

Date: 20.12.2022

To

Department of Corporate Services,

BSE Limited

25t Floor, Phiroze Jeejeebhoy Towers,

Dalal Street, Mumbai - 400 001.

BSE CODE: 539762

SUBJECT: Compliance pursuant to Regulation 30 & 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 ("Listing Regulations")

Dear Sir/Madam,

Pursuant to Regulation 30 & 47 of the Listing Regulations, please find enclosed copies of Newspaper advertisement titled "Notice of Extra-ordinary General Meeting and e-Voting information", published in Financial Express (English) and Pratahkal (Regional) newspapers on 20.12.2022.

This is for your kind information and record.

Thanking You,

For Modern Engineering and Projects Limited,

(Formerly Known As Modern Converters Limited)

**SHASHIKANT
GANGADHAR
BHOGE** Digitally signed by
SHASHIKANT
GANGADHAR BHOGE
Date: 2022.12.20
18:10:27 +05'30'

Shashikant Gangadhar Bhoge

Director

(DIN: 05345105)

Formerly known as Modern Converters Ltd

18% of Mumbai MSME loans are NPAs

GEORGE MATHEW
Mumbai, December 19

AS MUCH AS 18% of loans taken by micro, small and medium enterprises (MSME) in Mumbai, India's commercial capital, turned into non-performing assets (NPAs) as of September 2022, mirroring the stress in the sector. Out of ₹162,874 crore loans taken by MSMEs in Mumbai (including suburban region), ₹22,579 crore involving 46,978 accounts have turned into NPAs, according to data compiled by the State Level Bankers Committee (SLBC) of Maharashtra. Of this, MSME NPAs from Mumbai alone have



LENDING LANDSCAPE

■ In Maharashtra, out of a total MSME loans of ₹314,914 crore, ₹34,488 crore, or 11%, have become NPAs, data show

■ In Pune, MSME loans of Rs 3,606 crore out of total outstanding of Rs 43,988 crore have become NPAs

amounted to ₹19,324 crore, or 18% of loan outstanding of ₹109,927 crore, and Mumbai suburban ₹3,255 crore (6%) of ₹52,947 crore outstanding.

In Pune, MSME loans of

₹3,606 crore out of total outstanding of ₹43,988 crore have become NPAs.

However, the RBI's Financial Stability Report says the aggregate NPA ratio in the MSME sector has moderated

from 11.3% in September 2021 to 9.3% in March 2022. A loan becomes NPA when the principal or interest payment remains overdue for 90 days.

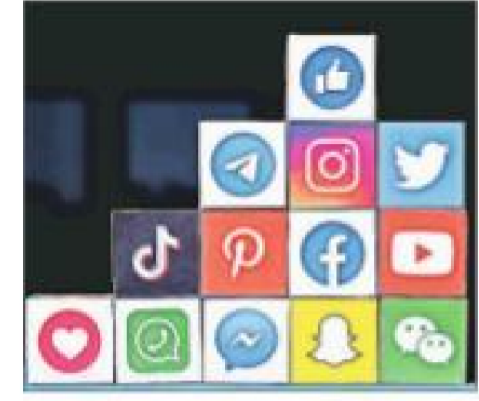
According to the RBI definition, in a micro enterprise, the investment in plant and machinery or equipment should not exceed ₹1 crore and turnover is below ₹5 crore. In a small enterprise, the investment in plant and machinery or equipment should not exceed ₹10 crore and turnover should be below ₹50 crore. In a medium enterprise, the investment in plant and machinery or equipment should be below ₹50 crore and turnover below ₹250 crore.

In Maharashtra, out of a total MSME loans of ₹314,914 crore, ₹34,488 crore, or 11%, have become NPAs, according to SLBC data. Public sector banks accounted for ₹30,938.6 crore MSME loans and ₹2,986.9 crore banks.

However, NPAs in the state have fallen from ₹47,901 crore, or 19% of total loan outstanding as of September 2021. The spurt in MSME loans in 2020-21 came after the government announced lockdown in the wake of the Covid pandemic in March 2020. Thousands of NPAs downed shutters and the entire sector faced cash crunch and demand slowdown.

