NOTICES

Notice No.	20180820-6	Notice Date	20 Aug 2018
Category	Company related	Segment	Equity
Subject	Compulsory Delisting of Companies		

Content

Trading Members of the Exchange are hereby informed that the below mentioned **17** companies that have remained suspended for more than 6 months would be delisted from the platform of the Exchange, with effect from August 21, 2018 pursuant to order of the Delisting Committee of the Exchange in terms of Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 ("Regulations").

Sr. No.	Scrip Code	Company Name
1	515107	Associated Marmo & Granites Ltd
2	503956	Baroda Electric Meters Ltd
3	509463	Bihar Air Products Ltd
4	515137	Cana Glass Ltd
5	509440	Graphic Charts Ltd
6	502241	IAG Company Ltd
7	511547	Kiev Finance Ltd
8	531664	Mahavir Impex Ltd
9	526391	Neelkanth Motels & Hotels Ltd
10	532675	Prithvi Information Solutions Ltd
11	531277	Realtime Finlease Ltd
12	532353	Sibar Media & Entertainment Ltd
13	533332	Sudar Industries Ltd
14	511114	Valuemart Retail Solutions Ltd
15	504707	Graham Firth Steel Products India Ltd
16	515003	Spartek Ceramics India Ltd
17	511495	Yule Financing & Leasing Co. Ltd

- 1) As per SEBI Delisting Regulations, 2009 the following **consequences of compulsory delisting would apply to the said companies:**
 - The securities of these companies would cease to be listed and therefore not be available for trading on the platform of the Exchange.
 - Promoters of these delisted companies will be required to purchase the shares from the public shareholders as per the fair value determined by the independent valuer appointed by the Exchange, as mentioned in the Public Notice to be issued shortly.
- Further, in terms of Regulation 24 of Delisting Regulations, the delisted company, its whole-time directors, promoters and group companies shall be debarred from accessing the securities market for a period of 10 years from the date of compulsory delisting.
- 2) As per SEBI circular no. SEBI/HO/CFD/DCR/CIR/P/2016/81 dated September 7, 2016, till the time promoters of the Company

provide an exit option to the public shareholders in terms of value determined by the Valuer, the following consequences of compulsory delisting would also apply:

- Non-transferability of any of equity shares by the Company, by way of sale, pledge, etc., of any of the equity shares.
- Freezing of equity shares and corporate benefits thereof held by the promoters/ promoter group.
- The promoters and whole-time directors of the Company shall not be eligible to become directors of any listed company.
- 3) These companies would be moved to the Dissemination Board of the Exchange for a period of 5 years as directed by SEBI.

In case the Trading Members require any clarification, they may contact Mr. Kaustubh Kulkarni on 22728834 / Ms. Anshu Shrivastava on 2272 8534.

Netra Sahani Dy. General Manager Listing Compliance

August 20, 2018

Arpita Joshi Manager