक्सचेंज को ऐसे फार्मेट में लागू होंगे" शब्दों के पहले, नये शब्द तथा प्रतीक "मापदंड (ओं) तथा प्रक्रिया (ओं) को शामिल किया जायेगा.
- बी. "प्राधिकृत व्यक्ति" "की नियुक्ति" शब्दों तथा प्रतीकों के पश्चात नये शब्द तथा प्रतीक "समय समय पर" शामिल किया जायेगा.
7. उप नियम 6ए में वर्तमान खंड 6ए. 4 में निम्नलिखित संशोधन अधिसूचित किये गये हैं:
- ए. वर्तमान उप उप खंड 6ए. 4.1 (डी) हटा दिया जायेगा.
- बी. वर्तमान उप उप खंड 6ए. 4.2 (बी) में, "में डील करने वाला व्यक्ति" शब्दों के पश्चात शब्दों तथा प्रतीकों "कोमोडिटीज डेरिवेटिव्स संविदाओं" को नये शब्दों तथा प्रतीकों "प्रतिभूति कारोबार में डील करेगा" द्वारा प्रतिस्थापित किया जायेगा.
- सी. वर्तमान उप खंड 6ए. 4.3 को हटा दिया जायेगा.
8. उप नियम 6ए के वर्तमान खंड 6ए. 5 निम्नलिखित संशोधन अधिसूचित किये गये हैं:
- ए. वर्तमान उप खंड 6ए. 5.2 में,
- i "के लिए पात्र होंगे" शब्दों से पहले तथा "भागीदारी फर्म या एक एलएलपी शब्दों के पश्चात, शब्द तथा प्रतीक "या एक सदस्य/प्रबंधन समिति का निदेशक/सदस्य की गवर्निंग बॉडी (यदि सदस्य एक को-ऑपरेटिव सोसायटी हो तो)" को हटा दिया जायेगा.
- ii "भागीदारी फर्म, एलएलपी" शब्दों के पश्चात तथा "जैसा भी मामला हो" शब्दों से पहले "या को-ऑपरेटिव सोसायटी" शब्द तथा प्रतीक को हटा दिया जायेगा.
- iii "कंपनी, भागीदारी फर्म" शब्दों तथा प्रतीक के पश्चात तथा "एलएलपी जैसा भी मामला हो" शब्दों से पहले नया शब्द "या" शामिल किया जाय.
- iv वर्तमान शब्दों "भागीदारी फर्म" के पश्चात तथा नये जोड़े गये शब्द "या" से पहले वर्तमान प्रतीक "," हटा दिया जायेगा.
- बी. वर्तमान उप खंड 6ए. 5.3 में "उसके स्वयं के नाम या खाते में" शब्दों तथा प्रतीक से पहले तथा "कोमोडिटीज की सपुर्दगिया" शब्दों के पश्चात, नया शब्द तथा प्रतीक "/प्रतिभूतियां" शामिल किया जायेगा.
9. वर्तमान उप नियम 6ए के वर्तमान उप खंड 6ए. 7.6 में, "शाखा के पंजीकृत ग्राहकों" शब्दों के पश्चात "परिवर्तन के पहले कम से कम 15 दिन" शब्दों तथा प्रतीक को नये शब्दों "निर्धारित किये गये ऐसे समय के अंदर" द्वारा प्रतिस्थापित किया जायेगा.
10. वर्तमान उप नियम 6ए के खंड 6ए. 6 में, "निदेशक जैसा भी मामला हो" शब्दों के पश्चात, "फोटोग्राफ, पैन नंबर सहित को-ऑपरेटिव सोसायटी की प्रबंधन समिति/सरकारी निकाय के सभी सदस्यों/निदेशकों चाहे जिस नाम से पुकारे जाय" को हटा दिया जायेगा.
11. वर्तमान उप नियम 8 के वर्तमान उप खंड 8.2 (1) में, "आपदा वसूली प्रबंधन योजना" शब्दों के पश्चात नये शब्द और प्रतीक "या समय समय पर सेबी द्वारा निर्धारित किये अनुसार" शामिल किये जायेंगे.
12. वर्तमान उप नियम 10 में, शीर्षक में दिखनेवाले शब्द तथा प्रतीक "ट्रेडिंग सदस्य" से पहले तथा "चूक" शब्द के पश्चात, नये शब्द "और चूक की संभावना" को शामिल किया जाय.
13. उप नियम 10 के वर्तमान उप नियम 10.1 में निम्नलिखित संशोधन अधिसूचित किये गये हैं :
- ए. वर्तमान उप खंड 10.1 (आई) में, "/की अधिसूचना" शब्दों तथा प्रतीक के पहले तथा "परिपत्र/सूचना" शब्दों तथा प्रतीक के पश्चात "समाशोधन सदस्य का" शब्दों को हटा दिया जाय और "के संबद्ध प्राधिकारी" शब्दों से पहले और "/की अधिसूचना" शब्दों तथा प्रतीक के पश्चात नया शब्द तथा प्रतीक "एक्सचेंज/" शामिल किया जाय.

- बी. वर्तमान उप खंड 10.1 (आई) के अंतर्गत उप उप खंड (डी) में,
- वर्तमान शब्दों तथा प्रतीक "अंतर तथा कोमोडिटीज" से पहले तथा "प्राप्त आदेशों, के विवरण" शब्दों तथा प्रतीक के पश्चात नया शब्द और प्रतीक "शेषों"/"को शामिल किया जाय.
 - "तुलन पत्र तथा ऐसे अन्य" शब्दों से पहले तथा "अंतर का विवरण" शब्दों के पश्चात, वर्तमान शब्दों "और कोमोडिटीज" शब्दों को हटा दिया जाय.
 - "फॉर्म्स तथा अन्य विवरण" शब्दों से पहले तथा "तुलन पत्र और ऐसे अन्य" शब्दों के पश्चात, वर्तमान शब्द "समाशोधन" हटा दिया
- सी. वर्तमान उप खंड 10.1 (आई) में निम्नानुसार नया उप उप खंड (i) शामिल किया जायेगा :
- "संबद्ध प्राधिकारी द्वारा निश्चित किये अनुसार अन्य किसी अप्रतिरोद्ध परिस्थितियों के अंतर्गत तथा लिखित में रिकॉर्ड किया जाय."
- डी. वर्तमान उप खंड 10.1 (3) में,
- चूककर्ता सदस्य का "शब्दों तथा प्रतीक से पहले और" स्टॉक एक्सचेंज में सदस्यता "शब्दों के पश्चात नये शब्द तथा प्रतीक"/समाशोधन निगम" शामिल किये जाय.
 - "पारिभाषिक शब्द 'सहायक' का "शब्दों तथा प्रतीकों के पश्चात वर्तमान" एक व्यक्ति को शामिल करें" शब्दों को, "अभिप्रेत एवं सेबी द्वारा निर्धारित संबद्ध विनियमों या दिशानिर्देशों के अंतर्गत सहायक के रूप में परिभाषित व्यक्ति/हस्ती को शामिल करें "द्वारा प्रतिस्थापित किया जाय.
14. उप नियम 10 के वर्तमान उप नियम 10.3 में, "हालांकि वह/वे शब्दों तथा प्रतीक से पहले और "उसके जमाकर्ता घोषित किये जायेंगे" शब्दों तथा प्रतीक के पश्चात नया शब्द "एक चूककर्ता" को शामिल किया जायेगा.
15. उप नियम 10 के वर्तमान उप नियम 10.10 के पश्चात निम्नानुसार नया खंड 10.10 (ए) शामिल किया जायेगा:
- "दावे आमंत्रित करने वाला नोटिस
- ए) एक्सचेंज द्वारा, नब्बे दिनों की अवधि या नियंत्रक/संबद्ध प्राधिकारी द्वारा निर्दिष्ट अन्य किसी अवधि के अंदर चूककर्ता सदस्य के विरुद्ध दावे दर्ज कराने के लिए वैध दावेदारों से दावे आमंत्रित करने के लिए नोटिस प्रकाशित की जायेगी.
- बी) उचित मामलों में जैसा भी आवश्यक समझा जायेगा, समाशोधन निगम की तरफ मे एक्सचेंज द्वारा ऐसा नोटिस जारी किया जायेगा."
16. उप नियम 10 में वर्तमान खंड 10.11 में, "संबद्ध प्राधिकारी और अन्य मान्यताप्राप्त एक्सचेंजों" शब्दों के पश्चात, नये शब्द तथा प्रतीक "/समाशोधन निगमों" शामिल किये जायेंगे.
17. वर्तमान उप नियम 10.11 के पश्चात निम्नानुसार उप नियम 10 का नया खंड 10.11 (ए) शामिल किया जाय : "चूककर्ता की आस्तियों पर चार्ज :
- नियमों, उप नियमों तथा विनियमों के अंतर्गत एक चूककर्ता की देयताओं/वचनबद्धताओं को पूरा करने के प्रयोजन के लिए, भारमुक्त आस्तियों पर एक्सचेंज का प्रथम चार्ज होगा तथा चूककर्ता की जहां कहीं स्थित हो और किसी भी स्वरूप की हो, प्राप्प तथा संपत्तियों सहित अन्य आस्तियों पर समरूप चार्ज होगा."
18. उप नियम 10 का वर्तमान खंड 10.20 हटा दिया जायेगा.
19. उप नियम 10 के वर्तमान खंड 10.22 में निम्नलिखित संशोधनों को अधिसूचित किया गया है:
- ए) नया उप खंड (बी) निम्नानुसार जोड़ा जायेगा:
- "समाशोधन निगम को देय : एक्सचेंज के समाशोधन निगम को ऐसे अनुदानों, कर्जों, दंडों, शुल्कों, प्रभारों तथा अन्य धन का भुगतान.
- बी) नया उप खंड (सी) निम्नानुसार जोड़ा जायेगा:
- सेबी को देय: सेबी को ऐसे अनुदानों, कर्जों, दंडों, शुल्कों प्रभारों तथा अन्य धन का भुगतान.

सी) वर्तमान उप खंड (बी) उप खंड (डी) के रूप में पुनःक्रमांकित किया जायेगा।

डी) नया उप खंड (इ) निम्नानुसार शामिल किया जायेगा:

एक्सचेंज रिपॉजिटरी को देय रकम : रिपॉजिटरी को ऐसे अंशदान, उधार, दंड, शुल्क, प्रभार तथा अन्य देय धन का भुगतान।”

इ) नया उप खंड (एफ) निम्नानुसार शामिल किया जायेगा:

किसी अन्य मान्यताप्राप्त स्टॉक एक्सचेंज/समाशोधन निगम को देय रकम : उक्त क्रम में दावों को पूरा किये जाने के पश्चात, शेष रकम, यदि कोई, को, समय सीमा तथा निर्धारित प्रक्रिया यदि कोई, के अनुसार, एक सदस्य के रूप में दूसरे एक्सचेंज/समाशोधन निगम के चूककर्ता की वचनबद्धताओं को पूरा करने के प्रयोजन के लिए अन्य मान्यताप्राप्त स्टॉक एक्सचेंज/समाशोधन निगम को संवितरित की जायेगी। यदि चूककर्ता एक से अधिक मान्यताप्राप्त स्टॉक एक्सचेंज/समाशोधन निगम का सदस्य होतो, शेष रकम से सभी मान्यताप्राप्त स्टॉक एक्सचेंजों/समाशोधन निगमों को बांट दी जायेगी और यदि शेष रकम ऐसे सभी स्टॉक एक्सचेंजों/समाशोधन निगमों के दावों को पूरा करने के लिए अपर्याप्त हो तो, शेष रकम, ऐसे सभी स्टॉक एक्सचेंजों/समाशोधन निगमों के बीच यथानुपात बांट दी जायेगी।”

एफ) वर्तमान उप खंड (सी) उप खंड (जी) के रूप में पुनः क्रमांकित किया जायेगा।

जी) वर्तमान उप खंड (डी) उप खंड (एच) के रूप में पुनःक्रमांकित किया जायेगा।

एच) पुनःक्रमांकित उप खंड (जी) में

i अनुमोदित बैंकों को देय “शब्दों तथा प्रतीक के पश्चात, और “भुगतान करने के पश्चात” शब्दों से पहले, वर्तमान शब्दों तथा प्रतीक “मालगोदाम, जांचकर्ता एवं संबद्ध प्राधिकारी द्वारा अनुमोदित किसी अन्य व्यक्तियों के दावे” को, नये शब्दों तथा प्रतीक “और अन्य व्यक्तियों” द्वारा प्रतिस्थापित किया जायेगा।

ii “उपर, शेष रकम” शब्दों तथा प्रतीक से पहले तथा “क्लॉज के अंतर्गत भुगतान” शब्दों के पश्चात वर्तमान शब्द तथा प्रतीकों “(बी)” को नये शब्दों तथा प्रतीक “(ए,बी,सी,डी,इ तथा एफ)” से प्रतिस्थापित किया जायेगा।

आई) उप नियम 10 के उप खंड 10.22 में निम्नानुसार स्पष्टीकरण जोड़ा जायेगा :

स्पष्टीकरण : इस उप नियम के प्रयोजन के लिए, मामले जहां, चूककर्ता सदस्य के विरुद्ध कोई अभियोग लंबित हों, शेष रकम, यदि कोई, ऐसे अभियोगों के समापन तक एक्सचेंज द्वारा अपने पास रखी जा सकती है।

20. उप नियम 10 के वर्तमान उप नियम 10.24 को निम्नानुसार नये उप नियम के साथ प्रतिस्थापित किया जायेगा

“चूककर्ता सदस्य से उत्तरवर्ती वसूली

10.24.1 ऐसी वसूली की सीमा तक, कोई रकम जो संबद्ध प्राधिकारी द्वारा चूककर्ता सदस्य से बाद में वसूल की जायेगी, एक्सचेंज की हानि को कम करेगी तथा उसे उप नियम 10.22 “आस्ति का एप्लीकेशन” के अनुसार बांट दिया जायेगा।

21. वर्तमान उप नियम 10.27 के पश्चात नया उप नियम 10.28 निम्नानुसार शामिल किया जायेगा:

“चूक की संभावना पर संबद्ध प्राधिकारी द्वारा निर्णय लिया जायेगा

ए) संबद्ध प्राधिकारी, परिस्थितियों और/या मानक परिचालन प्रक्रिया, समय समय पर सेबी द्वारा जारी दिशानिर्देश, निदेशों, परिपत्रों को ध्यान में रखते हुए, यह निर्णय लेगा कि, किसी ट्रेडिंग सदस्य द्वारा, उसके ग्राहक/ओं को निधियों या प्रतिभूतियों के भुगतान/पुर्नभुगतान में किसी सदस्य द्वारा चुक करने की संभावना है और/या उसकी वचनबद्धताओं को पूरा करने में चूकने या एक्सचेंज या उसके ट्रेडिंग सदस्य को किसी भुगतान वचनबद्धता को पूरा न कर सकने की संभावना है।

बी) उपर 10.28 (ए) में उल्लेख किये अनुसार, संबद्ध प्राधिकारी का निर्णय अंतिम और ट्रेडिंग सदस्यों, उनके एजेंटों और बैंकों पर बंधनकारक होगा।

सी) 10.28 (ए) के अनुसार निर्णय लेने के बाद, संबद्ध प्राधिकारी उसके द्वारा उचित माझी जानेवाली कारवाई करेगा और/या समय समय पर जारी सेबी की किसी मानक परिचालन प्रक्रिया, दिशानिर्देश, परिपत्रों या निदेशों में निर्धारित किये अनुसार कार्रवाई करेगा। तथापि, संबद्ध प्राधिकारी, इस संबंध में नियामक अध्यादेश द्वारा मार्गदर्शित एवं बाध्य होगा।

22. नये शामिल किये गये उप नियम 10.28 के पश्चात निम्नानुसार एक नया उप नियम 10.29 शामिल किया जायेगा :

“ट्रेडिंग सदस्य द्वारा चूक की संभावना के मामले में बैंक खातों को फ्रीज करना

10. 29.1 सदस्य द्वारा, एक्सचेंज और/या समाशोधन निगम के प्रति वचनबद्धताओं को पूरा करने में और/या उसके/उनके ग्राहकों को निधियों/प्रतिभूतियों के पुर्नभुगतान में संभाव्य चूक होने के मामले में, संबद्ध प्राधिकारी को, सदस्य द्वारा सभी नामें/निकासी के लिए रखे गये बैंक खातों को फ्रीज करने के लिए संबंधित बैंको को अनुदेश जारी करने का अधिकार होगा.

23. नये शामिल किये गये उप नियम 10.29 के पश्चात निम्नानुसार एक नया उप नियम 10.30 शामिल किया जायेगा :

“चूक या चूक की संभावना के मामले में संबद्ध प्राधिकारी के अधिकार :

10.30.1 चूक या चूक की संभावना के मामले में संबद्ध प्राधिकारी अन्य के साथ निम्नलिखित अधिकारों का उपयोग कर सकते हैं :

ए) चूक या चूक की संभावना के परिणामस्वरूप उदभवित, एक सदस्य के लेनेदेनों/स्थितियों या अन्यथा के कारण होनेवाली हानि को कम करने, एक्सचेंज के एक्सपोजर को हटाने या तय करने के लिए आवश्यक ऐसे सभी कार्य या उपाय करना जो संबद्ध प्राधिकारी की राय में उचित लगे.

बी) एक्सचेंज तथा उसके सिस्टम्स की वित्तीय सुरक्षा और अखंडता सुनिश्चित करने के लिए, चूक की घोषणा या चूक की घोषणा की प्रक्रिया के दौरान या चूक की संभावना के मामले में, सहित मगर सीमित नहीं, स्थितियों को क्लोजआउट करना, निपटान के वैकल्पिक माध्यम प्रभावी करना जैसे उपाय करना. गैर-चूककर्ता सदस्य संबद्ध प्राधिकारी के निर्णय से बाध्य होंगे तथा इस संबंध में जारी निर्देशों का पालन करेंगे.

सी) मार्जिन प्रतिभूति जमा या अन्यथा द्वारा, चूक की संभावना वाले सदस्य सहित चूककर्ता द्वारा, किसी संपार्श्विक को बेचना, वसूल करना, विनियोग करना और सेट ऑफ करना और जैसा उचित समझा जाय सदस्य की बकाया वचनबद्धता के पेटे आगमों का विनियोग करना.

डी) ऐसे सदस्य के विरुद्ध, उस सदस्य के निलंबन या सदस्य और/या उससे जुड़े संघटकों और उनके ग्राहकों की खुली स्थितियों को स्क्वेअर ऑफ करना/क्लोज आउट करना/अंतरित करना सहित, उचित समझी जानेवाली कार्रवाई करना.

इ) चूककर्ता सदस्य के संघटक या सदस्य जिसके चूक करने की संभावना हो, की सभी या किन्हीं खुली स्थितियों को, स्वयं या सदस्य के अनुरोध पर, किन्हीं तदनुरूपी मार्जिन्स के साथ दुसरे सदस्य को अंतरित करना.

एफ) समय समय पर सेबी द्वारा निर्धारित तरीके से ऐसी अवधि में देयताओं की वसूली के लिए, संबद्ध प्राधिकारी के अधिकार में न होनेवाली, नामे शेष ग्राहकों सहित (नामे शेष की सीमा तक) चूककर्ता सदस्य की आस्तियों (चल तथा अचल) को लिक्विडेट करने के लिए उचित कानूनी कार्यवाही आरंभ करना और/या अन्य कोई कार्रवाई करना.

जी) एक्सचेंज के नियंत्रण के बार किसी अप्रत्याशित घटना के परिणामस्वरूप सहित मगर सीमित नहीं, संबद्ध प्राधिकारी का, किसी सदस्य, उससे जुड़े लोगों, उसके किन्हीं ग्राहकों या किसी तृतीय पक्ष के प्रति कोई उत्तरदायित्व, वचनबद्धता या ड्युटी नहीं होगी.

10.30.2 संबद्ध प्राधिकारी, समाशोधन निगम को, समाशोधन सदस्य/यों जिनके साथ ट्रेडिंग सदस्य जुड़ा हुआ हो, को निम्न के बारे में निदेश देने की अपेक्षा कर सकता है, (ए) जमा को और/या किसी भी स्वरूप में जमा, संपार्श्विक, मार्जिन धन, सदस्य के नाम में जमा अन्य रकम तथा ऐसे समाशोधन सदस्य/यों के साथ चूककर्ता द्वारा जमा की गयी कोमोडिटीज तथा प्रतिभूतियों को फ्रीज करने और/या रीलीज न करने; और/या (बी) वापस लेना तथा किसी भी स्वरूप में प्रतिभूति जमा, संपार्श्विक, मार्जिन धन, चूककर्ता के नाम में जमा अन्य रकम वसूल करना तथा चूककर्ता द्वारा जमा कोमोडिटीज और प्रतिभूतियों द्वारा, देय, या सुपुर्देय सारे धन, कोमोडिटीज प्रतिभूतियों एवं अन्य आस्तियों को पुनःप्राप्त करना.

24. उप नियम 11 के वर्तमान खंड 11.1 में निम्नलिखित संशोधनों को अधिसूचित किया गया है:

ए. “उप नियम 1 के अतिरिक्त लागू करें” शब्दों तथा प्रतीक के पश्चात शब्द “ए” को हटा दिया जायेगा.

बी. उप खंड 3 में,

- i. वर्तमान शब्दों "निवेशकर्ता द्वारा अभिनिश्चित किये अनुसार" से पहले तथा "से अभिप्रेत दावा रकम" शब्दों के पश्चात वर्तमान शब्द "संघटक को स्वीकार्य" को हटा दिया जायेगा.
- ii. "या पेनल तथा में रिकॉर्ड किया गया" शब्दों से पहले तथा "के द्वारा अभिनिश्चित किये अनुसार संघटक" शब्दों के पश्चात वर्तमान शब्द "निवेशकर्ता शिकायत निवारण समिति" को "शिकायत निवारण समिति" शब्दों से प्रतिस्थापित किया जायेगा.
- iii. "और निर्देशन में रिकॉर्ड किया गया" शब्दों से पहले तथा नये शामिल किये गये शब्दों "शिकायत निवारण समिति" के पश्चात वर्तमान शब्द "या पेनल" हटा दिये जायेंगे.
- iv. "निर्देशन या आदेश में रिकॉर्ड किया गया" शब्दों तथा प्रतीक के पहले तथा नये शामिल किये गये शब्दों "शिकायत निवारण समिति और" के पश्चात नये शब्द "निवेशकर्ता को के रूप में स्वीकार्य" शामिल किये जायेंगे.

सी. उप खंड 6 में, "के आदेश के साथ संतुष्ट नहीं" शब्दों के पश्चात, नये शब्दों तथा प्रतीक "शिकायत निवारण समिति" द्वारा वर्तमान शब्द "आईजीआरपी" को प्रतिस्थापित किया जायेगा.

डी. वर्तमान उप खंड 7 हटा दिया जायेगा.

इ. उप खंड 8 में,

- i. वर्तमान शब्दों "से अभिप्रेत एक समिति या पेनल" से पहले वर्तमान शब्द "निवेशकर्ता शिकायत निवारण समिति या निवेशकर्ता शिकायत निवारण पेनल" को नये शब्द "शिकायत निवारण समिति" के साथ प्रतिस्थापित किया जायेगा.
- ii. "स्वतंत्र व्यक्तियों निहित" शब्दों से पहले तथा "से अभिप्रेत एक समिति" शब्दों के पश्चात, वर्तमान शब्दों "या पेनल" हटा दिया जायेगा.
- iii. "निवारण के प्रयोजन के लिए पहचान की गयी" शब्दों से पहले और "स्वतंत्र व्यक्तियों निहित" शब्दों के पश्चात, नये शब्द "या सेबी द्वारा निर्दिष्ट किये अनुसार" शामिल किये जायेंगे.
- iv. "प्रतिभागियों की शिकायतें" शब्दों से पहले और "निवारण के प्रयोजन के लिए पहचान की गयी" शब्दों के पश्चात, वर्तमान शब्द "निवेशकर्ता" हटा दिया जायेगा.
- v. "ट्रेडिंग करनेवाले प्रतिभागियों का" शब्दों से पहले तथा "निवारण का प्रयोजन" शब्दों के पश्चात, वर्तमान **Grievance**" शब्द का वर्ण 'G' लोवरकेस 'g' के रूप में परिवर्तित कर दिया जायेगा.
- vi. "एक्सचेंज प्लेटफॉर्म पर ट्रेडिंग" शब्दों से पहले तथा "की शिकायत के निवारण का प्रयोजन" शब्दों के पश्चात, वर्तमान शब्द "प्रतिभागी" को नये शब्द तथा प्रतीक "निवेशकर्ता/ग्राहकों" के साथ प्रतिस्थापित किया जायेगा.

एफ. उप खंड 10 में,

- i. "एक्सचेंज का" शब्दों से पहले तथा "से अभिप्रेत का आदेश" शब्दों के पश्चात, वर्तमान शब्द "निवेशकर्ता शिकायत निवारण समिति" को नये शब्द "शिकायत निवारण समिति" के साथ प्रतिस्थापित किया जायेगा.

25. उप नियम 11 के वर्तमान उप नियम 11.1 ए में, शीर्षक में दिखनेवाले वर्तमान शब्द "आईजीआरसी का संदर्भ" को नये शब्द तथा प्रतीक "निवेशकर्ता सेवा केंद्र (आईएससी): "के साथ प्रतिस्थापित किया जायेगा.

26. उप नियम 11 के अंतर्गत, वर्तमान उप नियम 11.1 ए में निम्नलिखित संशोधनों को अधिसूचित किया गया है:

1. "ऐसे स्थानों पर जैसा आवश्यक हो" शब्दों से पहले और "निवेशकर्ता सेवा केंद्रों को स्थापित करें (आईएससी "शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्दों तथा प्रतीक")/निवेशकर्ता शिकायत कक्ष आईजीसी" को हटा दिया जायेगा.
2. "निवेशकर्ता. आईएससीओं" शब्दों तथा प्रतीक के पहले तथा "समय समय पर, के लाभ के लिए" शब्दों और प्रतीक के पश्चात, वर्तमान शब्द तथा प्रतीक "सार्वजनिक/" को हटा दिया जायेगा.
3. "वह ऐसी सेवाएं देगा" शब्दों से पहले और "निवेशकर्ताओं. आईएससीओं" शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्द तथा प्रतीक"/आईजीसीओं" को हटा दिया जायेगा.

4. "के लिए भी सुविधा उपलब्ध करायेगा" शब्दों से पहले तथा "निवेशकर्ताओं/ग्राहकों. आईएससीओं" शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्द तथा प्रतीक "/आईजीसीओं" को हटा दिया जायेगा.
5. "सरलीकरण डेस्क के रूप में कार्य करेगा" शब्दों से पहले और "निवेशकर्ताओं/ग्राहकों. आईएससीओं" शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्द तथा प्रतीक "/आईजीसीओं" को हटा दिया जायेगा.
6. "तया विवाचन दर्ज कराना" शब्दों तथा प्रतीक से पहले और "आवेदन करने के लिए आवश्यक" शब्दों के पश्चात, वर्तमान शब्द "आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
27. उप नियम 11 के वर्तमान उप नियम 11.1 एक के पश्चात नया उप नियम 11.1 बी निम्नानुसार शामिल किया जायेगा:
- "निवेशकर्ता सेवा निधि
1. एक्सचेंज द्वारा, विभिन्न निवेशकर्ता सेवा केंद्रों (आईएससी) पर सुविधाएं उपलब्ध कराने के लिए, निवेशकर्ता सेवा निधि (आईएसएफ) या ऐसी अन्य निधि (यां) और/या सेबी द्वारा अन्यथा अधिदेश दिए अनुसार स्थापित और रखी जायेंगी.
 2. सेबी द्वारा अधिदेश दिए अनुसार ऐसे आईएसएफ तथा संबद्ध आईएससी समय समय पर एक्सचेंज के नियमों तथा विनियमों द्वारा निर्धारित तथा नियंत्रित किये जायेंगे.
28. उप नियम 11 के वर्तमान उप नियम 11.1 बी के पश्चात नया उप नियम 11.1 सी निम्नानुसार शामिल किया जायेगा :
- "निवेशकर्ता शिकायत
1. एक निवेशकर्ता/ग्राहक एक्सचेंज के किसी पंजीकृत सदस्य के विरुद्ध अपनी शिकायत स्कोर्स (सेबी शिकायत निवारण सिस्टम) के जरिए या ई-मेल के जरिए या लिखित में एक्सचेंज के आईएससी को प्रस्तुत कर सकता, है, यदि ऐसी शिकायत की जांच के पश्चात, आईएससी इस बात से संतुष्ट हो जाता है कि, वह शिकायत एक्सचेंज के नियमों, विनियमों तथा उप नियमों के अंतर्गत स्वीकार्य है तो वह शिकायत को ई-मेल के जरिए, उसका उत्तर देने/शिकायत का निपटान करने हेतु संबंधित सदस्य (यों) को अग्रेषित करेगा. इस प्रयोजन के लिए, एक्सचेंज का हर सदस्य एक डेडिकेटेड ई-मेल आईडी एक्सचेंज को उपलब्ध करायेगा.
 2. सभी निवेशकर्ता शिकायतों का निवारण, सेबी और या संबद्ध प्राधिकारी द्वारा समय समय पर निर्दिष्ट समयावधि के अंदर हो जाना चाहिए, और समयावधि की गणना शिकायत और/या अतिरिक्त जानकारी की प्राप्ति की तारीख से की जायेगी.
 3. यदि, शिकायत की प्राप्ति से निर्धारित समय के अंदर मामला सुलझाया नहीं जाता तो उसे शिकायत के निवारण हेतु शिकायत निवारण समिति (जीआरसी) को भेजा जायेगा.
 4. एक्सचेंज द्वारा, निर्धारित समय के अंदर सुलझायी/निवारण की गयी शिकायतों का एक रिकॉर्ड रखा जायेगा, यदि निर्धारित समय में शिकायत का निपटान नहीं होता है तो, निर्धारित समय में शिकायत का निवारण न होने के कारणों को भी रिकॉर्ड किया जायेगा.
 5. सेवा संबंधित शिकायतों में, लेखा विवरणों न होना/प्राप्त होने में विलंब, बिल्लस प्राप्त न होना/प्राप्त होने में विलंब, खाता/शाखा का बंद होना, तकनीकी समस्या, बिना सूचना के शाखा का स्थानांतरण/बंद होना, स्टाफ द्वारा उचित सेवा न दिया जाना, खाते को फ्रीज किया जाना, ट्रेडिंग खाते में तथाकथित नामे, ट्रेडिंग सदस्य के कार्यालय में संपर्क व्यक्ति का न मिलना, बिना अनुमति के डिमट/रिपॉझिटरी खाते का अंतरित किया. जाना आदि या समय समय पर सेबी द्वारा बतलाए गये किसी स्वरूप को, शामिल किया जायेगा, यदि सेवा संबंधी शिकायतों के परिणाम स्वरूप वित्तीय हानि हुई पायी जाती है तो, संबद्ध प्राधिकारी द्वारा कारणों को रिकॉर्ड करने के पश्चात, शिकायत निवारण समिति ("जीआरसी") को भेजा जायेगा.
29. उप नियम 11 का नया शामिल किया गया उप नियम 11.1 सी के पश्चात नया उप नियम 11.1 डी निम्नानुसार शामिल किया जायेगा :
- शिकायत निवारण समिति (जीआरसी)
1. संबद्ध प्राधिकारी, आवश्यकतानुसार या समय समय पर सेबी द्वारा पहचान किये गये क्षेत्रों में जीआरसी का गठन करेगा.

2. जीआरसी में, समय समय पर एक्सचेंज/सेबी द्वारा निश्चित की गयी योग्यता वाले व्यक्ति समाविष्ट होंगे
3. जीआरसी के सदस्यों पर सेबी या एक्सचेंज द्वारा निर्धारित डिस्क्लोजर और आचार संहिता लागू होगी.
4. जीआरसी का गठन :
 - ए. रु. 25 लाख या समय समय पर निर्धारित ऐसी अन्य रकम तक के दावों के लिए जीआरसी में एक व्यक्ति समाविष्ट किया जायेगा, जबकि, रु. 25 लाख से अधिक या समय समय पर निर्धारित ऐसी अन्य रकम तक के दावों के लिए जीआरसी में तीन व्यक्ति समाविष्ट किये जायेंगे.
 - बी. इसके अलावा, तीन सदस्यीय समिति में, इंटरनेट आधारित ट्रेडिंग अल्गोरिदमिक ट्रेडिंग आदि जैसे तकनीकी मामलों संबंधी शिकायतों के संचालन के लिए कम से कम एक तकनीकी मामलों में निपुण व्यक्ति समाविष्ट होना चाहिए.
 - सी. जीआरसी के सदस्य किसी भी तरीके से ट्रेडिंग सदस्य के साथ संबंधित नहीं होने चाहिए.
 - डी. एक्सचेंज, जीआरसी सदस्यों को सूचीबद्ध करेंगे, तथापि, कोई विवाचक/एप्पेलेट विवाचक जीआरसी सदस्य के रूप में सूचीबद्ध नहीं किये जायेंगे.
30. उप नियम 11 का शामिल किया गया उप नियम 11.1 डी के पश्चात नया उप नियम 11.1 इ निम्नानुसार शामिल किया जायेगा :

“जीआरसी के जरिए शिकायत निवारण

 1. निवेशकर्ता/ग्राहक शिकायत का सोहार्दपूर्ण तरीके से निराकरण करने के लिए शिकायत निवारण समिति (जीआरसी) को 15 कार्य दिनों या समय समय पर सेबी द्वारा निर्धारित समयावधि अनुमत की जायेगी.
 2. यदि जीआरसी को अतिरिक्त जानकारी की आवश्यकता हो तो, समाधान प्रक्रिया आरंभ करने से पहले, जीआरसी उसे उपलब्ध कराने के लिए एक्सचेंज से अनुरोध करेगी. ऐसे मामले जहां अतिरिक्त जानकारी मांगी गयी हो, जीआरसी द्वारा शिकायत निवारण की समयावधि 30 कार्य दिन से अधिक या सेबी द्वारा समय समय पर निर्धारित अवधि से अधिक नहीं होगी.
 3. जीआरसी द्वारा दोहरी पद्धति अपनाई जायेगी अर्थात्, सेवा संबंधी शिकायतों के मामले में सदस्य को अपेक्षित सेवा देने के बारे में निर्देश जारी करना तथा ट्रेड संबंधी शिकायतों के मामले में शिकायत को स्वीकार कर समापन के लिए आदेश जारी करना.
 4. यदि समाधान प्रक्रिया द्वारा मामले का निवारण नहीं होता है तो, जीआरसी निवेशकर्ता/ग्राहक को स्वीकार्य दावे का मूल्य सुनिश्चित करेंगे.
 5. जीआरसी की कार्यवाही की समाप्ति पर और मामला जहां दावा निवेशकर्ता/ग्राहक को स्वीकार्य हो, एक्सचेंज द्वारा संबंधित सदस्य के जमा से स्वीकार्य दावा मूल्य को ब्लॉक किया जायेगा.
 6. एक शिकायतकर्ता/सदस्य, जो जीआरसी की संस्तुति से संतुष्ट न हो, जीआरसी संस्तुति की तारीख से तीन माह के अंदर या नियंत्रक द्वारा निर्धारित ऐसे समय के अंदर, शिकायतों के निपटान के लिए विवाचन रचनातंत्र का लाभ उठायेगा.
 7. यदि सदस्य जीआरसी आदेश के विरुद्ध विवाचन में जाना चाहता हो और निवेशकर्ता/ग्राहक द्वारा स्वीकार्य दावा रकम रु. 20.00 लाख से अधिक न हो, एक्सचेंज नीचे उल्लेख किये अनुसार या समय समय पर सेबी द्वारा निर्दिष्ट किये अनुसार निवेशकर्ता/ग्राहक को आर्थिक सहायता उपलब्ध करायेगा:
 - i. स्वीकार्य दावा रकम का 50% या रु. 2.00 लाख, जो भी कम हो, एक्सचेंज के आईपीएफ से निवेशकर्ता/ग्राहक को रिलीज की जायेगी.
 - ii. यदि विवाचन अवार्ड ग्राहक के पक्ष में हो और सदस्य एप्पेलेट विवाचन में जाना चुनता है तो, विवाचन अवार्ड में उल्लिखित रकम का 5% या रु. 3.00 लाख (रु. तीन लाख), जो भी कम हो एक्सचेंजों के आईपीएफ से ग्राहक को रिलीज किये जायेंगे, रिलीज की गयी रकम, उपर उप नियम 11.1 डी. 8.i के अंतर्गत पहले ही रिलीज की गयी रकम को निकाल कर होगी.
 - iii. यदि एप्पेलेट विवाचन अवार्ड ग्राहक के पक्ष में है और सदस्य, एप्पेलेट विवाचन अवार्ड को अलग रखने के लिए, विवाचन और समाधान अधिनियम, 1996 की धारा 34 के अंतर्गत

आवेदन करना चुनता है तो, विवाचन अर्वाड में उल्लिखित रकम का 75% या रु. 5.00 लाख (रु. पांच लाख), जो भी कम हो, एक्सचेंजों के आईपीएफ से ग्राहक को रीलीज किये जायेंगे, रीलीज की गयी रकम, उपर उप नियम 11.1 डी. 8.i तथा 11.1 डी 8.ii अंतर्गत पहले रीलीज की गयी रकम को निकाल कर होगी.

- iv. इस परिपत्र के अनुसार आईपीएफ से अंतरिम सहायता के जरिए रीलीज की गयी कुल रकम, एक वित्तीय वर्ष में रु. 10.00 लाख (रु. दस लाख) से अधिक नहीं होगी.
- v. निवेशकर्ता/ग्राहक को आईपीएफ से रीलीज की गयी रकम, समय समय पर एक्सचेंज द्वारा निर्दिष्ट ऐसी अन्य प्रक्रिया के तहत होगी.
- vi. यदि यह पाया जाता है कि, निवेशकर्ता/ग्राहक द्वारा, अकेले या सदस्य (यों) के साथ या किसी अन्य पणधारक के साथ सांठ गांठ के जरिए इन उप नियमों के प्रावधानों का दुरुपयोग करने का प्रयास किया जा रहा है तो बिना किसी पक्षपात के, कार्रवाई करने के बोर्ड के अधिकार चाहे जो भी हों, इस संबंध में ऐसे कार्य में शामिल व्यक्ति के विरुद्ध उचित कार्रवाई की जायेगी. अबसे उन्हें इन अप नियमों का लाभ प्राप्त करने नहीं दिया जायेगा.
- vii. कार्यवाही की समाप्ति पर यदि शिकायत निवेशकर्ता के पक्ष में निर्णित की जाती है तो निवेशकर्ता को रीलीज की गयी रकम एक्सचेंज द्वारा सदस्य की ब्लॉक की गयी रकम में से आईपीएफ को लौटायी जायेगी और शेष निवेशकर्ता को प्रदत्त की जायेगी.
- viii. यदि कार्यवाही के किसी भी चरण में निवेशकर्ता/ग्राहक हारता है और मामले को आग्र बढ़ाना नहीं चाहता तो निवेशकर्ता/ग्राहक आईपीएफ से रीलीज की गयी रकम को, एक्सचेंज के आईपीएफ को वापस लौटायेगा, यदि निवेशकर्ता/ग्राहक आईपीएफ में से रीलीज की गयी रकम को नहीं लौटा पाता तो निवेशकर्ता/ग्राहक (निवेशकर्ता/ग्राहक के पेन के आधार पर) को तब तक किसी भी एक्सचेंज पर ट्रेड करना अनुमत नहीं किया जायेगा, जबतक निवेशकर्ता/ग्राहक आईपीएफ को रकम लौटा नहीं देता, और यदि आवश्यक पाया गया तो, ऐसे निवेशकर्ताओं के नाम वेबसाईट पर प्रदर्शित किये जायेंगे.
- ix. यदि आवश्यक समझा गया तो, एक्सचेंज ऐसे निवेशकर्ताओं/ग्राहकों के नाम वेबसाईट पर प्रदर्शित करने का सहारा ले सकते हैं.