Govt to set up grievance panels for social media users

PRESS TRUST OF INDIA
New Delhi, December 19



The Centre shall set up one or more grievance appellate committees within three months from the date of commencement of the new IT rules

THE UNION GOVERNMENT will set up appellate panels to redress the grievances users may have against social media platforms like Twitter and Facebook following amendments to the new IT rules, the Delhi High Court was informed on Monday.

The submission was made before Justice Yashwant Varma, who was hearing a batch of petitions concerning the suspension and deletion of accounts of several social media users.

Additional solicitor general Chetan Sharma, representing the Centre, placed before the court a notification of October 28 in terms of which certain amended rules have come to be introduced in the Information Technology Rules, 2021.

"The same is taken on record. Let this batch be put for further hearing on February 6," the high court said.

As per the newly inserted rule, the Centre shall set up one or more grievance appellate committees within three months from the date of commencement of the rules.

"Each Grievance Appellate Committee shall consist of a chairperson and two whole time members appointed by the Central Government, of which one shall be a member ex-officio and two shall be independent members. Any person aggrieved by a decision of the Grievance Officer may prefer an appeal to the Grievance Appellate Committee within a period of thirty days from the date of receipt of

communication from the Grievance Officer," it said.

It further reads, "The Grievance Appellate Committee shall deal with such appeal expeditiously and shall make an endeavour to resolve the appeal finally within thirty calendar days from the date of receipt of the appeal. While dealing with the appeal if the Grievance Appellate Committee feels necessary, it may seek assistance from any person having requisite qualification, experience and expertise in the subject matter." The rule added the Grievance Appellate Committee shall adopt an online dispute resolution mechanism wherein the entire appeal process, from filing of appeal to the decision thereof, shall be conducted through digital mode. Every order passed by the Grievance Appellate Committee shall be complied with by the intermediary concerned and a report to that effect shall be uploaded on its website.

The high court had on August 17 granted time to the Centre to inform if it was drafting any regulations to govern the issue of de-platforming of users from social media.

Earlier, senior counsel for one of the social media platforms had said in case such guidelines are formulated, the scope of proceedings before the court can be navigated accordingly.

In its affidavit filed in one of the cases against the suspension of the petitioner's Twitter account, the Centre has said an individual's liberty and freedom cannot be "waylaid or jettisoned in the slipstream of social and technological advancement" and the social media platforms must respect the fundamental rights of the citizens and conform to the Constitution of India.

It has said social media platforms should not take down the account itself or completely suspend it in all cases and complete de-platforming is against the spirit of Articles 14 (equality before law), 19 (freedom of speech and expression), and 21 (protection of life and personal liberty) of the Constitution of India.

Asserting that it is the custodian of the users' fundamental rights in cyberspace, the government has said a social media account can be suspended or de-platformed only in cases such as in the interest of the sovereignty, security, and integrity of India, friendly relations with foreign States or public order or pursuant to a court order or if the content is grossly unlawful such as sexual abuse

BJP MLC proposes Bill to ban Halal certification

EXPRESS NEWS SERVICE
Belagavi, December 19

BJP LEGISLATIVE COUNCIL member N Ravikumar has proposed a private Bill that allows banning of food certification by any other institution other than Food Safety and Security Association of India (FSSAI).

The Bill is aimed to keep some institutions at bay which certify permissible food for Muslims.

The Halal issue had earlier sparked unrest after few pro-Hindutva organisations in Karnataka openly called for boycott of Halal meat during Ugadi celebration and to use jhatka meat. This was seen as part of a campaign by the pro-

Hindutva organisations to avoid doing business with Muslims.

Speaking to The Indian Express, Ravikumar said, "FSSAI is the authorised agency in the country to check safety and standards of food products. But there is a parallel unauthorised system which is certifying food products to control the market. Under Food Safety and Standards Act 2006, we are planning to introduce the section which regularises it."

