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COMPUAGE INFOCOM LTD

6th July, 2021

To,
The Corporate Services Dept.
BSE Ltd.
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai 400 001.

National Stock Exchange of India Ltd.,
Exchange Plaza,
C-1, Block G, Bandra Kurla Complex,
Bandra (E),
Mumbai - 400 051.

Security Code: 532456
ISIN: INE070C01037

Symbol: COMPINFO

Sub: Compliance under Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir / Ma'am,

Pursuant to Regulation 47 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, please find enclosed herewith public notice for transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) published in Business Standard having nationwide circulation and in Mumbai Lakshadeep having regional circulation.

You are requested to take above disclosure on record.

Thanking you,

Yours faithfully,

For Compuage Infocom Limited,

Anmol Jolly
Company Secretary



Place: Mumbai

Encl: As above

Twitter lost immunity over non-compliance, says govt

NEHA ALAWADHI
New Delhi, 5 July

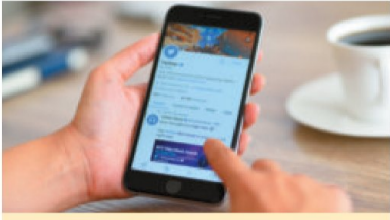
Microblogging platform Twitter did not comply with the new information technology (IT) rules, and has therefore lost its immunity provided to intermediaries under Section 79(1) of the IT Act, 2000, the government has told Delhi High Court (HC).

This was said in an affidavit filed by lawyer Amit Acharya, who filed a petition against Twitter over non-compliance with the new IT rules that went into effect on May 26. Acharya said in the affidavit on Monday that he had come across some allegedly defamatory tweets. When he sought to register a complaint, he only found the contact details of a grievance officer located in the US on the website/mobile application of Twitter.

The 'immunity' or safe harbour is the protection provided to intermediaries like Twitter, Google, Facebook, Koo, Share-Chat and others under the IT Act. It enables intermediaries to protect themselves from liability for any third-party information, data, or communication link made available or hosted by them.

Losing safe harbour would mean platforms could become liable under law for third-party and user-generated content hosted by them.

On May 31, the HC issued a notice to



AT A GLANCE

IT ministry in its affidavit told Delhi HC that Twitter is set to have failed to comply with the IT Rules, 2021, as on July 1 for the following reasons:

- Chief compliance officer has not been appointed
- The position of resident grievance officer is vacant
- The position of nodal contact person (even on interim basis) is vacant
- The physical contact address, which was shown on May 29, is not available on Twitter's website

the social media giant, giving it three weeks to reply, and set the matter for further hearing on July 6.

Twitter on Saturday informed the Delhi HC that it was in the final stages of appointing a new resident grievance

officer. The firm had been issued a notice by the HC over its alleged non-compliance with the new IT rules.

A hearing in the case, based on a public interest litigation by Acharya, is scheduled for Tuesday. Appointing a resident grievance officer is one of the several norms which Twitter and other social media platforms operating in India have to follow under the IT (Intermediary Guidelines and Digital Ethics Code) Rules, 2021. The rules were notified on February 25 and came into effect on May 26.

On June 27, Twitter's interim resident grievance officer Dharmendra Chatur resigned, following which, Twitter appointed US-based Jeremy Kessel as its new resident grievance officer in India, which put it in violation of the new rules.

"Any non-compliance amounts to breach of provisions of the IT Rules, 2021, thereby leading to respondent No. 2 losing its immunity conferred under Section 79(1) of the IT Act, 2000. I state that the immunity conferred on intermediaries under Section 79(1) is a conditional immunity, subject to the intermediary satisfying the conditions under Sections 79(2) and 79(3). As provided in Rule 7, failure to observe the IT Rules, 2021, results in provisions of Section 79(1) of the IT Act, 2000, not being applicable to such an intermediary," said Acharya in the affidavit on Monday.

95% Jet employees must okay resolution plan, or lose perks

ANEESH PHADNIS
Mumbai, 5 July

At least 95 per cent of Jet Airways' employees will have to give their consent to the Kalrock-Jalan consortium's proposal or lose benefits offered to them under the revival plan.

Voting on the consortium's offer for employees and workmen began on Monday and will be on till August 4.

The National Company Law Tribunal (NCLT) cleared the consortium's proposal to revive the airline on June 22. While Jet Airways had admitted claims of around ₹15,000 crore, the consortium has offered to settle claims of ₹475 crore of financial and non-financial creditors. Employee claims worth ₹1,265 crore were admitted and the consortium has proposed ₹52 crore to settle all their claims.

Additionally, for the employees and workmen, the consortium has offered cash and non-cash benefits, including 0.5 per cent equity stake in the airline to those who were on the rolls of Jet Airways when it went into



The NCLT cleared the consortium's proposal to revive the airline on June 22. While Jet Airways had admitted claims of around ₹15,000 crore, the consortium has offered to settle claims of ₹475 crore of financial and non-financial creditors. Employee claims worth ₹1,265 crore were admitted and the consortium has proposed ₹52 crore to settle all their claims

insolvency in June 2019.

A welfare trust will be formed by the staff and it will hold 0.5 per cent stake in the airline and 76 per cent stake in its ground-handling subsidiary. Employees and workmen would be paid ₹11,000 and ₹22,800, respectively. Each of the workmen would be given

a phone, laptop or an iPad through a lottery basis and ticket vouchers worth ₹10,000. There were around 9,000 employees with the airline in June 2019 and that figure has dwindled to around 3,600.