31. उप नियम 11 के वर्तमान उप नियम 11.2 में निम्नलिखित संशोधन अधिसूचित किये गये हैं:

ए. वर्तमान खंड 1 के पश्चात निम्नानुसार नया खंड 1 ए शामिल किया जायेगा :

“इलेक्ट्रॉनिक परक्राम्यम मालगोदाम रसीद (“ईएनडब्ल्यूआर”) सहित मगर सीमित नहीं, प्रासंगिक या सहायक स्वरूप की अतिरिक्त सुविधाओं से संबंधित सभी दावों, मतभेद या विवाद, एक्सचेंज के नियमों, उप नियमों तथा विनियमों के अनुरूप विवाचन को निर्दिष्ट किये जाये. उक्त खंड के प्रयोजन के लिए, ईएनडब्ल्यूआर का अर्थ वही होगा जो मालगोदाम विकास और नियंत्रक प्राधिकारी (“इलेक्ट्रॉनिक परक्राम्यम मालगोदाम रसीद) अधिनियम, 2017 के विनियम 3 (डी) के अंतर्गत निर्धारित किया गया है.

बी. वर्तमान शब्दों “ऐसे विवादों के लिए विवाचन सुविधाजनक बनायेगा” से पहले तथा वर्तमान शब्दों “एक्सचेंज द्वारा” के पश्चात, (“इलेक्ट्रॉनिक परक्राम्यम मालगोदाम रसीद) अधिनियम, 2017” शब्दों तथा प्रतीक के साथ समाप्त होनेवाले नये शामिल किये गये पैराग्राफ 1 ए के पश्चात, दूसरे पैरा में नया शब्द “यह भी” शामिल किया जायेगा.

सी. “ट्रेडिंग/समाशोधन सदस्य द्वारा दर्ज किये गये निर्देशनों के लिए “शब्दों तथा प्रतीक के पहले तथा ऐसे विवादों के लिए विवाचन सुविधाजनक बनायेगा” शब्दों के पश्चात, वर्तमान शब्द “सहित” को हटा दिया जायेगा.

डी. “के निर्देशों या आदेश के विरुद्ध” शब्दों के पश्चात, वर्तमान शब्द “आईजीआरसी” को नये शब्द “जीआरसी” के साथ प्रतिस्थापित किया जायेगा.

32. उप नियम 11 के वर्तमान उप नियम 11.3 में, “उक्त विवाचन को प्रस्तुत किया जायेगा” शब्दों से पहले तथा “इसमें संदर्भित मतभेद का प्रकार “शब्दों के पश्चात,” खंड(1)” शब्दों तथा प्रतीक को “उप खंड 11.2(1)” शब्दों तथा प्रतीकों के साथ प्रतिस्थापित किया जायेगा.

33. उप नियम 11 के वर्तमान उप नियम 11.4 में, “उक्त विवाचन को प्रस्तुत किया जायेगा” शब्दों से पहले तथा “इसमें संदर्भित मतभेद या विवाद “शब्दों के पश्चात, “खंड (1)” शब्दों तथा प्रतीक को “उप खंड 11.2 (1)” शब्दों तथा प्रतीकों के साथ प्रतिस्थापित किया जायेगा.

34. उप नियम 11 के वर्तमान उप नियम 11.5 में निम्नलिखित संशोधन अधिसूचित किये गये हैं :
- ए. "विवाचन तथा अपील में, रचनातंत्र" शब्दों तथा प्रतीक से पहले तथा "इसमें अपनाई जानेवाली प्रणाली" शब्दों के पश्चात, खंड 1 में वर्तमान शब्दों "आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
- बी. "अधिनियम के प्रयोजन के लिए अधिकार क्षेत्र" शब्दों तथा प्रतीक के पश्चात, खंड 4 में "ऐसे सीट्स तथा विवाचन/एप्पेलेअ विवाचन में, विनियमों के अंतर्गत प्रावधानित डिजिटल माध्यम के जरिए कार्यवाहियां शामिल हैं "शामिल किया जायेगा.
- सी. "विवाचन" शब्दों तथा प्रतीक के पहले तथा "सुविधा के लिए विनियमों के अंदर" शब्दों के पश्चात, खंड 21 में वर्तमान शब्दों "आईजीआरसी" को नये शब्दों "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
35. उप नियम 11 के वर्तमान खंड 11.5 ए में, शीर्षक में दिखनेवाले "विवाचकों का सूचीकरण" शब्दों के पश्चात, वर्तमान शब्दों" और विवाचन तथा एप्पेलेअ विवाचन पेनल का वियोजन" को हटा दिया जायेगा.
36. उप नियम 11 के वर्तमान खंड 11.5 ए में निम्नलिखित संशोधन अधिसूचित किये गये हैं :
- ए. वर्तमान शब्द एवं प्रतीक "इसके अलावा, एप्पेलेट विवाचन" से पहले तथा "वहां पर" शब्दों के पश्चात, वर्तमान शब्दों तथा प्रतीक "विवाचन और एप्पेलेट विवाचन के लिए अलग पेनल्स" को नये शब्दों तथा प्रतीक "विवाचकों का एक कॉमन पूल जहां से, क्रमशः प्रत्येक संदर्भ और अपील के लिए विवाचन ओर एप्पेलेट विवाचन ट्रीब्युनल संस्थापित किया जायेगा" द्वारा प्रतिस्थापित किया जायेगा."
- बी. "एप्पेलेट विवाचन" शब्दों तथा प्रतीक से पहले तथा नये शामिल किये गये शब्दों तथा प्रतीक "क्रमशः संदर्भ तथा अपील" के पश्चात, वर्तमान शब्दों तथा प्रतीक "इसके अलावा, के लिए" को नये शब्दों "के मामले में" द्वारा प्रतिस्थापित किया जाय.
- सी. वर्तमान शब्दों "पेनल का कम से कम एक सदस्य" से पहले तथा "एप्पेलेट विवाचन के मामले में" शब्दों और प्रतीक के पश्चात, नये शब्दों "ट्रीब्युनल में समाविष्ट" को शामिल किया जाय.
- डी. "सेवा निवृत्त जज" शब्दों तथा प्रतीक से पहले तथा नये जोड़े गये शब्दों" कम से कम एक समाविष्ट होगा" शब्दों के पश्चात, वर्तमान शब्दों "पेनल का सदस्य" को हटा दिया जायेगा.
- इ. "विवाचकों के सूचीकरण से पहले" शब्दों के पश्चात, वर्तमान शब्दों और प्रतीक "/एप्पेलेट विवाचक" को हटा दिया जायेगा.
37. उप नियम 11 के वर्तमान खंड 11.5 बी में, शीर्षक में दिखनेवाला शब्द "सदस्यों" से पहले और "6का सूचीकरण" शब्दों के पश्चात, वर्तमान शब्द "आईजीआरपी/आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
38. उप नियम 11 के खंड 11.5 बी में निम्नलिखित संशोधनों को अधिसूचित किया गया है :
- ए. "सदस्यों, तथापि, कोई विवाचक" शब्दों से पहले और "एक्सचेंज सूचीबद्ध करेंगे" शब्दों के पश्चात, वर्तमान शब्द "आईजीआरपी/आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
- बी. "सदस्य" शब्द से पहले और "विवाचक के रूप में सूचीबद्ध होगा" शब्दों के पश्चात, वर्तमान शब्द "आईजीआरपी/आईजीआरसी" को नये शब्दों "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
39. उप नियम 11 के खंड 11.5 सी में निम्नलिखित संशोधनों को अधिसूचित किया गया है :
- ए. वर्तमान उप खंड (ii) के पश्चात निम्नानुसार नये उप खंड शामिल किये जायेंगे :
- (ii) एक्सचेंज के ग्राहक या सदस्य को, समय समय पर सेबी द्वारा जारी निर्देशों के अनुरूप एक्सचेंज द्वारा रखे गये विवाचकों के कॉमन पूल से विवाचक (कों) को चुनने का अधिकार होगा.
- (iv) यदि ग्राहक या सदस्य (ट्रेडिंग सदस्य या समाशोधन सदस्य) कॉमन पूल से विवाचक (कों) चुनने से सहमत नहीं हों तो, विवाचक (कों) का चयन "ऑटोमैटिक प्रोसेस" से किया जायेगा, जिसमें विवाचन का कोई भी पक्ष या एक्सचेंज, सीधा जुड़ा/शामिल नहीं होगा.

- (v) "ऑटोमैटिक प्रोसेस" में विवाचक के कॉमन पूल से अनियमित (रैंडम) तरीके से कम्प्यूटर जनित विवाचक का चयन किया जाता है, चयन प्रक्रिया विवाचन संदर्भ की प्राप्ति के कालक्रमिक क्रम में होगा, अर्थात्, प्राप्त विवाचन संदर्भ से पहले के लिए विवाचक के चयन के पश्चात अगले के लिए चयन किया जायेगा।
- (vi) "ऑटोमैटिक प्रोसेस" एक मामला विशेष में शामिल सभी हस्तियों को एक सिस्टम जनित, रिअल टाइम अलर्ट (एसएमएस, ई-मेल आदि) भेजेगा, यह संप्रेषण, संदर्भ से जुड़े ग्राहकों, विवाचकों, सदस्यों, एक्सचेंजों आदि सभी संबंधित हस्तियों को भेजा जायेगा."
- बी. नये शामिल किये गये उप खंड (vi) के पश्चात निम्नानुसार नया पैराग्राफ शामिल किया जायेगा:
- "यदि किसी विवाचक को निर्दिष्ट एक विवाचन संदर्भ में हितों में संभावित विरोध के मामले में, विवाचक द्वारा विवाचन संदर्भ को अपफ्रंट नकार दिया जाना होगा। विवाचक द्वारा नकारे जाने के पश्चात, "ऑटोमैटिक प्रोसेस" दूसरे विवाचक का नाम चुनेगा। यह चक्र तब तक चलेगा जब तक कि, चुने गये विवाचक द्वारा हितों में कोई विरोध न हो, पूरा किया गया विवाचन आवेदन की प्राप्ति की तारीख से 30 दिनों के अंदर, विवाचक (कों) की नियुक्ति की प्रक्रिया पूरी कर ली जायेगी। तथापि, समय सीमा बढ़ाई जा सकती है और एक्सचेंजों द्वारा ऐसे समय सीमा को बढ़ाये जाने के कारणों को रिकॉर्ड पर रखा जा सकता है।
40. उप नियम 11 के वर्तमान खंड 11.6 में शीर्षक में दिखने वाले शब्दों तथा प्रतीक "सदस्य/विवाचक" से पहले तथा '6के रुप में नियुक्त किये जाये "शब्दों के पश्चात, वर्तमान शब्दों 'आईजीआरसी' को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा।
41. उप नियम 11 के वर्तमान खंड 11.6 के अंतर्गत निम्नलिखित संशोधनों को अधिसूचित किया गया है:
- ए. "सदस्य/विवाचक डिस्क्लोज करेंगे" शब्दों तथा प्रतीक से पहले और "के रुप में उसकी संभाव्य नियुक्ति" शब्दों के पश्चात, वर्तमान शब्दों 'आईजीआरसी' को नये शब्दों "जीआरसी" के साथ प्रतिस्थापित किया जायेगा।
- बी. "सदस्य/विवाचक" शब्दों तथा प्रतीक से पहले और "तो उसे के रुप में नियुक्त नहीं किया जायेगा" शब्दों के पश्चात, वर्तमान शब्दों 'आईजीआरसी' को नये शब्दों "जीआरसी" के साथ प्रतिस्थापित किया जायेगा।
42. उप नियम 11 के वर्तमान उप नियम 11.7 में, शीर्षक में दिखनेवाले "विवाचक" शब्दों से पहले तथा "के रुप में नियुक्त व्यक्तियों" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक "आईजीआरसी सदस्य/" को हटा दिया जायेगा।
43. उप नियम 11 के वर्तमान उप नियम 11.7 में, निम्नलिखित संशोधन अधिसूचित किये गये हैं :
- ए. "विवाचक, उसकी नियुक्ति के समय से "शब्दों तथा प्रतीक के पहले तथा "एक" शब्द के पश्चात, वर्तमान शब्दों तथा प्रतीक "आईजीआरसी सदस्य/" को हटा दिया जायेगा।
- बी. वर्तमान शब्दों "संबद्ध प्राधिकारी को लिखित में सूचित करें" से पहले तथा "पूरी विवाचक कार्यवाही के दौरान" शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्दों तथा प्रतीक "अविलंब" को नये शब्दों तथा प्रतीक "विवाचक द्वारा हितों के विरोध के मामले में जानकारी, उपर स्टॉक एक्सचेंज से संप्रेषण प्राप्त होने की तारीख से 15 दिनों के अंदर, एक्सचेंज को पहुंच जानी चाहिए, उल्लिखित जानकारी किसी ऐसी पद्धति से भेजी जानी चाहिए जो सुपुर्दगी का प्रमाण सुनिश्चित कर सके। "द्वारा प्रतिस्थापित किया जायेगा।
- सी. वर्तमान शब्दों "शब्दों" संबद्ध प्राधिकारी को सूचित करें" से पहले तथा "सुपुर्दगी का प्रमाण सुनिश्चित कर सके" शब्दों के साथ समाप्त होने वाले नये शामिल किये गये शब्दों तथा प्रतीक के पश्चात, नये शब्दों "नोट : उक्त हितों का विरोध" अगले पैरा के रुप में शामिल किया जायेगा।
- डी. वर्तमान शब्दों "संबद्ध प्राधिकारी को" से पहले तथा नये शामिल किये गये शब्दों "हितों का विरोध" के पश्चात वर्तमान शब्द "disclose" में अक्षर "d" शामिल किया गया है।
- इ. वर्तमान शब्दों "लिखित में कोई परिस्थितियां" से पहले तथा "लिखित में सूचित किया जायेगा" शब्दों के पश्चात, वर्तमान शब्दों "संबद्ध प्राधिकारी को" हटा दिया जायेगा।
- एफ. "उसमें संदर्भित कोई परिस्थितियां" शब्दों से पहले तथा "लिखित में डिस्क्लोज किया जायेगा" शब्दों के पश्चात, नये शब्द "के तहत" शामिल किया जायेगा।

- जी. "उपर खंड(11.6) में संदर्भित "शब्दों के पश्चात शब्दों" विवाचक के रूप में उसकी नियुक्ति के पश्चात उसके संज्ञान में आया है" को हटा दिया जायेगा.
44. खंड 11.7 ए के अंतर्गत वर्तमान उप खंड vii में, शब्दों तथा प्रतीक "सरकार/सेबी द्वारा जारी निर्देश" के पश्चात नये शब्द और प्रतीक "समय समय पर संशोधित/परिवर्तित" को जोड़ा जायेगा.
- ए. खंड ix के पश्चात वर्तमान शब्दों तथा प्रतीक "समय समय पर सेबी द्वारा निर्धारित किसी तथा ऐसी अन्य शर्तों को "x" के रूप में क्रमांकित किया जायेगा.
45. उप नियम 11 के वर्तमान खंड 11.8 में, शीर्षक में दिखने वाले निम्नलिखित संशोधन अधिसूचित किये गये हैं:
- ए. "आईजीआरसी सदस्य का" वर्तमान शब्दों से पहले तथा "का समापन" शब्दों के पश्चात, वर्तमान शब्द "अधिदेश/आदेश" को नये शब्द "एक संदर्भ में नियुक्ति" द्वारा प्रतिस्थापित किया जायेगा.
- बी. वर्तमान शब्द "आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
46. उप नियम 11 के वर्तमान उप नियम 11.8 में निम्नलिखित संशोधन अधिसूचित किये गये हैं :
- ए. वर्तमान प्रथम पैराग्राफ को उप खंड 11.8.1 के रूप में क्रमांकित किया जायेगा.
- बी. नये क्रमांकित उप खंड 11.8.1 में, वर्तमान शब्दों तथा प्रतीक "आईजीआरसी सदस्य/विवाचक का" से पहले तथा "दि" शब्द के पश्चात, वर्तमान शब्द "अधिदेश/आदेश" को नये शब्द "नियुक्ति" के साथ प्रतिस्थापित किया जायेगा.
- सी. नये क्रमांकित उप खंड 11.8.1 में, "सदस्य/विवाचक समापन करेगा" शब्दों तथा प्रतीक से पहले और "की नियुक्ति" शब्दों के पश्चात, वर्तमान शब्द "आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
- डी. नये क्रमांकित उप खंड 11.8.1 में, "समाप्त किया जायेगा" शब्दों से पहले और "जीआरसी सदस्य की नियुक्ति" शब्दों के पश्चात, वर्तमान शब्दों तथा प्रतीक"/विवाचकों" को हटा दिया जायेगा.
- इ. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप खंड ए में, "के लिए कार्यालय से निकालता है" शब्दों से पहले तथा "दि" शब्द के पश्चात, वर्तमान शब्द "विवाचक" नये शब्द "जीआरसी सदस्य" द्वारा प्रतिस्थापित किया जायेगा.
- एफ. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड ए में, "कारण; या" शब्दों तथा प्रतीक से पहले और "के लिए कार्यालय से निकालता है" शब्दों के पश्चात, वर्तमान शब्द "कोई" हटा दिया जायेगा.
- जी. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड ए में, "या" शब्दों से पहले और "के लिए कार्यालय से निकालता है" शब्दों के पश्चात, कारण "शब्द के साथ नया अक्षर "ओं" जोड़ा गया है.
- एच. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड ए में, "या" शब्दों तथा प्रतीक से पहले तथा "के कारणों से कार्यालय से निकालता है" शब्दों के पश्चात, नये शब्दों "लिखित में रिकॉर्ड किया गया तथा संबद्ध प्राधिकारी द्वारा स्वीकार किया गया" को शामिल किया जायेगा.
- आई. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "प्राधिकारी, आईजीआरसी सदस्य बनता है" शब्दों से पहले और "की राय में" शब्दों के पश्चात, "relevant" शब्द का वर्तमान अक्षर "r" को "R" के रूप में अपरकेस में परिवर्तित किया जायेगा.
- जे. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "आईजीआरसी सदस्य वैध हो जाता है" शब्दों से पहले और "संबद्ध प्राधिकारी की राय में" शब्दों के पश्चात, "authority" (प्राधिकारी) शब्द का वर्तमान अक्षर "a" को "A" के रूप में अपरकेस में परिवर्तित किया जायेगा.
- के. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "सदस्य/विवाचक वैध हो जाता है" "शब्दों से पहले और" संबद्ध प्राधिकारी की राय में "शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्द "आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
- एल. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "वैध या वास्तविक हो जाता है" शब्दों से पहले और "संबद्ध प्राधिकारी, जीआरसी सदस्य" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक "/विवाचक" को हटा दिया जायेगा.

- एम. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "के अंदर विवाचन अवार्ड" शब्दों से पहले और "में चूक सहित विलंब," शब्दों के पश्चात, वर्तमान शब्द "बनाना" नये शब्द "पास" के साथ प्रतिस्थापित किया जायेगा.
- एन. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "समय सीमा के अंदर" शब्दों से पहले और "को पास करने में चूक सहित" शब्दों के पश्चात, वर्तमान शब्द "विवाचन एवार्ड" को नये शब्द "आदेश" के साथ प्रतिस्थापित किया जायेगा.
- ओ. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "प्राधिकारी, ऐसा निर्णय" शब्दों से पहले और "के द्वारा निर्धारित समय अवधि" शब्दों के पश्चात, "relevant" शब्द का वर्तमान अक्षर "r" को "R" के रूप में अपरकेस में परिवर्तित किया जायेगा.
- पी. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "का ऐसा निर्णय" शब्दों से पहले और "संबद्ध प्राधिकारी द्वारा निर्धारित समय सीमा" शब्दों के पश्चात, "authority" (प्राधिकारी) शब्द का वर्तमान अक्षर "a" को "A" के रूप में अपरकेस में परिवर्तित किया जायेगा.
- क्यू. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "प्राधिकारी अंतिम तथा बंधनकारक होगा" शब्दों से पहले और "के ऐसे निर्णय" शब्दों के पश्चात, "relevant" शब्द का वर्तमान अक्षर "r" को "R" के रूप में अपरकेस में परिवर्तित किया जायेगा.
- आर. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड बी में, "अंतिम और बंधनकारक होगा" शब्दों से पहले और "संबद्ध प्राधिकारी का ऐसा निर्णय" शब्दों के पश्चात, "authority" (प्राधिकारी) शब्द का वर्तमान अक्षर "a" को "A" के रूप में अपरकेस में परिवर्तित किया जायेगा.
- एस. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड में, वर्तमान शब्दों "आईजीआरसी सदस्य" से पहले और "दि" शब्द के पश्चात, वर्तमान शब्द "अधिदेश" को नये शब्द "नियुक्ति" के साथ प्रतिस्थापित किया जायेगा.
- टी. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड सी में, "सदस्य/विवाचक की समाप्ति" शब्दों से पहले और "की नियुक्ति" शब्द के पश्चात, वर्तमान शब्द "आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
- एल. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड सी में, "संबद्ध प्राधिकारी द्वारा समाप्त किया गया" शब्दों से पहले और "जीआरसी सदस्य की नियुक्ति" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक "/विवाचक" को हटा दिया जायेगा.
- वी. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड सी में, वर्तमान शब्दों तथा प्रतीक "आईजीआरसी सदस्य/विवाचक" से पहले और "की समाप्ति" शब्द के पश्चात, वर्तमान शब्द "अधिदेश/आदेश" को नये शब्द "नियुक्ति" के साथ प्रतिस्थापित किया जायेगा.
- डब्ल्यू. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड सी में, वर्तमान शब्दों तथा प्रतीक 'दोनों पक्षों से सदस्य/विवाचक' से पहले और "की नियुक्ति" शब्द के पश्चात "आईजीआरसी" को नये शब्द "जीआरसी" के साथ प्रतिस्थापित किया जायेगा.
- एक्स. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड सी में, "दोनों पक्षों से" शब्दों के पहले और "जीआरसी सदस्य की नियुक्ति" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक "/विवाचक" को हटा दिया जायेगा.
- वाय. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत उप उप खंड सी में, "या" शब्दों से पहले और "दोनों पक्षों से सदस्य" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक "आईजीआरसी कार्यवाही/विवाचन" शब्दों तथा प्रतीक को नये शब्दों "या कोई एक पक्ष बिना दूसरे की एक्सप्रेस आपत्ति के" शब्दों के साथ प्रतिस्थापित किया जायेगा.
- झेड.
- एए. उप खंड 11.8.1 के अंतर्गत उप उप खंड डी हटा दिया जायेगा.
- बीबी. खंड 11.8.1 के हटा दिये गये उप उप खंड डी के पश्चात वर्तमान वाक्य को उप उप खंड डी के रूप में क्रमांकित किया जायेगा.
- सीसी. नये क्रमांकित उप खंड 11.8.1 के अंतर्गत क्रमांकित उप उप खंड डी में, "दि" शब्द के पश्चात शब्दों और प्रतीक "/विवाचक कार्यवाही समाप्त की गयी" से पहले वर्तमान शब्दों "आईजीआरसी/विवाचक" को नये शब्दों "जीआरसी" द्वारा प्रतिस्थापित किया जायेगा.

डीडी.नये क्रमांकित उप खंड 11.8.1 के अंतर्गत क्रमांकित उप उप खंड डी में, " के लिए प्रावधानित किये अनुसार कार्यवाहियों को समाप्त किया गया" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक "इसमें" को हटा दिया जायेगा.

47. उप नियम 11 के खंड 11.8 के अंतर्गत निम्नानुसार नया उप खंड 11.8.2 शामिल किया जायेगा:

"एक विवाचक की नियुक्ति को समाप्त किया जायेगा:

- ए. यदि विवाचक, खंड (11.6) तथा (11.7) में निर्दिष्ट किन्हीं परिस्थितियों को प्रकट करता है, जो कि, संबद्ध प्राधिकारी की राय में उसकी स्वतंत्रता और निष्पक्षता के प्रति समर्थनीय संदेह पैदा करता हो; या
- बी. यदि संबद्ध प्राधिकारी की राय में, विवाचक वैध या अन्यथा, संबद्ध प्राधिकारी द्वारा निर्धारित समय के अंदर विवाचन अवार्ड करने में चूक सहित उसके कार्य को अंजाम नहीं दे पाता है या व्यक्तिगत असमर्थता, मृत्यु या प्राकृतिक आपदा जैसी अपवादात्मक परिस्थितियां, जिसकी वजह से ऐसी ड्युटी पूरी नहीं की जा सकती, इसके अलावा, विवाचक ऐसी अपवादात्मक परिस्थितियों के बारे में एक्सचेंज को तुरंत सूचित करने के लिए सभी आवश्यक कदम उठायेगे.
- सी. दुसरे की एक्सप्रेस आपत्ति के, दोनों पक्षों से या किसी एक पक्ष से विवाचक की नियुक्ति को समाप्त करने के लिए लिखित में आवेदन प्राप्त होने पर, संबद्ध प्राधिकारी द्वारा; या
- डी. जब तक की, उल्लिखित समय सीमा संबद्ध प्राधिकारी द्वारा लिखित में बढ़ायी नहीं जाती, दस्तावेजों की प्राप्ति की तारीख से 2(दो) माह के अंदर विवाचक द्वारा प्रथम सुनवाई आरंभ न करवा सकने के मामले में, विवाचक यह सुनिश्चित करेगा कि, इन उप नियमों में उपलब्ध कराये अनुसार निर्धारित समय सीमा के अंदर अवार्ड पास किया जाता है; या
- इ. यदि विवाचक किसी संदर्भ विशेष के लिए किसी कारणवश कार्यालय से प्रत्याहार करता है.

48. उप नियम 11 के वर्तमान खंड 11.9 में शीर्षक में दिखाने वाले शब्दों "सदस्य/विवाचक" से पहले और "के कार्यालय में नियुक्ति" शब्दों के पश्चात, "आईजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.

49. उप नियम 11 के वर्तमान उप नियम 11.9 में निम्नलिखित संशोधनों को अधिसूचित किया जाता है:

- ए. "सदस्य/विवाचक मध्यस्थ रिक्त हो जाते हैं" शब्दों तथा प्रतीक के पहले और "अवार्ड कार्यालय का होना चाहिए" शब्दों के पश्चात, वर्तमान शब्द "आईजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.
- बी. "सदस्य/विवाचक या समाप्ति", शब्दों तथा प्रतीक के पहले और "की बीमारी या मृत्यु" शब्दों के पश्चात, वर्तमान शब्द "आईजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.
- सी. "संबद्ध प्राधिकारी द्वारा सदस्य/विवाचक" शब्दों तथा प्रतीक के पहले और "के अधिदेश/आदेश की समाप्ति" शब्दों के पश्चात, "आईजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.
- डी. "सदस्य/विवाचक" शब्दों तथा प्रतीक के पहले और "के द्वारा की नियुक्ति के लिए विनिर्दिष्ट" शब्दों के पश्चात, वर्तमान "आईजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.

50. उप नियम 11 के वर्तमान खंड 11.13 को 11.9 ए के रूप में पुनःअवस्थित और पुनःक्रमांकित किया जायेगा.

51. उप नियम 11 के वर्तमान खंड 11.10 में निम्न संशोधनों को निम्नानुसार अधिसूचित किया गया है:

- ए. "सदस्य/विवाचक जो कि" शब्दों तथा प्रतीक के पहले और "जब तक कि पक्षों द्वारा अन्यथा सहमति, कोई" शब्दों के पश्चात, वर्तमान "आईजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.
- बी. "सदस्य/विवाचक किसी को भी दोहरा सकता है" शब्दों से पहले और "के कार्यालय की रिक्ति" शब्दों के पश्चात, वर्तमान "आईजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.

52. उप नियम 11 के वर्तमान खंड 11.11 में निम्न संशोधनों को अधिसूचित किया गया है:
- ए. "सदस्य/विवाचक द्वारा पहले किया गया" शब्दों तथा प्रतीक से पहले और "का एक आदेश या शासन" शब्दों के पश्चात, वर्तमान "आइजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.
- बी. "सदस्य/विवाचक द्वारा पहले किया गया" शब्दों तथा प्रतीक से पहले और "का आदेश या शासन" शब्दों के पश्चात, वर्तमान "आइजीआरसी" शब्दों को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.
53. उप नियम 11 के वर्तमान उप नियम 11.12 में, शीर्षक में दिखनेवाले निम्नलिखित संशोधनों को अधिसूचित किया गया है:
- ए. "विवाचक अवार्ड" शब्दों से पहले और "अंतरिम" शब्द के पश्चात, नये शब्द "विवाचक द्वारा आदेशित उपाय" शामिल किये जायेंगे.
- बी. "विवाचक और विवाचन अवार्ड" शब्दों के पश्चात, वर्तमान शब्द "और विवाचक द्वारा आदेशित अंतरिम उपाय" को हटा दिया जायेगा.
54. उप नियम 11 के वर्तमान खंड 11.12 में निम्न संशोधनों को अधिसूचित किया गया है :
- ए. वर्तमान शब्दों "एक अंतरिम विवाचन अवार्ड बनाएं" से पहले और "विवाचक कर सकता है" शब्दों के पश्चात, वर्तमान शब्दों को अधिकार देना" को नये शब्द "पास" द्वारा प्रतिस्थापित किया जायेगा.
- बी. "विवाचक एक अंतरिम पास करेगा" शब्दों के पश्चात और "साथ ही अंतरिम उपायों को उपलब्ध कराने" शब्दों से पहले, वर्तमान शब्द "विवाचक अवार्ड" को नये शब्द "ऑर्डर" द्वारा प्रतिस्थापित किया जायेगा.
- सी. "सुरक्षा के अंतरिम उपायों को उपलब्ध कराने के लिए" शब्दों से पहले और "एक अंतरिम आदेश भी" शब्दों के पश्चात, नया शब्द "या" शामिल किया जायेगा.
- डी. "एक अंतरिम उपाय के संबंध में" शब्दों से पहले और "एक पक्ष द्वारा उचित उपलब्ध कराना" शब्दों के पश्चात, वर्तमान शब्द "कोमोडिटी" को नये शब्द तथा प्रतीक "प्रतिभूति (यों) द्वारा प्रतिस्थापित किया जायेगा.
55. उप नियम 11 के वर्तमान उप नियम 11.12 के पश्चात निम्नानुसार नया उप नियम 11.12 ए. शामिल किया जायेगा:
- "11.12 ए अवार्ड की सूचना:
- अवार्ड बनाये जाने के पश्चात, अवार्ड की हस्ताक्षरित प्रति प्रत्येक पक्ष को सुपुर्द की जायेगी.
56. नये शामिल किये गये खंड 11.12 ए के पश्चात निम्नानुसार नया खंड 11.12 बी शामिल किया जायेगा:
- "11.12 बी पक्षों के बीच निपटान किये गये मामले को गैर-स्वीकृति:
- यदि विवाचक ट्रिब्युनल को विधिवत रूप से सूचित किये जाने के पश्चात, मामले के निपटान के लिए आपस में, विवाचन के अंतर्गत पक्षों में कोई व्यवस्था की जाती है, तो ऐसे निपटान के बारे में विधिवत रूप से रिकॉर्ड करके तथा विवाचन ट्रिब्युनल को लिखित में प्रस्तुत किये जाने के अनुरूप, इस तरह दर्ज किये गये निपटान की शर्तों के अनुसार विवाचक एक अवार्ड पारित कर सकता है और ऐसा अवार्ड पक्षों पर बंधनकारक होगा और ट्रिब्युनल के अवार्ड के रूप में संचलित करेगा. संदर्भ के अंतर्गत पक्षों या उनके जरिए दावा करने वाला अन्य व्यक्ति, दूसरी बार के लिए ऐसे निपटान के अंतर्गत दावे को संदर्भित करने के लिए हकदार नहीं होगा.
57. उप नियम 11 के वर्तमान खंड 11.15 में, शीर्षक में दिखनेवाले शब्दों तथा प्रतीक " /विवाचन" से पहले और "पूरा करने के लिए समय" शब्दों के पश्चात, वर्तमान शब्द "आइजीआरसी" को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.
58. उप नियम 11 के वर्तमान खंड 11.15 में निम्न संशोधनों को अधिसूचित किया गया है :
- ए. "ऐसी अवधि के अंदर आदेश बनायेगा" शब्दों से पहले और "दि" शब्द के पश्चात, वर्तमान शब्द "आइजीआरसी" को नये शब्दों "जीआरसी" से प्रतिस्थापित किया जायेगा.
- बी. "समय समय पर संबद्ध प्राधिकारी द्वारा निर्धारित" शब्दों के पश्चात, वर्तमान शब्दों तथा प्रतीक "संदर्भ में प्रवेश की तारीख से सामान्यतया 3 माहों के अंदर विवाचक, विवाचन अवार्ड बनायेगा" के नये शब्दों तथा प्रतीक "संदर्भ में प्रवेश पर नियुक्ति की तारीख से 4(चार) माहों के अंदर एक

विवाचन अवार्ड जारी करने द्वारा विवाचन संदर्भ का समापन किया जा सकता है" द्वारा प्रतिस्थापित किया जा सकता है.

59. उप नियम 11 के वर्तमान खंड 11.16 में, वर्तमान शब्दों "किसी एक पक्ष या विवाचक या प्रबंध निदेशक या संबद्ध प्राधिकारी द्वारा आवेदन पर, अवार्ड बनाने के लिए लिये गये समय को 3 बार से आगे बढ़ाया गया, 6 माह से अधिक नहीं, जैसा भी मामला हो, को नये शब्दों "के कारणों को रिकॉर्ड किये जाने के पश्चात मामला दर मामला आधार पर, एक्सचेंज के प्रबंध निदेशक/कार्यकारी निदेशक द्वारा पर्याप्त कारणों के लिए विवाचक अवार्ड को जारी करने के समय को, उसके लिए कारणों को रिकॉर्ड करते हुए दो माह से अधिक नहीं तक बढ़ाया जा सकता है "द्वारा प्रतिस्थापित किया जायेगा.
60. उप नियम 11 के वर्तमान खंड 11.17 में निम्न संशोधनों को अधिसूचित किया गया है:
- ए. "तारीख जब विवाचक के पास" शब्दों के पश्चात, वर्तमान शब्दों "प्रथम सुनवाई की गयी" को नये शब्दों "नियुक्त किया गया" द्वारा प्रतिस्थापित किया जायेगा.
61. वर्तमान उप नियम 11.22 में निम्न संशोधना को अधिसूचित किया गया है:
- ए. वर्तमान उप खंड 11.22 (1) के पश्चात निम्नानुसार नया उप खंड 11.22 (1ए) शामिल किया जायेगा:
- "(1ए.) एप्पेलेट पेनल में तीन विवाचक निहित होंगे जो कि जिन्होंने विवाचन अवार्ड पारित किया हो के विरुद्ध अपील की हो से अलग होंगे तथा ऐसे एप्पेलेट विवाचक, एप्पेलेट विवाचक अवार्ड को जारी करने द्वारा अपील को समाप्त करेंगे."
- बी. वर्तमान उप खंड 11.22 (4) के पश्चात निम्नानुसार नया उप खंड 11.22 (5) शामिल किया जायेगा:
- "(5) एक्सचेंज का प्रबंध निदेशक/संबद्ध प्राधिकारी किसी एक पक्ष या विवाचक (कों) द्वारा लिखित पर्याप्त कारणों को रिकॉर्ड किये जाने के लिए आवेदन पर, उसके लिए कारणों को रिकॉर्ड किये जाने के पश्चात, मामला दर मामला आधार पर दो माहों से अधिक नहीं, एप्पेलेट विवाचन अवार्ड को जारी करने/उदघोषणा करने के लिए समय को बढ़ायेंगे."
- सी. नये शामिल किये गये उप खंड 11.22(5) के पश्चात, नया पैराग्राफ "आगे उपलब्ध कराया गया कि, यहां ऊपर उल्लिखित रकम तथा समय सीमा, समय-समय पर सेबी और या संबद्ध प्राधिकारी द्वारा निर्धारित किये अनुसार ऐसे परिवर्तन (नों) के तहत होंगे," शामिल किया जायेगा.
62. वर्तमान उप नियम 12 में निम्न संशोधनों को अधिसूचित किया गया है :
- ए. वर्तमान उप खंड 12(5) के पश्चात, निम्नानुसार नया उप खंड (6) शामिल किया जायेगा:
- "6. उप नियमों को संशोधित करने के लिए अधिकार :
- संबद्ध अधिनियमों के अंतर्गत या सेबी द्वारा अनुमोदित किये अनुसार, समय समय पर एक्सचेंज द्वारा, आवश्यक या उचित समझो जाने वाले इन उप नियमों में सभी या किसी हिस्से को संशोधित किया जा सकता है".
- बी. नये शामिल किये गये वर्तमान उप खंड 12 (6) के पश्चात निम्नानुसार नया उप खंड (7) शामिल किया जायेगा:
- "7. नोटिसें और परिपत्र जारी करने का अधिकार/परिचालन प्रावधानों को निर्धारित करने का अधिकार:
- 7.1 संबद्ध प्राधिकारी, सहित मगर सीमित नहीं, समय समय पर अपेक्षित, के अनुसार स्पष्टीकरण/निर्देश/नोटिस और/या परिपत्रों को जारी कर सकता है.
- ए) एक्सचेंज के उप नियमों के किन्हीं प्रावधानों तथा उसके अंतर्गत तैयार किये गये विनियमों के कार्यान्वयन में किसी दिक्कतों या भ्रांतियों को दूर करना.
- बी) जैसा भी आवश्यक समझा जाये, निकासी/किसी निर्देश में छूट/नोटिस और/या परिपत्र में आंशिक या अन्यथा सहित स्पष्टीकरणों/निर्देशों को उपलब्ध कराना, जिनका प्रभाव इन उप नियमों तथा विनियमों के समान ही होगा.
- 7.2 स्पष्टीकरणों/निर्देशों/नोटिस और/या परिपत्रों के गैर-अनुपालन या उल्लंघन को इन उप नियमों का उल्लंघन माना जायेगा."