Ravikumar had recently had written to CM Basavaraj Bommai saying that the amendment would bring in an additional revenue of Rs 5,000 crore for the state exchequer.

Govt notifies six Irdai regulations

ENS ECONOMIC BUREAU
Mumbai, December 19



Now, a CA can tie up with 9 insurers and IMF can tie up with 6 insurers in each line of business of life, general and health for distribution of their insurance products

THE GOVERNMENT HAS notified six significant decisions of the insurance regulator IRDAI, which were decided by its board on November 25.

Effectively, the insurers can implement these six rules immediately after they have been notified by the government.

The speed of the notifications shows the government's priority on the issue of penetration in the insurance sector.

It is expected that the government will deal with the proposed amendments in the two insurance acts—Insurance Act, 1938 and IRDA Act, 1999 for overhauling the insurance sector, which were put up for the public comments early this week, in a similar way,

insurance experts said.

Normally, it takes a couple of months to notify any board decisions of the IRDAI.

The following decisions have been made into rules by

the government on Thursday.

Increase in tie-up limits for intermediaries: In order to enable the policyholders/prospects to have wider choice and access to insurance through various distribution channels and facilitate the reach of insurance to the last mile, the maximum number of tie-ups for Corporate Agents (CA) and Insurance Marketing Firms (IMF) have been increased. Now, a CA can tie up with 9 insurers (earlier 3 insurers) and IMF can tie up with 6 insurers (earlier 2 insurers) in each line of business of life, general and health for distribution of their insurance products.

The area of operation of the IMF has also been expanded to cover the entire state in which they are registered.

FORM A PUBLIC ANNOUNCEMENT
(Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)
FOR THE ATTENTION OF THE CREDITORS OF TECHNOKOLLA (INDIA) PRIVATE LIMITED

RELEVANT PARTICULARS	
1. Name of Corporate Debtor	Technokolla (India) Private Limited
2. Date of incorporation of Corporate Debtor	29/12/2009
3. Authority under which Corporate Debtor is incorporated / registered	Registrar of Companies-Mumbai
4. Corporate Identity No. / Limited Liability Identification No. of Corporate Debtor	U51109MH2009PTC198175
5. Address of the registered office and principal office (if any) of Corporate Debtor	1/4, Unnat Nagar No. 1, Opp. M.G. Road, Goregaon (W) Mumbai-400042
6. Insolvency commencement date in respect of Corporate Debtor	16.12.2022 (order communicated to the IRP on 17.12.2022)
7. Estimated date of closure of insolvency resolution process	14.06.2023
8. Name and Registration number of the insolvency professional acting as Interim Resolution Professional	Name- Sandeep Kr Bhatt IBBI Reg. No.: IBBI/PA-002/IP-N/1064-C01/2017-18/10298
9. Address and e-mail of the interim resolution professional, as registered with the board	Address- 83B, Pocket-IV, Mayur Vihar Phase-I, Delhi-110091 Email- skbmcca@gmail.com
10. Address and e-mail to be used for correspondence with the Interim Resolution Professional	Address- 83B, Pocket-IV, Mayur Vihar Phase-I, Delhi-110091 Email- rp.technokolla@gmail.com
11. Last date for submission of claims	31.12.2022
12. Classes of creditors, if any, under class (b) of sub-section (5A) of section 21, ascertained by the Interim Resolution Professional	No class of Creditor can be determined at this stage
13. Names of insolvency professionals identified to act as authorized representative of creditors in a class (three names for each class)	Not Applicable
14. (a) Relevant forms available at (b) Details of authorized representatives are available at:	(a) Web Link: https://ibbi.gov.in/home/downloads (b) Physical Address: NA

Notice is hereby given that the National Company Law Tribunal, Mumbai has ordered the commencement of a corporate insolvency resolution process of Technokolla (India) Private Limited on 16.12.2022.

The creditors of Technokolla (India) Private Limited, are hereby called upon to submit their claims with proof on or before 31.12.2022 to the interim resolution professional at the address mentioned against entry No. 10.