Of them only around 175 employees who were part of asset preservation team were

being paid salaries. The resolution professional did not account for salaries of the remainder (estimated at ₹715 crore) as insolvency

resolution cost. The Kalrock-Jalan consortium made this voluntary proposal for employees and workmen which if acceptable will be made available after the approval.

In case 95 per cent of staff do not vote in favour of the proposal, it will automatically lapse. The 0.5 per cent stake reserved for the staff and ₹8 crore allocated for making cash payments to them will be given to the financial creditors. Only 50 of the existing staff will be absorbed in the airline and the rest will be transferred to the ground handling subsidiary as a part of the resolution plan.

An employee said that the ₹11,000 or ₹22,800 cash offer is a small consolation for the staff who have been waiting for the revival.

"There is no assurance of a job in the new entity. Moreover, if we get selected, it will be at a lower pay than what we earned in 2019," said another staffer.

Shakti Bhog CMD arrested in money laundering case

PRESS TRUST OF INDIA
New Delhi, 5 July

The ED on Monday said it has arrested Kewal Krishan Kumar, chairman and managing director (CMD) of Delhi-based Shakti Bhog Foods Limited, in a money laundering case linked to an alleged multi-crore bank loan fraud.

Kumar was arrested on Sunday here and later produced before a special Prevention of Money Laundering Act (PMLA) court that sent him to ED custody till July 9, the federal investigative agency said.

The agency, prior to the arrest, also raided at least nine premises in Delhi and Haryana. "Various incriminating documents and digital evidences have been recovered," it said. The ED case filed under criminal sections of the PMLA is based on a CBI FIR that was filed early this year against Shakti Bhog Foods for an alleged fraud of ₹3,269 crore on a consortium of 10 banks led by SBI.

The CBI complaint came after the SBI registered a complaint against the company. According to SBI, the directors allegedly falsified accounts and forged documents

to siphon off public funds.

The 24-year-old company, which is into manufacturing and selling wheat, flour, rice, biscuits, cookies etc., had grown organically as it ventured into food-related diversification over a decade with a turnover growth of ₹1,411 crore in 2008 to ₹6,000 crore in 2014, the bank had said.

The ED said the "allegations against the accused include diversion of funds from loan accounts by round-tripping through related entities and siphoning of funds was being done by way of suspicious sale/purchase from various entities." The bank report to the CBI said the turnover growth of the company came to an abrupt halt in 2015 with the account turning into a non-performing asset (NPA) and it was ultimately declared a fraud in 2019.

The account turned an NPA on account of inventory losses owing to a steep fall in paddy prices, under-utilisation of capital expenditure in the rice and paddy segments and a delay in the tie-up funds to tide over losses, an investigation report by the bank on staff accountability had noted in 2017.

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Ascendas to invest ₹1,200 cr for first data centre in India

Singapore-based Ascendas India Trust, which develops IT and logistics parks in India, on Monday said it will invest an estimated ₹1,200 crore to develop the first phase of its first data centre project in the country. The project is located at Airoli, a growing data centre hub in Navi Mumbai, according to a statement posted on the company's website. Ascendas Property Fund Trustee, the trustee-manager of Ascendas India Trust (a-Trust), said that "it will invest an estimated ₹12 billion (Singapore dollar 216.6 million) to develop and operate phase one of its first data centre campus on a prime site in India".

The 6.6-acre greenfield site will be developed in phases into a fully-fitted data centre campus with a total potential built-up area of up to 5,75,000 sq ft and 90 Mw of power. PTI

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Tel No.: 022-67114444 | Fax No.: 022-67114445
E-mail: investors.relations@compugueindia.com | Website: www.compugueindia.com

NOTICE FOR TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Notice is hereby given to the Shareholders of the Company pursuant to the provisions of Section 124(B) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time.

The Rules contain provisions for transfer of all shares to Investor Education and Protection Fund (IEPF) in respect of which dividends have not been paid or claimed by the Shareholders for seven consecutive years or more.

Adhering to the set requirements, the Company has communicated individually to all concerned Shareholders whose shares are liable to be transferred to IEPF account. The unpaid or unclaimed dividend for FY 13-14 (Final Dividend) will be due for transfer to IEPF account, accordingly, the shares too.

Further, full details have been uploaded on the website of the Company at www.compugueindia.com of such Shareholders alongwith shares liable for transfer to IEPF Account.

In case, the Company does not receive any communication from the concerned Shareholders by Monday, 11th October, 2021, the Company shall, thereafter, transfer the shares to the IEPF account as per the stipulated procedure.

Shareholders may note that both unclaimed dividend and shares transferred to IEPF Account including benefits accruing on such shares, if any, can be claimed back by such Shareholder from IEPF Authority by making application in IEPF-5, as prescribed under the Rules.

In case the Shareholders have any queries on the subject matter and the Rules, they may contact Registrar and Transfer Agent, Link Intime India Pvt. Ltd., at C-101, 247 Park, L. B. S. Marg, Vikhroli (West), Mumbai 400083, Tel No.: (022) 49186270, e-mail: iepf.shares@linkintime.co.in

For Compugue Infocom Limited,
Sd/-
Anmol Jolly
Company Secretary

Place: Mumbai
Date: 5th July, 2021

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INNOCEAN-104/21