सी) नये शामिल किये गये उप खंड 12(7) के पश्चात निम्नानुसार नया उप खंड (8) शामिल किया जायेगा:

“8 क्षेत्राधिकार और नियंत्रक कानून

- 8.1 इन उपनियमों को भारत सरकार के कानून के अनुरूप, नियंत्रित किया जायेगा. और इनका अर्थ लगाया जायेगा, चाहे, एक्सचेंज के सदस्य या, एक्सचेंज को और उसके सदस्यों को, इन उप नियमों के अंतर्गत ट्रेडिंग कार्यों को पूरा करने के पैसे कोई अन्य सेवा देने वाली कोई अन्य हस्तियों को लोकेशन कुछ भी हो, इन उप नियमों से उदभवित होनेवाले या इस संबंध में एक्सचेंज के साथ किसी विवाद को निश्चित करने का एकमात्र क्षेत्राधिकार मुंबई स्थित न्यायालय को होगा.
- 8.2 ट्रेडिंग के लिए एक्सचेंज द्वारा स्वीकृत सभी डीलस को मुंबई शहर में किया गया माना जायेगा और एक्सचेंज पर स्वीकृत किये गये ऐसे डीलस के संबंध में मुंबई स्थित न्यायालयों का एकमात्र क्षेत्राधिकार होगा.
- 8.3 एक्सचेंज पर डीलस के प्रकार तथा अन्य संबद्ध तथ्यों के संबंध में समय समय पर एक्सचेंज एक क्षेत्राधिकार विशेष के तहत डीलस को निर्दिष्ट करेंगे.
- 8.4 संबद्ध प्राधिकारी द्वारा निर्दिष्ट एक्सचेंज के प्रति उनकी वचनबद्धताओं की उचित पूर्ति के लिए सभी सदस्य उत्तरदायी होंगे, चाहे ऐसी वचनबद्धताएं सदस्य के खाते पर हो या किसी संघटक के खाते पर हो.
- 8.5 इन उपनियमों के अंतर्गत या के संबद्ध में उदभवित किसी सदस्य की वचनबद्धताओं को लागू करने, एक निर्णय एक अवार्ड या एक आदेश के लिए, सदस्य के विरुद्ध किसी भी सक्षम क्षेत्राधिकार न्यायालय में कार्रवाई करने के लिए एक्सचेंज हकदार होगा.
- 8.6 एक्सचेंज के किसी सदस्य और उसके संघटकों के बीच किसी विवाद को, उल्लिखित ग्राहक के स्थान के आधार पर भारत में किसी न्यायालय में संदर्भित किया जा सकता है, बशर्ते कि, एक्सचेंज को विवाद का एक पक्ष न बनाया जाये.”

डी. नये शामिल किये गये उप खंड 12(8) के पश्चात निम्नानुसार नया उप खंड (9) शामिल किया जायेगा.

“9 शासी भाषा

एक्सचेंज के परिचालन और कार्यकलापों के संबंध में इन उप नियमों के अंतर्गत एक्सचेंज द्वारा जारी सभी नियमों, नोटिसों, लेखन, परिपत्रों, अनुदेशों तथा दस्तावेजों की भाषा अंग्रेजी होगी. सदस्यों की सुविधा के लिए, एक्सचेंज अंग्रेजी के अलावा किसी अन्य भाषा में नोटिस और/या परिपत्रों को जारी कर सकता है, किसी नोटिस और/या परिपत्र के अलग भाषान्तरों (वर्जनों) में किसी विसंगति के मामले में, अंग्रेजी वर्जन अभिभावी होगा. (प्रिवेल करेगा).

63. उप नियम 12, भाग ए के अंतर्गत नया शामिल किया गया उप नियम 12(9), भाग ए के पश्चात, वर्तमान उप नियम 13, भाग ए हटा दिया जायेगा.
64. उप नियम 12, भाग ए के अंतर्गत नया शामिल किया गया उप नियम 12(9), भाग ए के पश्चात, वर्तमान शब्द “भाग बी” तथा “भाग बी (उप नियम 1 से 8)” को हटा दिया जायेगा.
65. भाग बी का वर्तमान उप नियम 9 को 13 के रूप में पुनःक्रमांकित किया जायेगा और उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- ए. नये क्रमांकित उप नियम 13 का वर्तमान उप नियम 9.1 को 13.1 के रूप में पुनःक्रमांकित किया जायेगा.
- बी. नये क्रमांकित उप नियम 13 का वर्तमान उप नियम 9.2 को 13.2 के रूप में पुनःक्रमांकित किया जायेगा.
- सी. नये क्रमांकित उप नियम 13 का नये क्रमांकित उप नियम 13.2 में, उप खंड (ए) को उप खंड (बी) के रूप में क्रमांकित किया जायेगा.
- डी. उप नियम 13 के नये क्रमांकित खंड 13.2 के उपखंड (बी) में, “निधि के निवेश पर कमाया हुआ” शब्दों के पश्चात, नये शब्दों “या समय समय पर निर्धारित किये अनुसार” को शामिल किया जायेगा.
- इ. नये क्रमांकित उप नियम 13 के वर्तमान खंड को 13.3 के रूप में पुनःक्रमांकित किया जायेगा.

- एफ. उप नियम 13 के नये पुनःक्रमांकित उप नियम 13.3 का वर्तमान उप खंड (ए) के, "निर्णित/निर्देशित किये अनुसार एक्सचेंज से "को "सेबी द्वारा "शब्दों के पहले और "ऐसे अंशदान" शब्दों के पश्चात, नये शब्दों तथा प्रतीक"/अधिदेश के रूप में/निर्धारित किये अनुसार"द्वारा प्रतिस्थापित किया जायेगा.
- जी. उप नियम 13 के नये पुनःक्रमांकित खंड 13.3 के वर्तमान उप खंड (बी) में,
- वर्तमान शब्दों तथा प्रतीक "दंड (दंड सहित "से पहले और "के अलावा, एक्सचेंज द्वारा" शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्दों "निपटान वर्ड्स" को हटा दिया जायेगा.
 - वर्तमान शब्दों "/एक्सचेंज द्वारा वसूले गये "के पहले और "levied" शब्दों तथा प्रतीक के पश्चात, "और (and)" शब्द शामिल किया जायेगा.
 - शब्द "दंड" से पहले और "के सिवा, दि एक्सचेंज, शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्दों, "निपटान संबंधी" को नये शब्दों "निपटान संबद्ध के लिए" द्वारा प्रतिस्थापित किया जायेगा.
 - "दंड" शब्द के पश्चात, वर्तमान शब्दों तथा प्रतीकों ("सुपुर्दगी चूक के लिए दंडों सहित") को नये शब्दों तथा प्रतीकों ("सुपुर्दगी चूक से दंडों सहित") द्वारा प्रतिस्थापित किया जायेगा.
 - वर्तमान शब्दों "सेबी द्वारा निर्धारित सीमा के तहत प्रशासन लागत को घटाने के पश्चात तथा समय समय पर निधि को अंतरित; को, नये शब्दों तथा प्रतीक ("सुपुर्दगी चूक से दंडों सहित") के पश्चात, नये शब्दों "निधि में जमा कर दिये जायेंगे. "द्वारा प्रतिस्थापित किया जायेगा.
- एच. नये पुनःक्रमांकित उप नियम 13.3 के वर्तमान उप खंड (एफ) को हटा दिया जायेगा.
- आई. नये क्रमांकित उप नियम 13.3 के वर्तमान उप खंड (एफ) के पश्चात वर्तमान पैराग्राफ "एक्सचेंज को, एक्सचेंज के विवेक पर, निधि में किसी कमी को पूरा करने के लिए, समय समय पर जैसा आवश्यक हो, सदस्यों से ऐसा अतिरिक्त अंशदान मांगने के लिए अगले अधिकार दिये जायेंगे" को हटा दिया जायेगा.
66. उप नियम 13 के वर्तमान खंड 9.6 को 13.4 के रूप में पुनःक्रमांकित किया जायेगा और उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- नये पुनःक्रमांकित उप नियम 13.4 के वर्तमान उप खंड (ए) में, "2000,000/- (रुपये बीस लाख मात्र) शब्दों तथा प्रतीक से पहले और "एक्सचेंज के सदस्य या रु. "शब्दों तथा प्रतीक के पश्चात, वर्तमान प्रतीकों "25" को नये प्रतीकों "10" द्वारा प्रतिस्थापित किया जायेगा.
 - नये पुनःक्रमांकित उप नियम 13.4 के वर्तमान उप खंड (ए) में, "लाख मात्र) जो भी "शब्दों तथा प्रतीक से पहले और "एक्सचेंज या रु. 10,00,000 (रु. टी "शब्दों तथा प्रतीकों के पश्चात, वर्तमान शब्दों "पच्चीस" को नये शब्दों "दस" से प्रतिस्थापित किया जायेगा.
 - नये पुनःक्रमांकित उप नियम 13.4 के वर्तमान उप खंड (ए) में, "एक वित्तीय वर्ष में" शब्दों तथा प्रतीक से पहले और "लाख मात्र) जो भी "शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्द "निम्न" को नये शब्दों "उच्च" द्वारा प्रतिस्थापित किया जायेगा.
 - नये पुनःक्रमांकित उप नियम 13.4 के वर्तमान उप खंड (बी) में, "जैसे और जब भी लागू तथा वसूले जायें" शब्दों से पहले और "सभी दंडों की एक रकम" शब्दों के पश्चात, वर्तमान शब्दों तथा प्रतीकों "(निपटान संबंधी दंडों के अलावा,)" को हटा दिया जायेगा.
 - नये पुनःक्रमांकित उप नियम 13.4 के वर्तमान उप खंड (बी) में, "या सेबी द्वारा निर्धारित किये अनुसार" शब्दों से पहले और "जैसे और जब भी लागू तथा वसूले जायें" शब्दों के पश्चात, वर्तमान शब्दों "प्रशासन की लागत को घटाने के पश्चात, कुल 10 प्रतिशत से अधिक नहीं" को हटा दिया जायेगा.
67. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.4 को 13.5 के रूप में पुनःक्रमांकित किया जायेगा.
68. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.5 को 13.6 के रूप में पुनःक्रमांकित किया जायेगा और उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- "निधि को तैयार कर रखरखाव किया जायेगा" शब्दों से पहले, वर्तमान शब्दों "जब तक कि एक्सचेंज के बोर्ड के निदेशकों द्वारा अन्यथा निर्देश दिस जायें, के खाते" को हटा दिया जायेगा.

- बी. "निधि को तैयार कर रखरखाव किया जायेगा" शब्दों से पहले, "the" शब्द के वर्तमान अक्षर "t" को "T" के रूप में अपरकेस में परिवर्तित किया जायेगा.
- सी. "और उनकी लेखापरीक्षा की जायेगी" शब्दों से पहले और "निधि को तैयार कर रखरखाव किया जायेगा" शब्दों के पश्चात, वर्तमान शब्दों "एक्सचेंज के खातों के एक हिस्से के रूप में" को नये शब्दों "अलग से" द्वारा प्रतिस्थापित किया जायेगा.
- डी. "और उनकी लेखापरीक्षा की जायेगी" शब्दों के पश्चात, वर्तमान शब्दों "एक्सचेंज के खातों के एक हिस्से के रूप में" को नये शब्दों "ट्रस्टियों द्वारा नियुक्त किये अनुसार निधि के लेखापरीक्षकों द्वारा" से प्रतिस्थापित किया जायेगा.
69. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.7 को हटा दिया जायेगा.
70. नये पुनःक्रमांकित उप नियम 13 के वर्तमान उप नियम 9.8 को 13.7 के रूप में पुनःक्रमांकित किया जायेगा और उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- ए. नये क्रमांकित खंड 13.7 के उप खंड (सी) के उप खंड (सी) के पश्चात वर्तमान पैराग्राफ में प्रथम पैराग्राफ के शब्दों "एक्सचेंज उसकी वेबसाईड के जरिए" से पहले, शब्दों तथा प्रतीक "तथापि, सेबी द्वारा, जब भी सही समझा जाये, एक ग्राहक के एकल दावे के सामने या प्रत्येक चूककर्ता सदस्य के विरुद्ध उपलब्ध मुआवजे की रकम की समीक्षा की जायेगी "को दुसरे पैराग्राफ के रूप में स्थानांतरित किया जायेगा.
- बी. वर्तमान उप खंड (डी) में, "और प्रगतिशील तरीके से रकम को बढ़ायेगा" शब्दों से पहले और "आईपीएफ ट्रस्ट समीक्षा करेगा" शब्दों के पश्चात, नये शब्दों "निर्धारित किये अनुसार आवधिकता में" को शामिल किया जायेगा.
- सी. वर्तमान उप खंड (डी) में, "एक निवेशकर्ता का दावा" शब्दों के पश्चात, "कम से कम हर तीन वर्षों में" शब्दों को नये शब्दों "जैसा लागू हो नियामक दिशानिर्देशों के तहत" से प्रतिस्थापित किया जायेगा.
71. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.9 को 13.8 के रूप में पुनःक्रमांकित किया जायेगा तथा निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- ए. "केवल निवेशकर्ता/ग्राहक पात्र होंगे" शब्दों से पहले वर्तमान शब्दों "के वैध दावे" को हटा दिया जायेगा.
- बी. "शब्दों तथा प्रतीक/केवल ग्राहक ही पात्र होंगे" से पहले "इनवेस्टरर्स" शब्द के वर्तमान अक्षर "i" को "I" के रूप में अपरकेस में परिवर्तित किया जायेगा.
- सी. "केवल वे ही मुआवजे के लिए पात्र होंगे" शब्दों से पहले और "निवेशकर्ताओं/ग्राहकों" शब्दों तथा प्रतीक के पश्चात, नये शब्दों "एक्सचेंज के साथ पंजीकृत और पात्र" को शामिल किया जायेगा.
- डी. "निधि में से मुआवजे के लिए" शब्दों से पहले और "केवल होगा" शब्दों के पश्चात, नया शब्द "विचारार्थ" शामिल किया जायेगा.
72. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.10 को 13.9 के रूप में पुनःक्रमांकित किया जायेगा तथा उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- ए. नये पुनःक्रमांकित उप नियम 13.9 के वर्तमान उप खंड (ए) में, "एक्सचेंज पर, निम्न तरीके से "शब्दों से पहले और" से प्राप्त निवेशकर्ता/ग्राहक" शब्दों तथा प्रतीक के पश्चात, "लेनदेन" शब्दों को नये शब्दों तथा प्रतीक "ब्रोकर/सदस्य की चूक" द्वारा प्रतिस्थापित किया जायेगा.
- बी. नये पुनःक्रमांकित उप नियम 13.9 के वर्तमान उप खंड (ए) के अंतर्गत उप उप खंड ii में, "एक आदेश के अनुरूप संदर्भ" शब्दों के पश्चात, "आईजीआरसी" शब्द को नये शब्द "जीआरसी" द्वारा प्रतिस्थापित किया जायेगा.
- सी. नये पुनःक्रमांकित उप नियम 13.9 के वर्तमान उप खंड (सी) के पश्चात, पैराग्राफ को क्रमशः "i" तथा "ii" के रूप में पुनःक्रमांकित किया गया है.
73. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.11 को 13.10 के रूप में पुनःक्रमांकित किया जायेगा तथा उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- ए. "एक्सचेंज की समिति" शब्दों से पहले और "एक्सचेंज के निदेशकों या" शब्दों के पश्चात, वर्तमान शब्दों "चूककर्ता" को नये शब्द "संबद्ध" द्वारा प्रतिस्थापित किया जायेगा.

- बी. नये पुनःक्रमांकित उप नियम 13.10 में वर्तमान उप खंड (ए) के "एक्सचेंज का या जिसमें" शब्दों से पहले और "उप नियम, नियम तथा विनियमों" शब्दों तथा प्रतीक के पश्चात "कारोबारी नियमों" शब्दों तथा प्रतीक को हटा दिया जायेगा.
- सी. नये पुनःक्रमांकित उप नियम 13.10 में वर्तमान उप खंड (ए) के "लेनेदेनों या संविदाओं पर देय" शब्दों पर पहले और "मार्जिन को टालने में चूककर्ता" शब्दों के पश्चात, "(आरंभिक, वीएआर, टेंडर अवधि मार्जिन, सुपुर्दगी अवधि मार्जिन, विशेष/अतिरिक्त मार्जिनों आदि सहित, जैसा समय समय पर लागू हो)" को हटा दिया जायेगा.
- डी. नये पुनःक्रमांकित उप नियम 13.10 में वर्तमान उप खंड (बी) के "एक्सचेंज का और/या जो" शब्दों से पहले और "उप नियमों, तथा विनियमों" शब्दों के पश्चात, शब्दों तथा प्रतीक "कारोबारी नियम" को हटा दिया जायेगा.
- इ. नये पुनःक्रमांकित उप नियम 13.10 में वर्तमान उप खंड(एफ) के "जहां" शब्द के पहले" एक सदस्य के विरुद्ध प्राप्त दावों को आईपीएफ से क्षतिपूर्ति के लिए पात्र नहीं माना जायेगा" शब्दों को हटा दिया जायेगा.
- एफ. नये पुनःक्रमांकित उप नियम 13.10 के उप खंड (एफ) के अंतर्गत वर्तमान उप उप खंड (ए) में, क्रमांक "ए" को हटा दिया गया है और उसे "जहां" शब्द के पश्चात उप खंड (एफ) के साथ जारी रखा गया है.
- जी. नये पुनःक्रमांकित उप नियम 13.10 के उप खंड (एफ) के अंतर्गत वर्तमान उप उप खंड बी में, उसे उप खंड (जी) के रूप में पुनःक्रमांकित किया गया है.
- एच. नये पुनःक्रमांकित उप नियम 13.10 के उप खंड (एफ) के अंतर्गत वर्तमान उप उप खंड सी को नये क्रमांकित उप खंड (जी) के पश्चात हटा दिया गया है.
74. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.12 को 13.11 के रूप में पुनःक्रमांकित किया जायेगा.
75. पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.13 को 13.12 के रूप में पुनःक्रमांकित किया जायेगा, और शीर्षक में दिखनेवाले "दावे" शब्दों से पहले और "दावे" शब्दों के पश्चात, वर्तमान शब्दों "चूककर्ता की समिति द्वारा" को हटा दिया जायेगा. वर्तमान शब्दों "की जांच" को नये शब्दों "संचालन के लिए प्रक्रिया" द्वारा प्रतिस्थापित किया जायेगा.
76. नये पुनःक्रमांकित उप नियम 13 के नये पुनःक्रमांकित 13.12 में, "प्रक्रिया के अनुरूप दावे" शब्दों के पश्चात, वर्तमान शब्दों "चूककर्ता की समिति द्वारा निर्धारित किये अनुसार, ग्राहक के पक्ष में अवार्ड पारित किये जाने के मामले में तथा देयताओं के क्रिस्टलीकरण पर और यदि चूककर्ता सदस्य की आस्तियां अनुमोदित दावों को पूरा करने के लिए अपर्याप्त हो, चूककर्ता की समिति सिफारिश के साथ दावों को ट्रस्ट को अग्रेषित करेगी. "को नये शब्दों" किसी सदस्य के एक्सचेंज पर चूककर्ता के रूप में घोषित किये जाने के मामले में ग्राहकों के दावों के संचालन के लिए "के साथ प्रतिस्थापित किया जायेगा.
77. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.14 को 13.13 के रूप में पुनःक्रमांकित किया जायेगा. तथा उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा :
- ए. नये पुनःक्रमांकित उप नियम 13.13 के प्रथम पैराग्राफ के वर्तमान शब्दों तथा प्रतीकों "उनकी वास्तविकता सहित दावों के स्वरूप को निर्दिष्ट किये जाने का माध्यम तथा पद्धती के संबंध में ट्रस्टियों को अबाधित विवेकाधिकार होगा, उसी तरह, उनके द्वारा फिट एंड प्रॉपर माने जाने, उसमें उल्लिखित सीमाओं के तहत, वे उनके विवेक पर, दावों को स्वीकार, नकार या दावों को आंशिक रूप से मंजूरी या अनुमत तथा उसका भुगतान कर सकते हैं, "को नये शब्दों तथा प्रतीक" एक चूककर्ता सदस्य के विरुद्ध दावों के मामले में, दवाकर्ता के दावों को संबद्ध समिति के आगे रखा जायेगा. संबद्ध समिति वैध दावों को अनुमोदित करेगी और तदनुसार, ग्राहक के दावों के भुगतान के लिए आईपीएफ ट्रस्ट को आईपीएफ में से तुरंत भुगताप के लिए सिफारिश प्रस्तुत करेगी"द्वारा प्रतिस्थापित किया जायेगा.
- बी. नये पुनःक्रमांकित उप नियम 13.13 के दूसरे पैराग्राफ में, के वर्तमान शब्द तथा प्रतीक "समिति या निवेशकर्ता के शिकायत प्रभाग "से पहले और" दावे जो के द्वारा स्वीकार किये गये "शब्दों के पश्चात," चूककर्ता शब्द को नये शब्द "संबद्ध" के साथ प्रतिस्थापित किया जायेगा.
- सी. उप नियम 13 के नये पुनःक्रमांकित खंड 13.13 के दूसरे पैराग्राफ में, "निवेशकर्ता के शिकायत प्रभाग/समिति" शब्द तथा प्रतीकों से पहले और "संबद्ध प्राधिकारी द्वारा स्वीकार किये गये" शब्दों के पश्चात वर्तमान शब्दों "या" को नये शब्दों "के द्वारा निश्चित दावों सहित" के साथ प्रतिस्थापित किया जायेगा.

- डी. उप नियम 13 के नये पुनःक्रमांकित खंड 13.13 के दूसरे पैराग्राफ में, "ट्रस्टियों द्वारा यह भी मांग की जा सकती हैं" शब्दों से पहले और "यथानुसार कारणों सहित, ग्राहक" शब्दों के पश्चात, वर्तमान शब्दों "दावाकर्ता से प्राप्त दवों की वैधता निश्चित करने के लिए, ट्रस्टियों द्वारा एक्सचेंज पर विवाचन रचना तंत्र को अपनाया जा सकता है" को हटा दिया जायेगा.
- इ. उप नियम 13 के नये पुनःक्रमांकित खंड 13.13 के दूसरे पैराग्राफ में, "मंजूरी और रीलीज किये जाने से पहले" शब्दों से पहले और "की राय की भी मांग करेगी" शब्दों के पश्चात, "चूककर्ता" शब्द को नये शब्द "संबद्ध" के साथ प्रतिस्थापित किया जायेगा.
- एफ. नये उप नियम 13 के नये पुनःक्रमांकित खंड 13.13 के दूसरे पैराग्राफ के पश्चात निम्नानुसार नया पैराग्राफ ग्राफ शामिल किया जायेगा:
- "यदि दावे की रकम आईपीएफ के अंतर्गत कवरेज सीमा से अधिक है तो, या संबद्ध समिति द्वारा मंजूर की गयी रकम दावे की रकम से कम हो तो, शेष रकम के दावे के लिए, निवेशकर्ता, एक्सचेंज के रचना तंत्र के बाहर/एक्सचेंज के रचना तंत्र के बार किसी अन्य कानूनी फोरम में विवाचन को पसंद करने के लिए स्वतंत्र होगा."
- जी. उप नियम 13 के नये पुनःक्रमांकित उप नियम 13.13 के तीसरे पैराग्राफ के पश्चात निम्नानुसार नया पैराग्राफ शामिल किया जायेगा:
- "तथापि, ट्रस्ट, समय समय पर जैसा लागू हो, नियामक निदेशों/सेबी दिशानिर्देशों/परिपत्रों द्वारा निर्धारित किये अनुसार, ग्राहकों/निवेशकर्ता को उचित अंतरिम आर्थिक सहायता उपलब्ध करायेगा.
78. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.15 को 13.14 के रूप में पुनःक्रमांकित किया जायेगा और उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- ए. नये पुनःक्रमांकित उप नियम 13.14 में "अंतिम और दावेदार पर बंधनकारक होगा" शब्दों के पश्चात, नये शब्दों तथा प्रतीक "तथापि, कार्यान्वित नियामक दिशानिर्देशों के तहत "के शामिल किया जायेगा.
- बी. नये पुनःक्रमांकित उप नियम 13.14 में नये शामिल किये गये शब्दों तथा प्रतीक "कार्यान्वित नियामक दिशानिर्देशों के तहत "के पश्चात, "ट्रस्टियों के निर्णयों से आबद्ध होने के बारे में दावेदार एक वचनपत्र हस्ताक्षरित करेगा" को हटा दिया जायेगा.
79. नये पुनःक्रमांकित उप नियम 13 के वर्तमान उप नियम 9.16 को 13.15 के रूप में पुनःक्रमांकित किया जायेगा और उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा:
- ए. वर्तमान शब्दों "चूककर्ता की समिति द्वारा" से पहले और "किसी दावे पर विचार नहीं किया जायेगा" शब्दों के पश्चात, नये शब्द तथा प्रतीक "/आंशिक रूप से विचार किया जायेगा" को शामिल किया जायेगा.
- बी. नये पुनःक्रमांकित उप नियम 13.15 के प्रथम पैराग्राफ में, "समिति या के द्वारा नकार दिया गया" शब्दों से पहले और "के द्वारा आंशिक रूप से विचार किया जायेगा" शब्दों के पश्चात, "चूककर्ता" को नये शब्द "संबद्ध" के साथ प्रतिस्थापित किया जायेगा.
- सी. "या ट्रस्टियों द्वारा नकार दिया गया" शब्दों से पहले और "संबद्ध समिति द्वारा" शब्दों के पश्चात, नये शब्द तथा प्रतीक "/संबद्ध प्राधिकारी" को शामिल किया जायेगा.
- डी. "बोर्ड के निदेशकों के सामने" शब्दों से पहले और "एक अपील करना पसंद करें" शब्दों के पश्चात, नये शब्द तथा प्रतीक "/समीक्षा" को शामिल किया जायेगा.
- इ. "इस उद्देश से गठित" शब्दों के पश्चात, नये शब्द और प्रतीक "या समय समय पर सेबी द्वारा निर्धारित किय अनुसार" को शामिल किया जायेगा.
- एफ. नये पुनःक्रमांकित खंड 13.13 के वर्तमान दूसरे पैराग्राफ को वर्तमान प्रथम पैराग्राफ के पश्चात हटा दिया जायेगा.
80. उप नियम 13 के वर्तमान खंड 9.17 को 13.16 के रूप में पुनःक्रमांकित किया जायेगा और निम्नलिखित संशोधनों को उसमें अधिसूचित किया जायेगा :
- ए. नये पुनःक्रमांकित उप नियम 13.16 में, वर्तमान शब्द "निधि" को नये शब्दों तथा प्रतीक "समाशोधन निगम की निपटान गारंटी निधि (अब से इस खंड के प्रयोजन के लिए "निधि" के रूप में कहा जाय)" द्वारा प्रतिस्थापित किया जायेगा. "संबंधित चूककर्ता सदस्य" शब्दों तथा प्रतीक के पहले और "में से कोई धन" शब्दों के पश्चात, शामिल किया जायेगा.

- बी. नये पुनःक्रमांकित उप नियम 13.16 में, वर्तमान शब्दों तथा प्रतीक "एक्सचेंज, के लाभ के लिए" से पहले और "ब्याज सहित निधि" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक "2% प्रति माह की दर पर, समय समय पर (या ऐसी अन्य दर पर जो कि एक्सचेंज के निदेशकों द्वारा निश्चित की जाय) को हटा दिया जायेगा.
- सी. नये पुनःक्रमांकित उप नियम 13.16 में, "निधि के लाभ के लिए" शब्दों से पहले और "ब्याजसहित एक्सचेंज" शब्दों तथा प्रतीक के पश्चात, नये शब्द और प्रतीक "और/या संबंधित समाशोधन निगम" को शामिल किया जायेगा.
- डी. नये पुनःक्रमांकित उप नियम 13.16 में, "प्रथम चार्ज (केवल विषय "शब्दों तथा प्रतीक से पहले और "निधि, होगा" शब्दों तथा प्रतीक के पश्चात, नये शब्द तथा प्रतीक "चार्ज की प्राथमिकता/" को शामिल किया जायेगा.
- इ. नये पुनःक्रमांकित उप नियम 13.16 में, "एक्सचेंज का) सभी आस्तियों पर" शब्दों तथा प्रतीक से पहले और "नियमों, उप नियमों तथा विनियमों" शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्दों तथा प्रतीक " / कारोबारी नियमों" को हटा दिया जायेगा.
- एफ. नये पुनःक्रमांकित उप नियम 13.16 में, "के तहत केवल किसी" शब्दों से पहले और "उसपर ब्याज का भुगतान" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक " 20% प्रति माह की दर पर, समय समय पर (या ऐसी अन्य दर पर जो कि एक्सचेंज के निदेशकों द्वारा निश्चित की जाय) को हटा दिया जायेगा.
- जी. नये पुनःक्रमांकित उप नियम 13.16 में, "चुककर्ता के रूप में घोषित" शब्दों के पश्चात, नये शब्द तथा प्रतीक "इस खंड के प्रयोजन के लिए, एक्सचेंज और/या उस सीमा तक समाशोधन निगम के पक्ष में गिरवी/बंधक रखे जाने सहित, सदस्य द्वारा, उचित चार्ज निर्मित किया हुआ माना जायेगा" शामिल किय जायेंगे.
- एच. नये पुनःक्रमांकित उप नियम 13.16 में, प्रथम पैराग्राफ में नये शामिल किये गये शब्दों" उस सीमा तक समाशोधन निगम "के पश्चात, नया पैरा" इसमें चाहे जो भी उल्लिखित किये जाने के बावजूद, चुककर्ता की आस्तियों पर ऐसा चार्ज, जैसा लागू हो नियामक दिशानिर्देशों के तहत होगा "को शामिल किया जायेगा.
81. उप नियम 13 के वर्तमान खंड 9.18 को 13.17 के रूप में पुनःक्रमांकित किया जायेगा.
82. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.19 को 13.18 के रूप में पुनःक्रमांकित किया जायेगा तथा "के विरुद्ध देयताओं के लिए दावा" शब्दों से पहले और "ग्राहक द्वारा उसकी जारी रखना" शब्दों के पश्चात, वर्तमान शब्द तथा प्रतीक "निवेशकर्ता/" को हटा दिया जायेगा.
83. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.20 को 13.19 के रूप में पुनःक्रमांकित किया जायेगा.
84. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.21 को 13.20 के रूप में पुनःक्रमांकित किया जायेगा.
85. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.22 को 13.21 के रूप में पुनःक्रमांकित किया जायेगा.
86. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.23 को 13.22 के रूप में पुनःक्रमांकित किया जायेगा तथा उसके अंतर्गत संशोधनों को अधिसूचित किया गया है :
- ए. नये क्रमांकित उप नियम 13.22 के वर्तमान क्रमांकित उप खंड "बी से एच" को क्रमशः "ए से जी" तक पुनःक्रमांकित किया जायेगा.
- बी. नये क्रमांकित उप खंड सी में, "सनदी लेखाकार, कानूनी सलाहकार, वकीलों" शब्दों तथा प्रतीकों के पश्चात, नये शब्द तथा प्रतीक "और सचिवालय" को शामिल किया जायेगा.
87. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.24 को 13.23 के रूप में पुनःक्रमांकित किया जायेगा.
88. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.25 को 13.24 के रूप में पुनःक्रमांकित किया जायेगा.
89. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.26 को 13.25 के रूप में पुनःक्रमांकित किया जायेगा.
90. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.27 को 13.26 के रूप में पुनःक्रमांकित किया जायेगा.
91. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.28 को 13.27 के रूप में पुनःक्रमांकित किया जायेगा.
92. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.29 को 13.28 के रूप में पुनःक्रमांकित किया जायेगा.
93. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.30 को 13.29 के रूप में पुनःक्रमांकित किया जायेगा.

94. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.31 को 13.30 के रूप में पुनःक्रमांकित किया जायेगा।
95. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.32 को हटा दिया जायेगा।
96. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.33 को 13.31 के रूप में पुनःक्रमांकित किया जायेगा।
97. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.34 को 13.32 के रूप में पुनःक्रमांकित किया जायेगा।
98. नये पुनःक्रमांकित उप नियम 13 के वर्तमान खंड 9.35 को 13.33 के रूप में पुनःक्रमांकित किया जायेगा।
और

उसमें निम्नलिखित संशोधनों को अधिसूचित किया जायेगा :

- ए. नये क्रमांकित उप नियम 13.33 के वर्तमान उप खंड 1 में, "एक्सचेंज का "शब्दों से पहले और "नियमों, उप नियमों में तथा "शब्दों तथा प्रतीक के पश्चात, वर्तमान शब्दों "कारोबारी नियम" को नये शब्दों "विनियमों "के साथ प्रतिस्थापित किया जायेगा।
- बी. नये क्रमांकित उप नियम 13.33 के वर्तमान उप खंड 1 के उप उप खंड (बी) में, "चूक से संबंधित एक्सचेंज का" शब्दों से पहले और "किन्हीं नियमों, उप नियमों और "शब्दों तथा प्रतीक के पश्चात, "कारोबारी नियमों" शब्दों को नये शब्दों "विनियमों "के साथ प्रतिस्थापित किया जायेगा।
99. नये पुनःक्रमांकित उप नियम 13 के नये पुनःक्रमांकित उप नियम 13.33 के पश्चात वर्तमान खंड 9.36 को हटा दिया जायेगा।
100. भाग बी के वर्तमान उप नियम 10 को उप नियम 14 के रूप में पुनःक्रमांकित किया जायेगा।

स्थान : मुंबई

अरुण रासते

दिनांक :

एम डी एवं सीईओ

नैशनल कोमोडिटी क्लिअरिंग लिमिटेड
आकृति कॉर्पोरेट पार्क, 1 ली मंजिल,
जी.ई.गार्डन के पास, एल.बी.एस.मार्ग,
कांजुरमार्ग (पश्चिम), मुंबई-400 078

CIN : U74992MH2006PLC163550

सार्वजनिक टिप्पणियों को आमंत्रित करते हुए, एनसीसीएल के उप नियमों के प्रस्तावित संशोधन भारत के राजपत्र के भाग IV में 7 मई 2022 (साप्ताहिक राजपत्र-7 मई 2022-13 मई 2022) तथा महाराष्ट्र राज्य के राजपत्र में भाग-II संकीर्ण में 19 मई 2022 (साप्ताहिक राजपत्र-19 मई 2022-25 मई 2022) को प्रकाशित किये गये थे। जिसके अनुसार, भारतीय प्रतिभूति और विनियम बोर्ड (सेबी) ने उनके पत्र क्र. सेबी/एचओ/एमआरडी-1/पी/ओडब्ल्यू/2022/50179/1 दिनांक 27 सितंबर 2022, 02 नवंबर 2022 तथा 28 नवंबर 2022 दिनांकित ई-मेल के 0द्वारा, उसमें निहित किये अनुसार, एनसीसीएल के उप नियमों के संशोधनों को अनुमोदन प्रदान किया है, यहां उल्लेख किये अनुसार, एनसीसीएल के संशोधित उप नियम, राजपत्र में उसके प्रकाशन की तारीख से प्रभावी होंगे।

नैशनल कोमोडिटी क्लिअरिंग लिमिटेड के उप-नियमों में प्रस्तावित संशोधन.

1. शॉर्ट टाइल एवं प्रारंभ

(1) यह संशोधन एनसीसीएल उप नियम (संशोधन), 2022 कहलायेगा।

(2) भारत के राजपत्र में अधिसूचना की तारीख से यह प्रभावी किया जायेगा।

2. उप नियम 6.4 के अंतर्गत वर्तमान उप खंड 6.4.1 में निम्नलिखित संशोधनों को अधिसूचित किये गये हैं:

ए) "जैसा कि समय समय पर अपेक्षित हो" शब्दों के पश्चात तथा"..... में किसी दिक्कत या अस्पष्टता को हटाने "शब्दों से पहले, नये शब्दों "समाहित मगर सीमित नहीं; ए) "शामिल किया जाय.

बी)".... समाशोधन निगम के उप नियमों तथा उसके अंतर्गत तैयार किये गये विनियमों "शब्दों के पश्चात तथा" जिसका, इन उप नियमों और विनियमों के समान ही प्रभाव होगा". शब्दों से पहले, नया उप खंड(बी) किसी निर्देश/नोटिस और/या परिपत्रों में आंशिक या अन्यथा, जैसा आवश्यक समझा जाय, को वापस लेने/छूट देने सहित, कोई स्पष्टीकरण/निर्देशन उपलब्ध कराना" शामिल किये जाय.