The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means.

A financial creditor belonging to a class, as listed against the entry No. 12, shall indicate its choice of authorized representative from among the three insolvency professionals listed against entry No. 13 to act as authorized representative of class (specify class) in Form-CA.

Submission of false or misleading proofs of claim shall attract penalties.

Date: 20.12.2022
Place: Mumbai

Sandeep Kr Bhatt
Interim Resolution Professional
Regn No.: IBBI/PA-002/IP-N/1064-C01/2017-18/10298

CBI conducts inquiry at Shivakumar's properties

EXPRESS NEWS SERVICE
Bengaluru, December 19

A TEAM OF CBI on Monday "visited" some of the properties belonging to Karnataka Pradesh Congress chief D K Shivakumar, including educational institutions run by his family, in connection with a disproportionate assets case against him.

"They (CBI) have visited some of the institutions in Bengaluru today (Monday). I do not know what they are looking for," the Congress leader

said in Belagavi on Monday. Shivakumar's family is linked to a private school and professional colleges located on the outskirts of Bengaluru.

The CBI is investigating "disproportionate assets" allegedly amassed by Shivakumar when he was a minister in the Congress government in Karnataka between 2013 and 2018. In September, the CBI had carried out verification of documents pertaining to Shivakumar's properties at Kanakapura, Dodd Aalhalli and Santhe Kodihalli

Should back Marathi-speakers in Karnataka border areas: Shinde

Karnataka House
session also begins
amid heavy security



Karnataka Chief Minister Basavaraj Bommai arrives at Suvarna Vidhana Soudha in Belagavi on Monday to take part in the winter session of the Karnataka Assembly on its first day.

PTI & ENS
Nagpur, Belagavi, Dec 19

MAHARASHTRA CHIEF MINISTER Eknath Shinde on Monday said in the Assembly that the state should stand firmly behind people in the Marathi-speaking areas of neighbouring Karnataka and appealed to political parties not to behave in a way that would hurt them.

"We should stand by the people residing in border areas, back their struggle and act in a way that doesn't hurt them," he said, while responding to an issue raised by Leader of Opposition Ajit Pawar. Maharashtra Deputy CM Devendra Fadnis said the state government will initiate a special programme for development of villages located along the border and resolve their pending issues.

The developments in Maharashtra House come on a day the winter session of Karnataka Legislature began in Belagavi, the Karnataka district on the border with Maharashtra, where tension is brewing over the border row. On Monday, as the Karnataka House session began, Belagavi

resembled a cantonment of sorts, with the Suvarna Vidhana Soudha, where the session is in progress, appearing like a barrack with policemen deployed all over.

Quoting police sources, PTI reported that nearly 5,000 police personnel have been deployed for maintaining law and order in the city. Police in Belagavi also thwarted a planned protest by the Maharashtra Ekikaran Samiti (MES) by detaining its leaders and members on Monday.

The MES had decided to stage a demonstration demanding merger of the

entire district with Maharashtra. The MES and some political outfits in Maharashtra have been pressing for this demand on the ground that the district and a few other neighbouring areas of Karnataka have a substantial Marathi-speaking population.

Karnataka has been rejecting the demand, saying that the decision has already been taken decades ago.

In the Maharashtra House, Leader of Opposition Ajit Pawar said Shiv Sena MP Dhairayshede Mane (of the CM Eknath Shinde faction) was stopped from entering Bela-

gavi despite the intervention of Union Home Minister Amit Shah in the boundary dispute.

Mane was recently appointed chief of an expert committee formed by the Maharashtra government regarding a writ petition in the Supreme Court on the border dispute with Karnataka. He had requested the Belagavi administration to make arrangements for his visit to the city. However, the district authorities banned his entry, saying a "possible inflammatory speech" by him might create law and order problems.

