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GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Notification

New Delhi, the 5 September 2016

G.S.R. (E).- In exercise of the powers conferred by sub-sections (1), (2), (3), (4), (8), (9), (10) and (11) of section 125 and sub-section (6) of section 124 read with section 469 of the Companies Act, 2013 (18 of 2013), the Central Government hereby makes the following rules, namely:-

1.Short title, extent and commencement.- (1) These rules may be called the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016.

(2) They shall come into force with effectfrom the 7th September 2016.

2. Definitions .- (1)In these rules, unless the context otherwise requires,-

(a) "Act" means the Companies Act 2013;

(b) "Authority" means the Investor Education and Protection Fund Authority constituted under sub-section (5) of section 125 of the Act;

(c) "Chairperson" means the chairperson of the authority appointed under sub-section (6) of section 125 of the Act;

(d) "Company" means company as defined in sub-section (20) of section 2 of the Act and includes 'corresponding new bank' as defined in sub-section (d) of section 2 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 (5 of 1970) and clause (b) of section 2 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1980 (40 of 1980);

(e) "Existing IEPF" means the Investor Education and Protection Fund (IEPF) constituted under section 205C of the Companies Act, 1956 (1 of 1956);

(f) "Fund" means the Investor Education and Protection Fund (IEPF) constituted under section 125 of the Act;

(g) "Investor" means any person, who has committed money in shares, or debentures, bond or deposits under a scheme or plan of a company registered under the Act;

(h) "Member" means member of the Authority appointed under sub-section (6) of section 125 of the Act; and

(i) "Section" means the section of the Act.

(2) Words and expressions used in these rules and not defined herein but defined in the Act or in the Companies (Specification of Definitions Details) Rules, 2014, shall have the same meanings respectively assigned to them in the Act or in the said rules.

3. Fund.- (1) The Authority shall administer the Fund.

(2) There shall be credited to the Fund, the following amounts, namely:-

(a) all amounts payable as mentioned in clause (a) to (n) of sub-section (2) of section 125 of the Act;

(b) all shares in accordance with sub-section (6) of section 124 of the Act;

(c) all the resultant benefits arising out of shares held by the Authority under clause (b);

(d) all grants, fees and charges received by the Authority under these rules;

(e) all sums received by the Authority from such other sources as may be decided upon by the Central Government;

(f) all income earned by the Authority in any year;

(g) all amounts payable as mentioned in sub-section (3) of section 10B of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 and section 10B of Banking Companies (Acquisition and Transfer of Undertakings) Act, 1980; and

(h) all other sums of money collected by the Authority as envisaged in the Act.

(3) In case of term deposits and debentures of companies, due unpaid or unclaimed interest shall be transferred to the Fund along with the transfer of the matured amount of such term deposits and debentures.

(4) (a) All the money, which accrue under sub section (2) [except clause (g)] of section 125 of the Act shall be deposited in the Consolidated Fund of India under the Major Head '0075- Miscellaneous General Services – 104 - Unclaimed and Unpaid dividends, deposits and debentures etc.'. Such sums along with amount deposited under section 205C of the Companies Act, 1956 shall be transferred to the Fund in the non-interest bearing Public Account after taking due approval of Parliament through Appropriation Act. This non-

interest bearing Public Account shall be termed as IEPF Fund and shall be utilised for the purposes provided under sub-section (3) of section 125 of the Act.

(b) (i) All amounts remitted by the companies shall initially be accounted for under the following heads of Accounts:-

Major Head 0075 - Miscellaneous General Services

Minor Head 104 - Unpaid dividend of Companies.

(ii) Grants and donations given to the Fund by the State Governments, Companies or any other institutions for the purpose of the Fund as also the interest or other income received out of the Investments made from the Fund shall be credited to a separate sub-head under "800 – Other Receipts" below the MH 0075 – Misc. General Services.

(iii) Amount booked under the above receipt head shall be transferred to the Fund account under Major Head '8235 – General and other Reserve Fund – 116 – IE & PF' by the PAO, Ministry of Corporate Affairs after making suitable budget provision under Major Head '3451 – Secretariat Economic Services 797 – Transfer to Reserve Fund Deposit Account – Transfer to Investor's Education and Protection Fund'. In case the amounts of receipts in a year is more than the budget provision made under Major Head 3451 transfer to the Fund, the difference shall be transferred to the Fund in subsequent year, after obtaining approval of the Budget Division of Department of Economic Affairs and after making adequate budget provision in the relevant year.