3. उप नियम 8.32 के अंतर्गत वर्तमान उप खंड 8.32.1 में निम्नलिखित संशोधनों को अधिसूचित किये गये हैं :
- ए) "ऐसे इवेंट्स या कारणों में शामिल" शब्दों के पश्चात तथा "युद्ध, दंगे, दैवी घटना, नागरिक अशांति...." शब्दों से पहले, नये शब्द "परंतु तक सीमित नहीं" को शामिल किया जाय.
- बी) "बाढ़ जैसी प्राकृतिक आपदा" शब्दों से पहले और "एम्बारगोस, आग लगना, श्रम विवाद, "शब्दों के पश्चात, नया शब्द "पेन्डमिक" शामिल किया जाय.
- सी) "... वित्तीय संस्था, डिपॉजिटरी या कस्टोडियन" शब्दों के पश्चात तथा "बाजार एमरजेंसी, किसी बाजार का बंद होना... "शब्दों के पहले, नये शब्दों "किसी सरकार या नियामक प्राधिकारी द्वारा आपातक उपायों, निर्देशों या पहल" को शामिल किया जाय.
4. उप नियम 9.4 में वर्तमान उप खंड 9.4.2 के पश्चात निम्नानुसार नया उप खंड 9.4.3 शामिल किया जाय ::
- "9.4.3 समाशोधन निगम को सदस्य द्वारा उपलब्ध कराये गये संपार्श्विकों सहित सभी मार्जिन्स, किन्ही परिस्थितियों में किसी ऋण भार से मुक्त होंगे तथा मुक्त रहेंगे. समाशोधन निगम की, एक साधारण और प्रूडेंट व्यक्ति को लागू के अलावा संपार्श्विकों को या उसके मूल्य क परिरक्षण, सुरक्षा, कलेक्ट करने या रिअलाईज करने की कोई बाध्यता या जिम्मेदारी नहीं होगी तथा किन्ही परिस्थितियों में, उपर बताये अनुसार, सदस्य द्वारा दिये गये या जमा किये गये संपार्श्विकों के संबंध में, मूल्य में किसी हानि या घटाव मूल्यहास के लिए समाशोधन निगम उत्तरदायी होगा."
5. उप नियम 9.9 के अंतर्गत वर्तमान उप खंड 9.9.2 हटा दिया गया है और उसे उप खंड 9.4.3 का हिस्सा बना दिया गया है.
6. उप नियम 10.7 के अंतर्गत वर्तमान उप खंड 10.7.1 में निम्नलिखित संशोधनों को अधिसूचित किया जाय:
- ए) "निलंबित या चूककर्ता सदस्य" शब्दों के पश्चात तथा '6या एवं ऐसी शर्तों तथा निबंधनों "शब्दों से पहले नये शब्दों "या निकासी/अंतरण/एकीकरण या ऐसा अन्य कोई सिनेरिओ जिसमें उनके ग्राहकों की स्थितियों का अंतरण अपेक्षित या अनिवार्य हो"को शामिल किया जाय.
7. उप नियम 11.1 के अंतर्गत वर्तमान उप खंड 11.12 के पश्चात निम्नानुसार नया उप खंड 11.12 ए शामिल किया जाय :
- 11.12 ए प्रासंगिक या एन्सीलरी स्वरूप की अतिरिक्त सुविधाओं से संबंधित सभी दावों, अंतर या विवादों, सहित मगर इलेक्ट्रॉनिक परक्राम्य मालगोदाम रसीद ("इएनडब्ल्युआर") तक सीमित नहीं, को उपर खंड 11.1.1 के अनुरूप विवाचन के लि संदर्भित किया जा सके.
- उक्त खंड के प्रयोजन के लिए इएनडब्ल्युआर का वही अर्थ होगा जो वेअरहाऊसिंग डेवलपमेंट एंड रेग्युलेटरी अथॉरिटी (इलेक्ट्रॉनिक परक्राम्य मालगोदाम रसीद) विनियम, 2017 के विनियम 3 (डी) के अंतर्गत निर्धारित किया गया है.
8. उप नियम 12 के वर्तमान शीर्षक में दिखनेवाले वर्तमान शब्दों "12 चूक "को पश्चात नये शब्द "और चूक की संभावना "को शामिल किया जाय.
9. उप नियम 12.11 के अंतर्गत वर्तमान उप खंड 12.11.1 में निम्नलिखित संशोधनों को अधिसूचित किया गया है
- ए) "समाशोधन निगम" शब्दों के पश्चात तथा "आमंत्रित करते हुए नोटिस प्रकाशित करेंगे" शब्दों से पहले, वर्तमान शब्द "shall" को "may" शब्द द्वारा प्रतिस्थापित किया जायेगा.
- बी) "निर्दिष्ट किये अनुसार ऐसी अन्य अवधि" शब्दों के पश्चात दिखनेवाले वर्तमान शब्दों "संबद्ध प्राधिकारी द्वारा" हटा दिया गया है तथा नये शब्दों "समाशोधन निगम के साथ सहमति के अनुसार समाशोधन की तरफ से संयुक्त रूप से एक्सचेंज द्वारा ऐसी नोटिस जारी की जा सकती है"को शामिल किया जाय.
10. उप नियम 12.11 के अंतर्गत वर्तमान उप खंड में निम्नलिखित संशोधनों को अधिसूचित किया जाय:
- ए) वर्तमान शब्दों "समाशोधन निगम नोटिस प्रकाशित करेंगे" के पश्चात और "कम से कम के सभी संस्करणों में "शब्दों से पहले नये शब्द "उपर 12.11.1 में उल्लेख किये अनुसार" शामिल किये जायेंगे.
- बी) "की वेबसाइट पर प्रदर्शित "शब्दों के पश्चात तथा "समग्र निर्धारित अवधि के लिए" शब्दों से पहले दिखनेवाले शब्द "एक्सचेंज" को नये शब्द "समाशोधन निगम" द्वारा प्रतिस्थापित किया जायेगा.
11. वर्तमान उप नियम 12.12 के पश्चात निम्नानुसार नया उप नियम 12.12 ए शामिल किया जायेगा :
- "12.12.ए. चूककर्ता की अस्तियों पर चार्ज :

12.12ए.1. नियमों, उप नियमों तथा विनियमों के अंतर्गत देयताओं/वचनबद्धताओं की संतुष्टि के प्रयोजन के लिए, सभी भारमुक्त आस्तियों पर समाशोधन निगम का प्रथम चार्ज होगा तथा उसके समरूप चूककर्ता की प्राप्य रकम और अन्य आस्तियों सहित पर चार्ज होगा, चाहे वह काही भी स्थित हो और किसी भी स्वरूप की हो, ऐसे धन/वचनबद्धता के पुर्नभुगतान तथा उसपर ब्याज के भुगतान के लिए प्रतिभूति के रूप में होगा।

12.12ए.2 निपटान गारंटी निधि (इस खंड के प्रयोजन के लिए अबसे "निधि" कहा जाय) में से किसी धन के भुगतान पर संबंधित चूककर्ता सदस्य अब से निधि को ब्याज सहित धन का पुर्नभुगतान करेगा। ऐसे धन के पुर्नभुगतान तथा उसपर ब्याज के भुगतान के लिए, सदस्य को चूककर्ता घोषित किये जाने के दिन से पहले मूल्यवान सोचविचार के लिए बोनाफाइड चूककर्ता सदस्य द्वारा, किसी और सभी प्रभारों, मॉर्टगेजों तथा उस पर अन्य निर्मित ऋणभार के तहत, निधि के लाभार्थ, समाशोधन निगम और संबंधित एक्सचेंज का, (समाशोधन निगम के इन नियमों, उप-नियमों तथा विनियमों के अंतर्गत, निपटान गारंटी निधि के पक्ष में केवल चार्ज की उपयोगिता के तहत' चूककर्ता सदस्य की सभी आस्तियों तथा संपत्तियों, चाहे वह कहीं भी स्थित हो और किसी भी स्वरूप की हो पर, प्राथमिक चार्ज/प्रथम चार्ज होगा।

12. उप नियम 12.21 के अंतर्गत वर्तमान उप खंड 12.21.1 में निम्नलिखित संशोधनों को अधिसूचित किया गया है:

i. वर्तमान उप खंड (बी) को उप खंड (डी) के रूप में पुर्नक्रमांकित किया गया है।

ii. एक नया उप खंड (बी) निम्नानुसार शामिल किया गया है :

"बी) संबंधित एक्सचेंज को देयता : समाशोधन निगम के संबंधित एक्सचेंज को देय ऐसे अंशदान उधार, दंड, शुल्क, प्रभार और अन्य धन.

iii. वर्तमान उप खंड (सी) को उप खंड (जी) के रूप में पुर्नक्रमांकित किया गया है।

iv. नया उप खंड (सी) निम्नानुसार शामिल किया गया:

"सी) सेबी को देयता : सेबी को देय ऐसे अंशदान, उधार, दंड, शुल्क, प्रभार और अन्य धन.

v. नया उप खंड (इ) निम्नानुसार शामिल किया गया :

संबद्ध रिपॉजिटरी को देयता : चूककर्ता सदस्य से संबंधित रिपॉजिटरी को देयताओं का भुगतान.

vi. वर्तमान उप खंड (डी) को उप खंड (एफ) के रूप में पुर्नक्रमांकित किया गया है।

vii. नये पुर्नक्रमांकित खंड (एफ) में वर्तमान शब्दों तथा प्रतीक "(सी) के अंतर्गत"को,"दावों को पूरा करने के पश्चात" शब्दों के पश्चात और "से अधिक, शेष रकम..." शब्दों से पहले को नये शब्दों" के क्रम में" द्वारा प्रतिस्थापित किया जायेगा।

viii. नये पुर्नक्रमांकित खंड (जी) में, वर्तमान शब्द तथा प्रतीकों "(बी) को, "खंड के अंतर्गत भुगतान करने के पश्चात" शब्दों के पश्चात और "से अधिक, शेष रकम" शब्दों से पहले, नये शब्द तथा प्रतीकों "(ए.बी.सी.डी.इ एवं एफ) "द्वारा प्रतिस्थापित किया जायेगा.

ix. "ऐसे सभी स्टॉक एक्सचेंजों/समाशोधन निगमों; और "शब्दों के पश्चात, वर्तमान उप खंड 12.21 (डी) में दिखनेवाले वर्तमान शब्दों"अधिशेष:अधिशेष, यदि कोई, चूककर्ता सदस्य को प्रदत्त किये जायेंगे" हटाकर उप खंड (एच) के रूप में पुर्नक्रमांकित किया जायेगा.

13. वर्तमान उप नियम 12.26 के पश्चात निम्नानुसार नया उप नियम 12.27 शामिल किया जायेगा:

12.27. चूक की संभावना पर संबद्ध प्राधिकारी द्वारा निर्णय लिया जाना :

ए) संबद्ध प्राधिकारी, परिस्थितियों, और/या मानक परिचालन प्रक्रिया, समय समय पर सेबी द्वारा जारी दिशानिर्देशों, निदेशों, परिपत्रों को ध्यान में लेते हुए, किसी सदस्य या ट्रेडिंग सदस्य द्वारा भुगतान/निधियों या प्रतिभूतियों का उसके ग्राहक/ओं को भुगतान में चूक होने की संभावना और/या उसकी निपटान वचनबद्धताओं को पूरा करने या निगम या उसके सदस्य को किसी भुगतान वचनबद्धता को पूरा करने में चूक होने की संभावना को निश्चित करेगा.

बी) उपर 12.27 में उल्लेख किये अनुसार सब प्राधिकारी का निर्णय अंतिम तथा, सदस्यों, ट्रेडिंग सदस्यों उनके एजेंटों तथा बैंकों पर बंधनकारक होगा.

सी) 12.27 के अनुसार निर्णय पर संबद्ध प्राधिकारी उचित संमझी जानेवाली कार्रवाई करेगा और/या किसी मानक परिचालन प्रक्रिया, समय समय पर सेबी द्वारा जारी दिशानिर्देशों, परिपत्रों या निदेशों में निर्धारित कार्रवाई करेगा.

तथापि, संबंध प्राधिकारी, इस संबंध में नियामक निर्धारणों द्वारा से मार्गदर्शित और आबध्य होंगे.

14. नये शामिल किये गये उप नियम 12.27 के पश्चात निम्नानुसार नया उप नियम 12.28 शामिल किया जायेगा :
- “12.28 सदस्य द्वारा चूक की संभावना के मामले में बैंक खाते को फ्रीज करना :
- 12.28.1 समाशोधन सदस्य और/या समाशोधन निगम और/या उसके/उनके ग्राहकों को निधियों के पुर्नभुगतान की वचनबद्धताओं को पूरा करने में सदस्य द्वारा चूक की संभावना के मामले में, सदस्य द्वारा रखे गये बैंक खाते/खातों को फ्रीज करने के लिए, संबंधित बैंक/बैंकों को अनुदेश जारी करने का अधिकार समाशोधन निगम को होगा.
15. नये शामिल किये गये उप नियम 12.28 के पश्चात निम्नानुसार नया उप नियम 12.29 शामिल किया जायेगा :
- “12.29 चूक या चूक की संभावना के मामले में समाशोधन निगम के अधिकार :
- 12.29.1 चूक या चूक की संभावना के मामले में अन्य के साथ समाशोधन निगम निम्नलिखित अधिकारों का उपयोग कर सकता है;
- ए) एक सदस्य की खुली स्थिति या अन्यथा, से होनेवाली या चूक के परिणामस्वरूप या चूक की संभावना से हानि को कम करने, बढ़ाने या समाशोधन निगम का एक्सपोजर निश्चित करने के लिए संबद्ध प्राधिकारी की राय में आवश्यक सभी कार्यों को करना.
- बी) चूक की घोषणा या चूक की घोषणा की प्रक्रिया के दौरान या चूक की संभावना के मामले में, समाशोधन तथा निपटान सिस्टम की आर्थिक सुरक्षा एवं इंटिग्रिटी सुनिश्चित करने के लिए सहित मगर सीमित न हो, स्थितियों को क्लोज आउट करना, वैकल्पिक सुपुर्दगी प्रोसेस जैसे उपाय कर सकते हैं, गैर-चूककर्ता समाशोधन सदस्य संबद्ध प्राधिकारी के निर्णय को स्वीकार करेगा और इस संबंध में जारी निर्देशों का पालन करेगा.
- सी) चूक की संभावना वाले सदस्य सहित चूककर्ता द्वारा, मार्जिन, प्रतिभूति जमा या अन्यथा जमा किये गये संपार्श्विक को फ्रीज और या बिक्री को रोकना, कार्यान्वित करना, लागू करना और सेट ऑफ करना, तथा सदस्य की बकाया वचनबद्धता के पेअे आगमों को विनियोग करना, जैसा भी उचित समझा जाय.
- डी) ऐसे समाशोधन सदस्य के निलंबन या समाशोधन सदस्य और/या उससे जुड़े संघटकों और उनके ग्राहकों की खुली स्थितियों को स्ववेअर ऑफ करना/क्लोज आउट/अंतरित करना, सहित, जैसा भी उचित समझा जाय ऐसी कार्रवाई करना.
- इ) चूककर्ता सदस्य के संघटक या सदस्य जिसके चूक करने की संभावना हो. की खुली स्थितियों को, स्वयं या सदस्य के अनुरोध पर, किसी मार्जिन सहित, जो कि समाशोधन निगम की राय में, उसके द्वारा ऐसी खुली स्थितियों के संबंध में रखे गये हों. को दूसरे समाशोधन सदस्य को, सभी या किन्ही खुली स्थितियों को अंतरित करना.
- एफ) समय समय पर सेबी द्वारा निर्धारित ऐसी अवधि एवं तरीके से देयता की वसूली के लिए, नामे शेष ग्राहकों (नामे शेष की सीमा तक) समाशोधन निगम के अधिकार में न होनेवाली चूककर्ता सदस्य की आस्तियों (चल तथा अचल) को लिक्विडेट करने के लिए उचित कानूनी कार्रवाई करना.
- जी) सहित मगर सीमित नहीं, समाशोधन निगम के नियंत्रण से बाहर होनेवाली घटना के परिस्वरूप होनेवाली हानि के लिए, किसी सदस्य, उनसे संबद्ध, उनके किसी ग्राहक या किसी तृतीय पक्ष के प्रति, समाशोधन निगम की कोई देयता, वचनबद्धता या ज़्युटी नहीं होगी.
- 12.29.2 संबद्ध प्राधिकारी स्वयं या संबंधित एक्सचेंज के अनुरोध पर,(ए) समाशोधन सदस्य/ओं, जिनके साथ चूककर्ता ट्रेडिंग सदस्य संबद्ध हो, को, किसी भी स्वरूप में जमा संपार्श्विक, मार्जिन, धन, उसके नाम पर जमा अन्य रकमों को तथा चूककर्ता द्वारा ऐसे समाशोधन सदस्य/ओंके साथ जमा की गयी कोमोडिटीज और प्रतिभूति जमाओं को फ्रीज करने, जमा रोककर रखने का अनुदेश दे सकता है, और/या (बी) स्थगित करना और चूककर्ता के नाम से किसी भी स्वरूप में जमा संपार्श्विक, मार्जिन, धन, उसके नाम पर जमा अन्य रकमों को तथा चूककर्ता द्वारा ऐसे समाशोधन सदस्य/ओंके साथ जमा की गयी कोमोडिटीज और प्रतिभूति द्वारा देय या सुपुर्दय सभी धन, कोमोडिटीज, प्रतिभूतियों को रिकवर किया जाय.
16. उप नियम 13.1 के शीर्षक में दिखनेवाले वर्तमान शब्दों “13.1 निपटान गारंटी निधि की स्थापना” के पश्चात नये शब्दों तथा प्रतीकों “(एसजीएफ)” को शामिल किया जाय.
17. उप नियम 13.2 के अंतर्गत उप खंड 13.2.5.1 के वर्तमान पैराग्राफ (डी) में निम्नलिखित संशोधनों को अधिसूचित किया जाय :
- ए. “समाशोधन निगम (के अनुसार “शब्दों तथा प्रतीक के पश्चात तथा शब्दों तथा प्रतीक “एसईसीसी विनियम)” से पहले दिखनेवाले शब्दों “का विनियम 34” हटा दिया जायेगा.
- बी. प्रतीक “)” से पहले तथा “एसईसीसी विनियम” शब्दों के पश्चात “में लागू” शब्दों को शामिल किया जाय.
18. उप नियम 13.6 के अंतर्गत वर्तमान उप खंड 13.6.2 में, “तुरंत कोर एसजीएफ को एमआरसी में आपूरित किया जाय” शब्दों के पश्चात, नये वाक्य, “तथापि, सदस्यों द्वारा कोर एसजीएफ की आपूर्ति के पेटे ऐसे अंशदान को 30

कैलेंडर दिनों की अवधि के दौरान केवल एक बार के लिए प्रतिबंधित किया जायेगा, चाहे अवधि के दौरान चूक की संख्या जो भी हो या समय समय पर सेबी द्वारा निर्देशित किये अनुसार 30 कैलेंडर दिनों की अवधि, बाजार प्रतिभागियों को समाशोधन निगम द्वारा चूक की नोटिस की तारीख से आरंभ होगी.

19. उपनियम 13.7 के अंतर्गत वर्तमान उप खंड 13.7.1 (इ) "शेष समाशोधन निगम साधनों (रिसोर्सिस) का अनुपात (उसके अन्य समाशोधन सेगमेंट तथा रु. 100 करोड़ के कोर एसजीएफ को अंशदान को छोड़कर) समाशोधन सेगमेंट एमआरसी के अनुपात के बराबर हो और अन्य समाशोधन सेगमेंट के कोर एसजीएफ के सभी समाशोधन निगम के एमआरसीओं और रु. 100 करोड़ से अधिक हो. "को निम्नानुसार निम्नलिखित संशोधन से प्रतिस्थापित किया जाय.
- "शेष समाशोधन निगम साधनों (रिसोर्सिस) का अनुपात (उसके अन्य समाशोधन सेगमेंट तथा रु. 100 करोड़ के कोर एसजीएफ को अंशदान को छोड़कर) सभी सेगमेंट्स के एमआरसीओं के योग के सेगमेंट एमआरसी के अनुपात के बराबर हो."
20. उप नियम 13.7 के अंतर्गत उप उप खंड 13.7.1 (जी) के अंतर्गत नोट को निम्नानुसार निम्नलिखित नये नोट से प्रतिस्थापित किया जाय.
- "तथापि, इस संबंध में सेबी द्वारा जारी किसी निर्देश के तहत, यदि कोई :
- (i) समाशोधन निगम कॅण्ड अतिरिक्त अंशदान को 30 कैलेंडर दिनों की अवधि के दौरान केवल एक बार के लिए मांग करेगा चाहे अवधि के दौरान चूक की संख्या जो भी हो या समय समय पर सेबी द्वारा निर्देशित किये अनुसार. 30 कैलेंडर दिनों की, अवधि, बाजार प्रतिभागियों को समाशोधन निगम द्वारा चूक की नोटिस की तारीख से आरंभ होगी.
- (ii) सदस्य द्वारा क्लोज आउट करने/किन्ही बकाया स्थितियों के निपटान द्वारा, सेबी के कॅण्ड अतिरिक्त अंशदान और किसी बकाया देयताओं का भुगतान करने के तहत, उपरोल्लिखित 30 कैलेंडर दिनों की अवधि के दौरान, गैर-चूककर्ता सदस्यों के लिए बिना शर्त त्यागपत्र देने के लिए समाशोधन निगम के संबद्ध विनियम या निर्धारित प्रावधान होंगे.
- (iii) गैर-चूककर्ता सदस्यों के लिए अधिकतम कॅण्ड अतिरिक्त अंशदान कोर एसजीएफ को उनके प्राइमरी अंशदान का दो बार निम्न होगा या इक्विटी/उधार (डेट) सेगमेंट के मामले में चूक की तारीख पर कोर एसजीएफ का 10% होगा.
- (iv) गैर-चूककर्ता सदस्यों के लिए अधिकतम कॅण्ड अतिरिक्त अंशदान कोर एसजीएफ को उनके प्राइमरी अंशदान का दो बार निम्न होगा या डेरिवेटिव्स सेगमेंट के मामले में चूक की तारीख पर कोर एसजीएफ का 20% होगा.
- (v) गैर-चूककर्ता सदस्यों से निर्धारित रकम की वसूली में कमी के मामले में, सेबी के अनुमोदन द्वारा अगली हानि लेयर 'एफ' को आंबंटित की जा सकती है.
21. उप नियम 13.7 के अंतर्गत उप उप खंड 13.7.1 (एच) के अंतर्गत वर्तमान शब्द "नोट" के नये शब्द "स्पष्टीकरण" द्वारा प्रतिस्थापित किया जायेगा.

स्थान : मुंबई

दिनांक : 08.12.2022

राजीव रेल्हान

प्रबंध निदेशक एवं सीईओ

NATIONAL COMMODITY & DERIVATIVE EXCHANGE LIMITED

Akruti Corporate Park, 1st Floor, Near G.E.Garden, L.B.S. Marg,
Kanjurmarg (West), Mumbai - 400 078.

CIN: U51909MH2003PLC140116

The proposed amendments to the Bye Laws of NCDEX were published in the Gazette of India in Part IV on May 7, 2022, [Weekly Gazette – May 7, 2022 - May 13, 2022] and in the Gazette of State of Maharashtra in Part –II Sankirna on May 19, 2022 [Weekly Gazette - May 19, 2022 – May 25, 2022] inviting public comments. Pursuant thereto, the Securities and Exchange Board of India (SEBI) has vide its letter no. SEBI/HO/MRD/RAC-1/P/OW/2022/50399/1 dated September 28 2022 and email dated November 02, 2022 accorded its approval to the amendments to the Bye Laws of NCDEX as stipulated therein. The Bye Laws of the Exchange amended hereunder shall stand effective from the date of its publication in the Gazette.

PROPOSED AMENDMENT TO THE BYE LAWS OF THE NATIONAL COMMODITY & DERIVATIVE EXCHANGE LIMITED.

1. Short title and commencement:

- This amendment shall be called NCDEX Bye Laws (Amendment), 2021.
- It shall come into force with effect from the date of notification in Gazette of India.

2. The existing word and alphabet “PART A” shall be deleted after the words appearing in the title of the Bye Laws “BYE-LAWS OF NATIONAL COMMODITY AND DERIVATIVES EXCHANGE LIMITED”.
3. In the existing Bye Law 1, following amendments are notified:
 - a. In the existing Clause 6, new words and symbol “Corporation/ Clearing” shall be inserted after the word and symbol “Clearing” and before the words and symbol “House” means a division of the Exchange”.
 - b. In the existing Clause 7, the words and symbols “and shall include any person having clearing and settlement rights on the Exchange.”

Provided that such a clearing member of the Exchange shall be required to become a member of a recognized clearing corporation from such date as may be specified by the SEBI.” shall be substituted with new words and symbol “from whom the exchange avails clearing and settlement services.” after the words “rights in any recognized clearing corporation”.
 - c. In the existing Clause 8, following amendments are notified:
 - i. The existing words “or Clearing Member clears and settles deals” shall be deleted after the words “into a deal on the Exchange” and before the words “For this purpose the term”.
 - ii. The existing words “and Clearing Members of NCDEX” shall be deleted after the words “constituents of Trading Members”.
 - iii. New paragraph “Explanation: The terms ‘Constituent’ ‘Client’ and ‘Investor’ are interchangeable to the context in the Bye Laws, Rules & Regulations and shall have the same meaning as assigned herein, as applicable.” shall be inserted after the first paragraph.
4. In the existing Clause 6A.1 of Bye Law 6A, following amendments are notified:
 - a. The existing Sub-clause 6A.1.1 shall be deleted.
 - b. In the existing Sub-clause 6A.1.2, the words and symbols “1956, or a Co-operative Society as defined under the Cooperative Societies Act, 1912/Multi State Cooperative Societies Act, 2002/any other respective State/UT Cooperative Society Act (including federations of such cooperative societies)” shall be substituted with new words and symbols “2013, as amended from time to time,” after the words “as defined under the Companies Act” and before the words “who is appointed as such”.
5. In the existing Clause 6A.3 of Bye Law 6A, new words “PROCEDURE FOR” shall be inserted before the words “APPOINTMENT OF AUTHORISED PERSON” appearing in the title.
6. In the existing Sub-clause 6A.3.1 under Bye Law 6A, following amendments are notified:
 - a. New words and symbols “(s)/ norm(s) and process(es) as specified in SEBI circular and” shall be inserted after the words “apply to the Exchange in such format” and before the words “as may be notified by the Exchange”.
 - b. New words and symbol “from time to time.” shall be inserted after the words and symbols “appointment of “Authorized Person””.
7. In the existing Clause 6A.4 of Bye Law 6A, following amendments are notified:
 - a. The existing Sub sub-clause 6A.4.1 (d) shall be deleted.
 - b. In the existing Sub sub-clause 6A.4.2 (b), the words and symbol “commodities derivatives contracts;” shall be substituted with new words and symbol “securities business.” after the words “the person to deal in”.
 - c. The existing Sub-clause 6A.4.3 shall be deleted.
8. In the existing Clause 6A.5 of Bye Law 6A, following amendments are notified:
 - a. In the existing Sub-clause 6A.5.2,
 - i. The words and symbols “or a Member/Director of the Managing Committee/ Governing Body of a Member (if the Member is a co-operative society)” shall be deleted after the words and symbol “partnership firm or a LLP” and before the words “shall be eligible to”.
 - ii. The words and symbol “or co-operative society” shall be deleted after the words and symbol “partnership firm, LLP” and before the words “as the case may be”.
 - iii. New word “or” shall be inserted after the words and symbol “company, partnership firm” and before the words “LLP as the case may be”.

- iv. The existing symbol “,” after the existing words “partnership firm” and before the newly inserted word “or” shall be deleted.
- b. In the existing Sub-clause 6A.5.3, new word and symbol “/ securities” shall be inserted after the words “deliveries of commodities” and before the words and symbol “in its own name or account.”
9. In the existing Sub-clause 6A.7.6 under existing Bye Law 6A, words and symbols “at least 15 days before the change” shall be substituted with new words “within such time as may be prescribed by the Regulator” after the words “registered Clients of that branch”.
10. In the existing Clause 6A.8 of Bye Law 6A, the words and symbols “along with photographs, PAN number of all the Members/Directors by whatever name called, of the Managing Committee/ Government Body of a Co-operative society along with photographs” shall be deleted after the words “directors as the case may be”.
11. In the existing Sub-Clause 8.2 (1) of Bye Law 8, new words and symbol “or as prescribed by SEBI from time to time.” shall be inserted after the words “Disaster Recovery management plan”.
12. In the existing Bye Law 10, new words “AND LIKELIHOOD OF DEFAULT” shall be inserted after the word “DEFAULT” and before the words and symbol “- TRADING MEMBER” appearing in the title.
13. In existing Clause 10.1 of Bye Law 10, following amendments are notified:
 - a. In existing Sub-clause 10.1 (1), the words “of the clearing member” shall be deleted after the words and symbol “circular / intimation” and before the words and symbol “/ notification of the” shall be substituted with the new word and symbol “Exchange /” after the words and symbol “/ notification of the” and before the words “relevant authority of the”.
 - b. In Sub sub-clause (d) under the existing Sub-clause 10.1 (1),
 - i. New word and symbol “balances/” shall be inserted after the words and symbol “receipt orders, statement of” and before the existing words and symbol “differences, and commodities”.
 - ii. The existing words “and commodities” shall be deleted after the words “statement of differences” and before the words “balance sheet and such other”.
 - iii. The existing word “clearing” shall be deleted after the words “balance sheet and such other” and before the words “forms and other statements”.
 - c. New Sub sub-clause (i) shall be inserted in the existing Sub-clause 10.1 (1) as under:

“Under any other compelling circumstances as may be decided by the Relevant Authority and recorded in writing.”
 - d. In the existing Sub-clause 10.1 (3),
 - i. New words and symbol “/ clearing corporation” shall be inserted after the words “membership in stock exchange” and before the words and symbol “) of the defaulter member”.
 - ii. The existing words “include a person” shall be substituted with new words and symbols “mean and include persons/ entities defined as associate under relevant regulations or guidelines as stipulated by SEBI.” after the words and symbols “the term ‘associate’ shall”.
14. In the existing Clause 10.3 of Bye Law 10, new words “a defaulter” shall be inserted after the words and symbol “its creditors, shall be declared” and before the words and symbol “although he/it may”.
15. New Clause 10.10(A) of Bye Law 10 shall be inserted after existing Clause 10.10 as under:

“NOTICE INVITING CLAIMS

 - a) The Exchange shall publish a notice inviting the legitimate claimants to file claims against the defaulter member within a period of ninety days or such other period as may be specified by the Regulator /Relevant Authority.
 - b) Such notice may be issued by the Exchange and in appropriate cases as may be deemed necessary, on behalf of Clearing Corporation.”
16. In the existing Clause 10.11 of Bye Law 10, new words and symbol “/ Clearing Corporations” shall be inserted after the words “Relevant Authority and other recognized Exchanges”.
17. New Clause 10.11 (A) of Bye Law 10 shall be inserted after existing Bye Law 10.11 as under:

“CHARGE ON DEFAULTER’S ASSETS:

For the purpose of satisfying the liabilities/obligations of a defaulter under the Rules, Bye Laws and Regulations, the Exchange shall have a first charge on all unencumbered assets and pari passu charge on the other assets, including receivables and properties of the defaulter member, wherever situated and of whatsoever nature.”

18. The existing Clause 10.20 of Bye Law 10 shall be deleted.
19. In the existing Clause 10.22 of Bye Law 10, following amendments are notified:
- a) New Sub-clause (b) shall be inserted as under:
“Dues to the Clearing Corporation: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to the Clearing Corporation of the Exchange.”
 - b) New Sub-clause (c) shall be inserted as under:
“Dues to the SEBI: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to the SEBI.”
 - c) The existing Sub-clause (b) stands renumbered as Sub-Clause (d).
 - d) New Sub-clause (e) shall be inserted as under:
“Dues to the Exchange Repository: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to the Repository.”
 - e) New Sub-clause (f) shall be inserted as under:
“Dues to any other recognised Stock Exchange / Clearing Corporation: After meeting the claims in the order above, the remaining amounts, if any shall be disbursed to any other recognised stock exchange / Clearing Corporation for the purpose of meeting the obligations of the defaulter as a member of that exchange / clearing corporation as per timelines and process put in place, if any. If the defaulter is a member of more than one recognised stock exchange / clearing corporation, then the remaining amounts shall be distributed amongst all such recognized stock exchanges / clearing corporations and if the remaining amount is insufficient to meet the claims of all such stock exchanges / clearing corporations, then the remaining amount shall be distributed pro rata among all such stock exchanges / clearing corporations;”.
 - f) The existing Sub-clause (c) stands renumbered as Sub-clause (g).
 - g) The existing Sub-clause (d) stands renumbered as Sub-clause (h).
 - h) In the existing renumbered Sub-clause (g),
 - i. Existing words and symbol “Warehouses, Assayers and claims of any other persons as approved by the Relevant Authority:” shall be substituted with new words and symbol “and other persons:” after the words and symbol “Dues to the Approved Banks,” and before the words “After making payments”.
 - ii. The existing word and symbols “(b)” shall be substituted with the new words and symbol “(a, b, c, d, e and f)” after the words “payments under Clause” and before the words and symbol “above, the amounts remaining”.
 - i) The Explanation shall be inserted to the Clause 10.22 of Bye Law 10, as under:
“*Explanation:* for the purpose of this Bye Law, cases where any litigations are pending against the defaulter member, the residual amount, if any, may be retained by the exchange until such litigations are concluded.”
20. The existing Clause 10.24 of Bye Law 10 shall be substituted with new Bye Law as under:
“SUBSEQUENT RECOVERY FROM THE DEFAULTER MEMBER
10.24.1 Any amount that the Relevant Authority may later recover from the Defaulter Member shall, to the extent of such recovery, reduce the loss of the Exchange and shall be distributed as per the Bye law no. 10.22 “Application of asset’.”
21. New Clause 10.28 of Bye Law 10 shall be inserted after existing Clause 10.27 as under:
“RELEVANT AUTHORITY TO DECIDE ON LIKELIHOOD OF DEFAULT
a) The Relevant Authority shall, keeping in view the circumstances and/or standard operating procedure, guidelines, directives, circulars of the SEBI issued from time to time, decide that any Trading Member is likely to default in payment/repayment of funds or securities to its client/s and/or likely to fail to meet its obligations or any payment obligations to the Exchange or its Trading Member.
b) The decision of the Relevant Authority as stated in 10.28 (a) above shall be final and binding on the Trading Members, their agents and banks.
c) Upon decision as per 10.28(a) the Relevant Authority shall take such actions as it deems appropriate and/ or such actions as prescribed in any standard operating procedure, guidelines, circulars or directives of the SEBI issued from time to time.”
Provided however that the relevant authority shall be guided and bound by regulatory prescriptions in this regard.”

22. New Clause 10.29 of Bye Law 10 shall be inserted after newly inserted Clause 10.28 as under:

“FREEZING OF BANK ACCOUNT IN CASE OF LIKELIHOOD OF DEFAULT BY THE TRADING MEMBER

10.29.1 The Relevant Authority is empowered to issue instructions to the concerned bank/s to freeze the bank account/s maintained by the Member, for all debits / withdrawal by the Member in the event of a likelihood of default by the Member in meeting its obligations to the Exchange and/or the Clearing Corporation and / or repayment of funds / securities to his / its clients.”

23. New Clause 10.30 of Bye Law 10 shall be inserted after newly inserted Clause 10.29 as under:

“10.30 RIGHTS OF RELEVANT AUTHORITY IN THE EVENT OF DEFAULT OR LIKELIHOOD OF DEFAULT:

10.30.1 In the event of default or a likelihood of default, the Relevant Authority may exercise the following rights among others:

- a) to do all such necessary acts and things and take such measures as are appropriate in the opinion of the Relevant Authority necessary to reduce, remove or determine the exposure of the Exchange arising out of transactions/ omissions of a Member or otherwise, arising as a result of a default, or likelihood of default.
- b) to take such measures, including but not limited to, Closing- out of positions, effect alternative modes of settlement in the event of Declaration of Default or during the process of declaration of default or in the event of likelihood of default, to ensure financial safety and integrity of the Exchange and its system. The Non-Defaulting Members shall be bound by the decision of the Relevant Authority and abide by the directives issued in this regard.
- c) to sell, realize, apply and set off any Collateral, deposited by the Defaulter including the member likely to default, by way of Margin, security deposit or otherwise and to apply the proceeds towards the outstanding obligation of the Member as may be deemed fit.
- d) to take such action, as it may deem fit against such Member including suspension of such Member or squaring off / close out / shifting of the Open Positions of the Member and/or its affiliated constituents and their clients.
- e) to transfer all or any Open Positions of a Constituent of the Defaulter member or a member who is likely to default, either on its own or at the request of the member, to another Member together with any corresponding Margins.
- f) to take such actions and/or initiate appropriate legal proceedings to liquidate the assets (movable and immovable) of the defaulter member including that of debit balance clients (to the extent of debit balance), not in possession of the Relevant Authority for recovery of dues in such period and manner as may be prescribed by SEBI from time to time.
- g) the Relevant Authority shall have no liability, obligation or duty to any Member, their affiliates, any of their clients or any third party, including but not limited to, as a result of any force majeure event which is beyond the reasonable control of the Exchange.

10.30.2 The relevant authority may require the clearing corporation to instruct the clearing member/s with whom the trading member is affiliated, (a) to freeze and/ or not release deposits in any form, collateral, margin money, other amounts lying to the credit of and commodities and securities deposited by the defaulter with such clearing member/s; and/ or (b) to call in and realise the security deposits in any form, collateral, margin money, other amounts lying to the credit of and commodities and securities deposited by the defaulter and recover all moneys, commodities, securities and other assets due, payable or deliverable.”

24. In the existing Clause 11.1 of Bye Law 11, following amendments are notified:

- a. The alphabet “A” shall be deleted after the words and symbol “apply in addition to Bye Law 1”.
- b. In Sub-clause 3,
 - i. The existing words “admissible to the Constituent” shall be deleted after the words “shall mean the claim value” and before the existing words “as ascertained by the Investor”.
 - ii. The existing words “Investor Grievance Redressal Committee” shall be substituted with words “Grievance Redressal Committee” after the words “Constituent as ascertained by the” and before the words “or Panel and recorded in the”.
 - iii. The existing words “or panel” shall be deleted, after the newly inserted words “Grievance Redressal Committee” and before the words “and recorded in the directions”.
 - iv. New words “admissible to the Investor as” shall be inserted after the newly inserted words “Grievance Redressal Committee and” and before the words symbol “recorded in the directions or Order.”

- c. In Sub-clause 6, the existing word “IGRP” shall be substituted with new words and symbol “Grievance Redressal Committee.” after the words “not satisfied with the Order of”.
 - d. The existing Sub-clause 7. shall be deleted.
 - e. In Sub-clause 8,
 - i. The existing words “Investor Grievance Redressal Committee or Investor Grievance Redressal Panel” shall be substituted with new words “Grievance Redressal Committee” before the existing words “shall mean a Committee or Panel”.
 - ii. The existing words “or Panel” shall be deleted after the words “shall mean a Committee” and before the words “consisting of Independent persons”.
 - iii. New words “or as may be specified by the SEBI” shall be inserted after the words “consisting of Independent persons” and before the words “identified for the purpose of addressing”.
 - iv. The existing word “Investor” shall be deleted after the words “identified for the purpose of addressing” and before the words “Grievances of the participants”.
 - v. The existing alphabet “G” of word “Grievance” shall be changed to lowercase as “g” after the words “the purpose of addressing” and before the existing words “of the participants trading”.
 - vi. The existing words “the participants” shall be substituted with new words and symbol “investors/ clients” after the words “purpose of addressing grievances of” and before the words “trading on the Exchange Platform”.
 - f. In Sub-clause 10,
 - i. The existing words “Investor Grievance Redressal Committee” shall be substituted with new words “Grievance Redressal Committee” after the words “shall mean the Order of the” and before the words “of the Exchange”.
 - ii. The existing word “IGRC” shall be substituted with new word “GRC” after the words “Grievance Redressal Committee of the Exchange”.
25. In the existing Clause 11.1A of Bye Law 11, the existing words “REFERENCE TO IGRC” shall be substituted with new words and symbols “INVESTOR SERVICE CENTRE (ISC):” appearing in the title.
26. In the existing Clause 11.1A under Bye Law 11, following amendments are notified:
1. The existing words and symbols “(Investor Grievances Cell) IGC” shall be deleted after the words and symbol “set up investor service centers (ISC” and before the words “in such places as may be necessary”.
 2. The existing word and symbol “public/” shall be deleted after the words and symbol “time to time, for the benefit of” and before the words and symbol “investors. The ISCs”.
 3. The existing words and symbol “/IGCs” shall be deleted after the words and symbol “investors. The ISCs” and before the words “shall render such services”.
 4. The existing words and symbol “/IGCs” shall be deleted after the words and symbol “investors/ clients. The ISCs” and before the words “shall also provide facilities for”.
 5. The existing words and symbol “/IGCs” shall be deleted after the words and symbol “investors/ clients. The ISCs” and before the words “shall act as facilitation desks”.
 6. The existing word “IGRC” shall be substituted with new word “GRC” after the words “required for making application to” and before the words and symbol “and filing Arbitration.”
27. New Clause 11.1B of Bye Law 11 shall be inserted after existing Clause 11.1A as under:
- “INVESTOR SERVICE FUND
1. The Exchange shall establish and maintain an Investor Service Fund (ISF) or any such fund(s) as mandated by SEBI for providing facilities at various Investor Service Centers (ISC) and/or otherwise.
 2. Such ISF and related ISC/ funds as mandated by the SEBI may be prescribed and governed by the Rules and Regulation of the Exchange from time to time.”
28. New Clause 11.1C of Bye Law 11 shall be inserted after newly inserted Clause 11.1B as under:
- “INVESTOR GRIEVANCE
1. An investor/client may submit his complaint against any registered member of the Exchange through SCORES (SEBI Complaints Redress System) or through Email or in writing to the ISCs of the Exchange. If, after scrutiny of such a complaint, the ISC is satisfied that the complaint is admissible under the Rules, Regulations and Byelaws of

the Exchange, it shall forward the complaint to the concerned member(s) through email to reply /settle the complaints. For this purpose, every Member of the Exchange shall provide a dedicated email ID to the Exchange.