MODERN ENGINEERING AND PROJECTS LIMITED
(Formerly Known As Modern Converters Limited)

CIN: L01132WB1946PLC013314
Regd. Office Add.: 103/4 Plot -215, Free Press House, FI-10 Free Press Jangam Marg, Niranam Point Mumbai City, MH 400021
E-mail: info@modernconverters.com Website: www.modernconverters.com Tel: 033-65035876

NOTICE OF EXTRA-ORDINARY GENERAL MEETING AND REMOTE E-VOTING DETAILS

Notice is hereby given that the **Extra-ordinary General Meeting (EGM)** of the Company will be held on **Thursday, January 05, 2023 at 2:00 p.m.** at the registered office of the company i.e., 103/4 Plot-215, Free Press House, FI-10 Free Press Jangam Marg Niranam Point, Mumbai City MH 400021 to transact the businesses, as set forth in the notice of the meeting.

In compliance of the Ministry of Corporate Affairs ("MCA") Circular No. 20/2020 dated May 05, 2020 and Circular No. 02/2021 dated January 13, 2021 read with Circular Nos. 14/2020 and 17/2020 dated April 06, 2020 and April 13, 2020 respectively collectively referred to as "MCA Circulars" and Securities and Exchange Board of India ("SEBI") vide its Circular No. SEBI/HO/CFD/CMD/IR/P/2020/79 dated May 12, 2020 and Circular No. SEBI/HO/CFD/CMD/IR/P/2021/11 dated January 15, 2021 (collectively referred to as "SEBI Circulars"), the Notice of EGM has been sent in electronic mode to Members whose email IDs are registered with the Company or the Depository Participant(s). The copy of the Notice of EGM will also available on the Website of the Company at www.modernconverters.com and on the website of the Stock Exchange i.e., BSE Limited at www.bseindia.com and on the CDSL website at www.evotingindia.com.

a) Cut-off Date	Thursday, December 29, 2022
b) Day, Date and time of commencement of remote e-Voting	Monday, January 02, 2023 at 9:00 a.m. (IST)
c) Day, Date and time of end of remote e-Voting	Wednesday, January 04, 2023 at 5:00 p.m. (IST)
d) Extra-Ordinary General Meeting	Thursday, January 05, 2023 at 2:00 p.m.
e) Any person who acquires shares of the Company and becomes a Member of the Company after the dispatch of EGM Notice, holds shares as on the Cut-off Date i.e., Thursday, December 29, 2022 should follow the instructions for e-Voting as mentioned in the EGM Notice.	
f) Members attending the meeting who will not cast their vote through e voting shall be able to vote at EGM by Polling paper.	
g) The Members are requested to note that:	
1. Remote e-Voting module shall be disabled by CDSL for voting after 5:00 P.M. January 04, 2023. and	
2. The Members who have already cast their vote through remote E-Voting may attend the EGM but shall NOT be entitled to cast their vote again at the Meeting by Poll.	

The Board of Directors has appointed Mr. Ramesh Chandra Mishra Practicing Company Secretary from M/s. Ramesh Chandra Mishra & Associates, Company Secretary in Practice having Membership No. FCS 5477 and Certificate of Practice No.: 3987, as a Scrutinizer to scrutinize the voting process in a fair and transparent manner.

For any query relating to attending the EGM or e-Voting before the EGM, Members may send a request at helpdesk.evoting@cdslindia.com / 1800225853 or contact Mr. Rakesh Dalvi (022-23058542) - CDSL or Mr. Nitin Kulkarni (022-23058738) for remote e-Voting before EGM AND call on 2248-2248-2243 5029 of Maheshwari Datamatics Pvt. Ltd. Our Registrar & Share Transfer Agent at mblic@maheshwari.com and at info@modernconverters.com

Members are requested to carefully read all the notes set out in the Notice of EGM and in particular instructions for joining the EGM manner of casting vote through remote e-voting during the EGM etc.

This Notice is being issued for the information and benefit of the Members of the Company in compliance with the MCA and the SEBI Circulars.