(iv) Budget provision in connection with the activities to be financed from the Fund shall be made under Major Head 3451 – Secretariat Economic Services 090 Secretariat – Investor's Education and Protection Fund. Actual expenditure under the head shall be recouped from the Fund and the amount so recouped shall be accounted for under the Major Head '3451' as Deduct entry below Minor Head '902 – Deduct – amount met from Investor's Education and Protection Fund' with contra debit to Major Head – '8235 – General and Other Reserve Funds -116 – Investor's Education and Protection Fund'.

4. Accounts and audit.- (1) The Authority shall maintain proper accounts and other relevant records as given in Schedule to these rules and prepare an annual statement of accounts in such form as may be specified by the Central Government in consultation with the Comptroller and Auditor-General of India. (2) The accounts of the Authority shall be audited annually by the Internal Audit Party of the office of Chief Controller of Accounts and Comptroller and Auditor-General of India at such intervals and any expenditure incurred in connection with such audit shall be payable by the Authority to the Comptroller and Auditor-General of India.

(3) The Comptroller and Auditor-General of India or any other person appointed by him in connection with the audit of the accounts of the Authority shall have the same rights and privileges and authority in connection with such audit as the Comptroller and Auditor-General generally has in connection with the audit of the Government accounts and, in particular, shall have the right to demand the production of books, accounts, connected vouchers and other documents and papers and to inspect any of the offices of the Authority.

(4) The accounts of the Authority as certified by the Comptroller and Auditor-General of India or any other person appointed by him in this behalf together with the audit report thereon shall be forwarded annually to the Central Government and that Government shall cause the same to be laid before each House of Parliament.

5. Statement to be furnished to the Fund.- (1) Any amount required to be credited by the companies to the Fund as provided under clause (a) to (n)of sub-section (2) of section 125 of the Act shall be remitted into the specified branches of Punjab National Bank, which is the accredited Bank of the Pay and Accounts Office, Ministry of Corporate Affairs and other authorised banks engaged by the MCA-21 system, within a period of thirty days of such amounts becoming due to be credited to the Fund.

(2) The amount shall be tendered by the companies along with challan (in triplicate) to the specified Bank Branches of Punjab National Bank and other authorised banks under MCA-21 system who will return two copies of the challan, duly stamped in token of having received the amount, to the Company. The third copy of the challan will be forwarded along with the daily credit scroll by the receiving branch to its Focal Point Branch of the Bank for onward transmission to the Pay and Accounts Office, Ministry of Corporate Affairs.

(3) Every company shall file with the concerned Authority one copy of the challan referred to in sub-rule (2) indicating the deposit of the amount to the Fund and shall fill in the full particulars of the amount tendered, including the head of account to which it has been credited.

(4) The company shall, along with the copy of the challan as required under sub-rule (3), furnish a Statement in Form No. IEPF 1 containing details of such transfer to the Authority within thirty days of submission of challan.

(5) The amount may also be remitted by Electronic Fund Transfer in such manner, as may be specified by the Central Government.

- (6) (a) On receipt of the statement, the Authority shall enter the details of such receipt in a Register maintained physically or electronically by it in respect of each company every year, and reconcile the amount so remitted and collected, with the concerned designated bank on monthly basis.
 - (b) Each designated bank shall furnish an abstract of such receipts during the month to the Authority within seven days after the close of every month.

(c) The company shall maintain recordconsisting of name, last known address, amount, folio number or client ID, certificate number, beneficiary details etc. of the persons in respect of whom unpaid or unclaimed amount has remained unpaid or unclaimed for a period of seven years and has been transferred to the Fund and the Authority shall have the powers to inspect such records.

(7) The provisions of this rule shall be applicable *mutatis mutandis* in respect of the amounts to be credited to the Fund in pursuance of clauses (h) to (m) of sub-section (2) of section 125.