2. All investor complaints shall be resolved within such period as stipulated by SEBI and or Relevant Authority from time to time and the period shall be counted from the date of receipt of the complete and/or additional information.
3. In case the matter does not get resolved within stipulated time from the date of receipt of the complaint, the same shall be referred to the Grievance Redressal Committee (GRC) for redressal of the complaint.
4. The Exchange shall maintain a record of all the complaints addressed/redressed within the stipulated period. If complaint is not resolved within stipulated time frame, then the reason for non-redressal in given time frame shall also be recorded.
5. Service-related complaints shall include non-receipt/ delay of Account statement, non-receipt/ delay of bills, closure of account/ branch, technological issues, shifting/closure of branch without intimation, improper service by staff, freezing of account, alleged debit in trading account, contact person not available in Trading member's office, demat/ Repository account transferred without permission etc or of such nature as may be identified by SEBI from time to time. Service-related complaints, if found to have resulted in financial loss, may be referred to the Grievance Redressal Committee ("GRC"), after recording the reasons in writing by the Relevant Authority."

29. New Clause 11.1D of Bye Law 11 shall be inserted after newly inserted Clause 11.1C as under:

"GRIEVANCE REDRESSAL COMMITTEE (GRC)

1. The Relevant Authority shall constitute GRC in such regions as may be necessary or identified by SEBI from time to time.
2. The GRC shall comprise of such persons with such qualifications as may be decided by the Exchange/ SEBI from time to time.
3. The disclosures and Code of Conduct as specified by SEBI and/or the Exchange shall be applicable to members of GRC.
4. Composition of GRC:
 - a. The GRC shall comprise of a single person for claims up to Rs. 25 Lakh or such other amount as may be prescribed from time to time, whereas, for claims above Rs. 25 Lakh or such other amount as may be prescribed from time to time, the GRC shall comprise of three persons.
 - b. Further, the three members Committee shall comprise of at least one technical expert for handling complaints related to technology issues such as internet-based trading, algorithmic trading, etc.
 - c. The members of GRC shall not be associated with a trading member in any manner.
 - d. Exchanges shall empanel GRC members, however, no arbitrator/ appellate arbitrator shall be empaneled as GRC member."

30. New Clause 11.1E of Bye Law 11 shall be inserted after newly inserted Clause 11.1D as under:

"GRIEVANCE REDRESSAL THROUGH GRC

1. Grievance Redressal Committee (GRC) shall be allowed a time of 15 working days, or such time period as may be prescribed by SEBI from time to time to amicably resolve the Investors/Client complaint.
2. If GRC needs additional information, then GRC may request the Exchange to provide the same before the initiation of the conciliation process. In such case, where additional information is sought, the timeline for resolution of the complaint by GRC shall not exceed 30 working days or such time period as may be prescribed by SEBI from time to time.
3. GRC shall adopt a two-fold approach i.e., for proceedings leading to direction to the Member to render required service in case of service-related complaints and proceedings leading to an order concluding admissibility of the complaint or otherwise in case of trade related complaints.
4. In case the matter is not resolved through the conciliation process, GRC would ascertain the claim value admissible to the Investor / Client.
5. Upon conclusion of the proceedings of GRC and in cases where claim is admissible to the Investor / Client, the Exchange shall block the admissible claim value from the deposit of the Member concerned.
6. A complainant/member, who is not satisfied with the recommendation of the GRC shall avail the arbitration mechanism of the Exchange for settlement of complaints within three months from the date of GRC recommendation or within such time as may be prescribed by the regulator.

7. In case, the Member opts for arbitration against the GRC order and the claim value admissible to the Investors/Client is not more than Rs. 20.00 lac, then the Exchange shall provide monetary relief to the Investor/Client as stated below or as may be stipulated by SEBI from time to time:
 - i. 50% of the admissible claim value or Rs. 2.00 lac, whichever is less, shall be released to the Investors/Client from IPF of the Exchange.
 - ii. In case the arbitration award is in favour of the client and the member opts for appellate arbitration then 50% of the amount mentioned in the arbitration award or Rs. 3.00 lakhs (Rs. Three lakhs), whichever is less, shall be released to the client from IPF of the Exchanges. The amount released shall exclude the amount already released to the client under Byelaw 11.1D.8.i above.
 - iii. In case the appellate arbitration award is in favour of the client and the member opts for making an application under Section 34 of the Arbitration and Conciliation Act, 1996 to set aside the appellate arbitration award, then 75% of the amount mentioned in the appellate arbitration award or Rs.5.00 lakhs (Rs. Five Lakhs), whichever is less, shall be released to the client from IPF of the Exchanges. The amount released shall exclude the amount already released to the client under Byelaw 11. 1D.8.i and 11.1D.8.ii above.
 - iv. Total amount released to the client through the facility of interim relief from IPF in terms of this Circular shall not exceed Rs. 10.00 lakhs (Ten lakhs) in a financial year.
 - v. The release of amounts from the IPF to the investor/client shall be subject to such other procedure as may be specified by the Exchange from time to time.
 - vi. If it is observed that there is an attempt by investor / client either individually or through collusion with Member (s) or with any other stakeholder, to misuse the provision of these Byelaws, then without prejudice to the powers of the Board to take action, appropriate action in this regard shall be taken against any such person so involved from henceforth accessing the benefits of these Bye-laws.
 - vii. In case the complaint is decided in favour of the investor after conclusion of the proceedings, then amount released to the investor shall be returned to IPF from the blocked amount of the Member by Exchange and the rest shall be paid to the investor.
 - viii. In case Investor/Client loses at any stage of the proceedings and decides not to pursue the matter further, then the investor/client shall refund the amount released from IPF, back to the IPF of the Exchange. In case Investor/Client fails to make good the amount released out of IPF then Investor/Client (based on PAN of the investor/client) shall not be allowed to trade on any of the Exchanges till such time the investor/client refunds the amount to IPF, and the names of such investors shall be displayed on the website, if deem necessary.
 - ix. The Exchange may also resort to displaying the names of such investor/clients on their website if considered necessary.”
 8. The complaint shall not be disposed by GRC citing "lack of information and complexity of the case". The GRC shall give its recommendation to the Exchange.
 9. Expenses of GRC shall be borne by the respective Exchange and no fees shall be charged to the complainant/member.
 10. The Exchange shall organize regular training program for GRC members in consultation with National Institute of Securities Markets (NISM) or as may be prescribed otherwise by the Regulator. The cost of such program shall be borne by Investor Service Fund (ISF) of the Exchange.
 11. For any arbitration application received without going through GRC mechanism, the time period of three months shall not apply, and for such cases the limitation period for filing arbitration shall be governed by the law of limitation i.e., The Limitation Act, 1963.”
31. In the existing Clause 11.2 of Bye Law 11, following amendments are notified:
- a. New Sub-Clause 1A shall be inserted after existing Clause 1 as under:

“All claims, difference or disputes pertaining to additional facilities, incidental or ancillary in nature, including but not limited to Electronic Negotiable Warehouse Receipt (“ENWR”) may be referred to arbitration in accordance with Rules, Bye Laws and Regulations of the Exchange.

For the Purpose of the above clause ENWR shall have same meaning as assigned to it under Regulation 3 (d) of Warehousing Development and Regulatory Authority (Electronic Negotiable Warehouse Receipts) Regulations, 2017.”
 - b. New word “also” shall be inserted in the second paragraph after the newly inserted paragraph 1A ending with words and symbol “(Electronic Negotiable Warehouse Receipts) Regulations, 2017.” and after the existing words “The Exchange shall” and before the existing words “facilitate arbitration for such disputes”.

- c. The existing word “including” shall be deleted after the words “facilitate arbitration for such disputes” and before the words and symbol “for references filed by Trading/Clearing Member”.
- d. The existing words “IGRC” shall be substituted with new words “GRC” after the words “against the directions or order of the”.
32. In the existing Clause 11.3 of Bye Law 11, the words and symbols “clause (1)” shall be substituted with words and symbols “sub-clause 11.2 (1)” after the words “disputes of the nature referred to in” and before the words “above shall be submitted to arbitration”.
33. In the existing Clause 11.4 of Bye Law 11, the words and symbols “clause (1)” shall be substituted with words and symbols “sub-clause 11.2 (1)” after the words “differences or disputes referred to in” and before the words “above shall be submitted to arbitration”.
34. In the existing Clause 11.5 of Bye Law 11, following amendments are notified:
- a. In Sub-Clause 1, the existing words “IGRC” shall be substituted with new words “GRC” after the words “The procedure to be followed in” and before the words and symbol “mechanism, in arbitration and appeal”.
- b. In Sub-Clause 4, new words and symbol “Such seats and places of arbitration/ appellate arbitration shall include proceedings through digital mode as provided under the Regulations.” shall be inserted after the words and symbol “jurisdiction for the purpose of the Act.”
- c. In Sub-Clause 21, the existing words “IGRC” shall be substituted with new words “GRC” after the words “with in the Regulations to facilitate” and before the words and symbol “arbitration.”
35. In the existing Clause 11.5A of Bye Law 11, the existing words “and segregation of arbitration and appellate arbitration panel” shall be deleted after the words “Empanelment of arbitrators” appearing in the title.
36. In the existing Clause 11.5A of Bye Law 11, following amendments are notified:
- a. The existing words and symbol “separate panels for arbitration and appellate arbitration.” shall be substituted with new words and symbol “a common pool of arbitrators from where the arbitration and appellate arbitration tribunal shall get constituted for each reference and appeal respectively.” after the words “There shall be” and before the existing words and symbol “Further, for appellate arbitration”.
- b. The existing words and symbol “Further, for” shall be substituted with new words “In case of” after the newly inserted words and symbol “reference and appeal respectively.” and before the words and symbol “appellate arbitration.”.
- c. New words “the tribunal shall comprise” shall be inserted after the words and symbol “In case of appellate arbitration,” and before the existing words “at least one member of the panel”.
- d. The existing words “member of the panel shall be a” shall be deleted after the newly inserted words “shall comprise at least one” and before the words and symbol “Retired Judge.”
- e. The existing words and symbol “/ appellate arbitrators” shall be deleted after the words “before empanelment of arbitrators”.
37. In the existing Clause 11.5B of Bye Law 11, existing words “IGRP/IGRC” shall be substituted with new word “GRC” after the words “Empanelment of” and before the word “members” appearing in the title.
38. In the existing Clause 11.5B of Bye Law 11, following amendments are notified:
- a. The existing words “IGRP/IGRC” shall be substituted with new words “GRC” after the words “Exchanges shall empanel” and before the words “members, however, no arbitrator”.
- b. The existing words “IGRP/IGRC” shall be substituted with new words “GRC” after the words “arbitrator shall be empaneled as” and before the words “member.”
39. In the existing Clause 11.5C of Bye Law 11, following amendments are notified:
- a. New Sub-clauses shall be inserted after the existing Sub-clause (ii) as under:
- “(iii) A client or Member of the Exchange will be entitled to choose arbitrator(s) from the Common Pool of Arbitrators maintained by the Exchange in pursuance of the directions issued by SEBI from time to time.
- (iv) If the client or member (trading member or clearing member) fails to agree on the Arbitrator(s) from the Common Pool, the Arbitrator(s) will be chosen by an 'Automatic Process' wherein neither parties to the arbitration nor will the Exchange be directly involved.
- v. The 'Automatic Process' will entail a randomized, computer generated selection of Arbitrator, from the common pool of Arbitrators. The selection process shall be in chronological order of the receipt of arbitration

reference i.e. only after selecting an arbitrator for the former arbitration reference received, selection for the latter shall be taken up.

- vi. The 'Automatic Process' will send a system generated, real time alert (SMS, email etc.) to all entities involved in the particular case. This communication will be sent to all concerned entities including clients, arbitrators, members, exchanges etc. concerning the reference.”
- b. New paragraph shall be inserted after the newly inserted Sub-clause (vi) as under:

“In case of any probable conflict of interest in an arbitration reference being assigned to any Arbitrator the Arbitrator will have to upfront decline the arbitration reference. After the said arbitrator declines, the 'automatic process' will pick the name of another Arbitrator. This cycle will continue till the time there is no conflict of interest, by the selected arbitrator. The process of appointment of arbitrator(s) shall be completed within 30 days. However, the timeline can be extended and exchanges shall put on record the reasons for such extension.”
40. In the existing Clause 11.6 of Bye Law 11, existing words “IGRC” shall be substituted with new word “GRC” after the words “to be appointed as” and before the words and symbol “members/ arbitrators” appearing in the title.
41. In the existing Clause 11.6 of Bye Law 11, following amendments are notified:
 - a. The existing words “IGRC” shall be substituted with new words “GRC” after the words “his possible appointment as an” and before the words and symbol “member/ arbitrator shall disclose”.
 - b. The existing words “IGRC” shall be substituted with new words “GRC” after the words “then he shall not be appointed as an” and before the words and symbol “member/ arbitrator.”
42. In the existing Clause 11.7 of Bye Law 11, existing words and symbol “IGRC MEMBERS/” shall be deleted after the words “persons appointed as” and before the words “arbitrators” appearing in the title.
43. In the existing Clause 11.7 of Bye Law 11, following amendments are notified:
 - a. The existing words and symbol “IGRC member/” shall be deleted after the word “An” and before the words and symbol “arbitrator, from the time of his appointment”.
 - b. The existing words and symbol “shall, without delay” shall be substituted with new words and symbols “in case of conflict of interest by the arbitrator, the information for the same shall reach the exchange on which the dispute has taken place within 15 days of receipt of communication from the Stock Exchange above. The said information shall be sent by any method which ensures proof of delivery.” after the words and symbol “throughout the arbitral proceedings,” and before the existing words “disclose to the Relevant Authority in writing”.
 - c. New words “NOTE: The above conflict of interest shall be” shall be inserted as next paragraph after the newly inserted words and symbol ending with “ensure proof of delivery.” and before the existing words “disclose to the Relevant Authority”.
 - d. New alphabet “d” has been inserted in the existing word “disclose” after the newly inserted words “conflict of interest shall be” and before the existing words “to the Relevant Authority”.
 - e. The existing words “to the Relevant Authority” shall be deleted after the words “shall be disclosed” and before the existing words “in writing any circumstances”.
 - f. New words “subject to” shall be inserted after the words “shall be disclosed in writing” and before the words “any circumstances referred to in”.
 - g. The existing words “which have come to his knowledge after his appointment as an arbitrator” shall be deleted after the words “referred to in Clause (11.6) above”.
44. In the existing Sub-clause vii. under Clause 11.7A of Bye Law 11, the new words and symbol “amended/ modified from time to time” shall be inserted after the words and symbol “directions issued by the Government / SEBI”.
 - a. The existing words and symbol “any and such other condition as may be prescribed by SEBI from time to time” after clause ix shall be numbered as “x.”
45. In the existing Clause 11.8 of Bye Law 11, following amendments are notified appearing in the title:
 - a. The existing word “MANDATE” shall be substituted with new words “APPOINTMENT IN A REFERENCE” after the words “TERMINATION OF” and before the existing words “OF THE IGRC MEMBER”.
 - b. The existing word “IGRC” shall be substituted with new word “GRC”.
46. In the existing Clause 11.8 of Bye Law 11, following amendments are notified:
 - a. The existing first paragraph shall be numbered as Sub-clause 11.8.1.

- b. In the newly numbered Sub-clause 11.8.1, the existing word “mandate” shall be substituted with new word “appointment” after the word “The” and before the existing words and symbol “of the IGRC member/arbitrator”.
- c. In the newly numbered Sub-clause 11.8.1, the existing words “IGRC” shall be substituted with new words “GRC” after the words “The appointment of the” and before the words and symbols “member/arbitrator shall terminate”.
- d. In the newly numbered Sub-clause 11.8.1, the existing words and symbol “/arbitrators” shall be deleted after the words “appointment of the GRC member” and before the words “shall be terminated”.
- e. In the Sub sub-clause a. under the newly numbered Sub-clause 11.8.1, the existing word “arbitrator” shall be substituted with new words “GRC member” after the word “The” and before the words “withdraws from office for”.
- f. In the Sub sub-clause a. under the newly numbered Sub-clause 11.8.1, the existing words “any” shall be deleted after the words “withdraws from office for” and before the word and symbol “reason; or”.
- g. In the Sub sub-clause a. under the newly numbered Sub-clause 11.8.1, a new alphabet “s” has been inserted to the word “reason” after the words “withdraws from office for” and before the words and symbol “; or”.
- h. In the Sub sub-clause a. under the newly numbered Sub-clause 11.8.1, new words “recorded in writing and accepted by the Relevant Authority” shall be inserted after the words “withdraws from office for reasons” and before the word and symbol “; or”.
- i. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “r” of word “relevant” shall be changed to uppercase as “R” after the words “In the opinion of the” and before the words “authority, the IGRC member becomes”.
- j. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “a” of word “authority” shall be changed to uppercase as “A” after the words “In the opinion of the Relevant” and before the words “the IGRC member becomes de jure”.
- k. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing word “IGRC” shall be substituted with new word “GRC” after the words and symbol “opinion of the Relevant Authority, the” and before the existing words and symbol “member/arbitrator becomes de jure”.
- l. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing word and symbol “/arbitrator” shall be deleted after the words “Relevant Authority, the GRC member” and before the words “becomes de jure or de facto”.
- m. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing word “make” shall be substituted with new word “pass” after the words “delay including failure to” and before the words “the arbitral award within”.
- n. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing words “arbitral award” shall be substituted with new word “Order” after the words “including failure to pass the” and before the words “within the time period”.
- o. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “r” of word “relevant” shall be changed to uppercase as “R” after the words “time period prescribed by the” and before the words and symbol “authority. Such a decision”.
- p. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “a” of word “authority” shall be changed to uppercase as “A” after the words “time period prescribed by the Relevant” and before the words “Such a decision of the”.
- q. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “r” of word “relevant” shall be changed to uppercase as “R” after the words “Such a decision of the” and before the words and symbol “authority shall be final and binding”.
- r. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “a” of word “authority” shall be changed to uppercase as “A” after the words “Such a decision of the Relevant” and before the words “shall be final and binding”.
- s. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word “mandate” shall be substituted with the new word “appointment” after the word “The” and before the existing words “of the IGRC member”.
- t. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word “IGRC” shall be substituted with the new word “GRC” after the word “The appointment of the” and before the words “member/ arbitrator is terminated”.
- u. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word and symbol “/arbitrator” shall be deleted after the words “appointment of the GRC member” and before the words “is terminated by the Relevant Authority”.

- v. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word “mandate” shall be substituted with the new word “appointment” after the word “the termination of the” and before the existing words and symbol “of the IGRC member/ arbitrator”.
 - w. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word “IGRC” shall be substituted with the new word “GRC” after the word “the appointment of the” and before the existing words and symbol “member/ arbitrator from both”.
 - x. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word and symbol “/arbitrator” shall be deleted after the words “appointment of the GRC member” and before the words “from both the parties”.
 - y. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing words and symbol “to IGRC proceeding/ arbitration” shall be substituted with new words “or either party without the express objection of the other within reasonable period of time” after the words “member from both the parties” and before the word and symbol “; or”.
 - z.
 - aa. The Sub sub-clause d. under Sub-Clause 11.8.1 shall be deleted.
 - bb. The existing sentence after the deleted Sub sub-clause d. of Clause 11.8.1 shall be numbered as Sub sub-clause d.
 - cc. In the numbered Sub sub-clause d. under the newly numbered Sub-clause 11.8.1, the existing words “IGRC/ arbitral” shall be substituted with new words “GRC” after the words “The” and before the words and symbol “/ arbitral proceedings are terminated”.
 - dd. In the numbered Sub sub-clause d. under the newly numbered Sub-clause 11.8.1, the existing word and symbol “herein” shall be deleted after the words “proceedings are terminated as provided for”.
47. New Sub-clause 11.8.2 under Clause 11.8 of Bye Law 11 shall be inserted after existing Sub-clause 11.8.1 as under:
“The Appointment of an arbitrator shall be terminated:
- a. If the Arbitrator discloses any circumstances referred to in clauses (11.6) and (11.7) which in the opinion of the Relevant Authority are likely to give rise to justifiable doubts as to his independence and impartiality; or
 - b. If in the opinion of the Relevant Authority, the arbitrator de jure or de facto becomes incapacitated to perform his functions including failure to make the arbitral award within the time period prescribed by the Relevant Authority or in exceptional circumstances such as personal disability, death or natural calamities due to which such duties cannot be discharged. Moreover, the Arbitrator shall take all necessary steps to keep the Exchange immediately informed of such exceptional circumstances.; or
 - c. By the Relevant Authority upon receipt of written request for termination of the appointment of the arbitrator, from both the parties or either party without the express objection of the other; or
 - d. In event the arbitrator fails to initiate the first hearing within 2 (two) months from the date of receipt of the documents, unless the said time limit is extended in writing by the relevant authority, the Arbitrator shall ensure that the Award is passed within the prescribed timeline as provided in these byelaws; or
 - e. The arbitrator withdraws from office for any reason for a particular reference”
48. In the existing Clause 11.9 of Bye Law 11, the words “IGRC” shall be substituted with new words “GRC” after the words “VACANCY TO THE OFFICE OF THE” and before the words “MEMBER/ ARBITRATOR” appearing in the title.
49. In the existing Clause 11.9 of Bye Law 11, following amendments are notified:
- a. The existing word “IGRC” shall be substituted with new word “GRC” after the words “award should the office of the” and before the words and symbol “Member/arbitrator fall vacant for”.
 - b. The existing word “IGRC” shall be substituted with new word “GRC” after the words “the illness or death of the” and before the words and symbol “Member/arbitrator or termination”.
 - c. The existing word “IGRC” shall be substituted with new word “GRC” after the words “termination of the mandate of the” and before the words and symbol “Member/ arbitrator by the Relevant Authority”.
 - d. The existing word “IGRC” shall be substituted with new word “GRC” after the words “specified by it for appointment of the” and before the words and symbols “Member/arbitrator.”
50. The existing Clause 11.13 of Bye Law 11 shall be relocated and renumbered as 11.9A.

51. In the existing Clause 11.10 of Bye Law 11, following amendments are notified:
- The existing word “IGRC” shall be substituted with new word “GRC” after the words and symbol “Unless otherwise agreed by parties, any” and before the words and symbol “Member/arbitrator who has been”.
 - The existing word “IGRC” shall be substituted with new word “GRC” after the words “vacancy to the office of the” and before the words and symbol “Member/arbitrator may repeat any”.
52. In the existing Clause 11.11. of Bye Law 11, following amendments are notified:
- The existing word “IGRC” shall be substituted with new word “GRC” after the words “An order or ruling of the” and before the words and symbol “Member/arbitrator made prior”.
 - The existing word “IGRC” shall be substituted with new word “GRC” after the words “the order or ruling of the” and before the words and symbol “Member/arbitrator made prior”.
53. In the existing Clause 11.12 of Bye Law 11, following amendments are notified appearing in the title:
- New words “MEASURES ORDERED BY THE ARBITRATOR AND” shall be inserted after the word “INTERIM” and before the words “ARBITRAL AWARD”.
 - The existing words “AND INTERIM MEASURES ORDERED BY THE ARBITRATOR” shall be deleted after the words “THE ARBITRATOR AND ARBITRAL AWARD”.
54. In the existing Clause 11.12 of Bye Law 11, following amendments are notified:
- The existing words “be empowered to make” shall be substituted with the new word “pass” after the words “The arbitrator may” and before the existing words “an interim arbitral award as well”.
 - The existing word “arbitral award” shall be substituted with the new word “order” after the words “The arbitrator may pass an interim” and before the words “as well as to provide interim measures”.
 - New word “or” shall be inserted after the words “an interim order as well” and before the words “as to provide interim measures of protection”.
 - The existing word “commodity” shall be substituted with the new word and symbols “security(ies)” after the words “a party to provide appropriate” and before the words “in connection with an interim measure”.
55. New Clause 11.12A of Bye Law 11 shall be inserted after the existing Bye Law 11.12 as under:
- “11.12A INTIMATION OF AWARD:
After the award is made, a signed copy of the award shall be delivered to each party.”
56. New Clause 11.12B of Bye Law 11 shall be inserted after the newly inserted Clause 11.12A as under:
- “11.12B NON-ADMISSIBILITY OF MATTERS SETTLED BETWEEN THE PARTIES:
If after duly informing the arbitral tribunal, the parties to the arbitration enter into any arrangement amongst themselves to settle the matter, then, pursuant to such settlement duly recorded and submitted in writing to the Arbitral Tribunal, the arbitrator/s may pass an award in accordance with the terms of Settlement so filed and such award shall be binding on the parties and operate as the award of the Tribunal. The parties to the reference or any other person claiming through them shall not be entitled to refer the claim under such settlement to arbitration for a second time.”
57. In the existing Clause 11.15 of Bye Law 11, the existing word “IGRC” shall be substituted with a new word “GRC” after the words “TIME FOR COMPLETION OF” and before the word and symbol “/ARBITRATION” appearing in the title.
58. In the existing Clause 11.15 of Bye Law 11, following amendments are notified:
- The existing word “IGRC” shall be substituted with a new word “GRC” after the word “The” and before the words “shall make the order within such period”.
 - New words and symbols “The arbitration reference shall be concluded by way of issue of an arbitral award within 4(Four) months from the date of appointment.” shall substitute the existing words and symbol “The arbitrator shall make the arbitral award normally within 3 months from the date of entering upon the reference” appearing after the words “prescribed by Relevant Authority from time to time.”
59. In the existing Clause 11.16 of Bye Law 11,
- The existing words “The time taken to make the award may not be extended beyond 3 times, not exceeding 6 months, by the Managing Director or Relevant Authority on an application by either of the parties or the arbitrator, as the case may be” shall be substituted with new words “The Managing Director/ Executive Director of the exchange may for sufficient cause extend the time for issue of arbitral award by not more than two months on case-to-case basis after recording the reasons for the same.”

60. In the existing Clause 11.17 of Bye Law 11, following amendments are notified:
- a. The existing words “held the first hearing” shall be substituted with new words “been appointed” after the words “the date on which the arbitrator has”.
61. In the existing Clause 11.22 of Bye Law 11, following amendments are notified:
- a. New Sub-clause 11.22 (1A) shall be inserted after the existing Sub-clause 11.22(1) as under:
“[1A.] The Appellate panel shall consist of three arbitrators who shall be different from the ones who passed the Arbitral Award appealed against and such Appellate Arbitrators shall dispose of the appeal by way of issue of an Appellate Arbitral Award.”
 - b. New Sub-clause 11.22 (5) shall be inserted after the existing Sub-clause 11.22(4) as under: -
“[5] The Managing Director/Relevant Authority of the exchange may, on an application by either party or arbitrator(s) for sufficient cause recorded in writing, extend the time for issuance/ pronouncement of appellate arbitral award by not more than two months on a case to case basis after recording the reasons for the same.”
 - c. New paragraph “Provided further, that the amount and timelines mentioned hereinabove shall be subject to such change(s) as may be prescribed by SEBI and or Relevant Authority from time to time.” shall be inserted after the newly inserted Sub-clause 11.22 (5).
62. In the existing Bye Law 12, following amendments are notified:
- a. New Sub-clause (6) shall be inserted after the existing Sub-clause 12 (5) as under: -
“6. POWERS TO AMEND BYE-LAWS:
Subject to the requirements set out under the Relevant Acts or as approved by SEBI, the Exchange may from time to time amend all or any part of these Bye Laws as may be deemed necessary or appropriate.”
 - b. New Sub-clause (7) shall be inserted after the newly inserted Sub-clause 12 (6) as under:
“7. POWER TO ISSUE NOTICES AND CIRCULARS/ POWER TO PRESCRIBE ENABLING PROVISIONS:
7.1 The Relevant Authority may, from time to time, issue clarifications/ directive / Notice and/or Circulars, as may be required from time to time including but not limited to;
a) to remove any difficulties or ambiguity in implementing the provisions of any of the Bye-Laws of the Exchange and Regulations framed thereunder
b) to provide any clarifications / directions including withdrawal/relaxation of any directive / Notice and/or Circulars in part or otherwise, as it may deem necessary, which shall have the same effect as these Byelaws and the Regulations.
7.2 Any non-compliance or violation of such clarifications/ directives Notice and/or Circulars shall be deemed to be a contravention of these Byelaws.”
 - c. New Sub-clause (8) shall be inserted after the newly inserted Sub-clause 12 (7) as under:
“8 JURISDICTION AND GOVERNING LAW
8.1 These Bye-Laws shall be governed by and construed in accordance with the laws of India.
Save as provided under these Bye-Laws and irrespective of the location of member of the Exchange or any of the entities rendering any service to the Exchange and its members towards completing the trading functions under these Bye Laws, the court in Mumbai shall have the exclusive jurisdiction to determine any dispute with the Exchange in relation to or arising from these Bye-Laws.
8.2 All Deals admitted by the Exchange for trading shall be deemed to have been entered into exclusively in the city of Mumbai and courts in Mumbai shall have exclusive jurisdiction with regard to such deals, admitted on the Exchange.
8.3 The Exchange may, from time to time, specify deals as subject to a particular jurisdiction, having regard to the type or nature of the deal on the Exchange and other relevant factors.
8.4 Members are liable for due fulfilment of their obligations to the Exchange as may be specified by the Relevant Authority, whether such obligation be for account of the member or on account of a Constituent.
8.5 The Exchange shall be entitled to bring an action in any court of competent jurisdiction against a member to enforce the obligations of a member which may arise under or in connection with these Byelaws, a judgment an award or an order.

8.6 Any dispute between a member of the Exchange and its constituents may be referred to any court in India depending on the location of the said Client provided the Exchange is not being made a party to the dispute.”

d. New Sub-clause (9) shall be inserted after the newly inserted Sub-clause 12 (8) as under:

“9 GOVERNING LANGUAGE

All Rules, Notices, writings, Circulars, instructions and documents issued by the Exchange under these Byelaws in relation to the operation and functions of the Exchange shall be in the English language. For the convenience of members, the Exchange may publish Notice and/or Circulars in any other language in addition to English. In case of any discrepancy between the different versions of any Notice and/or Circular, the English version shall prevail.”

63. The existing Bye Law 13, Part A shall be deleted after newly inserted Clause 12 (9) under Bye Law 12, Part A.
64. The existing words “Part B” and “Part B (Bye Law 1 to 8)” shall be deleted after the newly inserted Clause 12 (9) under Bye Law 12, Part A.
65. The existing Bye Law 9 of Part B shall be renumbered as Bye Law 13 and following amendments are notified:
- a. The existing Clause 9.1 of newly renumbered Bye Law 13 shall be renumbered as 13.1.
 - b. The existing Clause 9.2 of newly renumbered Bye Law 13 shall be renumbered as 13.2.
 - c. In the newly numbered Clause 13.2 of Bye Law 13, the paragraph after sub-clause (a) shall be numbered as sub-clause (b)
 - d. In sub-clause (b) of newly numbered Clause 13.2 of Bye Law 13, new words “or as maybe prescribed from time to time” shall be inserted after the words “earned on investments of the Fund”.
 - e. The existing Clause 9.3 of newly renumbered Bye Law 13 shall be renumbered as 13.3.
 - f. The existing Sub-clause (a) of newly renumbered Clause 13.3 of Bye Law 13, the words and symbol “from the Exchange as decided/directed” shall be substituted with new words and symbols “/ remittances as mandated/prescribed” after the words “such contributions” and before the words “by the SEBI”.
 - g. In the existing Sub-clause (b) of newly renumbered Clause 13.3 of Bye Law 13,
 - i. The existing words “settlement words” shall be deleted after the words and symbol “by the Exchange, except” and before the words existing words and symbol “penalties (including penalties”.
 - ii. The word “and” shall be inserted after the word and symbol “levied” and before the symbol and words “/ collected by the Exchange”.
 - iii. The existing words “settlement related” after the words and symbol “*the Exchange, except*” and before the word “*penalty*” shall be substituted with new words “*for the settlement related*”.
 - iv. The existing words and symbols (“including penalties for delivery default”) after the word “*penalty*” shall be substituted with the new words and symbols (“*including penalties from delivery default*”)
 - v. The existing words “*after deducting cost of administration subject to the limit as may be prescribed by SEBI and transferred to the Fund, from time to time;*” shall be substituted with new words “*shall be credited to the Fund.*” after the newly inserted words and symbol “(*including penalties from delivery default*)”.
 - h. The existing Sub-clause (f) of newly renumbered Clause 13.3, shall be deleted.
 - i. The existing paragraph after Sub-clause (f) of newly renumbered Clause 13.3, “The Exchange shall be further empowered to call from the member such additional contributions as may be required, from time to time, to make up for the short fall if any in the Fund, at the discretion of the Exchange.” shall be deleted.
66. The existing Clause 9.6 of newly renumbered Bye Law 13 shall be renumbered as 13.4 and following amendments are notified therein:
- a. In the existing Sub-clause (a) of newly renumbered Clause 13.4, the existing symbols “25” shall be substituted with new symbols “10” after the words and symbol “members of the Exchange or Rs.” And before the words and symbols “, 00,000/- (Rupees Twenty lakh only)”
 - b. In the existing Sub-clause (a) of newly renumbered Clause 13.4, the existing words “twenty five” shall be substituted with new words “en” after the words and symbols “Exchange or Rs.10,00,000/- (Rupees T” and before the words and symbol “Lacs only) whichever is”

- c. In the existing Sub-clause (a) of newly renumbered Clause 13.4, the existing word “lower” shall be substituted with new words “higher” after the words and symbol “Lacs only) whichever is” and before the words and symbol “in a financial year;”.
 - d. In the existing Sub-clause (b) of newly renumbered Clause 13.4, the existing words and symbols “[except settlement related penalties.]” shall be deleted after the words “a sum of all penalties” and before the words “as and when levied and collected”.
 - e. In the existing Sub-clause (b) of newly renumbered Clause 13.4, the existing words “after deducting the cost of the administration, not exceeding 10 per cent in total” shall be deleted after the words “as and when levied and collected” and before the words “or as may be prescribed by the SEBI”.
67. The existing Clause 9.4 of newly renumbered Bye Law 13 shall be renumbered as 13.5.
68. The existing Clause 9.5 of newly renumbered Bye Law 13 shall be renumbered as 13.6 and following amendments are notified therein:
- a. The existing words “Unless the Board of Directors of the Exchange otherwise directs, the accounts of” shall be deleted before the words “the Fund shall be prepared and maintained”.
 - b. The existing alphabet “t” of word “the” shall be changed to uppercase as “T” before the words “Fund shall be prepared and maintained”.
 - c. The existing words “as a part of the accounts of the Exchange” shall be substituted with new words “separately” after the words “Fund shall be prepared and maintained” and before the words “and shall be audited”.
 - d. The existing words “as a part of the accounts of the Exchange” shall be substituted with new words “by the auditors of the Fund as appointed by the Trustees” after the words “and shall be audited”.
69. The existing Clause 9.7 of newly renumbered Bye Law 13 shall be deleted.
70. The existing Clause 9.8 of newly renumbered Bye Law 13 shall be renumbered as 13.7 and following amendments are notified therein:
- a. In the existing paragraph after Sub-clause (c) of newly renumbered Clause 13.7, the words and symbol “However, SEBI may review the amount of compensation available against a single claim of a client or against each defaulter member whenever they deem fit.” shall be shifted as second paragraph before the words of first paragraph “Exchange through its website.”
 - b. In the existing Sub-clause (d), new words “in such periodicity as may be prescribed” shall be inserted after the words “the IPF Trust, shall review” and before the words “and progressively increase the amount”.
 - c. In the existing Sub-clause (d), the words “at least every three years” shall be substituted with new words “subject to regulatory guidelines as may be applicable” after the words “claim of an investor”.
71. The existing Clause 9.9 of newly renumbered Bye Law 13 shall be renumbered as 13.8 and following amendments are notified:
- a. The existing words “Legitimate claims of” shall be deleted before the words “investors/ clients shall only be eligible”.
 - b. The existing alphabet “i” of word “investors” shall be changed to uppercase as “I” before the words and symbol/ clients shall only be eligible”.
 - c. New words “registered with the exchange and eligible” shall be inserted after the words and symbol “Investors/ clients” and before the words “shall only be eligible for compensation”.
 - d. New word “considered” shall be inserted after the words “shall only be” and before the words “for compensation out of the Fund”.
72. The existing Clause 9.10 of newly renumbered Bye Law 13 shall be renumbered as 13.9 and following amendments are notified therein:
- a. In existing Sub-clause (a) of newly renumbered Clause 13.9, the words “transaction” shall be substituted with new words and symbol “default of a broker/ member” after the words and symbol “investor /Client arising out of” and before the words and symbol “on the Exchange, in the manner”.
 - b. In the existing Sub sub-clause ii. under Sub-clause (a) of newly renumbered Clause 13.9, the word “IGRC” shall be substituted with new word “GRC” after the words “reference pursuant to an order of”.
 - c. After the existing Sub-clause (c) of newly renumbered Clause 13.9, the paragraphs have been renumbered as “i.” & “ii.” respectively.