For Modern Engineering And Projects Limited,
(Formerly Known As Modern Converters Limited)
Sd/-
JASHANDEEP SINGH
Place: Mumbai Director
Date: December 19, 2022 (DIN: 02357390)

HAWKINS COOKERS LIMITED
Registered Office: Maker Tower, F-101, Cuffe Parade, Mumbai, Maharashtra-400005

NOTICE

NOTICE is hereby given that the certificates for the under mentioned securities of the Company has/have been lost/misaid and the **Sole Legal Heir is Mahinder Pal Singh** of the holders of the said securities/ applicants has/have applied to the Company to issue duplicate certificates.

Any person who has a claim in respect of the said securities should lodge such claim with the Company as its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificates without further intimation.

Name of the Holder	Kind of Securities and Face Value	No. of Securities	Distinctive No.
LATE JASPAL SINGH Folio No. J000163	SHARES, Rs. 10/- SHARES, Rs. 10/-	50 50	556151 TO 556200 3844291 TO 3844340
TOTAL SHARES = 100			MAHINDER PAL SINGH (SOLE LEGAL HEIR)

PLACE : New Delhi
DATE : 19.12.2022

NITCO

Registered office: Plot No.3, Nitco House, Kanjur Village Road, Kanjurmag (East), Mumbai - 400042.
Tel. No.: 022 25772800/ 25772790 Fax: 022 25786484, email: investor@nitco.com
Website: www.nitco.in. CIN: L26920MH1966PLC016547

POSTAL BALLOT NOTICE

Notice is hereby given to members of NITCO Limited (the "Company") pursuant to and in compliance with the provisions of Sections 108, 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("Management Rules"), Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations"), including any statutory modification(s), clarification(s), substitution(s) or re-enactment(s) thereof for the time being in force and other applicable laws, rules and regulations, if any, for seeking approval of the members by way of ordinary/special resolutions as stated in Postal Ballot Notice dated December 15, 2022 ("Postal Ballot Notice").

The Company has completed the dispatch of the Postal Ballot Notice on Monday, December 19, 2022 to those shareholders whose names appear on the Register of Members / List of Beneficial Owners as on Friday, December 09, 2022, being the cut-off date for the purposes, in the electronic form to those members whose email address is registered with Link Intime India Private Limited, the Company's Registrar and Share Transfer Agent ("RTA") or Depository Participant(s) ("DP"), and in physical form through permitted mode(s) to those shareholders whose email address is not so registered. A shareholder who has not received Postal Ballot Notice & Form may download the same from the Company's website (www.nitco.in) or National Securities Depository Limited ("NSDL") website (www.evoting.nsdl.com) or seek duplicate Postal Ballot Form from RTA.

A copy of the Postal Ballot Notice, Explanatory Statement, remote e-voting instructions and Postal Ballot Form is available on the Company's website (www.nitco.in), NSDL website (www.evoting.nsdl.com) and also on the website of National Stock Exchange of India Limited (www.nseindia.com) and BSE Limited (www.bseindia.com).

In compliance with the provisions of Sections 108 and 110 of the Act, Rule 20 and Rule 22 of the Management Rules, as amended from time to time, Regulation 44 of the Listing Regulations read with SEBI circular no. SEBI/HO/CFD/CMD/IR/P/2020/242 dated December 9, 2020, relating to "e-voting Facility Provided by Listed Entities" ("SEBI e-voting Circular"), the Company is providing the facility to the shareholders to exercise their right to vote on the proposed resolutions electronically ("remote e-voting") through NSDL. The e-voting will commence on **Tuesday, December 20, 2022 at 9:00 A.M. (IST) and will end on Wednesday, January 18, 2023 at 5:00 P.M. (IST)**. The remote e-voting module shall be disabled by NSDL thereafter. The assent or dissent received from the shareholders after Wednesday, January 18, 2023 (5:00 P.M. IST) will be strictly treated as if a reply has not been received.