(8) Every company shall within a period of ninety days after the holding of Annual General Meeting or the date on which it should have been held as per the provisions of section 96 of the Act and every year thereafter till completion of the seven years period, identify the unclaimed amounts, as referred in sub-section 2of section 125 of the Act, as on the date of holding of Annual General Meeting or the date on which it should have been held as per the provisions of section 96 of the Act, separately furnish and upload on its own website and also on website of Authority or any other website as may be specified by the Government, a statement or information through Form No. IEPF 2, separately for each year, containing following information, namely:-

(a) the names and last known addresses of the persons entitled to receive the sum;

- (b) the nature of amount;
- (c) the amount to which each person is entitled;
- (d) the due date for transfer into the Investor Education and Protection Fund; and
- (e) such other information as may be considered relevant for the purposes.
- 6. Manner of transfer of shares under sub-section (6) of section 124 to the Fund.- (1) The shares shall be credited to an IEPF suspense account (on the name of the company) with one of the depository participants as may be identified by the Authority within a period of thirty days of such shares becoming due to be transferred to the Fund:

Provided that, in case the beneficial owner has encashed any dividend warrant during the last seven years, such shares shall not be required to be transferred to the Fund even though some dividend warrants may not have been encashed.

(2) For the purposes of effecting transfer of such shares, the Board shall authorise the Company Secretary or any other person to sign the necessary documents.

(3) The company shall follow the following procedure, namely:-

(a) The company shall inform at the latest available address, the shareholder concerned regarding transfer of shares three months before the due date of transfer of shares and also simultaneously publish a notice in the leading newspaper in English and regional language having wide circulation, and on their website giving details of such shareholders and shares due for transfer:

Provided that in cases, where the seven years as provided under sub-section (5) of section 124 have been completed or are being completed within three months from the date of coming into force of these rules, the company shall initiate the aforesaid procedure immediately and transfer the shares on completion of three months;

(b) In case, where there is a specific order of Court or Tribunal or statutory Authority restraining any transfer of such shares and payment of dividend, the company shall not transfer such shares to the Fund:

Provided that the company shall furnish details of such shares and unpaid dividend to the Authority in Form No. IEPF 3 within thirty days from the end of financial year; (c) For the purposes of effecting the transfer where the shares are dealt with in a depository,-

(i) the Company Secretary or the person authorised by the Board shall sign on behalf of such shareholders, the delivery instruction slips of the depository participants where the shareholders had their accounts for transfer in favour of IEPF suspense account (name of the company);

(ii) on receipt of the delivery instruction slips, the depository shall effect the transfer of shares in favour of the Fund in its records.

(d) For the purposes of effecting the transfer where the shares are held in physical form, (i) the Company Secretary or the person authorised by the Board shall make an application, on behalf of the concerned shareholders, to the company, for issue of duplicate share certificates;

(ii) on receipt of the application under clause (a), a duplicate certificate for each such shareholder shall be issued and it shall be stated on the face of it and be recorded in the register maintained for the purpose, that the duplicate certificate is "Issued in lieu of share certificate No..... for purpose of transfer to IEPF" and the word "duplicate" shall be stamped or punched in bold letters across the face of the share certificate;

 (iii) particulars of every share certificate issued as above shall be entered forthwith in a register of renewed and duplicate share certificates maintained in Form No. SH 2 as specified in the Companies (Share Capital and Debentures) Rules, 2014;

(iv) after issue of duplicate share certificates, the Company Secretary or the person authorised by the Board, shall sign the necessary Form No. SH 4 i.e., securities transfer Form as specified in the Companies (Share Capital and Debentures) Rules, 2014, for transferring the shares in favour of the Fund;

(v) on receipt of the duly filled transfer forms along with the duplicate share certificates, the Board or its Committee shall approve the transfer and thereafter the transfer of shares shall be effected in favour of the Fund in the records of the company.

(4) The company or depository, as the case may be, shall preserve copies of the depository instruction slips, transfer deeds and duplicate certificates for its records. (5) While effecting such transfer, the company shall send a statement to the Fund in Form No. IEPF 4 containing details of such transfer.

(6) The voting rights on shares transferred to the Fund shall remain frozen until the rightful owner claims the shares:

Provided that for the purpose of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, the shares which have been transferred to the Authority shall not be excluded while calculating the total voting rights.

(7) Once the physical shares are transferred in the name of the Authority, the Authority shall dematerialise these shares and it shall keep only those shares in physical form, where dematerialisation of shares is not possible.

(8) The Authority shall maintain IEPF suspense account (name of the company) with depository participant on behalf of the shareholders who are entitled for the shares and all benefits accruing on such shares e.g. bonus shares, split, consolidation, fraction shares etc. except right issue shall also be credited to such IEPF suspense account (name of the company).