73. The existing Clause 9.11 of newly renumbered Bye Law 13 shall be renumbered as 13.10 and following amendments are notified therein:
- a. The existing word “Defaulters” shall be substituted with new word “Relevant” after the words “Directors of the Exchange or” and before the words “Committee of the Exchange”.
 - b. The existing Sub-clause (a) in newly renumbered Clause 13.10, the words and symbol “/Business Rules” shall be deleted after the words and symbol “Bye-laws, Rules and Regulations” and before the words “of the Exchange or in which the”.
 - c. The existing Sub-clause (a) in newly renumbered Clause 13.10, the words and symbols “(including initial, VAR, tender period margin, delivery period margin, Special / Additional margins, etc., as applicable from time to time)” shall be deleted after the words “defaulter member in evasion of margin” and before the words “payable on transactions or contracts”.
 - d. The existing Sub-clause (b) in newly renumbered Clause 13.10, the words and symbol “/ Business Rules” shall be deleted after the words “Bye-laws, Rules and Regulations” and before the words “of the Exchange and/or which”.
 - e. The existing Sub-clause (f) in newly renumbered Clause 13.10, the words “Claims received against a member shall not be considered eligible for compensation from IPF” shall be deleted before the word “where”.
 - f. In the existing Sub sub-clause a. under Sub-clause (f) of newly renumbered Clause 13.10, the numbering “a.” has been deleted and has continued with Sub-clause (f) after the word “where”.
 - g. In the existing Sub sub-clause b. under Sub-clause (f) of newly renumbered Bye Law 13.10, has been renumbered as Sub-clause (g).
 - h. In the existing Sub sub-clause c. under Sub-clause (f) of newly renumbered Bye Law 13.10, has been deleted after the newly renumbered Sub-clause (g).
74. The existing Clause 9.12 of newly renumbered Bye Law 13 shall be renumbered as 13.11.
75. The existing Clause 9.13 of newly renumbered Bye Law 13 shall be renumbered as 13.12 and the existing words “Scrutiny of the” shall be substituted with new words “Procedure for handling” before the word “Claims” and the existing words “by Defaulters Committee” after the word “Claims” shall be deleted appearing in the title.
76. The newly renumbered Clause 13.12 of Bye law 13, the existing words “as may be laid down by the Defaulters Committee. In the event of an award being passed in favour of the Client and upon crystallizing the liabilities and if the assets of the defaulter member are insufficient to meet the approved claims, the Defaulters Committee shall forward the claims along with the recommendations to the Trust” shall be substituted with new words “put in place from time to time, for handling claims of Clients in the event of a member being declared as a defaulter on the Exchange” after the words “claims in accordance with the procedure”.
77. The existing Clause 9.14 of newly renumbered Bye Law 13 shall be renumbered as 13.13 and following amendments are notified therein:
- a. The existing words and symbols of first paragraph of the newly renumbered Clause 13.13 “The Trustees shall have an absolute discretion as regards the mode and method of assessing the nature of the claims including their genuineness and shall likewise at their discretion accept, reject, or partially grant or allow claims and make payment thereof subject to the limits therein mentioned, as they may deem fit and proper” shall be substituted with new words and symbol “In case of claims against a defaulter member, the claims of the claimant shall be placed before the Relevant Committee. The Relevant Committee may approve the legitimate claims and accordingly recommend payment of Client claims to the IPF Trust for immediate payment out of IPF.”
 - b. The existing word and symbol of second paragraph of the newly renumbered Clause 13.13 “Defaulters” shall be substituted with new word “Relevant” after the words “claims which are admitted by the” and before the existing words and symbol “Committee or the Investors’ Grievance Division”.
 - c. The existing word of second paragraph of the newly renumbered Clause 13.13 of Bye Law 13 “or” shall be substituted with new words “including those claims determined by” after the words “admitted by the Relevant Committee” and before the words and symbols “the Investors’ Grievance Division/ Committee”.
 - d. The existing words of second paragraph of the newly renumbered Clause 13.13 of Bye law 13 “The Trustees may adopt the arbitration mechanism at the Exchange for determining the legitimacy of the claims received from the claimants.” shall be deleted after the words “Client accordingly along with the reasons.” and before the words “The Trustees may also seek”.
 - e. The existing word and symbol of second paragraph of the newly renumbered Clause 13.13 of Bye law 13 “Defaulters” shall be substituted with new word “Relevant” after the words “also seek the advice of the” and before the words “Committee before sanctioning and releasing”.

- f. New paragraph shall be inserted after the second paragraph of the newly renumbered Clause 13.13 of Bye law 13 as under:
- “In case the claim amount is more than the coverage limit under IPF, or the amount sanctioned by the Relevant Committee is less than the claim amount then the investor will be at liberty to prefer for arbitration outside the exchange mechanism / any other legal forum outside the exchange mechanism for claim of the balance amount.”
- g. New paragraph shall be inserted after the newly inserted third paragraph of the newly renumbered Clause 13.13 of Bye Law 13 as under:
- “Provided however, the Trust shall provide appropriate interim monetary relief to clients/ investor if and as may be prescribed by Regulatory Directives/ SEBI Guidelines/Circulars as applicable from time to time.”
78. The existing Clause 9.15 of newly renumbered Bye Law 13 shall be renumbered as 13.14 and following amendments are notified therein:
- a. In the newly renumbered Clause 13.14, the new words and symbol “, however subject to regulatory guidelines in place.” shall be inserted after the words “final and binding on the claimant”.
- b. The existing words and symbol of the newly renumbered Clause 13.14 “Claimant shall sign an undertaking to be bound by the decisions of the Trustees.” shall be deleted after the newly inserted words and symbol “regulatory guidelines in place.”
79. The existing Clause 9.16 of newly renumbered Bye Law 13 shall be renumbered as 13.15 and following amendments are notified therein:
- a. The new words and symbol “/ partially entertained” shall be inserted after the words “any claim not entertained” and before the existing words “by the Defaulters’ Committee”.
- b. The existing word of first paragraph of the newly renumbered Clause 13.15 “Defaulters” shall be substituted with new word “Relevant” after the words “partially entertained by the” and before the words “Committee or rejected by the”.
- c. The new words and symbol “/ Relevant Authority” shall be inserted after the words “by the Relevant Committee” and before the words “or rejected by the Trustees”.
- d. The new word and symbol “/ review” shall be inserted after the words “may prefer an appeal” and before the words “before the Board of Directors”.
- e. The new word and symbol “or as prescribed by SEBI from time to time.” shall be inserted after the words “constituted in this behalf”.
- f. The existing second paragraph of the newly renumbered Clause 13.13 shall be deleted after the existing first paragraph.
80. The existing Clause 9.17 of newly renumbered Bye Law 13 shall be renumbered as 13.16 and following amendments are notified therein:
- a. The existing word in the newly renumbered Clause 13.16 “Fund” shall be substituted with new words and symbols “Settlement Guarantee Fund of concerned Clearing Corporation (hereinafter to be referred as “Fund” for the purpose of this clause)” shall be inserted after the words “of any money out of the” and before the words and symbol “, the concerned defaulter member”.
- b. The existing words and symbols in the newly renumbered Clause 13.16 “at the rate of 2% per month (or such other rate as the Board of Directors of the Exchange may determine), from time to time” shall be deleted after the words “Fund along with interest” and before the existing words and symbol “The Exchange, for the benefit”.
- c. The new words and symbol in the newly renumbered Clause 13.16 “and/or the concerned Clearing Corporation” shall be inserted after the words and symbol “with interest. The Exchange” and before the words “for the benefit of the Fund”.
- d. The new words and symbol in the newly renumbered Clause 13.16 “priority of charge/” shall be inserted after the words and symbol “Fund, shall have a” and before the words and symbol “first charge (subject only)”.
- e. The existing word and symbol of the newly renumbered Clause 13.16 “/ Business Rules” shall be deleted after the words and symbol “Rules, Bye-laws and Regulations” and before the words and symbol “of the Exchange) on all assets”.
- f. The existing words and symbol in the newly renumbered Clause 13.16 “at the rate of 2% per month (or such other rate as the Board of Directors of the Exchange may determine), from time to time” shall be deleted after the words “payment of interest thereon” and before the words “subject only to any and”.

- g. New paragraph shall be inserted in the newly renumbered Clause 13.13 “Notwithstanding anything contained herein, such Charge on Defaulter’s Asset, shall be subject to regulatory guidelines as applicable.” after the newly inserted words of the first paragraph “Clearing Corporation to that extent.”
81. The existing Clause 9.18 of newly renumbered Bye Law 13 shall be renumbered as 13.17.
82. The existing Clause 9.19 of newly renumbered Bye Law 13 shall be renumbered as 13.18 and the existing word and symbol “investor /” shall be deleted after the words “client to pursue his” and before the words “claim for dues against”.
83. The existing Clause 9.20 of newly renumbered Bye Law 13 shall be renumbered as 13.19.
84. The existing Clause 9.21 of newly renumbered Bye Law 13 shall be renumbered as 13.20.
85. The existing Clause 9.22 of newly renumbered Bye Law 13 shall be renumbered as 13.21.
86. The existing Clause 9.23 of newly renumbered Bye Law 13 shall be renumbered as 13.22 and the amendments are notified thereunder:
- a. The existing numbered Sub-clauses “b. to h.” of newly numbered Clause 13.22 shall be renumbered from “a. to g.” respectively.
- b. The new word and symbol “and Secretariat,” shall be inserted in the newly renumbered Sub-clause c. after the words and symbols “Chartered Accountants, Legal Advisors, Lawyers”.
87. The existing Clause 9.24 of newly renumbered Bye Law 13 shall be renumbered as 13.23.
88. The existing Clause 9.25 of newly renumbered Bye Law 13 shall be renumbered as 13.24.
89. The existing Clause 9.26 of newly renumbered Bye Law 13 shall be renumbered as 13.25.
90. The existing Clause 9.27 of newly renumbered Bye Law 13 shall be renumbered as 13.26.
91. The existing Clause 9.28 of newly renumbered Bye Law 13 shall be renumbered as 13.27.
92. The existing Clause 9.29 of newly renumbered Bye Law 13 shall be renumbered as 13.28.
93. The existing Clause 9.30 of newly renumbered Bye Law 13 shall be renumbered as 13.29.
94. The existing Clause 9.31 of newly renumbered Bye Law 13 shall be renumbered as 13.30.
95. The existing Clause 9.32 of newly renumbered Bye Law 13 shall be deleted.
96. The existing Clause 9.33 of newly renumbered Bye Law 13 shall be renumbered as 13.31.
97. The existing Clause 9.34 of newly renumbered Bye Law 13 shall be renumbered as 13.32.
98. The existing Clause 9.35 of newly renumbered Bye Law 13 shall be renumbered as 13.33 and following amendments are notified therein:
- a. In the existing Sub-clause 1. of newly numbered Clause s 13.33, the existing words “Business Rules” shall be substituted with new word “Regulations” after the words and symbol “in the Rules, Byelaws and” and before the words “of the Exchange”.
- b. In the existing Sub sub-clause (b) of existing Sub-clause 1. of newly numbered Clause 13.33, the words “Business Rules” shall be substituted with new words “Regulations” after the words and symbol “under any Rules, Bye-law and” and before the words “of the Exchange relating to the default”.
- c. The existing paragraph after sub-clause 2 of the newly renumbered Clause 13.33 shall be numbered as sub-clause 3.
99. The existing Clause 9.36 of newly renumbered Bye Law 13 shall be deleted after the newly renumbered Bye Law 13.33.
100. The existing Bye Law 10 of Part B shall be renumbered as Bye Law 14.

Date:
Place:

Mr. ARUN RASTE
MD & CEO

NATIONAL COMMODITY CLEARING LIMITED
Ackruti Corporate Park, 1st Floor, Near G.E. Garden, L.B.S. Marg,
Kanjurmarg (West), Mumbai - 400 078.

CIN: U74992MH2006PLC163550

The proposed amendments to the Bye Laws of NCCL were published in the Gazette of India in Part IV on May 7, 2022, [Weekly Gazette – May 7, 2022 - May 13, 2022] on and in the Gazette of State of Maharashtra in Part –II Sankirna on May 19, 2022 [Weekly Gazette - May 19, 2022 – May 25, 2022] inviting public comments. Pursuant thereto, the Securities and Exchange Board of India (SEBI) has vide its letter no. SEBI/HO/MRD/RAC-1/P/OW/2022/50179/1 dated September 27,

2022 and email dated November 02, 2022 accorded its approval to the amendments to the Bye Laws of NCCL as stipulated therein. The Bye Laws of the NCCL amended hereunder shall stand effective from the date of its publication in the Gazette.

The provisions contained in the respective Bye Laws of NCCL are amended as under:

1. Short title and commencement

(1) This amendment shall be called NCCL Bye Laws (Amendment), 2022.

(2) It shall come into force with effect from the date of notification in Gazette of India.

2. In the existing sub clause 6.4.1 under Bye Law 6.4, following amendments are notified:

a) New words, “including but not limited; a” inserted after the words “...as may be required from time to time” and before the words “... to remove any difficulties or ambiguity in...” which shall form sub-clause a.

b) New sub-clause “b) to provide any clarifications / directions including withdrawal/relaxation of any directive / Notice and/or Circulars in part or otherwise, as it may deem necessary” inserted after the words “...Bye-Laws of the Clearing Corporation and Regulations framed thereunder” and before the words “which shall have the same effect as these Bye-Laws and the Regulations”.

3. In the existing sub clause 8.32.1 under Bye Law 8.32, following amendments are notified:

a) New words “but does not limit to” inserted after the words “Such events or causes include” and before the words “war, riots, acts of God, civil disturbances,...”

b) New word “pandemic” inserted after the words “embargoes, fires, labour disputes,” and before the words “natural calamities like floods,...”

c) New words “emergent measures, directions or initiatives by any government or regulatory authority,” inserted after the words “...financial institution, depository or custodian,” and before the words “market emergency, closure of any market...”.

4. New sub clause 9.4.3 inserted after the existing sub clause 9.4.2 in Bye Law 9.4 as under:

“9.4.3 All the Margins including Collaterals provided by the member to the Clearing Corporation shall be free of and shall remain free of, any encumbrances whatsoever. The Clearing Corporation shall not have any obligation or responsibility to preserve, protect, collect or realise collaterals or its value other than that applicable to an ordinary and prudent person and under no circumstances shall the Clearing Corporation be liable for any loss or diminution in value or depreciation in or in connection with the Collaterals tendered or deposited by the Member and maintained as above.”

5. The existing sub clause 9.9.2 under Bye Law 9.9 stands deleted and is made part of new sub clause 9.4.3.

6. In the existing sub clause 10.7.1 under Bye Law 10.7, following amendments are notified:

a) New words “or in case of withdrawal / transfer / integration or any other such scenario requiring or entailing transfer of position of their clients” inserted after the words “...suspended or defaulter Member” and before the words “or and on such terms and conditions...”

7. New sub clause 11.1.2A inserted after existing sub-clause 11.1.2 under Bye Law 11.1 as under:

11.1.2A “All claims, difference or disputes pertaining to additional facilities, incidental or ancillary in nature, including but not limited to Electronic Negotiable Warehouse Receipt (“ENWR”) may be referred to arbitration in accordance with Clause 11.1.1 above.

For the purpose of the above clause ENWR shall have same meaning as assigned to it under Regulation 3 (d) of Warehousing Development and Regulatory Authority (Electronic Negotiable Warehouse Receipts) Regulations, 2017.”

8. New words “AND LIKELIHOOD OF DEFAULT” inserted after the existing words “12 DEFAULT” appearing in the existing title of Bye Law 12.

9. In the existing sub clause 12.11.1 under Bye Law 12.11, following amendments are notified:

a) The existing word “shall” appearing after the words “the Clearing Corporation” and before the words “publish a notice inviting...” shall be substituted by the word “may”.

b) The existing words “by the Relevant Authority” appearing after the words, “...such other period as may be specified” stands deleted and new words inserted as “Such notice may be issued by the Exchange jointly on behalf of the Clearing Corporation as may be agreed with the Clearing Corporation.”

10. In the existing sub clause 12.11.2 under Bye Law 12.11, following amendments are notified:
- a) New words “as referred in 12.11.1 above” inserted after the existing words “The Clearing Corporation shall publish the notice” and before the words “in all the editions of at least...”.
 - b) The existing word “Exchange” appearing after the words “... displayed on the website of the” and before the words “for the entire specific period.” shall be substituted by the word “the Clearing Corporation”.
11. New Bye Law 12.12A inserted after existing Bye Law 12.12 as under:
- “12.12A. CHARGE ON DEFAULTER'S ASSETS:
- 12.12A.1 For the purpose of satisfying the liabilities/obligations of a defaulter under the Rules, Bye Laws and Regulations, the Clearing Corporation shall have a first charge on all unencumbered assets and pari passu charge on the other assets, including receivables and properties of the defaulter member, wherever situated and of whatsoever nature, as security for the repayment of such money /obligation and the payment of interest thereon.
- 12.12A.2 Upon payment of any money out of the Settlement Guarantee Fund (hereinafter to be referred as “Fund” for the purpose of this clause), the concerned defaulter member shall forthwith repay the money to the Fund along with interest. The Clearing Corporation and the Concerned Exchange, for the benefit of the Fund, shall have a priority of charge/ first charge (subject only to and subservient to the charge in favour of the Settlement Guarantee Fund under these Rules, Bye-laws and Regulations of the Clearing Corporation) on all assets and properties of the defaulter member wherever situated and of whatsoever nature as a security for the repayment of such money and the payment of interest thereon, subject only to any and all charges, mortgages and other encumbrances created thereon by the defaulter member bona fide for valuable consideration prior to the day the member is declared as a defaulter.
- Notwithstanding anything contained herein, such Charge on Defaulter’s Asset shall be subject to regulatory guidelines as applicable.”
12. In the existing sub-clause 12.21.1 under Bye Law 12.21, following amendments are notified:
- i. the existing sub clause (b) stands renumbered as sub clause (d)
 - ii. a new sub clause (b) is inserted as under:

“b) Dues to the concerned Exchange: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to the concerned Exchange of the Clearing Corporation.”
 - iii. the existing sub clause (c) stands renumbered as sub clause (g)
 - iv. A new sub clause (c) is inserted as under:

“c) Dues to SEBI: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to SEBI.
 - v. A new sub clause (e) is inserted as under:

Dues to the relevant Repository: The payment of dues to the concerned Repository from the defaulting Member”
 - vi. the existing sub clause (d) stands renumbered as sub clause (f)
 - vii. the existing words and symbol “under (c)” in the newly renumbered clause (f) shall be substituted with new words “in the order” after the words “After meeting the claims” and before the words “above, the remaining amounts...”
 - viii. the existing word and symbols “(b)” in renumbered clause (g) shall be substituted with new words and symbol “(a, b, c, d, e and f)” after the words “After making payments under clause” and before the words “above, the amounts remaining...”
 - ix. the existing words “Surplus: Surplus, if any, shall be paid to the defaulter Member.” appearing in existing sub clause 12.21(d) after the words “pro rata among all such stock exchanges/clearing corporations; and” has been extracted and renumbered as sub clause (h)
13. New Bye law 12.27 inserted after existing Bye law 12.26 as under:
- “12.27. RELEVANT AUTHORITY TO DECIDE ON LIKELIHOOD OF DEFAULT:

- a) The Relevant Authority shall, keeping in view the circumstances and/or standard operating procedure, guidelines, directives, circulars of the SEBI issued from time to time, decide that any Member or Trading Member is likely to default in payment/repayment of funds or securities to its client/s and/or likely to fail to meet the settlement obligations or any payment obligations to the Corporation or its Member.
- b) The decision of the Relevant Authority as stated in 12.27 (a) above shall be final and binding on the Members, Trading Members, their agents and banks.
- c) Upon decision as per 12.27 (a) the Relevant Authority shall take such actions as it deems appropriate and/ or such actions as prescribed in any standard operating procedure, guidelines, circulars or directives of the SEBI issued from time to time."

Provided however that the relevant authority shall be guided and bound by regulatory prescriptions in this regard.

14. New Bye Law 12.28 inserted after the newly inserted Bye Law 12.27 as under:

"12.28 FREEZING OF BANK ACCOUNT IN CASE OF LIKELIHOOD OF DEFAULT BY THE MEMBER:

12.28.1 The Clearing Corporation is empowered to issue instructions to the concerned bank/s to freeze the bank account/s maintained by the Member, for all debits / withdrawal by the Member in the event of a likelihood of default by the Member in meeting its obligations to the Clearing Member and/or the Clearing Corporation and / or repayment of funds / securities to his / its clients."

15. New Byelaw 12.29 inserted after newly inserted Bye Law 12.28, as under:

"12.29 RIGHTS OF CLEARING CORPORATION IN THE EVENT OF DEFAULT OR LIKELIHOOD OF DEFAULT:

12.29.1 In the event of default or a likelihood of default, the Clearing corporation may exercise the following rights among others;

- a) to do all such necessary acts and things as are in the opinion of the Relevant Authority necessary to reduce, increase, remove or determine the exposure of the Clearing Corporation arising out of an Open Positions of a Member or otherwise, arising from or as result of a default, or likelihood of default.
- b) to take such measures, including but not limited to, Closing- out of positions, effect alternative delivery process in the event of Declaration of Default or during the process of declaration of default or in the event of likelihood of default, to ensure financial safety and integrity of the Clearing and Settlement system. The Non-defaulting Clearing Members shall accept the decision of the Relevant Authority and abide by the directives issued in this regard.
- c) to freeze and/or withhold sell, realize, apply and set off any Collateral, deposited by the Defaulter including the member likely to default, by way of Margin, security deposit or otherwise and to apply the proceeds towards the outstanding obligation of the Member as may be deemed fit.
- d) to take such action, as it may deem fit against such Clearing Member including suspension of such Clearing Member or squaring off / close out / shifting of the Open Positions of the Clearing Member and/or his affiliated constituents and their clients.
- e) to transfer all or any Open Positions of a Constituent of the Defaulter member or a member who is likely to default, either on its own or at the request of the member, to another Clearing Member together with any Margins which, in the opinion of the Clearing Corporation, are held by it with respect to such Open Positions;
- f) to take such actions and/or initiate appropriate legal proceedings to liquidate the assets (movable and immovable) of the defaulter member including that of debit balance clients (to the extent of debit balance), not in possession of Clearing Corporation for recovery of dues in such period and manner as may be prescribed by SEBI from time to time.
- g) the Clearing Corporation shall have no liability, obligation or duty to any Member, their affiliates, any of their clients or any third party, including but not limited to, as a result of any force majeure event which is beyond the reasonable control of the Clearing Corporation.

12.29.2 The relevant authority may on its own or on the request of the concerned Exchange instruct the clearing member/s with whom the defaulting trading member is affiliated, (a) to freeze and/ or withhold deposits in any form, collateral, margin money, other amounts lying to the credit of and commodities and securities deposited by the defaulter with such clearing member/s; and/ or (b) to call in and realise the security deposits in any form, collateral, margin money, other amounts lying to the credit of and commodities and securities

- deposited by the defaulter and recover all moneys, commodities, securities and other assets due, payable or deliverable”.
16. New word and symbols “(SGF)” inserted after the existing words “13.1 Establishment of Settlement Guarantee Fund” appearing in the title of Bye Law 13.1.
17. In the existing paragraph (d) of sub sub-clause 13.2.5.1 under Bye Law 13.2, following amendments are notified;
- The words “Regulation 34 of” appearing after the words, symbol “Clearing Corporation (as per” and before the words, symbol “SECC Regulations)” stands deleted.
 - The words “in force” is inserted after the words “SECC Regulations” and before the symbol “)”
18. In the existing sub-clause 13.6.2 under Bye Law 13.6, new sentence with the words “However, such contribution towards replenishment of Core SGF by the members would be restricted to only once during a period of 30 calendar days regardless of the number of defaults during the period or as may be directed by SEBI from time to time. The period of 30 calendar days shall commence from the date of notice of default by Clearing Corporation to market participants.” inserted after the words “...immediately replenish the Core SGF to the MRC.”
19. The existing sub clause 13.7.1(e) under Bye Law 13.7, “Proportion of remaining Clearing Corporation resources (excluding its contribution to core SGFs of other Clearing Segments and Rs. 100 Crore) equal to ratio of Clearing Segment MRC to the MRCs of all the Clearing Corporation to the core SFGs of other Clearing segments, are more than Rs. 100 Core.” shall be substituted with the following amendment as under:
- “Proportion of remaining Clearing Corporation resources (excluding its contribution to core SGFs of other segments and Rs. 100 Crore) equal to ratio of segment MRC to sum of MRCs of all segments.”
20. The existing NOTE under sub sub-clause 13.7.1 (g) under Bye Law 13.7, shall be substituted with the following new NOTE as under:
- " Provided however, subject to any direction, if any, issued by SEBI from time to time in this regard:
- Clearing Corporation shall call for the capped additional contribution only once during a period of 30 calendar days regardless of the number of defaults during the period. The period of 30 calendar days shall commence from the date of notice of default by Clearing Corporation to market participants.
 - Clearing Corporations shall have relevant regulations or prescribed provisions for non-defaulting members to resign un-conditionally within the abovementioned period of 30 calendar days, subject to member closing out/settling any outstanding positions, paying the capped additional contribution and any outstanding dues to SEBI. No further contribution shall be called from such resigned members.
 - The maximum capped additional contribution by non-defaulting members shall be lower of 2 times of their primary contribution to Core SGF or 10% of the Core SGF of the segment on the date of default in case of equity/ debt segments.
 - The maximum capped additional contribution by non-defaulting members shall be lower of 2 times of their primary contribution to Core SGF or 20% of the Core SGF of the segment on the date of default in case of derivatives segment.
 - In case of shortfall in recovery of assessed amounts from non-defaulting members, further loss can be allocated to layer 'f' with approval of SEBI.”
21. The existing word “NOTE” under sub sub-clause 13.7.1 (h) under Bye Law 13.7 shall be substituted with new word “Explanation”.

Place: Mumbai
Date: 8.12.2022

RAJIV RELHAN
MD & CEO



सत्यमेव जयते

महाराष्ट्र शासन राजपत्र

भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ८, अंक ५०] गुरुवार ते बुधवार, डिसेंबर १५-२१, २०२२/अग्रहायण २४-३०, शके १९४४ [पृष्ठे ३९, किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

जिल्हा परिषद, जळगांव

जाहीरनामा

क्रमांक साप्रवि/आरआर/५७०/२०२२

महाराष्ट्र जिल्हा परिषद व पंचायत समित्या (वार्षिक प्रशासन अहवाल) नियम १९६४ मधील नियम ९ अन्वये, मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, जळगांव जाहीर करतात की, जळगांव जिल्हा परिषदेचा सन २०२१-२०२२ चा वार्षिक प्रशासन अहवाल जिल्हा परिषद, ठराव क्रं. १३८, दिनांक १७ ऑक्टोबर २०२२ रोजी मंजूर केला आहे.

जळगांव,
दिनांक १८ नोव्हेंबर २०२२.

डॉ. पंकज आशिया (भाप्रसे),
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, जळगांव.



महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादित

प्रस्तावित योजनांची अधिसूचना

Ref. No. MSETCL/CO/PS/Sch-I/DDDF/PN/8638

विद्युत कायदा, २००३ च्या कलम १६४ प्रमाणे व महाराष्ट्र शासनाच्या आदेश क्रमांक ०६/प्र.क्र.३१२/उर्जा/४, दिनांक २४.०८.२००६ (शासकीय राजपत्र पान क्रमांक २८०) नुसार, महाराष्ट्र राज्य विद्युत पारेषण कंपनीस प्रदान केलेल्या अधिकारानुसार, खाली नमूद केल्याप्रमाणे अति उच्च दाब पारेषण योजनेचे डेडीकेटेड डिस्ट्रीब्युशन फॅसिलिटी अंतर्गत महापारेषणच्या देखरेखीखाली काम हाती घेण्याचे प्रस्तावित करित आहे. या सर्व अधिकारांचा वापर प्रस्तावित योजनेतील विजेचे पारेषण, वितरण अगर म.रा.वि. पारेषण कं. मर्या. च्या समन्वय, संचलन व सुव्यवस्था या कामाकरिता पारेषण कंपनीद्वारे करण्यात येईल. जनतेच्या माहितीकरिता ही अधिसूचना देण्यात येत आहे.

२. खालील योजना त्या भागातील अति उच्च दाब ग्राहकांच्या वाढत्या विजेची गरज पुरविण्यासाठी व नवीन ग्राहकांना वीज पुरवठा करण्यासाठी, तसेच विद्युत पुरवठा तसेच विद्युत प्रणाली सक्षम करण्यासाठी आहे. (अ) रत्नागिरी जिल्ह्यातील प्लॉट क्र. ए २०, एम.आय. डी.सी., लोटे परशुराम, ता. खेड येथे मे. विनती ऑरगॅनिक्स लि. यांना २० एम. व्ही. ए. (फेजप्रमाणे) विद्युत पुरवठा करणेबाबत. मे. विनती ऑरगॅनिक्स लि. यांनी महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्या. च्या देखरेखीखाली करावयाची कामे. (१) मे. विनती ऑरगॅनिक्स लि. च्या जागेत २२० के. व्ही. जी. आय. एस. उपकेंद्र संबंधित स्थापत्य कामासहित उभारणे. (i) मे. विनती ऑरगॅनिक्स लि. उपकेंद्रात २२० के. व्ही. जी. आय. एस. वाहिनी बे उभारणे - २ नं. (ii) मे. विनती ऑरगॅनिक्स लि. उपकेंद्रात २२० के. व्ही. जी. आय.एस. मीटरिंग बे उभारणे - २ नं (मेन व चेक मीटर सहित) (iii) २२० के. व्ही. जी. आय. एस. पीटी बे - २ नं. (iv) बस बार प्रोटेक्शन पॅनेल (v) २२० के. व्ही. जी. आय. एस. बस कपलर बे उभारणे - १ नं. (vi) २२० व्होल्ट व ४८ व्होल्ट बॅटरी व बॅटरी चार्जर (vii) फोटे उपकरणे - ३ नं. (मे. विनती ऑरगॅनिक्स लि. उपकेंद्रात १ नं, २२० के. व्ही. न्यू कोयना उपकेंद्रात १ नं. व २२० के. व्ही. लोटे उपकेंद्रात १ नं.) (viii) ओ.पी.जी. डब्ल्यू. २२ कि.मी. किंवा प्रत्यक्ष असल्याप्रमाणे. (२) २२० के. व्ही. न्यू कोयना - लोटे वाहिनीवर प्रस्तावित मे. विनती ऑरगॅनिक्स लि. च्या २२० के. व्ही. जी. आय. एस. उपकेंद्रापर्यंत लिलो वाहिनी उभारणे- ०.७ कि.मी. अंदाजे. (३) एबीटी मोजणी व इतर संलग्न उपकरणे उभारणे. (४) महापारेषणच्या उपकेंद्रातून दूरस्थ नियंत्रण व पाहणीसाठी स्काडा प्रणाली उभारणे. या योजनेचा अंदाजित खर्च रु. २३४२.२७ लाख इतका आहे.

३. परवानेधारक अगर हितसंबंध असलेल्या व्यक्तीने हवे असल्यास, ही सूचना प्रसिद्ध केलेल्या तारखेपासून दोन महिन्यांच्या आत महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादितच्या विचाराकरिता पारेषण कंपनीस प्रतिवेदने पाठवावीत, अशी त्यांना अधिसूचना देण्यात येत आहे. याबाबतची अधिक माहिती अधीक्षक अभियंता (योजना-I), महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादित, ३रा मजला, प्रकाशगंगा, प्लॉट नं. सी-१९, बांद्रा-कुर्ला संकुल, बांद्रा (पूर्व), मुंबई ४०० ०५१ यांचेशी वेळीच संपर्क साधून मिळू शकते.

मुंबई,

दिनांक १ डिसेंबर २०२२.

संचालक (प्रकल्प),

महापारेषण, मुंबई.

Serial No. M-2249

NATIONAL COMMODITY CLEARING LIMITED

Akruti Corporate Park, 1st Floor,
Near G. E. Garden. L.B.S. Marg,
Kanjurmarg (West), Mumbai 400 078.
CIN : U74992MH2006PLC163550

The proposed amendments to the Bye Laws of NCCL were published in the Gazette of India in Part IV on May 7, 2022, [Weekly Gazette – May 7, 2022 - May 13, 2022] on and in the Gazette of State of Maharashtra in Part –II Sankirna on May 19, 2022 [Weekly Gazette - May 19, 2022 – May 25, 2022] inviting public comments. Pursuant thereto, the Securities and Exchange Board of India (SEBI) has vide its letter no. SEBI/HO/MRD/RAC-1/P/OW/2022/50179/1 dated September 27 2022 and email dated November 02, 2022 accorded its approval to the amendments to the Bye Laws of NCCL as stipulated therein. The Bye Laws of the NCCL amended hereunder shall stand effective from the date of its publication in the Gazette.

The provisions contained in the respective Bye Laws of NCCL are amended as under:

1. Short title and commencement
 - (1) This amendment shall be called NCCL Bye Laws (Amendment), 2022.
 - (2) It shall come into force with effect from the date of notification in Gazette of India.
2. In the existing sub clause 6.4.1 under Bye Law 6.4, following amendments are notified:
 - a) New words, “including but not limited; a)” inserted after the words “...as may be required from time to time” and before the words “... to remove any difficulties or ambiguity in...” which shall form sub-clause a).
 - b) New sub-clause “b) to provide any clarifications / directions including withdrawal/relaxation of any directive / Notice and/or Circulars in part or otherwise, as it may deem necessary” inserted after the words “...Bye-Laws of the Clearing Corporation and Regulations framed thereunder” and before the words “which shall have the same effect as these Bye-Laws and the Regulations”.
3. In the existing sub clause 8.32.1 under Bye Law 8.32, following amendments are notified:
 - a) New words “but does not limit to” inserted after the words “Such events or causes include” and before the words “war, riots, acts of God, civil disturbances...”
 - b) New word “pandemic” inserted after the words “embargoes, fires, labour disputes,” and before the words “natural calamities like floods...”
 - c) New words “emergent measures, directions or initiatives by any government or regulatory authority,” inserted after the words “...financial institution, depository or custodian,” and before the words “market emergency, closure of any market...”.
4. New sub clause 9.4.3 inserted after the existing sub clause 9.4.2 in Bye Law 9.4 as under:

“9.4.3 All the Margins including Collaterals provided by the member to the Clearing Corporation shall be free of and shall remain free of, any encumbrances whatsoever. The Clearing Corporation shall not have any obligation or responsibility to preserve, protect, collect or realise collaterals or its value other than that applicable to an ordinary and prudent person and under no circumstances shall the Clearing Corporation be liable for any loss or diminution in value or depreciation in or in connection with the Collaterals tendered or deposited by the Member and maintained as above.”
5. The existing sub clause 9.9.2 under Bye Law 9.9 stands deleted and is made part of new sub clause 9.4.3.
6. In the existing sub clause 10.7.1 under Bye Law 10.7, following amendments are notified:

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, डिसेंबर १५-२१, २०२२/अग्रहायण २४-३०, शके १९४४

- a) New words “or in case of withdrawal / transfer / integration or any other such scenario requiring or entailing transfer of position of their clients” inserted after the words “...suspended or defaulter Member” and before the words “or and on such terms and conditions...”
7. New sub clause 11.1.2A inserted after existing sub-clause 11.1.2 under Bye Law 11.1 as under:
- 11.1.2A “All claims, difference or disputes pertaining to additional facilities, incidental or ancillary in nature, including but not limited to Electronic Negotiable Warehouse Receipt (“ENWR”) may be referred to arbitration in accordance with Clause 11.1.1 above.
For the purpose of the above clause ENWR shall have same meaning as assigned to it under Regulation 3 (d) of Warehousing Development and Regulatory Authority (Electronic Negotiable Warehouse Receipts) Regulations, 2017.”
8. New words “AND LIKELIHOOD OF DEFAULT” inserted after the existing words “12 DEFAULT” appearing in the existing title of Bye Law 12.
9. In the existing sub clause 12.11.1 under Bye Law 12.11, following amendments are notified:
- a) The existing word “shall” appearing after the words “the Clearing Corporation” and before the words “publish a notice inviting...” shall be substituted by the word “may”.
- b) The existing words “by the Relevant Authority” appearing after the words, “...such other period as may be specified” stands deleted and new words inserted as “Such notice may be issued by the Exchange jointly on behalf of the Clearing Corporation as may be agreed with the Clearing Corporation.”
10. In the existing sub clause 12.11.2 under Bye Law 12.11, following amendments are notified:
- a) New words “as referred in 12.11.1 above” inserted after the existing words “The Clearing Corporation shall publish the notice” and before the words “in all the editions of at least...”.
- b) The existing word “Exchange” appearing after the words “... displayed on the website of the” and before the words “for the entire specific period.” shall be substituted by the word “the Clearing Corporation”.
11. New Bye Law 12.12A inserted after existing Bye Law 12.12 as under:
- “12.12A. CHARGE ON DEFAULTER'S ASSETS:
- 12.12A.1 For the purpose of satisfying the liabilities/obligations of a defaulter under the Rules, Bye Laws and Regulations, the Clearing Corporation shall have a first charge on all unencumbered assets and pari passu charge on the other assets, including receivables and properties of the defaulter member, wherever situated and of whatsoever nature, as security for the repayment of such money /obligation and the payment of interest thereon.
- 12.12A.2 Upon payment of any money out of the Settlement Guarantee Fund (hereinafter to be referred as “Fund” for the purpose of this clause), the concerned defaulter member shall forthwith repay the money to the Fund along with interest. The Clearing Corporation and the Concerned Exchange, for the benefit of the Fund, shall have a priority of charge/ first charge (subject only to and subservient to the charge in favour of the Settlement Guarantee Fund under these Rules, Bye-laws and Regulations of the Clearing Corporation) on all assets and properties of the defaulter member wherever situated and of whatsoever nature as a security for the repayment of such money and the payment of interest thereon, subject only to any and all charges, mortgages and other encumbrances created thereon by the defaulter member bona fide for valuable consideration prior to the day the member is declared as a defaulter.
Notwithstanding anything contained herein, such Charge on Defaulter’s Asset shall be subject to regulatory guidelines as applicable.”
12. In the existing sub-clause 12.21.1 under Bye Law 12.21, following amendments are notified:

- i. the existing sub clause (b) stands renumbered as sub clause (d)
- ii. a new sub clause (b) is inserted as under:
“b) Dues to the concerned Exchange: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to the concerned Exchange of the Clearing Corporation.”
- iii. the existing sub clause (c) stands renumbered as sub clause (g)
- iv. A new sub clause (c) is inserted as under:
“c) Dues to SEBI: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to SEBI.
- v. A new sub clause (e) is inserted as under:
Dues to the relevant Repository: The payment of dues to the concerned Repository from the defaulting Member”
- vi. the existing sub clause (d) stands renumbered as sub clause (f)
- vii. the existing words and symbol “under (c)” in the newly renumbered clause (f) shall be substituted with new words “in the order” after the words “After meeting the claims” and before the words “above, the remaining amounts...”
- viii. the existing word and symbols “(b)” in renumbered clause (g) shall be substituted with new words and symbol “(a, b, c, d, e and f)” after the words “After making payments under clause” and before the words “above, the amounts remaining...”
- ix. the existing words “Surplus: Surplus, if any, shall be paid to the defaulter Member.” appearing in existing sub clause 12.21(d) after the words “pro rata among all such stock exchanges/clearing corporations; and” has been extracted and renumbered as sub clause (h)

13. New Bye law 12.27 inserted after existing Bye law 12.26 as under:

“12.27. RELEVANT AUTHORITY TO DECIDE ON LIKELIHOOD OF DEFAULT:

- a) The Relevant Authority shall, keeping in view the circumstances and/or standard operating procedure, guidelines, directives, circulars of the SEBI issued from time to time, decide that any Member or Trading Member is likely to default in payment/repayment of funds or securities to its client/s and/or likely to fail to meet the settlement obligations or any payment obligations to the Corporation or its Member.
- b) The decision of the Relevant Authority as stated in 12.27 (a) above shall be final and binding on the Members, Trading Members, their agents and banks.
- c) Upon decision as per 12.27 (a) the Relevant Authority shall take such actions as it deems appropriate and/or such actions as prescribed in any standard operating procedure, guidelines, circulars or directives of the SEBI issued from time to time.”

Provided however that the relevant authority shall be guided and bound by regulatory prescriptions in this regard.

14. New Bye Law 12.28 inserted after the newly inserted Bye Law 12.27 as under:

“12.28 FREEZING OF BANK ACCOUNT IN CASE OF LIKELIHOOD OF DEFAULT BY THE MEMBER:

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, डिसेंबर १५-२१, २०२२/अग्रहायण २४-३०, शके १९४४

12.28.1 The Clearing Corporation is empowered to issue instructions to the concerned bank/s to freeze the bank account/s maintained by the Member, for all debits / withdrawal by the Member in the event of a likelihood of default by the Member in meeting its obligations to the Clearing Member and/or the Clearing Corporation and / or repayment of funds / securities to his / its clients.”

