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Circulars to Listed Companies **Circulars to Listed Companies** Go Back **Corporate and Other Info** Disclosures LIST/COMP/15/2018-19 July 05, 2018 **Corporates Filings** То All the Listed Companies, Compliance Dear Sir / Madam, Listing Centre Subject: Amendment to Regulation 40 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 with respect to mandatory dematerialization for transfer of securities Circulars to Listed Companies The amendment to Regulation 40 of Securities and Exchange Board of India (Listing Obligations and Disclosure Downloads Requirements) Regulations, 2015 vide Gazette notification dated June 8, 2018 has mandated that transfer of securities Compliance Calender would be carried out in dematerialized form only. Revocation of suspension Details of Non Compliance Accordingly, Listed Companies and their Registrars and Transfer Agents (RTAs) are hereby advised that, with effect Companies Eligible for Offer from December 5, 2018, it should be ensured that shares which are lodged for transfer shall be in dematerialized for Sale form only. FAQs on Business Responsibility Report In order to implement the aforementioned Amendment in the Regulation and as advised by SEBI, all the Listed Companies are hereby directed to carry out the following actions: Compulsory Delisting New Companies Suspended for more than 7 years 1) To take special efforts through their RTAs to send letter under Registered/Speed post to the holders of physical **Historical Data** certificates appraising them about the amendment and sensitise them about the impact of the regulation on the transfer of shares held by them in physical form w.e.f December 5, 2018. 2) RTAs may also be advised to send two reminders, preferably at a gap of 30 days, to such shareholders who continue to hold their shares in physical form, advising them to get the same dematerialized Listed Companies shall prominently place information on their website intimating the investors about the 3) proposed change and provide appropriate guidance on how to dematerialize their shares. 4) Listed companies should ensure that the signature cards of all the holders of physical securities are handed over to its RTA at the earliest. All listed companies are requested to take note of above and comply accordingly. Companies may also report compliance with these requirements by end September 2018 to the Exchange, in a specified format that will be sent out shortly. Abhijit Pai Shyam Bhagirath Dy. Gen. Manager Associate Manager

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