(9) The shares held in such IEPF suspense account shall not be transferred or dealt with in any manner whatsoever except for the purposes of transferring the shares back to the claimant as and when he approaches the Authority or in accordance with sub-rule (10) and (11).

(10) If the company is getting delisted, the Authority shall surrender shares on behalf of the shareholders in accordance with the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 and the proceeds realised shall be credited to the Fund and a separate ledger account shall be maintained for such proceeds.

(11) In case the company whose shares or securities are held by the Authority is being wound up, the Authority may surrender the securities to receive the amount entitled on behalf of the security holder and credit the amount to the Fund and a separate ledger account shall be maintained for such proceeds.

(12) Any further dividend received on such shares shall be credited to the Fund and a separate ledger account shall be maintained for such proceeds.

- 7. Refunds to claimants from Fund. (1) Any person, whose shares, unclaimed dividend, matured deposits, matured debentures, application money due for refund, or interest thereon, sale proceeds of fractional shares, redemption proceeds of preference shares, etc. has been transferred to the Fund, may claim the shares under provision to sub-section (6) of section 124 or apply for refund, under clause (a) of sub-section (3) of section 125 or under proviso to sub-section (3) of section 125, as the case may be, to the Authorityby making an application in Form IEPF 5 online available on website www.iepf.gov.in along with fee, as decided by the Authority from time to time in consultation with the Central Government, under his own signature.
- (2) The claimantshall after making an application online in Form IEPF-5 under rule (1), send the same duly signed by him along with, requisite documents as enumerated in Form IEPF-5 to the concerned company at its registered office for verification of his claim.

(3) The company shall, within fifteen days of receipt of claim form, send a verification report to the Authority in the format specified by the Authority along with all documents submitted by the claimant.

(4) After verification of the entitlement of the claimant-

(a) to the amount claimed, the Authority and then Drawing and Disbursement Officer of the Authority shall present a bill to the Pay and Accounts Office for e- payment as per the guidelines.

(b) to the shares claimed, the Authority shall issue a refund sanction order with the approval of the Competent Authority and shall either credit the shares which are lying with depository participant in IEPF suspense account (name of the company) to the demat account of the claimant to the extent of the claimant's entitlement or in case of the physical certificates, if any, cancel the duplicate certificate and transfer the shares in favour of the claimant.

(5) The Authority shall, in its records, cause a note to be made of allthe payments made under sub-rule (4).

(6) An application received for refund of any claim under this rule duly verified by the concerned company shall be disposed of by the Authority within sixty days from the date of

receipt of the verification report from the company, complete in all respects and any delay beyond sixty days shall be recorded in writing specifying the reasons for the delay and the same shall be communicated to the claimant in writing or by electronic means.

(7) In cases, where the application is incomplete, a communication shall be sent to the claimant by the Authority detailing deficiencies of the application.

(8) In case, claimant is a legal heir or successor or administrator or nominee of the registered security holder, he has to ensure that the transmission process is completed by the company before filing any claim with the Authority.

(9) The claimant shall file only one consolidated claim in respect of a company in a financial year.

(10) The company shall be solely liable under all circumstances whatsoever to indemnity the IEPF Authority in case of any dispute or lawsuit that may be initiated due to any incongruity or inconsistency or disparity in the verification report or otherwise. The IEPF Authority shall not be liable to indemnity the security holder or Company for any liability arising out of any discrepancy in verification report submitted etc leading to any litigation or complaint arising thereof.

Power to direct payment of amount due to the Fund. - (1) The company shall furnish a statement to the Authority in Form No. IEPF 6 within thirty days of end of financial year stating therein the amounts due to be transferred to the Fund in next financial year.

(2) The company shall also furnish a statement to the authority within thirty days of the closure of its accounts for the financial year stating therein the reasons of deviation, if any, of amounts detailed in sub-rule (1) above and actual amounts transferred to the Fund.

(3) Authority shall furnish a report to the Central Government within sixty days of end of financial year giving details of companies who have failed to transfer the due amount to the Fund.

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(4) Authority shall also furnish a report to the Central Government by end of next financial year giving details of companies who have failed to file information referred to in sub-rule(8) of rule 5.