15. New Byelaw 12.29 inserted after newly inserted Bye Law 12.28, as under:

“12.29 RIGHTS OF CLEARING CORPORATION IN THE EVENT OF DEFAULT OR LIKELIHOOD OF DEFAULT:

12.29.1 In the event of default or a likelihood of default, the Clearing corporation may exercise the following rights among others;

- a) to do all such necessary acts and things as are in the opinion of the Relevant Authority necessary to reduce, increase, remove or determine the exposure of the Clearing Corporation arising out of an Open Positions of a Member or otherwise, arising from or as result of a default, or likelihood of default.
- b) to take such measures, including but not limited to, Closing- out of positions, effect alternative delivery process in the event of Declaration of Default or during the process of declaration of default or in the event of likelihood of default, to ensure financial safety and integrity of the Clearing and Settlement system. The Non-defaulting Clearing Members shall accept the decision of the Relevant Authority and abide by the directives issued in this regard.
- c) to freeze and/or withhold sell, realize, apply and set off any Collateral, deposited by the Defaulter including the member likely to default, by way of Margin, security deposit or otherwise and to apply the proceeds towards the outstanding obligation of the Member as may be deemed fit.
- d) to take such action, as it may deem fit against such Clearing Member including suspension of such Clearing Member or squaring off / close out / shifting of the Open Positions of the Clearing Member and/or his affiliated constituents and their clients.
- e) to transfer all or any Open Positions of a Constituent of the Defaulter member or a member who is likely to default, either on its own or at the request of the member, to another Clearing Member together with any Margins which, in the opinion of the Clearing Corporation, are held by it with respect to such Open Positions;
- f) to take such actions and/or initiate appropriate legal proceedings to liquidate the assets (movable and immovable) of the defaulter member including that of debit balance clients (to the extent of debit balance), not in possession of Clearing Corporation for recovery of dues in such period and manner as may be prescribed by SEBI from time to time.
- g) the Clearing Corporation shall have no liability, obligation or duty to any Member, their affiliates, any of their clients or any third party, including but not limited to, as a result of any force majeure event which is beyond the reasonable control of the Clearing Corporation.

12.29.2 The relevant authority may on its own or on the request of the concerned Exchange instruct the clearing member/s with whom the defaulting trading member is affiliated, (a) to freeze and/ or withhold deposits in any form, collateral, margin money, other amounts lying to the credit of and commodities and securities deposited by the defaulter with such clearing member/s; and/ or (b) to call in and realise the security deposits in any form, collateral, margin money, other amounts lying to the credit of and commodities and securities deposited by the defaulter and recover all moneys, commodities, securities and other assets due, payable or deliverable”.

16. New word and symbols “(SGF)” inserted after the existing words “13.1 Establishment of Settlement Guarantee Fund” appearing in the title of Bye Law 13.1.

17. In the existing paragraph (d) of sub sub-clause 13.2.5.1 under Bye Law 13.2, following amendments are notified;

- a. The words “Regulation 34 of” appearing after the words, symbol “Clearing Corporation (as per” and before the words, symbol “SECC Regulations)” stands deleted.

b. The words "in force" is inserted after the words "SECC Regulations" and before the symbol ")

18. In the existing sub-clause 13.6.2 under Bye Law 13.6, new sentence with the words "However, such contribution towards replenishment of Core SGF by the members would be restricted to only once during a period of 30 calendar days regardless of the number of defaults during the period or as may be directed by SEBI from time to time. The period of 30 calendar days shall commence from the date of notice of default by Clearing Corporation to market participants." inserted after the words "...immediately replenish the Core SGF to the MRC."
19. The existing sub clause 13.7.1(e) under Bye Law 13.7, "Proportion of remaining Clearing Corporation resources (excluding its contribution to core SGFs of other Clearing Segments and Rs. 100 Crore) equal to ratio of Clearing Segment MRC to the MRCs of all the Clearing Corporation to the core SFGs of other Clearing segments, are more than Rs. 100 Core." shall be substituted with the following amendment as under:
- "Proportion of remaining Clearing Corporation resources (excluding its contribution to core SGFs of other segments and Rs. 100 Crore) equal to ratio of segment MRC to sum of MRCs of all segments."
20. The existing NOTE under sub sub-clause 13.7.1 (g) under Bye Law 13.7, shall be substituted with the following new NOTE as under:
- " Provided however, subject to any direction, if any, issued by SEBI from time to time in this regard:
- (i) Clearing Corporation shall call for the capped additional contribution only once during a period of 30 calendar days regardless of the number of defaults during the period. The period of 30 calendar days shall commence from the date of notice of default by Clearing Corporation to market participants.
 - (ii) Clearing Corporations shall have relevant regulations or prescribed provisions for non-defaulting members to resign un-conditionally within the abovementioned period of 30 calendar days, subject to member closing out/settling any outstanding positions, paying the capped additional contribution and any outstanding dues to SEBI. No further contribution shall be called from such resigned members.
 - (iii) The maximum capped additional contribution by non-defaulting members shall be lower of 2 times of their primary contribution to Core SGF or 10% of the Core SGF of the segment on the date of default in case of equity/ debt segments.
 - (iv) The maximum capped additional contribution by non-defaulting members shall be lower of 2 times of their primary contribution to Core SGF or 20% of the Core SGF of the segment on the date of default in case of derivatives segment.
 - (v) In case of shortfall in recovery of assessed amounts from non-defaulting members, further loss can be allocated to layer 'f' with approval of SEBI."
21. The existing word "NOTE" under sub sub-clause 13.7.1 (h) under Bye Law 13.7 shall be substituted with new word "Explanation"

Place : Mumbai,
Date : 8th December 2022.

RAJIV RELHAN,
MD & CEO.

Serial No. M-2250

NATIONAL COMMODITY & DERIVATIVE EXCHANGE LIMITED

Akruti Corporate Park, 1st Floor,
Near G. E. Garden. L.B.S. Marg,
Kanjurmarg (West), Mumbai 400 078.
CIN : U51909MH2003PLC140116

The proposed amendments to the Bye Laws of NCDEX were published in the Gazette of India in Part IV on May 7, 2022, [Weekly Gazette – May 7, 2022 - May 13, 2022] and in the Gazette of State of Maharashtra in Part –II Sankirna on May 19, 2022 [Weekly Gazette - May 19, 2022 – May 25, 2022] inviting public comments. Pursuant thereto, the Securities and Exchange Board of India (SEBI) has vide its letter no. SEBI/HO/MRD/RAC-1/P/OW/2022/50399/1 dated September 28 2022 and email dated November 02, 2022 accorded its approval to the amendments to the Bye Laws of NCDEX as stipulated therein. The Bye Laws of the Exchange amended hereunder shall stand effective from the date of its publication in the Gazette.

PROPOSED AMENDMENT TO THE BYE LAWS OF THE NATIONAL COMMODITY & DERIVATIVE EXCHANGE LIMITED.

1. Short title and commencement:
 - a. This amendment shall be called NCDEX Bye Laws (Amendment), 2022.
 - b. It shall come into force with effect from the date of notification in Gazette of India.
2. The existing word and alphabet “PART A” shall be deleted after the words appearing in the title of the Bye Laws “BYE-LAWS OF NATIONAL COMMODITY AND DERIVATIVES EXCHANGE LIMITED”.
3. In the existing Bye Law 1, following amendments are notified:
 - a. In the existing Clause 6, new words and symbol “Corporation/ Clearing” shall be inserted after the word and symbol ““Clearing” and before the words and symbol “House” means a division of the Exchange”.
 - b. In the existing Clause 7, the words and symbols “and shall include any person having clearing and settlement rights on the Exchange.
Provided that such a clearing member of the Exchange shall be required to become a member of a recognized clearing corporation from such date as may be specified by the SEBI.” shall be substituted with new words and symbol “from whom the exchange avails clearing and settlement services.” after the words “rights in any recognized clearing corporation”.
 - c. In the existing Clause 8, following amendments are notified:
 - i. The existing words “or Clearing Member clears and settles deals” shall be deleted after the words “into a deal on the Exchange” and before the words “For this purpose the term”.
 - ii. The existing words “and Clearing Members of NCDEX” shall be deleted after the words “constituents of Trading Members”.

- iii. New paragraph "Explanation: The terms 'Constituent' 'Client' and 'Investor' are interchangeable to the context in the Bye Laws, Rules & Regulations and shall have the same meaning as assigned herein, as applicable." shall be inserted after the first paragraph.
4. In the existing Clause 6A.1 of Bye Law 6A, following amendments are notified:
- The existing Sub-clause 6A.1.1 shall be deleted.
 - In the existing Sub-clause 6A.1.2, the words and symbols "1956, or a Co-operative Society as defined under the Cooperative Societies Act, 1912/Multi State Cooperative Societies Act, 2002/any other respective State/UT Cooperative Society Act (including federations of such cooperative societies)" shall be substituted with new words and symbols "2013, as amended from time to time," after the words "as defined under the Companies Act" and before the words "who is appointed as such".
5. In the existing Clause 6A.3 of Bye Law 6A, new words "PROCEDURE FOR" shall be inserted before the words "APPOINTMENT OF AUTHORISED PERSON" appearing in the title.
6. In the existing Sub-clause 6A.3.1 under Bye Law 6A, following amendments are notified:
- New words and symbols "(s)/ norm(s) and process(es) as specified in SEBI circular and" shall be inserted after the words "apply to the Exchange in such format" and before the words "as may be notified by the Exchange".
 - New words and symbol "from time to time." shall be inserted after the words and symbols "appointment of "Authorized Person"".
7. In the existing Clause 6A.4 of Bye Law 6A, following amendments are notified:
- The existing Sub sub-clause 6A.4.1 (d) shall be deleted.
 - In the existing Sub sub-clause 6A.4.2 (b), the words and symbol "commodities derivatives contracts;" shall be substituted with new words and symbol "securities business." after the words "the person to deal in".
 - The existing Sub-clause 6A.4.3 shall be deleted.
8. In the existing Clause 6A.5 of Bye Law 6A, following amendments are notified:
- In the existing Sub-clause 6A.5.2,
 - The words and symbols "or a Member/Director of the Managing Committee/ Governing Body of a Member (if the Member is a co-operative society)" shall be deleted after the words and symbol "partnership firm or a LLP)" and before the words "shall be eligible to".
 - The words and symbol "or co-operative society" shall be deleted after the words and symbol "partnership firm, LLP" and before the words "as the case may be".

- iii. New word “or” shall be inserted after the words and symbol “company, partnership firm” and before the words “LLP as the case may be”.
 - iv. The existing symbol “,” after the existing words “partnership firm” and before the newly inserted word “or” shall be deleted.
- b. In the existing Sub-clause 6A.5.3, new word and symbol “/ securities” shall be inserted after the words “deliveries of commodities” and before the words and symbol “in its own name or account.”
9. In the existing Sub-clause 6A.7.6 under existing Bye Law 6A, words and symbols “at least 15 days before the change” shall be substituted with new words “within such time as may be prescribed by the Regulator” after the words “registered Clients of that branch”.
 10. In the existing Clause 6A.8 of Bye Law 6A, the words and symbols “along with photographs, PAN number of all the Members/Directors by whatever name called, of the Managing Committee/ Government Body of a Co-operative society along with photographs” shall be deleted after the words “directors as the case may be”.
 11. In the existing Sub-Clause 8.2 (1) of Bye Law 8, new words and symbol “or as prescribed by SEBI from time to time.” shall be inserted after the words “Disaster Recovery management plan”.
 12. In the existing Bye Law 10, new words “AND LIKELIHOOD OF DEFAULT” shall be inserted after the word “DEFAULT” and before the words and symbol “- TRADING MEMBER” appearing in the title.
 13. In existing Clause 10.1 of Bye Law 10, following amendments are notified:
 - a. In existing Sub-clause 10.1 (1), the words “of the clearing member” shall be deleted after the words and symbol “circular / intimation” and before the words and symbol “/ notification of the” shall be substituted with the new word and symbol “Exchange /” after the words and symbol “/ notification of the” and before the words “relevant authority of the”.
 - b. In Sub sub-clause (d) under the existing Sub-clause 10.1 (1),
 - i. New word and symbol “balances/” shall be inserted after the words and symbol “receipt orders, statement of” and before the existing words and symbol “differences, and commodities”.
 - ii. The existing words “and commodities” shall be deleted after the words “statement of differences” and before the words “balance sheet and such other”.
 - iii. The existing word “clearing” shall be deleted after the words “balance sheet and such other” and before the words “forms and other statements”.
 - c. New Sub sub-clause (i) shall be inserted in the existing Sub-clause 10.1 (1) as under:

“Under any other compelling circumstances as may be decided by the Relevant Authority and recorded in writing.”

- d. In the existing Sub-clause 10.1 (3),
 - i. New words and symbol “/ clearing corporation” shall be inserted after the words “membership in stock exchange” and before the words and symbol “) of the defaulter member”.
 - ii. The existing words “include a person” shall be substituted with new words and symbols “mean and include persons/ entities defined as associate under relevant regulations or guidelines as stipulated by SEBI.” after the words and symbols “the term ‘associate’ shall”.
14. In the existing Clause 10.3 of Bye Law 10, new words “a defaulter” shall be inserted after the words and symbol “its creditors, shall be declared” and before the words and symbol “although he/it may”.
15. New Clause 10.10(A) of Bye Law 10 shall be inserted after existing Clause 10.10 as under:

“NOTICE INVITING CLAIMS

 - a) The Exchange shall publish a notice inviting the legitimate claimants to file claims against the defaulter member within a period of ninety days or such other period as may be specified by the Regulator /Relevant Authority.
 - b) Such notice may be issued by the Exchange and in appropriate cases as may be deemed necessary, on behalf of Clearing Corporation.”
16. In the existing Clause 10.11 of Bye Law 10, new words and symbol “/ Clearing Corporations” shall be inserted after the words “Relevant Authority and other recognized Exchanges”.
17. New Clause 10.11 (A) of Bye Law 10 shall be inserted after existing Bye Law 10.11 as under:

“CHARGE ON DEFAULTER’S ASSETS:

For the purpose of satisfying the liabilities/obligations of a defaulter under the Rules, Bye Laws and Regulations, the Exchange shall have a first charge on all unencumbered assets and pari passu charge on the other assets, including receivables and properties of the defaulter member, wherever situated and of whatsoever nature.”
18. The existing Clause 10.20 of Bye Law 10 shall be deleted.
19. In the existing Clause 10.22 of Bye Law 10, following amendments are notified:
 - a) New Sub-clause (b) shall be inserted as under:

“Dues to the Clearing Corporation: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to the Clearing Corporation of the Exchange.”
 - b) New Sub-clause (c) shall be inserted as under:

“Dues to the SEBI: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to the SEBI.”

c) The existing Sub-clause (b) stands renumbered as Sub-Clause (d).

d) New Sub-clause (e) shall be inserted as under:

“Dues to the Exchange Repository: The payment of such subscriptions, debts, fines, fees, charges and other moneys due to the Repository.”

e) New Sub-clause (f) shall be inserted as under:

“Dues to any other recognised Stock Exchange / Clearing Corporation: After meeting the claims in the order above, the remaining amounts, if any shall be disbursed to any other recognised stock exchange / Clearing Corporation for the purpose of meeting the obligations of the defaulter as a member of that exchange / clearing corporation as per timelines and process put in place, if any. If the defaulter is a member of more than one recognised stock exchange / clearing corporation, then the remaining amounts shall be distributed amongst all such recognized stock exchanges / clearing corporations and if the remaining amount is insufficient to meet the claims of all such stock exchanges / clearing corporations, then the remaining amount shall be distributed pro rata among all such stock exchanges / clearing corporations;”.

f) The existing Sub-clause (c) stands renumbered as Sub-clause (g).

g) The existing Sub-clause (d) stands renumbered as Sub-clause (h).

h) In the existing renumbered Sub-clause (g),

i. Existing words and symbol “Warehouses, Assayers and claims of any other persons as approved by the Relevant Authority:” shall be substituted with new words and symbol “and other persons:” after the words and symbol “Dues to the Approved Banks,” and before the words “After making payments”.

ii. The existing word and symbols “(b)” shall be substituted with the new words and symbol “(a, b, c, d, e and f)” after the words “payments under Clause” and before the words and symbol “above, the amounts remaining”.

i) The Explanation shall be inserted to the Clause 10.22 of Bye Law 10, as under:

“*Explanation:* for the purpose of this Bye Law, cases where any litigations are pending against the defaulter member, the residual amount, if any, may be retained by the exchange until such litigations are concluded.”

20. The existing Clause 10.24 of Bye Law 10 shall be substituted with new Bye Law as under:

“SUBSEQUENT RECOVERY FROM THE DEFAULTER MEMBER

10.24.1 Any amount that the Relevant Authority may later recover from the Defaulter Member shall, to the extent of such recovery, reduce the loss of the Exchange and shall be distributed as per the Bye law no. 10.22 “Application of asset’.”

21. New Clause 10.28 of Bye Law 10 shall be inserted after existing Clause 10.27 as under:

“RELEVANT AUTHORITY TO DECIDE ON LIKELIHOOD OF DEFAULT

- a) The Relevant Authority shall, keeping in view the circumstances and/or standard operating procedure, guidelines, directives, circulars of the SEBI issued from time to time, decide that any Trading Member is likely to default in payment/repayment of funds or securities to its client/s and/or likely to fail to meet its obligations or any payment obligations to the Exchange or its Trading Member.
- b) The decision of the Relevant Authority as stated in 10.28 (a) above shall be final and binding on the Trading Members, their agents and banks.
- c) Upon decision as per 10.28(a) the Relevant Authority shall take such actions as it deems appropriate and/ or such actions as prescribed in any standard operating procedure, guidelines, circulars or directives of the SEBI issued from time to time.”
Provided however that the relevant authority shall be guided and bound by regulatory prescriptions in this regard.”

22. New Clause 10.29 of Bye Law 10 shall be inserted after newly inserted Clause 10.28 as under:

“FREEZING OF BANK ACCOUNT IN CASE OF LIKELIHOOD OF DEFAULT BY THE TRADING MEMBER

10.29.1 The Relevant Authority is empowered to issue instructions to the concerned bank/s to freeze the bank account/s maintained by the Member, for all debits / withdrawal by the Member in the event of a likelihood of default by the Member in meeting its obligations to the Exchange and/or the Clearing Corporation and / or repayment of funds / securities to his / its clients.”

23. New Clause 10.30 of Bye Law 10 shall be inserted after newly inserted Clause 10.29 as under:

“10.30 RIGHTS OF RELEVANT AUTHORITY IN THE EVENT OF DEFAULT OR LIKELIHOOD OF DEFAULT:

10.30.1 In the event of default or a likelihood of default, the Relevant Authority may exercise the following rights among others:

- a) to do all such necessary acts and things and take such measures as are appropriate in the opinion of the Relevant Authority necessary to reduce, remove or determine the exposure of the Exchange arising out of transactions/ positions of a Member or otherwise, arising as a result of a default, or likelihood of default.
- b) to take such measures, including but not limited to, Closing- out of positions, effect alternative modes of settlement in the event of Declaration of Default or during the process of declaration of default or in the event of likelihood of default, to ensure financial safety and integrity of the Exchange and its system. The Non-Defaulting Members shall be bound by the decision of the Relevant Authority and abide by the directives issued in this regard.

- c) to sell, realize, apply and set off any Collateral, deposited by the Defaulter including the member likely to default, by way of Margin, security deposit or otherwise and to apply the proceeds towards the outstanding obligation of the Member as may be deemed fit.
- d) to take such action, as it may deem fit against such Member including suspension of such Member or squaring off / close out / shifting of the Open Positions of the Member and/or its affiliated constituents and their clients.
- e) to transfer all or any Open Positions of a Constituent of the Defaulter member or a member who is likely to default, either on its own or at the request of the member, to another Member together with any corresponding Margins.
- f) to take such actions and/or initiate appropriate legal proceedings to liquidate the assets (movable and immovable) of the defaulter member including that of debit balance clients (to the extent of debit balance), not in possession of the Relevant Authority for recovery of dues in such period and manner as may be prescribed by SEBI from time to time.
- g) the Relevant Authority shall have no liability, obligation or duty to any Member, their affiliates, any of their clients or any third party, including but not limited to, as a result of any force majeure event which is beyond the reasonable control of the Exchange.

10.30.2 The relevant authority may require the clearing corporation to instruct the clearing member/s with whom the trading member is affiliated, (a) to freeze and/ or not release deposits in any form, collateral, margin money, other amounts lying to the credit of and commodities and securities deposited by the defaulter with such clearing member/s; and/ or (b) to call in and realise the security deposits in any form, collateral, margin money, other amounts lying to the credit of and commodities and securities deposited by the defaulter and recover all moneys, commodities, securities and other assets due, payable or deliverable.”

24. In the existing Clause 11.1 of Bye Law 11, following amendments are notified:

- a. The alphabet “A” shall be deleted after the words and symbol “apply in addition to Bye Law 1”.
- b. In Sub-clause 3,
 - i. The existing words “admissible to the Constituent” shall be deleted after the words “shall mean the claim value” and before the existing words “as ascertained by the Investor”.
 - ii. The existing words “Investor Grievance Redressal Committee” shall be substituted with words “Grievance Redressal Committee” after the words “Constituent as ascertained by the” and before the words “or Panel and recorded in the”.
 - iii. The existing words “or panel” shall be deleted, after the newly inserted words “Grievance Redressal Committee” and before the words “and recorded in the directions”.

- iv. New words “admissible to the Investor as” shall be inserted after the newly inserted words “Grievance Redressal Committee and” and before the words symbol “recorded in the directions or Order.”
 - c. In Sub-clause 6, the existing word “IGRP” shall be substituted with new words and symbol “Grievance Redressal Committee.” after the words “not satisfied with the Order of”.
 - d. The existing Sub-clause 7. shall be deleted.
 - e. In Sub-clause 8,
 - i. The existing words “Investor Grievance Redressal Committee or Investor Grievance Redressal Panel” shall be substituted with new words “Grievance Redressal Committee” before the existing words “shall mean a Committee or Panel”.
 - ii. The existing words “or Panel” shall be deleted after the words “shall mean a Committee” and before the words “consisting of Independent persons”.
 - iii. New words “or as may be specified by the SEBI” shall be inserted after the words “consisting of Independent persons” and before the words “identified for the purpose of addressing”.
 - iv. The existing word “Investor” shall be deleted after the words “identified for the purpose of addressing” and before the words “Grievances of the participants”.
 - v. The existing alphabet “G” of word “Grievance” shall be changed to lowercase as “g” after the words “the purpose of addressing” and before the existing words “of the participants trading”.
 - vi. The existing words “the participants” shall be substituted with new words and symbol “investors/ clients” after the words “purpose of addressing grievances of” and before the words “trading on the Exchange Platform”.
 - f. In Sub-clause 10,
 - i. The existing words “Investor Grievance Redressal Committee” shall be substituted with new words “Grievance Redressal Committee” after the words “shall mean the Order of the” and before the words “of the Exchange”.
 - ii. The existing word “IGRC” shall be substituted with new word “GRC” after the words “Grievance Redressal Committee of the Exchange”.
25. In the existing Clause 11.1A of Bye Law 11, the existing words “REFERENCE TO IGRC” shall be substituted with new words and symbols “INVESTOR SERVICE CENTRE (ISC):” appearing in the title.
26. In the existing Clause 11.1A under Bye Law 11, following amendments are notified:
1. The existing words and symbols “)/Investor Grievances Cell (IGC” shall be deleted after the words and symbol “set up investor service centers (ISC” and before the words “in such places as may be necessary”.
 2. The existing word and symbol “public/” shall be deleted after the words and symbol “time to time, for the benefit of” and before the words and symbol “investors. The ISCs”.
 3. The existing words and symbol “/IGCs” shall be deleted after the words and symbol “investors. The ISCs” and before the words “shall render such services”.

4. The existing words and symbol “/IGCs” shall be deleted after the words and symbol “investors/clients. The ISCs” and before the words “shall also provide facilities for”.
 5. The existing words and symbol “/IGCs” shall be deleted after the words and symbol “investors/clients. The ISCs” and before the words “shall act as facilitation desks”.
 6. The existing word “IGRC” shall be substituted with new word “GRC” after the words “required for making application to” and before the words and symbol “and filing Arbitration.”
27. New Clause 11.1B of Bye Law 11 shall be inserted after existing Clause 11.1A as under:
“INVESTOR SERVICE FUND
1. The Exchange shall establish and maintain an Investor Service Fund (ISF) or any such fund(s) as mandated by SEBI for providing facilities at various Investor Service Centers (ISC) and/ or otherwise.
 2. Such ISF and related ISC/ funds as mandated by the SEBI may be prescribed and governed by the Rules and Regulation of the Exchange from time to time.”
28. New Clause 11.1C of Bye Law 11 shall be inserted after newly inserted Clause 11.1B as under:
“INVESTOR GRIEVANCE
1. An investor/client may submit his complaint against any registered member of the Exchange through SCORES (SEBI Complaints Redress System) or through Email or in writing to the ISCs of the Exchange. If, after scrutiny of such a complaint, the ISC is satisfied that the complaint is admissible under the Rules, Regulations and Byelaws of the Exchange, it shall forward the complaint to the concerned member(s) through email to reply /settle the complaints. For this purpose, every Member of the Exchange shall provide a dedicated email ID to the Exchange.
 2. All investor complaints shall be resolved within such period as stipulated by SEBI and or Relevant Authority from time to time and the period shall be counted from the date of receipt of the complete and/or additional information.
 3. In case the matter does not get resolved within stipulated time from the date of receipt of the complaint, the same shall be referred to the Grievance Redressal Committee (GRC) for redressal of the complaint.
 4. The Exchange shall maintain a record of all the complaints addressed/redressed within the stipulated period. If complaint is not resolved within stipulated time frame, then the reason for non-redressal in given time frame shall also be recorded.
 5. Service-related complaints shall include non-receipt/ delay of Account statement, non-receipt/ delay of bills, closure of account/ branch, technological issues, shifting/closure of branch without intimation, improper service by staff, freezing of account, alleged debit in trading account, contact person not available in Trading member’s office, demat/ Repository account transferred without permission etc or of such nature as may be identified by SEBI from time to time. Service-related complaints, if found to have resulted in financial loss, may be referred to the Grievance Redressal Committee (“GRC”), after recording the reasons in writing by the Relevant Authority.”

29. New Clause 11.1D of Bye Law 11 shall be inserted after newly inserted Clause 11.1C as under:
“GRIEVANCE REDRESSAL COMMITTEE (GRC)
1. The Relevant Authority shall constitute GRC in such regions as may be necessary or identified by SEBI from time to time.
 2. The GRC shall comprise of such persons with such qualifications as may be decided by the Exchange/ SEBI from time to time.
 3. The disclosures and Code of Conduct as specified by SEBI and/or the Exchange shall be applicable to members of GRC.
 4. Composition of GRC:
 - a. The GRC shall comprise of a single person for claims up to Rs. 25 Lakh or such other amount as may be prescribed from time to time, whereas, for claims above Rs. 25 Lakh or such other amount as may be prescribed from time to time, the GRC shall comprise of three persons.
 - b. Further, the three members Committee shall comprise of at least one technical expert for handling complaints related to technology issues such as internet-based trading, algorithmic trading, etc.
 - c. The members of GRC shall not be associated with a trading member in any manner.
 - d. Exchanges shall empanel GRC members, however, no arbitrator/ appellate arbitrator shall be empaneled as GRC member.”
30. New Clause 11.1E of Bye Law 11 shall be inserted after newly inserted Clause 11.1D as under:
“GRIEVANCE REDRESSAL THROUGH GRC
1. Grievance Redressal Committee (GRC) shall be allowed a time of 15 working days, or such time period as may be prescribed by SEBI from time to time to amicably resolve the Investors/Client complaint.
 2. If GRC needs additional information, then GRC may request the Exchange to provide the same before the initiation of the conciliation process. In such case, where additional information is sought, the timeline for resolution of the complaint by GRC shall not exceed 30 working days or such time period as may be prescribed by SEBI from time to time.
 3. GRC shall adopt a two-fold approach i.e., for proceedings leading to direction to the Member to render required service in case of service-related complaints and proceedings leading to an order concluding admissibility of the complaint or otherwise in case of trade related complaints.
 4. In case the matter is not resolved through the conciliation process, GRC would ascertain the claim value admissible to the Investor / Client.
 5. Upon conclusion of the proceedings of GRC and in cases where claim is admissible to the Investor / Client, the Exchange shall block the admissible claim value from the deposit of the Member concerned.
 6. A complainant/member, who is not satisfied with the recommendation of the GRC shall avail the arbitration mechanism of the Exchange for settlement of complaints within three months from the date of GRC recommendation or within such time as may be prescribed by the regulator.

7. In case, the Member opts for arbitration against the GRC order and the claim value admissible to the Investors/Client is not more than Rs. 20.00 lac, then the Exchange shall provide monetary relief to the Investor/Client as stated below or as may be stipulated by SEBI from time to time:

- i. 50% of the admissible claim value or Rs. 2.00 lac, whichever is less, shall be released to the Investors/Client from IPF of the Exchange.
 - ii. In case the arbitration award is in favour of the client and the member opts for appellate arbitration then 50% of the amount mentioned in the arbitration award or Rs. 3.00 lakhs (Rs. Three lakhs), whichever is less, shall be released to the client from IPF of the Exchanges. The amount released shall exclude the amount already released to the client under Byelaw 11.1D.8.i above.
 - iii. In case the appellate arbitration award is in favour of the client and the member opts for making an application under Section 34 of the Arbitration and Conciliation Act, 1996 to set aside the appellate arbitration award, then 75% of the amount mentioned in the appellate arbitration award or Rs.5.00 lakhs (Rs. Five Lakhs), whichever is less, shall be released to the client from IPF of the Exchanges. The amount released shall exclude the amount already released to the client under Byelaw 11. 1D.8.i and 11.1D.8.ii above.
 - iv. Total amount released to the client through the facility of interim relief from IPF in terms of this Circular shall not exceed Rs. 10.00 lakhs (Ten lakhs) in a financial year.
 - v. The release of amounts from the IPF to the investor/client shall be subject to such other procedure as may be specified by the Exchange from time to time.
 - vi. If it is observed that there is an attempt by investor / client either individually or through collusion with Member (s) or with any other stakeholder, to misuse the provision of these Byelaws, then without prejudice to the powers of the Board to take action, appropriate action in this regard shall be taken against any such person so involved from henceforth accessing the benefits of these Bye-laws.
 - vii. In case the complaint is decided in favour of the investor after conclusion of the proceedings, then amount released to the investor shall be returned to IPF from the blocked amount of the Member by Exchange and the rest shall be paid to the investor.
 - viii. In case Investor/Client loses at any stage of the proceedings and decides not to pursue the matter further, then the investor/client shall refund the amount released from IPF, back to the IPF of the Exchange. In case Investor/Client fails to make good the amount released out of IPF then Investor/Client (based on PAN of the investor/client) shall not be allowed to trade on any of the Exchanges till such time the investor/client refunds the amount to IPF, and the names of such investors shall be displayed on the website, if deem necessary.
 - ix. The Exchange may also resort to displaying the names of such investor/clients on their website if considered necessary.”
8. The complaint shall not be disposed by GRC citing "lack of information and complexity of the case". The GRC shall give its recommendation to the Exchange.
9. Expenses of GRC shall be borne by the respective Exchange and no fees shall be charged to the complainant/member.

10. The Exchange shall organize regular training program for GRC members in consultation with National Institute of Securities Markets (NISM) or as may be prescribed otherwise by the Regulator. The cost of such program shall be borne by Investor Service Fund (ISF) of the Exchange.
11. For any arbitration application received without going through GRC mechanism, the time period of three months shall not apply, and for such cases the limitation period for filing arbitration shall be governed by the law of limitation i.e., The Limitation Act, 1963.”
31. In the existing Clause 11.2 of Bye Law 11, following amendments are notified:
- a. New Sub-Clause 1A shall be inserted after existing Clause 1 as under:
“All claims, difference or disputes pertaining to additional facilities, incidental or ancillary in nature, including but not limited to Electronic Negotiable Warehouse Receipt (“ENWR”) may be referred to arbitration in accordance with Rules, Bye Laws and Regulations of the Exchange.
- For the Purpose of the above clause ENWR shall have same meaning as assigned to it under Regulation 3 (d) of Warehousing Development and Regulatory Authority (Electronic Negotiable Warehouse Receipts) Regulations, 2017.”
- b. New word “also” shall be inserted in the second paragraph after the newly inserted paragraph 1A ending with words and symbol “(Electronic Negotiable Warehouse Receipts) Regulations, 2017.” and after the existing words “The Exchange shall” and before the existing words “facilitate arbitration for such disputes”.
- c. The existing word “including” shall be deleted after the words “facilitate arbitration for such disputes” and before the words and symbol “for references filed by Trading/Clearing Member”.
- d. The existing words “IGRC” shall be substituted with new words “GRC” after the words “against the directions or order of the”.
32. In the existing Clause 11.3 of Bye Law 11, the words and symbols “clause (1)” shall be substituted with words and symbols “sub-clause 11.2 (1)” after the words “disputes of the nature referred to in” and before the words “above shall be submitted to arbitration”.
33. In the existing Clause 11.4 of Bye Law 11, the words and symbols “clause (1)” shall be substituted with words and symbols “sub-clause 11.2 (1)” after the words “differences or disputes referred to in” and before the words “above shall be submitted to arbitration”.
34. In the existing Clause 11.5 of Bye Law 11, following amendments are notified:
- a. In Sub-Clause 1, the existing words “IGRC” shall be substituted with new words “GRC” after the words “The procedure to be followed in” and before the words and symbol “mechanism, in arbitration and appeal”.

- b. In Sub-Clause 4, new words and symbol “Such seats and places of arbitration/ appellate arbitration shall include proceedings through digital mode as provided under the Regulations.” shall be inserted after the words and symbol “jurisdiction for the purpose of the Act.”
- c. In Sub-Clause 21, the existing words “IGRC” shall be substituted with new words “GRC” after the words “with in the Regulations to facilitate” and before the words and symbol “, arbitration.”
35. In the existing Clause 11.5A of Bye Law 11, the existing words “and segregation of arbitration and appellate arbitration panel” shall be deleted after the words “Empanelment of arbitrators” appearing in the title.
36. In the existing Clause 11.5A of Bye Law 11, following amendments are notified:
- a. The existing words and symbol “separate panels for arbitration and appellate arbitration.” shall be substituted with new words and symbol “a common pool of arbitrators from where the arbitration and appellate arbitration tribunal shall get constituted for each reference and appeal respectively.” after the words “There shall be” and before the existing words and symbol “Further, for appellate arbitration”.
- b. The existing words and symbol “Further, for” shall be substituted with new words “In case of” after the newly inserted words and symbol “reference and appeal respectively.” and before the words and symbol “appellate arbitration,”.
- c. New words “the tribunal shall comprise” shall be inserted after the words and symbol “In case of appellate arbitration,” and before the existing words “at least one member of the panel”.
- d. The existing words “member of the panel shall be a” shall be deleted after the newly inserted words “shall comprise at least one” and before the words and symbol “Retired Judge.”
- e. The existing words and symbol “/ appellate arbitrators” shall be deleted after the words “before empanelment of arbitrators”.
37. In the existing Clause 11.5B of Bye Law 11, existing words “IGRP/IGRC” shall be substituted with new word “GRC” after the words “Empanelment of” and before the word “members” appearing in the title.
38. In the existing Clause 11.5B of Bye Law 11, following amendments are notified:
- a. The existing words “IGRP/IGRC” shall be substituted with new words “GRC” after the words “Exchanges shall empanel” and before the words “members, however, no arbitrator”.
- b. The existing words “IGRP/IGRC” shall be substituted with new words “GRC” after the words “arbitrator shall be empaneled as” and before the words “member.”
39. In the existing Clause 11.5C of Bye Law 11, following amendments are notified:
- a. New Sub-clauses shall be inserted after the existing Sub-clause (ii) as under:
“(iii) A client or Member of the Exchange will be entitled to choose arbitrator(s) from the Common Pool of Arbitrators maintained by the Exchange in pursuance of the directions issued by SEBI from time to time.

- (iv) If the client or member (trading member or clearing member) fails to agree on the Arbitrator(s) from the Common Pool, the Arbitrator(s) will be chosen by an 'Automatic Process' wherein neither parties to the arbitration nor will the Exchange be directly involved.
- v. The 'Automatic Process' will entail a randomized, computer generated selection of Arbitrator, from the common pool of Arbitrators. The selection process shall be in chronological order of the receipt of arbitration reference i.e. only after selecting an arbitrator for the former arbitration reference received, selection for the latter shall be taken up.
- vi. The 'Automatic Process' will send a system generated, real time alert (SMS, email etc.) to all entities involved in the particular case. This communication will be sent to all concerned entities including clients, arbitrators, members, exchanges etc. concerning the reference.”
- b. New paragraph shall be inserted after the newly inserted Sub-clause (vi) as under:
“In case of any probable conflict of interest in an arbitration reference being assigned to any Arbitrator the Arbitrator will have to upfront decline the arbitration reference. After the said arbitrator declines, the 'automatic process' will pick the name of another Arbitrator. This cycle will continue till the time there is no conflict of interest, by the selected arbitrator. The process of appointment of arbitrator(s) shall be completed within 30 days. However, the timeline can be extended and exchanges shall put on record the reasons for such extension.”
40. In the existing Clause 11.6 of Bye Law 11, existing words “IGRC” shall be substituted with new word “GRC” after the words “to be appointed as” and before the words and symbol “members/ arbitrators” appearing in the title.
41. In the existing Clause 11.6 of Bye Law 11, following amendments are notified:
a. The existing words “IGRC” shall be substituted with new words “GRC” after the words “his possible appointment as an” and before the words and symbol “member/ arbitrator shall disclose”.
b. The existing words “IGRC” shall be substituted with new words “GRC” after the words “then he shall not be appointed as an” and before the words and symbol “member/ arbitrator.”
42. In the existing Clause 11.7 of Bye Law 11, existing words and symbol “IGRC MEMBERS/” shall be deleted after the words “persons appointed as” and before the words “arbitrators” appearing in the title.
43. In the existing Clause 11.7 of Bye Law 11, following amendments are notified:
a. The existing words and symbol “IGRC member/” shall be deleted after the word “An” and before the words and symbol “arbitrator, from the time of his appointment”.
b. The existing words and symbol “shall, without delay” shall be substituted with new words and symbols “in case of conflict of interest by the arbitrator, the information for the same shall reach the exchange on which the dispute has taken place within 15 days of receipt of communication from the Stock Exchange above. The said information shall be sent by any

method which ensures proof of delivery.” after the words and symbol “throughout the arbitral proceedings,” and before the existing words “disclose to the Relevant Authority in writing”.

- c. New words “NOTE: The above conflict of interest shall be” shall be inserted as next paragraph after the newly inserted words and symbol ending with “ensure proof of delivery.” and before the existing words “disclose to the Relevant Authority”.
- d. New alphabet “d” has been inserted in the existing word “disclose” after the newly inserted words “conflict of interest shall be” and before the existing words “to the Relevant Authority”.
- e. The existing words “to the Relevant Authority” shall be deleted after the words “shall be disclosed” and before the existing words “in writing any circumstances”.
- f. New words “subject to” shall be inserted after the words “shall be disclosed in writing” and before the words “any circumstances referred to in”.
- g. The existing words “which have come to his knowledge after his appointment as an arbitrator” shall be deleted after the words “referred to in Clause (11.6) above”.