The Board has appointed Mr. Ankit Sethi (Membership No. 25415 and Certificate of Practice No. 11089), Proprietor of Ankit Sethi & Associates, Practicing Company Secretaries, Mumbai as the Scrutinizer to conduct the Postal Ballot/E-voting process in a fair and transparent manner. Voting Results along with the Scrutinizer's report will be placed on the Company's website viz., www.nitco.in, NSDL i.e., www.evoting.nsdl.com and Stock Exchanges i.e., www.bseindia.com and www.nseindia.com.

In case of any queries, you may refer to the frequently asked questions (FAQs) and e-voting user manual for members available at the Downloads section of www.evoting.nsdl.com

Any query in relation to the resolutions proposed to be passed by postal ballot through e-Voting may be addressed to the Company Secretary of the Company at investor@nitco.com.

For NITCO Limited
Sd/-
Geeta Kanra
Place: Mumbai Company Secretary & Compliance Officer
Date: December 19, 2022

बैंक ऑफ बड़ोदा Bank of Baroda

BANK OF BARODA, Veena Nagar Branch B-13, Shrikrishna Dham, Veena Nagar, L B S Marg, Mulund(W), Mumbai-400080, India
Phone: 91-22-21644131/21641379
Email: veebom@bankofbaroda.com
Web: www.bankofbaroda.com

POSSESSION NOTICE (For Immovable property/ies)
(As per Appendix IV read with rule 8(1) of the Security Interest (Enforcement) Rules, 2002) Whereas,

The undersigned being the Authorized Officer of the Bank of Baroda under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a Demand Notice dated 20.09.2022 calling upon the Borrower **Mr. Akash Advesh Shukla** to repay the amount mentioned in the notice being **Rs. 2,80,879.58/- Rupees Two Lakhs Eighty Thousand Eight Hundred and Seventy Nine and Fifty Eight Paise only** as on date 20.09.2022 (together with further interest thereon at the contractual rate plus costs, charges and expenses till date of payment within 60 days from the date of receipt of the said notice. The Borrower having failed to repay the amount, notice is hereby given to the Borrower and the Public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of the Act read with Rule 8 of the Security Interest Enforcement Rules, 2002 on this 13th Day of December of the Year 2022.

The Borrower/Guarantors/Mortgagors in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the properties will be subject to the charge of Bank of Baroda for an amount of **Rs. 2,80,879.58/- Rupees Two Lakhs Eighty Thousand Eight Hundred and Seventy Nine and Fifty Eight Paise only** and future interest thereon at the contractual rate plus costs, charges and expenses till date of payment.

The Borrower's attention is invited to provision of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

Description of the Immovable Property

All that part and parcel of the property consisting located at **Flat No B 202, 2nd floor, Suraj Enclave, adm 45.53 Sqmtr, Plot No. D 17/3, Sector 20, CTS No.20, Village Airoli, Dist Thane-400078.**

Sd/-
Bank Of Baroda
Authorized Officer

Date: 20-12-2022
Place: Mumbai

Haryana govt notifies rules to implement law against conversion

VARINDER BHATIA
Chandigarh, December 19

THE HARYANA GOVERNMENT Monday notified rules to implement a law that prevents forcible religious conversions — and places the burden of proof on the accused — eight months after the Assembly passed the Bill.

As per the Haryana Prevention of Unlawful Conversion of Religion Rules, 2022, "the burden of proving innocence that the conversion was not affected through misrepresentation, use of force, under threat, undue influence, coercion, allurement or by any fraudulent means or by marriage or for marriage for the purpose of carrying out conversion shall be on the accused".

As per the rules, the accused shall also be liable to pay a "monthly maintenance" and "expenses of the proceedings" in case of litigation of the aggrieved person [mostly women in such cases of forcible conversion] considering the aggrieved person's own income and the income of the accused. In cases where a child is born in the marriage, the accused will also have to pay the maintenance to the child till he is a minor "in the best interest of the child".

"At the time of declaring the marriage as null and void, or at any time subsequent thereto, the court may order the accused to pay such gross sum or such monthly maintenance or periodical amount (for a term not exceeding the life of the accused), the rules say.