 Transfer of assets, liabilities, etc., of the existing IEPF to the Authority.- On and from the date of establishment of the Authority,—

(a) any reference to the existing IEPF in any law other than these rules or in any contract or other instrument shall be deemed as a reference to the Authority;

(b) all properties and assets, movable and immovable, of, or belonging to, the existing IEPF, shall vest in the Authority;

(c) all rights and liabilities of the existing IEPF shall be transferred to, and be the rights and liabilities of the Authority;

(d) without prejudice to the provisions of clause (c), all debts, obligations and liabilities incurred, all contracts entered into and all matters and things engaged to be done by, with or for the existing IEPF immediately before that date, for or in connection with the purpose of the said existing IEPF shall be deemed to have been incurred, entered into, or engaged to be done by, with or for, the Authority;

(e) all sums of money due to the existing IEPF immediately before that date shall be deemed to be due to the Authority; and

(f) all suits and other legal proceedings instituted or which could have been instituted by or against the existing IEPF, immediately before that date may be continued or may be instituted by or against the Authority.

 Returns and reports.- (1) The Authority shall furnish to the Central Government at such time and in such form and manner as may be specified or as the Central Government may direct, such returns and statements and such particulars with regard to its activity.

(2) Without prejudice to the provisions of sub-rule (1), the Authority shall, within one hundred and eighty days after the end of each financial year, submit to the Central Government a report in such form, as may be specified, giving a true and full account of its activities during the previous financial year.

11. Protection of action taken in good faith.- No suit, prosecution or other legal proceedings shall lie against the Central Government or Authority or any officer of the Central Government or any member, officer or other employee of the Authority for anything which is in good faith done or intended to be done under these rules.

12. Repeal and savings. - (1) The Investor Education and Protection Fund (Awareness and Protection of Investors) Rules, 2001 and Investor Education and Protection Fund (Uploading of information regarding unpaid and unclaimed amounts lying with companies) Rules, 2012 are hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken or purported to have been done or taken under the rules repealed by sub-rule (1) shall, in so far as it is not inconsistent with the provisions of these rules, be deemed to have been done or taken under the corresponding provisions of these rules.

Schedule

REGISTERS AND BOOKS OF ACCOUNT TO BE MAINTAINED BY THE AUTHORITY

- (i) Register of Shares transferred under sub-section (6) of section 124
- (ii) Central Cash Book
- (iii) Company wise Ledger
- (iv) General Ledger
- (v) Cashier's Cash Book
- (vi) Bank Ledger
- (vii) Register of Assets
- (viii) Investment Register
- (ix) Claim Register
- (x) Refund Register
- (xi) Suspense Register
- (xii) Documents Register
- (xiii) Any other register or Book as decided by Authority

[Pursuant Education Authority	M NO. IEPF-1 to rule 5(4) of the Investor and Protection Fund (Accounting, Audit, Transfer and) Rules, 2016]	सत्यमेव जयते	Statement credited Education Fund	of to and	amounts Investor Protection
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(d)	Matured debentures with companies	3.5.51		
(e)	Interest accrued on the amounts referred to in clause (b) to (d) above			
-	(i) Application money due for refund			120
	(ii) Matured deposits with companies			
	(iii) Matured debentures with companies			
(f)	Sale proceeds of fractional shares arising out of issuance of bonus shares, merger and amalgamation			
(g)	Redemption amount of preference shares			
(h)	Grants and donation			No.
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(b) Address of registered office of the company/ban	- Start	
(c) *email id of the company/bank		
3. (a) "Financial year ended		(DD/MM/YYYY)
(b) "Date of annual general meeting (AGM) or Due date whichever is earlier		(DD/MM/YYYY)
4. "Whether registered with Reserve Bank of India (RI	BI) O Yes O No	
5. Number of small shareholders of the compan	עי	
6. Number of small depositors of the company		
7. Details of unclaimed and unpaid amounts		
(a) *Amount of Unclaimed and unpaid dividend		
(b) *Amount of application moneys received and	due for refund	
(c) *Amount of matured deposits		
(d) "Amount of matured debentures		
(e) Interest accrued on the amounts referred to	in clause (b) to (d) abov	e
(i) "Application money due for refund		
(ii) *Matured deposit with companies		
,(iii) *Matured debentures with companies		
f) *Sale proceeds of fractional shares arising out	of issuance of bonus sl	hares,
merger and amalgamation		
(g) *Redemption amount of preference shares		
(h) Others		
Total		
Declaration	2	
I have been authorized by the Board of directors' r	esolution number*	Dated * (DD/MM/Y
to sign and submit this form		