44. In the existing Sub-clause vii. under Clause 11.7A of Bye Law 11, the new words and symbol “amended/ modified from time to time” shall be inserted after the words and symbol “directions issued by the Government / SEBI”.

- a. The existing words and symbol “any and such other condition as may be prescribed by SEBI from time to time” after clause ix shall be numbered as “x.”

45. In the existing Clause 11.8 of Bye Law 11, following amendments are notified appearing in the title:

- a. The existing word “MANDATE” shall be substituted with new words “APPOINTMENT IN A REFERENCE” after the words “TERMINATION OF” and before the existing words “OF THE IGRC MEMBER”.
- b. The existing word “IGRC” shall be substituted with new word “GRC”.

46. In the existing Clause 11.8 of Bye Law 11, following amendments are notified:

- a. The existing first paragraph shall be numbered as Sub-clause 11.8.1.
- b. In the newly numbered Sub-clause 11.8.1, the existing word “mandate” shall be substituted with new word “appointment” after the word “The” and before the existing words and symbol “of the IGRC member/arbitrator”.
- c. In the newly numbered Sub-clause 11.8.1, the existing words “IGRC” shall be substituted with new words “GRC” after the words “The appointment of the” and before the words and symbols “member/arbitrator shall terminate”.
- d. In the newly numbered Sub-clause 11.8.1, the existing words and symbol “/arbitrators” shall be deleted after the words “appointment of the GRC member” and before the words “shall be terminated”.
- e. In the Sub sub-clause a. under the newly numbered Sub-clause 11.8.1, the existing word “arbitrator” shall be substituted with new words “GRC member” after the word “The” and before the words “withdraws from office for”.

- f. In the Sub sub-clause a. under the newly numbered Sub-clause 11.8.1, the existing words “any” shall be deleted after the words “withdraws from office for” and before the word and symbol “reason; or”.
- g. In the Sub sub-clause a. under the newly numbered Sub-clause 11.8.1, a new alphabet “s” has been inserted to the word “reason” after the words “withdraws from office for” and before the words and symbol “; or”.
- h. In the Sub sub-clause a. under the newly numbered Sub-clause 11.8.1, new words “recorded in writing and accepted by the Relevant Authority” shall be inserted after the words “withdraws from office for reasons” and before the word and symbol “; or”.
- i. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “r” of word “relevant” shall be changed to uppercase as “R” after the words “In the opinion of the” and before the words “authority, the IGRC member becomes”.
- j. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “a” of word “authority” shall be changed to uppercase as “A” after the words “In the opinion of the Relevant” and before the words “the IGRC member becomes de jure”.
- k. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing word “IGRC” shall be substituted with new word “GRC” after the words and symbol “opinion of the Relevant Authority, the” and before the existing words and symbol “member/arbitrator becomes de jure”.
- l. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing word and symbol “/arbitrator” shall be deleted after the words “Relevant Authority, the GRC member” and before the words “becomes de jure or de facto”.
- m. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing word “make” shall be substituted with new word “pass” after the words “delay including failure to” and before the words “the arbitral award within”.
- n. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing words “arbitral award” shall be substituted with new word “Order” after the words “including failure to pass the” and before the words “within the time period”.
- o. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “r” of word “relevant” shall be changed to uppercase as “R” after the words “time period prescribed by the” and before the words and symbol “authority. Such a decision”.
- p. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “a” of word “authority” shall be changed to uppercase as “A” after the words “time period prescribed by the Relevant” and before the words “Such a decision of the”.
- q. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “r” of word “relevant” shall be changed to uppercase as “R” after the words “Such a decision of the” and before the words and symbol “authority shall be final and binding”.
- r. In the Sub sub-clause b. under the newly numbered Sub-clause 11.8.1, the existing alphabet “a” of word “authority” shall be changed to uppercase as “A” after the words “Such a decision of the Relevant” and before the words “shall be final and binding”.

- s. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word “mandate” shall be substituted with the new word “appointment” after the word “The” and before the existing words “of the IGRC member”.
- t. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word “IGRC” shall be substituted with the new word “GRC” after the word “The appointment of the” and before the words “member/ arbitrator is terminated”.
- u. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word and symbol “/arbitrator” shall be deleted after the words “appointment of the GRC member” and before the words “is terminated by the Relevant Authority”.
- v. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word “mandate” shall be substituted with the new word “appointment” after the word “the termination of the” and before the existing words and symbol “of the IGRC member/ arbitrator”.
- w. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word “IGRC” shall be substituted with the new word “GRC” after the word “the appointment of the” and before the existing words and symbol “member/ arbitrator from both”.
- x. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing word and symbol “/arbitrator” shall be deleted after the words “appointment of the GRC member” and before the words “from both the parties”.
- y. In the Sub sub-clause c. under the newly numbered Sub-clause 11.8.1, the existing words and symbol “to IGRC proceeding/ arbitration” shall be substituted with new words “or either party without the express objection of the other within reasonable period of time” after the words “member from both the parties” and before the word and symbol “; or”.
- z.
- aa. The Sub sub-clause d. under Sub-Clause 11.8.1 shall be deleted.
- bb. The existing sentence after the deleted Sub sub-clause d. of Clause 11.8.1 shall be numbered as Sub sub-clause d.
- cc. In the numbered Sub sub-clause d. under the newly numbered Sub-clause 11.8.1, the existing words “IGRC“/ arbitral” shall be substituted with new words “GRC” after the words “The” and before the words and symbol “/ arbitral proceedings are terminated”.
- dd. In the numbered Sub sub-clause d. under the newly numbered Sub-clause 11.8.1, the existing word and symbol “herein” shall be deleted after the words “proceedings are terminated as provided for”.
47. New Sub-clause 11.8.2 under Clause 11.8 of Bye Law 11 shall be inserted after existing Sub-clause 11.8.1 as under:
- “The Appointment of an arbitrator shall be terminated:
- a. If the Arbitrator discloses any circumstances referred to in clauses (11.6) and (11.7) which in the opinion of the Relevant Authority are likely to give rise to justifiable doubts as to his independence and impartiality; or
- b. If in the opinion of the Relevant Authority, the arbitrator de jure or de facto becomes incapacitated to perform his functions including failure to make the arbitral award within the

- time period prescribed by the Relevant Authority or in exceptional circumstances such as personal disability, death or natural calamities due to which such duties cannot be discharged. Moreover, the Arbitrator shall take all necessary steps to keep the Exchange immediately informed of such exceptional circumstances.; or
- c. By the Relevant Authority upon receipt of written request for termination of the appointment of the arbitrator, from both the parties or either party without the express objection of the other; or
 - d. In event the arbitrator fails to initiate the first hearing within 2 (two) months from the date of receipt of the documents, unless the said time limit is extended in writing by the relevant authority, the Arbitrator shall ensure that the Award is passed within the prescribed timeline as provided in these byelaws; or
 - e. The arbitrator withdraws from office for any reason for a particular reference”
48. In the existing Clause 11.9 of Bye Law 11, the words “IGRC” shall be substituted with new words “GRC” after the words “VACANCY TO THE OFFICE OF THE” and before the words “MEMBER/ ARBITRATOR” appearing in the title.
49. In the existing Clause 11.9 of Bye Law 11, following amendments are notified:
- a. The existing word “IGRC” shall be substituted with new word “GRC” after the words “award should the office of the” and before the words and symbol “Member/arbitrator fall vacant for”.
 - b. The existing word “IGRC” shall be substituted with new word “GRC” after the words “the illness or death of the” and before the words and symbol “Member/arbitrator or termination”.
 - c. The existing word “IGRC” shall be substituted with new word “GRC” after the words “termination of the mandate of the” and before the words and symbol “Member/ arbitrator by the Relevant Authority”.
 - d. The existing word “IGRC” shall be substituted with new word “GRC” after the words “specified by it for appointment of the” and before the words and symbols “Member/arbitrator.”
50. The existing Clause 11.13 of Bye Law 11 shall be relocated and renumbered as 11.9A
51. In the existing Clause 11.10 of Bye Law 11, following amendments are notified:
- a. The existing word “IGRC” shall be substituted with new word “GRC” after the words and symbol “Unless otherwise agreed by parties, any” and before the words and symbol “Member/arbitrator who has been”.
 - b. The existing word “IGRC” shall be substituted with new word “GRC” after the words “vacancy to the office of the” and before the words and symbol “Member/arbitrator may repeat any”.
52. In the existing Clause 11.11. of Bye Law 11, following amendments are notified:
- a. The existing word “IGRC” shall be substituted with new word “GRC” after the words “An order or ruling of the” and before the words and symbol “Member/arbitrator made prior”.

- b. The existing word "IGRC" shall be substituted with new word "GRC" after the words "the order or ruling of the" and before the words and symbol "Member/arbitrator made prior".
53. In the existing Clause 11.12 of Bye Law 11, following amendments are notified appearing in the title:
- New words "MEASURES ORDERED BY THE ARBITRATOR AND" shall be inserted after the word "INTERIM" and before the words "ARBITRAL AWARD".
 - The existing words "AND INTERIM MEASURES ORDERED BY THE ARBITRATOR" shall be deleted after the words "THE ARBITRATOR AND ARBITRAL AWARD".
54. In the existing Clause 11.12 of Bye Law 11, following amendments are notified:
- The existing words "be empowered to make" shall be substituted with the new word "pass" after the words "The arbitrator may" and before the existing words "an interim arbitral award as well".
 - The existing word "arbitral award" shall be substituted with the new word "order" after the words "The arbitrator may pass an interim" and before the words "as well as to provide interim measures".
 - New word "or" shall be inserted after the words "an interim order as well" and before the words "as to provide interim measures of protection".
 - The existing word "commodity" shall be substituted with the new word and symbols "security(ies)" after the words "a party to provide appropriate" and before the words "in connection with an interim measure".
55. New Clause 11.12A of Bye Law 11 shall be inserted after the existing Bye Law 11.12 as under:
"11.12A INTIMATION OF AWARD:
After the award is made, a signed copy of the award shall be delivered to each party."
56. New Clause 11.12B of Bye Law 11 shall be inserted after the newly inserted Clause 11.12A as under:
"11.12B NON-ADMISSIBILITY OF MATTERS SETTLED BETWEEN THE PARTIES:
If after duly informing the arbitral tribunal, the parties to the arbitration enter into any arrangement amongst themselves to settle the matter, then, pursuant to such settlement duly recorded and submitted in writing to the Arbitral Tribunal, the arbitrator/s may pass an award in accordance with the terms of Settlement so filed and such award shall be binding on the parties and operate as the award of the Tribunal. The parties to the reference or any other person claiming through them shall not be entitled to refer the claim under such settlement to arbitration for a second time."
57. In the existing Clause 11.15 of Bye Law 11, the existing word "IGRC" shall be substituted with a new word "GRC" after the words "TIME FOR COMPLETION OF" and before the word and symbol "/ARBITRATION" appearing in the title.

58. In the existing Clause 11.15 of Bye Law 11, following amendments are notified:
- The existing word "IGRC" shall be substituted with a new word "GRC" after the word "The" and before the words "shall make the order within such period".
 - New words and symbols "The arbitration reference shall be concluded by way of issue of an arbitral award within 4(Four) months from the date of appointment." shall substitute the existing words and symbol "The arbitrator shall make the arbitral award normally within 3 months from the date of entering upon the reference" appearing after the words "prescribed by Relevant Authority from time to time."

59. In the existing Clause 11.16 of Bye Law 11,

The existing words "The time taken to make the award may not be extended beyond 3 times, not exceeding 6 months, by the Managing Director or Relevant Authority on an application by either of the parties or the arbitrator, as the case may be" shall be substituted with new words "The Managing Director/ Executive Director of the exchange may for sufficient cause extend the time for issue of arbitral award by not more than two months on case-to-case basis after recording the reasons for the same."

60. In the existing Clause 11.17 of Bye Law 11, following amendments are notified:
- The existing words "held the first hearing" shall be substituted with new words "been appointed" after the words "the date on which the arbitrator has".

61. In the existing Clause 11.22 of Bye Law 11, following amendments are notified:
- New Sub-clause 11.22 (1A) shall be inserted after the existing Sub-clause 11.22(1) as under:
"[1A.] The Appellate panel shall consist of three arbitrators who shall be different from the ones who passed the Arbitral Award appealed against and such Appellate Arbitrators shall dispose of the appeal by way of issue of an Appellate Arbitral Award."
 - New Sub-clause 11.22 (5) shall be inserted after the existing Sub-clause 11.22(4) as under: -
"[5] The Managing Director/Relevant Authority of the exchange may, on an application by either party or arbitrator(s) for sufficient cause recorded in writing, extend the time for issuance/ pronouncement of appellate arbitral award by not more than two months on a case to case basis after recording the reasons for the same."
 - New paragraph "Provided further, that the amount and timelines mentioned hereinabove shall be subject to such change(s) as may be prescribed by SEBI and or Relevant Authority from time to time." shall be inserted after the newly inserted Sub-clause 11.22 (5).

62. In the existing Bye Law 12, following amendments are notified:
- New Sub-clause (6) shall be inserted after the existing Sub-clause 12 (5) as under: -
"6. POWERS TO AMEND BYE-LAWS:
Subject to the requirements set out under the Relevant Acts or as approved by SEBI, the Exchange may from time to time amend all or any part of these Bye Laws as may be deemed necessary or appropriate."

- b. New Sub-clause (7) shall be inserted after the newly inserted Sub-clause 12 (6) as under:
“7. POWER TO ISSUE NOTICES AND CIRCULARS/ POWER TO PRESCRIBE ENABLING PROVISIONS:
- 7.1 The Relevant Authority may, from time to time, issue clarifications/ directive / Notice and/or Circulars, as may be required from time to time including but not limited to;
- a) to remove any difficulties or ambiguity in implementing the provisions of any of the Bye-Laws of the Exchange and Regulations framed thereunder
- b) to provide any clarifications / directions including withdrawal/relaxation of any directive / Notice and/or Circulars in part or otherwise, as it may deem necessary, which shall have the same effect as these Byelaws and the Regulations.
- 7.2 Any non-compliance or violation of such clarifications/ directives /Notice and/or Circulars shall be deemed to be a contravention of these Byelaws.”
- c. New Sub-clause (8) shall be inserted after the newly inserted Sub-clause 12 (7) as under:
“8 JURISDICTION AND GOVERNING LAW
- 8.1 These Bye-Laws shall be governed by and construed in accordance with the laws of India.
- Save as provided under these Bye-Laws and irrespective of the location of member of the Exchange or any of the entities rendering any service to the Exchange and its members towards completing the trading functions under these Bye Laws, the court in Mumbai shall have the exclusive jurisdiction to determine any dispute with the Exchange in relation to or arising from these Bye-Laws.
- 8.2 All Deals admitted by the Exchange for trading shall be deemed to have been entered into exclusively in the city of Mumbai and courts in Mumbai shall have exclusive jurisdiction with regard to such deals, admitted on the Exchange.
- 8.3 The Exchange may, from time to time, specify deals as subject to a particular jurisdiction, having regard to the type or nature of the deal on the Exchange and other relevant factors.
- 8.4 Members are liable for due fulfilment of their obligations to the Exchange as may be specified by the Relevant Authority, whether such obligation be for account of the member or on account of a Constituent.
- 8.5 The Exchange shall be entitled to bring an action in any court of competent jurisdiction against a member to enforce the obligations of a member which may arise under or in connection with these Byelaws, a judgment an award or an order.
- 8.6 Any dispute between a member of the Exchange and its constituents may be referred to any court in India depending on the location of the said Client provided the Exchange is not being made a party to the dispute.”
- d. New Sub-clause (9) shall be inserted after the newly inserted Sub-clause 12 (8) as under:
“9 GOVERNING LANGUAGE

All Rules, Notices, writings, Circulars, instructions and documents issued by the Exchange under these Byelaws in relation to the operation and functions of the Exchange shall be in the English language. For the convenience of members, the Exchange may publish Notice and/or Circulars in any other language in addition to English. In case of any discrepancy between the different versions of any Notice and/or Circular, the English version shall prevail.”

63. The existing Bye Law 13, Part A shall be deleted after newly inserted Clause 12 (9) under Bye Law 12, Part A.
64. The existing words “Part B” and “Part B (Bye Law 1 to 8)” shall be deleted after the newly inserted Clause 12 (9) under Bye Law 12, Part A.
65. The existing Bye Law 9 of Part B shall be renumbered as Bye Law 13 and following amendments are notified:
 - a. The existing Clause 9.1 of newly renumbered Bye Law 13 shall be renumbered as 13.1.
 - b. The existing Clause 9.2 of newly renumbered Bye Law 13 of newly renumbered Bye Law 13 shall be renumbered as 13.2.
 - c. In the newly numbered Clause 13.2 of Bye Law 13, the paragraph after sub-clause (a) shall be numbered as sub-clause (b)
 - d. In sub-clause (b) of newly numbered Clause 13.2 of Bye Law 13, new words “or as maybe prescribed from time to time” shall be inserted after the words “earned on investments of the Fund”.
 - e. The existing Clause 9.3 of newly renumbered Bye Law 13 shall be renumbered as 13.3.
 - f. The existing Sub-clause (a) of newly renumbered Clause 13.3 of Bye Law 13, the words and symbol “from the Exchange as decided/directed” shall be substituted with new words and symbols “/ remittances as mandated/ prescribed” after the words “such contributions” and before the words “by the SEBI”.
 - g. In the existing Sub-clause (b) of newly renumbered Clause 13.3 of Bye Law 13,
 - i. The existing words “settlement words” shall be deleted after the words and symbol “by the Exchange, except” and before the words existing words and symbol “penalties (including penalties)”.
 - ii. The word “and” shall be inserted after the word and symbol “levied” and before the symbol and words “/ collected by the Exchange”.
 - iii. The existing words “settlement related” after the words and symbol “the Exchange, except” and before the word “penalty” shall be substituted with new words “for the settlement related”.
 - iv. The existing words and symbols (“including penalties for delivery default”) after the word “penalty” shall be substituted with the new words and symbols (“including penalties from delivery default”)
 - v. The existing words “after deducting cost of administration subject to the limit as may be prescribed by SEBI and transferred to the Fund, from time to time;]” shall be

substituted with new words “*shall be credited to the Fund.*” after the newly inserted words and symbol “*(including penalties from delivery default)*”.

- h. The existing Sub-clause (f) of newly renumbered Clause 13.3, shall be deleted.
- i. The existing paragraph after Sub-clause (f) of newly renumbered Clause 13.3, “The Exchange shall be further empowered to call from the member such additional contributions as may be required, from time to time, to make up for the short fall if any in the Fund, at the discretion of the Exchange.” shall be deleted.

66. The existing Clause 9.6 of newly renumbered Bye Law 13 shall be renumbered as 13.4 and following amendments are notified therein:

- a. In the existing Sub-clause (a) of newly renumbered Clause 13.4, the existing symbols “25” shall be substituted with new symbols “10” after the words and symbol “members of the Exchange or Rs.” And before the words and symbols “, 00,000/- (Rupees Twenty lakh only)”
- b. In the existing Sub-clause (a) of newly renumbered Clause 13.4, the existing words “twenty five” shall be substituted with new words “en” after the words and symbols “Exchange or Rs.10,00,000/- (Rupees T” and before the words and symbol “Lacs only) whichever is”
- c. In the existing Sub-clause (a) of newly renumbered Clause 13.4, the existing word “lower” shall be substituted with new words “higher” after the words and symbol “Lacs only) whichever is” and before the words and symbol “in a financial year;”.
- d. in the existing Sub-clause (b) of newly renumbered Clause 13.4, the existing words and symbols “[except settlement related penalties,]” shall be deleted after the words “a sum of all penalties” and before the words “as and when levied and collected”.
- e. In the existing Sub-clause (b) of newly renumbered Clause 13.4, the existing words “after deducting the cost of the administration, not exceeding 10 per cent in total” shall be deleted after the words “as and when levied and collected” and before the words “or as may be prescribed by the SEBI”.

67. The existing Clause 9.4 of newly renumbered Bye Law 13 shall be renumbered as 13.5.

68. The existing Clause 9.5 of newly renumbered Bye Law 13 shall be renumbered as 13.6 and following amendments are notified therein:

- a. The existing words “Unless the Board of Directors of the Exchange otherwise directs, the accounts of” shall be deleted before the words “the Fund shall be prepared and maintained”.
- b. The existing alphabet “t” of word “the” shall be changed to uppercase as “T” before the words “Fund shall be prepared and maintained”.
- c. The existing words “as a part of the accounts of the Exchange” shall be substituted with new words “separately” after the words “Fund shall be prepared and maintained” and before the words “and shall be audited”.
- d. The existing words “as a part of the accounts of the Exchange” shall be substituted with new words “by the auditors of the Fund as appointed by the Trustees” after the words “and shall be audited”.

69. The existing Clause 9.7 of newly renumbered Bye Law 13 shall be deleted.
70. The existing Clause 9.8 of newly renumbered Bye Law 13 shall be renumbered as 13.7 and following amendments are notified therein:
- In the existing paragraph after Sub-clause (c) of newly renumbered Clause 13.7, the words and symbol "However, SEBI may review the amount of compensation available against a single claim of a client or against each defaulter member whenever they deem fit." shall be shifted as second paragraph before the words of first paragraph "Exchange through its website."
 - In the existing Sub-clause (d), new words "in such periodicity as may be prescribed" shall be inserted after the words "the IPF Trust, shall review" and before the words "and progressively increase the amount".
 - In the existing Sub-clause (d), the words "at least every three years" shall be substituted with new words "subject to regulatory guidelines as may be applicable" after the words "claim of an investor".
71. The existing Clause 9.9 of newly renumbered Bye Law 13 shall be renumbered as 13.8 and following amendments are notified:
- The existing words "Legitimate claims of" shall be deleted before the words "investors/ clients shall only be eligible".
 - The existing alphabet "i" of word "investors" shall be changed to uppercase as "I" before the words and symbol/ clients shall only be eligible".
 - New words "registered with the exchange and eligible" shall be inserted after the words and symbol "Investors/ clients" and before the words "shall only be eligible for compensation".
 - New word "considered" shall be inserted after the words "shall only be" and before the words "for compensation out of the Fund".
72. The existing Clause 9.10 of newly renumbered Bye Law 13 shall be renumbered as 13.9 and following amendments are notified therein:
- In existing Sub-clause (a) of newly renumbered Clause 13.9, the words "transaction" shall be substituted with new words and symbol "default of a broker/ member" after the words and symbol "investor /Client arising out of" and before the words and symbol "on the Exchange, in the manner".
 - In the existing Sub sub-clause ii. under Sub-clause (a) of newly renumbered Clause 13.9, the word "IGRC" shall be substituted with new word "GRC" after the words "reference pursuant to an order of".
 - After the existing Sub-clause (c) of newly renumbered Clause 13.9, the paragraphs have been renumbered as "i." & "ii." respectively.
73. The existing Clause 9.11 of newly renumbered Bye Law 13 shall be renumbered as 13.10 and following amendments are notified therein:

- a. The existing word “Defaulters” shall be substituted with new word “Relevant” after the words “Directors of the Exchange or” and before the words “Committee of the Exchange”.
 - b. The existing Sub-clause (a) in newly renumbered Clause 13.10, the words and symbol “/Business Rules” shall be deleted after the words and symbol “Bye-laws, Rules and Regulations” and before the words “of the Exchange or in which the”.
 - c. The existing Sub-clause (a) in newly renumbered Clause 13.10, the words and symbols “(including initial, VAR, tender period margin, delivery period margin, Special / Additional margins, etc., as applicable from time to time)” shall be deleted after the words “defaulter member in evasion of margin” and before the words “payable on transactions or contracts”.
 - d. The existing Sub-clause (b) in newly renumbered Clause 13.10, the words and symbol “/ Business Rules” shall be deleted after the words “Bye-laws, Rules and Regulations” and before the words “of the Exchange and/or which”.
 - e. The existing Sub-clause (f) in newly renumbered Clause 13.10, the words “Claims received against a member shall not be considered eligible for compensation from IPF” shall be deleted before the word “where”.
 - f. In the existing Sub sub-clause a. under Sub-clause (f) of newly renumbered Clause 13.10, the numbering “a.” has been deleted and has continued with Sub-clause (f) after the word “where”.
 - g. In the existing Sub sub-clause b. under Sub-clause (f) of newly renumbered Bye Law 13.10, has been renumbered as Sub-clause (g).
 - h. In the existing Sub sub-clause c. under Sub-clause (f) of newly renumbered Bye Law 13.10, has been deleted after the newly renumbered Sub-clause (g).
74. The existing Clause 9.12 of newly renumbered Bye Law 13 shall be renumbered as 13.11.
75. The existing Clause 9.13 of newly renumbered Bye Law 13 shall be renumbered as 13.12 and the existing words “Scrutiny of the” shall be substituted with new words “Procedure for handling” before the word “Claims” and the existing words “by Defaulters Committee” after the word “Claims” shall be deleted appearing in the title.
76. The newly renumbered Clause 13.12 of Bye law 13, the existing words “as may be laid down by the Defaulters Committee. In the event of an award being passed in favour of the Client and upon crystallizing the liabilities and if the assets of the defaulter member are insufficient to meet the approved claims, the Defaulters Committee shall forward the claims along with the recommendations to the Trust” shall be substituted with new words “put in place from time to time, for handling claims of Clients in the event of a member being declared as a defaulter on the Exchange” after the words “claims in accordance with the procedure”.
77. The existing Clause 9.14 of newly renumbered Bye Law 13 shall be renumbered as 13.13 and following amendments are notified therein:
- a. The existing words and symbols of first paragraph of the newly renumbered Clause 13.13 “The Trustees shall have an absolute discretion as regards the mode and method of assessing the nature of the claims including their genuineness and shall likewise at their discretion

accept, reject, or partially grant or allow claims and make payment thereof subject to the limits therein mentioned, as they may deem fit and proper” shall be substituted with new words and symbol “In case of claims against a defaulter member, the claims of the claimant shall be placed before the Relevant Committee. The Relevant Committee may approve the legitimate claims and accordingly recommend payment of Client claims to the IPF Trust for immediate payment out of IPF.”

- b. The existing word and symbol of second paragraph of the newly renumbered Clause 13.13 “Defaulters” shall be substituted with new word “Relevant” after the words “claims which are admitted by the” and before the existing words and symbol “Committee or the Investors’ Grievance Division”.
- c. The existing word of second paragraph of the newly renumbered Clause 13.13 of Bye Law 13 “or” shall be substituted with new words “including those claims determined by” after the words “admitted by the Relevant Committee” and before the words and symbols “the Investors’ Grievance Division/ Committee”.
- d. The existing words of second paragraph of the newly renumbered Clause 13.13 of Bye law 13 “The Trustees may adopt the arbitration mechanism at the Exchange for determining the legitimacy of the claims received from the claimants.” shall be deleted after the words “Client accordingly along with the reasons.” and before the words “The Trustees may also seek”.
- e. The existing word and symbol of second paragraph of the newly renumbered Clause 13.13 of Bye law 13 “Defaulters” shall be substituted with new word “Relevant” after the words “also seek the advice of the” and before the words “Committee before sanctioning and releasing”.
- f. New paragraph shall be inserted after the second paragraph of the newly renumbered Clause 13.13 of Bye law 13 as under:
“In case the claim amount is more than the coverage limit under IPF, or the amount sanctioned by the Relevant Committee is less than the claim amount then the investor will be at liberty to prefer for arbitration outside the exchange mechanism / any other legal forum outside the exchange mechanism for claim of the balance amount.”
- g. New paragraph shall be inserted after the newly inserted third paragraph of the newly renumbered Clause 13.13 of Bye Law 13 as under:
“Provided however, the Trust shall provide appropriate interim monetary relief to clients/ investor if and as may be prescribed by Regulatory Directives/ SEBI Guidelines/Circulars as applicable from time to time.”

78. The existing Clause 9.15 of newly renumbered Bye Law 13 shall be renumbered as 13.14 and following amendments are notified therein:

- a. In the newly renumbered Clause 13.14, the new words and symbol “, however subject to regulatory guidelines in place.” shall be inserted after the words “final and binding on the claimant”.
- b. The existing words and symbol of the newly renumbered Clause 13.14 “Claimant shall sign an undertaking to be bound by the decisions of the Trustees.” shall be deleted after the newly inserted words and symbol “regulatory guidelines in place.”

79. The existing Clause 9.16 of newly renumbered Bye Law 13 shall be renumbered as 13.15 and following amendments are notified therein:
- The new words and symbol “/ partially entertained” shall be inserted after the words “any claim not entertained” and before the existing words “by the Defaulters’ Committee”.
 - The existing word of first paragraph of the newly renumbered Clause 13.15 “Defaulters” shall be substituted with new word “Relevant” after the words “partially entertained by the” and before the words “Committee or rejected by the”.
 - The new words and symbol “/ Relevant Authority” shall be inserted after the words “by the Relevant Committee” and before the words “or rejected by the Trustees”.
 - The new word and symbol “/ review” shall be inserted after the words “may prefer an appeal” and before the words “before the Board of Directors”.
 - The new word and symbol “or as prescribed by SEBI from time to time.” shall be inserted after the words “constituted in this behalf”.
 - The existing second paragraph of the newly renumbered Clause 13.13 shall be deleted after the existing first paragraph.
80. The existing Clause 9.17 of newly renumbered Bye Law 13 shall be renumbered as 13.16 and following amendments are notified therein:
- The existing word in the newly renumbered Clause 13.16 “Fund” shall be substituted with new words and symbols “Settlement Guarantee Fund of concerned Clearing Corporation (hereinafter to be referred as “Fund” for the purpose of this clause)” shall be inserted after the words “of any money out of the” and before the words and symbol “, the concerned defaulter member”.
 - The existing words and symbols in the newly renumbered Clause 13.16 “at the rate of 2% per month (or such other rate as the Board of Directors of the Exchange may determine), from time to time” shall be deleted after the words “Fund along with interest” and before the existing words and symbol “The Exchange, for the benefit”.
 - The new words and symbol in the newly renumbered Clause 13.16 “and/or the concerned Clearing Corporation” shall be inserted after the words and symbol “with interest. The Exchange” and before the words “for the benefit of the Fund”.
 - The new words and symbol in the newly renumbered Clause 13.16 “priority of charge/” shall be inserted after the words and symbol “Fund, shall have a” and before the words and symbol “first charge (subject only”.
 - The existing word and symbol of the newly renumbered Clause 13.16 “/ Business Rules” shall be deleted after the words and symbol “Rules, Bye-laws and Regulations” and before the words and symbol “of the Exchange) on all assets”.
 - The existing words and symbol in the newly renumbered Clause 13.16 “at the rate of 2% per month (or such other rate as the Board of Directors of the Exchange may determine), from time to time” shall be deleted after the words “payment of interest thereon” and before the words “subject only to any and”.

- g. New paragraph shall be inserted in the newly renumbered Clause 13.13 “Notwithstanding anything contained herein, such Charge on Defaulter’s Asset, shall be subject to regulatory guidelines as applicable.” after the newly inserted words of the first paragraph “Clearing Corporation to that extent.”
81. The existing Clause 9.18 of newly renumbered Bye Law 13 shall be renumbered as 13.17.
82. The existing Clause 9.19 of newly renumbered Bye Law 13 shall be renumbered as 13.18 and the existing word and symbol “investor /” shall be deleted after the words “client to pursue his” and before the words “claim for dues against”.
83. The existing Clause 9.20 of newly renumbered Bye Law 13 shall be renumbered as 13.19.
84. The existing Clause 9.21 of newly renumbered Bye Law 13 shall be renumbered as 13.20.
85. The existing Clause 9.22 of newly renumbered Bye Law 13 shall be renumbered as 13.21.
86. The existing Clause 9.23 of newly renumbered Bye Law 13 shall be renumbered as 13.22 and the amendments are notified thereunder:
- a. The existing numbered Sub-clauses “b. to h.” of newly numbered Clause 13.22 shall be renumbered from “a. to g.” respectively.
- b. The new word and symbol “and Secretariat,” shall be inserted in the newly renumbered Sub-clause c. after the words and symbols “Chartered Accountants, Legal Advisors, Lawyers”.
87. The existing Clause 9.24 of newly renumbered Bye Law 13 shall be renumbered as 13.23.
88. The existing Clause 9.25 of newly renumbered Bye Law 13 shall be renumbered as 13.24.
89. The existing Clause 9.26 of newly renumbered Bye Law 13 shall be renumbered as 13.25.
90. The existing Clause 9.27 of newly renumbered Bye Law 13 shall be renumbered as 13.26.
91. The existing Clause 9.28 of newly renumbered Bye Law 13 shall be renumbered as 13.27.
92. The existing Clause 9.29 of newly renumbered Bye Law 13 shall be renumbered as 13.28.
93. The existing Clause 9.30 of newly renumbered Bye Law 13 shall be renumbered as 13.29.
94. The existing Clause 9.31 of newly renumbered Bye Law 13 shall be renumbered as 13.30.
95. The existing Clause 9.32 of newly renumbered Bye Law 13 shall be deleted.
96. The existing Clause 9.33 of newly renumbered Bye Law 13 shall be renumbered as 13.31.
97. The existing Clause 9.34 of newly renumbered Bye Law 13 shall be renumbered as 13.32.

98. The existing Clause 9.35 of newly renumbered Bye Law 13 shall be renumbered as 13.33 and following amendments are notified therein:
- In the existing Sub-clause 1. of newly numbered Clause s 13.33, the existing words “Business Rules” shall be substituted with new word “Regulations” after the words and symbol “in the Rules, Byelaws and” and before the words “of the Exchange”.
 - In the existing Sub sub-clause (b) of existing Sub-clause 1. of newly numbered Clause 13.33, the words “Business Rules” shall be substituted with new words “Regulations” after the words and symbol “under any Rules, Bye-law and” and before the words “of the Exchange relating to the default”.
 - The existing paragraph after sub-clause 2 of the newly renumbered Clause 13.33 shall be numbered as sub-clause 3.
99. The existing Clause 9.36 of newly renumbered Bye Law 13 shall be deleted after the newly renumbered Bye Law 13.33.
100. The existing Bye Law 10 of Part B shall be renumbered as Bye Law 14.

Date :
Place :

Mr. ARUM RASTE,
MD & CEO.

जिल्हा परिषद, बीड

क्र. विवि/कावि/संकलन/००२३१७/ २०२२

महाराष्ट्र जिल्हा परिषद व पंचायत समिती लेखा संहिता, १९६८ चे नियम चे नियम ६६ (अ) (८) व (९) अन्वये मी, अजित पवार (भा.प्र.से.), मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, बीड सन २०१९-२०२० चे वार्षिक लेखे नमुना नं. २१ (ई) मध्ये प्रसिद्ध करित आहे.

जमा शीर्ष			खर्च		
अ. क्र.	जमा शीर्ष	रक्कम	अ.क्र.	खर्चाचे शीर्ष	रक्कम
(१)	(२)	(३)	(१)	(२)	(३)
१	आरंभीची शिल्लक	७६६४५११६०२.७६	१	महसुली खर्च	१३७३५९४०३१३.००
२	महसुली जमा	१३८९१२५०७०५.००	२	भांडवली खर्च	२७७३१२९९०.००
३	भांडवली जमा	२५००१२५३५.००	३	वित्त प्रेषण	११०४३१४७४३०.००
४	वित्त प्रेषण	१०१६४५४९५४०.००	४	महसूल + भांडवल + वित्तप्रेषण	२५०५६४००७३३.००
५	महसूल + भांडवल + वित्तप्रेषण	२४३०५८१२७८०.००	५	अखेरची शिल्लक	६९१३९२३६४९.७६
एकूण		३१९७०३२४३८२.७६	एकूण		३१९७०३२४३८२.७६

बीड,
दिनांक १२ डिसेंबर २०२२.

अजित पवार (भा.प्र.से.),
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, बीड.

जिल्हा परिषद, बीड

क्र. विवि/कावि/संकलन/००२३१८/२०२२

महाराष्ट्र जिल्हा परिषद व पंचायत समिती लेखा संहिता, १९६८ चे नियम चे नियम ६६ (अ) (८) व (९) अन्वये मी, अजित पवार (भा.प्र.से.), मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, बीड सन २०२०-२०२१ चे वार्षिक लेखे नमुना नं २१ (ई) मध्ये प्रसिद्ध करित आहे.

जमा शीर्ष			खर्च		
अ. क्र	जमा शीर्ष	रक्कम	अ.क्र	खर्चाचे शीर्ष	रक्कम
(१)	(२)	(३)	(१)	(२)	(३)
१	आरंभीची शिल्लक	६९१३९२३६४९.७६	१	महसुली खर्च	१३४४९९८५७६९.००
२	महसुली जमा	१४८५३५२५०२९.००	२	भांडवली खर्च	५६३३४३५३०.००
३	भांडवली जमा	२५७१५१५५७.००	३	वित्त प्रेषण	१०००१०४२८५३.००
४	वित्त प्रेषण	९३१३५८०२३४.००	४	महसूल + भांडवल + वित्तप्रेषण	२४०१४३७२१५२.००
५	महसूल + भांडवल + वित्तप्रेषण	२४४२४२५६८२०.००	५	अखेरची शिल्लक	७३२३८०८३१७.७६
एकूण		३१३३८१८०४६९.७६	एकूण		३१३३८१८०४६९.७६

बीड,
दिनांक १२ डिसेंबर २०२२.

अजित पवार (भा.प्र.से.),
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, बीड.

जिल्हा परिषद, बीड

क्र. विवि/कावि/संकलन/००२३१९/२०२२

महाराष्ट्र जिल्हा परिषद व पंचायत समिती लेखा संहिता, १९६८ चे नियम ६६ (अ) (८) व (९) अन्वये मी, अजित पवार (भा.प्र.से.), मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, बीड सन २०२१-२०२२ चे वार्षिक लेखे नमुना नं २१ (ई) मध्ये प्रसिद्ध करित आहे.

जमा शीर्ष			खर्च		
अ. क्र	जमा शीर्ष	रक्कम	अ.क्र	खर्चाचे शीर्ष	रक्कम
(१)	(२)	(३)	(१)	(२)	(३)
१	आरंभीची शिल्लक	७३२३८०८३१७.७६	१	महसुली खर्च	१४५०३४०३६०४.००
२	महसुली जमा	१४३०४६८८३९१.००	२	भांडवली खर्च	२९६५५७४१५.००
३	भांडवली जमा	१९१९६२२४५.००	३	वित्त प्रेषण	१०७७५४७९८४६.००
४	वित्त प्रेषण	१०९६२६१८३१३.००	४	महसूल + भांडवल + वित्तप्रेषण	२५५७५४४०८६५.००
५	महसूल + भांडवल + वित्तप्रेषण	२५४५९२६८९४९.००	५	अखेरची शिल्लक	७२०७६३६४०१.७६
एकूण		३२७८३०७७२६६.७६	एकूण		३२७८३०७७२६६.७६

बीड,
दिनांक १२ डिसेंबर २०२२.

अजित पवार (भा.प्र.से.),
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, बीड.