ncludin	ng the atta	chments to t	his form and nothi	nformation given ng material has b	een suppressed		
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*Desigr	nation						
*DIN o	of the direc	tor; or PAN o	f the manager or C	EO or			
CFO; c	or Member	ship number (of the secretary; or		6.5.50		
PAN of	f Authorize	d person of th	he bank	- 5	10.00		
provid	le for puni	shment for t	alse statement an				
_	contact of the	-	Check Form	Press	1200	Submat	
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	*Order of the court/ Optional attachmer	/tribunal/statutory au nts, if any	Attac	h	emove attachment
	nments	,	Attac	Contraction of the contraction	of attachments
	amount of shares	unclaimed and unpaid dividend	year to which it relates		
	Nominal	Amount of	Financial	Name of th	e Date of order
	DP ID- Client ID-	Account number			
	Folio No./		Cat	egory	Kind of shares
1.1	Details of shares a "Number of entrie	nd dividend	• 		
	Total amount of unpatient			M/YYYY)	
	Total nominal amour			10.00	
	Details of shares a *Total number of sha			Pr account	
		company/bank	· · · · · · · ·	DF account	

to sign and submit this form. To the best of my knowledge and belief, I declare that all the requirements of Companies Act, 2013 and the rules made thereunder in respect of the subject matter of this form and matters incidental thereto have been complied with. I also declare that all the information

given herein above is true, correct and comp material has been suppressed.	plete including the attachments	s to this form and nothing
*To be digitally signed by		
*Designation		
*DIN of the director; or PAN of the manager or CE	0 or	
CFO; or Membership number of the secretary; or		
PAN of Authorized person of the bank		
Note: Attention is also drawn to provisions of Se provide for punishment for false statement and		Submit
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For office use only:	Affix filing datails	
eForm Service request number (SRN)	eForm filing date	(DD/MM/YYYY)
This e-Form is hereby registered	-	
Digital signature of the authorising officer	Confirm submission	
Date of signing	(DD/MM/YYYY)	1
		1000

FORM NO. IEPF-4

[Pursuant to rule 6(5) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016]



Statement of shares transferred to the Investor Education and Protection Fund

Form language o English o Hindi

Refer instruction kit for details.

Note 1 - Please adhere to the 'Process for Acknowledgment, to be generated upon up	uploading Investor-wise de pload of this eForm.	etails' as men	tioned on the
Note - All fields marked in * are to be mand	atorily filled.		
1(a). "Corporate identity number (CIN) of company			Pre-fill
(b). Global location number (GLN) of company			
2(a) Name of the company			1280-201
(b). Address of the registered office of the company			
(c) *e-mail ID of the company			
3. (a) *Total nominal amount of shares trans	ferred to the IEPF account		
(b) *Total number of shares transferred			
4. *SRN of form IEPF-1		Prefill	
5. * Finacial Year to which the amount relates	3		
Declaration			
I have been authorized by the Board of direct			Dated *
To the best of my knowledge and belief, I dec		ts of Compani	es Act. 2013 and the
To the best of my knowledge and belier, I der rules made thereunder in respect of the su been complied with. I also declare that all th including the attachments to this form and n	bject matter of this form ar ne information given herein a	nd matters inc above is true, o	idental thereto have
including the attachments to this form and h	A MARINE AND A PROPERTY OF A DAMAGE		
*To be digitally signed by			
* Designation			

	Income-tax permanent acco or CFO; or Membership num		
of the manager of CEU	or CPO; or Membership num	IDCI	
of the secretary			
Note: Attention is also	drawn to provisions of Se	ction 448 and section 449	of Companies Act, 2013 which
	nt for false statement and		
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Modify	Check Form	Presculary	Gueron
This eform has been tak	en on file maintained by IEPF	Authority through electronic r	mode and on the basis of statement
of correctness given by	the company.		

FORM NO. IEPF-5 [Pursuant to sub-section (3) of section 125 of the Companies Act, 2013 and rule 7(1) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016]	सत्यमेव जयते	Application to the for claiming unpuland shares out Education and Fund (IEPF)	of Investor
Form language O English O Hindi Refer instruction kit for details. Note - All fields marked in * are to be mandat 1. Particulars of the applicant (a) *Name of the applicant (b) *Address of the applicant	orily filled.		
(c) Phone number - [(d) Mobile Number (e) E-mail ID	rom which the a	mount is due	Pre-fill

(a) *Corporate identity number (CIN) of company/ Bank Corporate Identification Number (BCIN)

(b) Name of the company/bank

(c) Address of registered office of the company/bank

(d) email id of the company/bank

3. Details of shares claimed

Folio No./ DP ID -Client ID- Account number	Category	Kind of share	Number of shares	Total nominal amount of the share
Ø				

4. Details of amount claimed

S No	Particulars	Amount (in Rupees)
(i)	Dividend amount	
(ii)	Application money due for refund	1.121.15
(iii)	Matured deposits with company	1.
(iv)	Matured debentures with company	
(v)	Interest accrued on application money due for refund	
(vi)	Interest accrued on matured deposits with company	
(vii)	Interest accrued on matured debentures with company	1.01-1.02
(viii)	Interest accrued on dividend credited to IEPF under the Companies Act, 1956	
(ix)	Sale proceeds of fractional shares arising out of issuance of bonus shares, merger and amalgamation	
(x)	Redemption amount of preference shares	
(xi)	Others, specify	

		Total						
N	lote: 1 elated	If applican I column a	nt doesn' bove may	t ha	ive any in left blank.	formation on am	ount clair	ned then the
		er of claims						
Y	'ear w	rise details	of securi	ties	/ deposits	for which the am	Category	imed Reason for non
	ure claim 1)	Amount of the claim (2)	Financial year which relates (3)	to it	Nature of security/ deposit (4)	Folio No./DP ID-Client ID- Account Number (5)	(6)	receipt/non- encashment of th instrument of payment (7)
			er or Pass	spor	t/OCI/PIO	Card No. (in case	of NRI/fo	preigners)
	refund (a) Ba (b) Ba	d of claim ink account ink name	to be mad	(Aadle	dhar linked	, in case applican	t is not NR	RI/foreigner) in whi
	refund (a) Ba (b) Ba (c) Ba	d of claim	to be mad number			, in case applican	t is not NR	NI/foreigner) in wh
	refund (a) Ba (b) Ba (c) Ba (d) Ty	d of claim ink account ink name ink branch ipe of accou	to be mad number			, in case applicant	t is not NR	ti/foreigner) in wh
	refund (a) Ba (b) Ba (c) Ba (d) Ty (e) IF	d of claim ink account ank name ank branch	to be mad number			, in case applicant	t is not NR	tl/foreigner) in whi
	refund (a) Ba (b) Ba (c) Ba (d) Ty (e) IF	d of claim ink account ink name ink branch izpe of accou SC code	to be mad number		Current	, in case applicant	t is not NR	tl/foreigner) in whi
7. I declare and matte complete	refund (a) Ba (b) Ba (c) Ba (d) Ty (e) IF Dema that all ers incide includio	d of claim i ink account ank name ank branch ype of accou SC code at account the requirement lental thereto h ing the attachm	to be mad number	ie ng O nies A nplied orm at	Current Decl et, 2013 and th with. I further id nothing mate	laration e rules made thereunder declare that all the informerial has been suppressed	in respect of the nation given h	he subject matter of this for errein above is true, correct
7. I declare and matte complete	refund (a) Ba (b) Ba (c) Ba (d) Ty (e) IF Dema that all (ers including)	d of claim t ank account ank name ank branch ype of accou SC code at account the requirement lental thereto h ing the attachm	to be mad number	ie	Current Current Dect ct, 2013 and th with. I further ad nothing mate	laration e rules made thereunder declare that all the informerial has been suppressed a the refund claim	in respect of the nation given hereit	he subject matter of this for erecin above is true, correct
7. I declare and matta complete	refund (a) Ba (b) Ba (c) Ba (d) Ty (e) IF Dema that all ers incide includio rstand	d of claim i ink account ank name ank branch ype of accou SC code at account the requirement lental thereto h ing the attachm that 1, am is prescribed	to be mad number	ie Ing O Ing O	Current Decl ect, 2013 and th with. I further ad nothing mate and after filin Officer(IEPF	laration e rules made thereunder declare that all the informerial has been suppressed g the refund claim in F) of the company a	in respect of th nation given h in this form t its registe	he subject matter of this for ererin above is true, correct or online, shall to send ered office in an enve
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7. I declare and matte complete Inder attachr marked 1. 2.	refund (a) Ba (b) Ba (c) Ba (d) Ty (e) IF Dema that all (ers includion ers includion erstand ments d "clain Print Copy	d of claim i ink account ank name ank branch ype of accou SC code at account the requirement lental thereto h ing the attachm that I, am prescribed I m for refund out of duly of acknowle	to be mad number	ie Ing O Inies A Authorn at Authorn at I form	Current Decl ct, 2013 and th with. I further ad nothing mate and after filin Officer(IEPF nority" for in	laration e rules made thereunder declare that all the informerial has been suppressed g the refund claim in c) of the company a mitiating the verificat ant signature	in respect of th nation given h in this form t its registe	he subject matter of this for ererin above is true, correct or online, shall to send ered office in an enve

 AdvanceStamped In case of refund 	receipt (original) of matured deposit or deb	enture, original certificate th	nereto
 Copy of Aadhaar (7. Proof of entitleme 8. Cancelled Cheque 	ent (certificate of share/In	terest warrant Application M	lo. etc.)
 Copy of Passport Other optional do 	OCI and PI card in case cument.(if any)		
Note: Attention is also de	awn to provisions of Sect	ion 448 of Companies Act, 2	2013 which status that-
statement or other docu rules made thereunder, a (a) which is false in any r	ment required by, or for, any person makes a state naterial particulars, know erial fact, knowing it to be	the purposes of any of the p ment,- ring it to be false; or	ancial statement, prospectus, provisions of this Act or the
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For office use only :		Alfor sting details	
eForm Service request n	umber (SRN)	eForm filing date	(DD/MM/YYYY)
Digital signature of the This e-Form is hereby app	authorising officer]	
This e-Form is hereby reju	acted	Confirm Submission	
Date of signing		(DD/MM/YYYY)	

FORM NO. IEPF-6 [Pursuant to rule 8 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016]	सत्यमेव जयते	unpaid an	of unclaimed or nounts to be to the Investor and Protection
Form language o English o Hindi Refer instruction kit for details.			
Note - All fields marked in * are to be man 1.(a)*Corporate identity number (CIN) of co	datorily filled.		Pre fill
Bank Corporate Identification number (b) Global Location Number(GLN) of com			

The second			
	email id of the company/bank		
	ails of the amount due to be credited to the IEPF in	subsequent financial ye	ear
SNo	Particulars	Amount (in Rupees)	Date by which amount should be credited to the fund
(a)	Amount in the unpaid dividend accounts of companies		
(b)	The application money received by companies for allotment of any securities and due for refund		
(c)	Matured deposits with companies		
(d)	Matured debentures with companies		
(e)	Interest accrued on the amounts referred to in clause (b) to (d) above		
	(i) Application money due for refund		
	(ii) Matured deposits with companies		
	(iii) Matured debentures with companies		
(f)	Sale proceeds of fractional shares arising out of issuance of bonus shares, merger andamalgamation		
(g)	Redemption amount of preference shares		
(h)	Grants and donation		
(i)	Others, specify		

-				
	Total			
tachi	ments		List	of Attachment(s)
2.	Optional attachments, i	f any	Remove	2
s for	n.		Don number*Dated *(DD/MM/Y	
les r	nade thereunder in roomplied with. I also d	espect of the subject r leclare that all the infor	natter of this form and m	Companies Act, 2013 and the atters incidental thereto have is true, correct and completed.
To be	digitally signed by	DSC Box		
	nation			
Desig				
DIN		of the manager or CEO r of the secretary; or	or	
DIN CFO; PAN	or Membership numbe of Authorized person of	r of the secretary; or the bank		
DIN CFO; PAN	or Membership numbe of Authorized person of Attention is also dra	r of the secretary; or the bank	tion 448 and section 449 of	f Companies Act, 2013 which
DIN CFO; PAN	or Membership numbe of Authorized person of Attention is also dra	r of the secretary; or the bank wn to provisions of Sec	tion 448 and section 449 of	f Companies Act, 2013 which
DIN CFO; PAN (Note: provi	or Membership numbe of Authorized person of Attention is also draw de for punishment for Moday	r of the secretary; or the bank wn to provisions of Sec false statement and fa Check Form	tion 448 and section 449 of alse evidence.	

Amardeep Singh Bhatia, Joint Secretary

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