

## **ESSAR SHIPPING LIMITED**

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CIN: L61200GJ2010PLC060285 Website: www.essar.com/shipping

August 21, 2018

BY REGD. POST

Dear Shareholder(s),

Re: (i) BSE Circular No.LIST/COMP/15/2018 dated July 05, 2018; and

(ii) NSE Circular No.NSE/CML/2018/26 dated July 09,2018

BSE and NSE have issued Circulars to Listed Companies on 5th July, 2018 and 9th July, 2018, respectively, informing about the amendment to Regulation 40 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 vide Gazette Notification dated 8th June, 2018, which would come into force on the 180th day from the date of its publication in the official gazette (i.e.) w.e.f. 5th December, 2018.

According to the said amendment, the requests for effecting transfer of securities shall not be processed unless the securities are held in the Dematerialized form with a Depository.

Therefore, please note that R&T Agent and the Company will not be accepting any request for transfer of shares held in physical form with effect from 5<sup>th</sup> December, 2018.

This restriction shall not be applicable to the requests received for transmission or transposition of physical shares.

You may access the Circulars from the websites of BSE Limited and National Stock Exchange of India Ltd.

Shareholders are accordingly advised to get in touch with any Depository Participant having registration with SEBI to open a Demat account.

We are attaching herewith a brief note on "How to Dematerialize the Physical Shares". In case you need any assistance to guide you in the demat procedure, please contact:

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Mahalaxmi, Mumbai 400034.

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Email: esl.secretarial@essar.com

Data Software Research Company Private Limited

Unit :Essar shipping limited

19, Pycroft Garden Lane,

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Chennai 600006

Tel: 044-2821 3738 / 2821 4487

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You may also visit website of Depositories viz., NSDL (<a href="https://nsdl.co.in/faqs/faq.php">https://nsdl.co.in/faqs/faq.php</a>) or CDSL (<a href="https://www.cdslindia.com/investors/open-demat.aspx">https://www.cdslindia.com/investors/open-demat.aspx</a>) for further understanding about the demat procedure:

Shareholders holding shares in physical form are requested to arrange the dematerialization of the said shares at the earliest to avoid any inconvenience in future for transferring those shares.

Kindy ignore if the shares held by you are already in the Dematerialized form.

This is for your information and necessary action.

Thanking you,

Yours faithfully

For Essar Shipping Limited

Sd/-

Awaneesh Srivastava Company Secretary

## **HOW TO DEMATERIALIZE THE PHYSICAL SHARES**

- Open a Demat Account. You need to open a Beneficiary Account (BO), with a Depository Participant, popularly called DP. A
  Depository Participant is an agent, who interacts with the Depositories. Your bank can be a Depository Participant. The Depositories
  in India are the National Securities Depository Limited (NSDL) and Central Depository Services Limited (CDSL).
- What is a Depository? In simple terms a Depository is an institution which holds your securities in a dematerialized form. In this case a Depository is an institution which holds your Shares, Government Bonds, Mutual funds etc., on your behalf. Like a Bank is to hold your Fixed Deposits, Cash and Recurring Deposits, a Depository is to hold your Shares, Holdings, Government Bonds, etc.
- You have to approach the Depository Participant. You have to then fill a Demat Account Opening Form. You have to sign an agreement with the Depository Participant. Submit proof of identity such as PAN Card and an address proof such as Passport copy. (Your Demat Account, should be in the same name as it appears in the Share Certificate).
- Once your Demat Account is opened, your shares can be dematerialized by filling a Dematerialization Request Form (DRF). You
  then submit / surrender the physical Share Certificates which you want dematerialize, along with the Dematerialization Request Form
  (DRF) to the Depository Participant.
- The Depository Participant then sends a request through an electronic system, to the Registrar and Transfer Agent (RTA) of the Company.
- The electronic system generates a Dematerialization Request Number (DRN). This DRN number will be entered on the Dematerialization Request Form (DRF) and will be sent along with physical documents viz., Identity Proof, Address Proof and the Share Certificates to the RTA, along with a standard covering letter.
- The physical share certificates will be mutilated by the RTA and the words "Surrendered for Dematerialization", will be written on it.
- The RTA will verify the physical documents, along with the details in the covering letter and the Dematerialization Request Form.
- The Company where you own shares, has your name in the Register of Members (RoM), of the Company. Your name will be
  replaced by the Depository's name in the Register of Members (RoM) of the Company, to the extent of shares, which have been
  dematerialized.
- Once the Register of Members (RoM) of the Company where you have shares, has been amended, a confirmation will be sent to the Depository.
- Your Demat Account with the Depository Participant (DP) will be credited with the Dematerialized Shares.

To All the Listed Companies,

Dear Sir / Madam,

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

The amendment to Regulation 40 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 vide Gazette notification dated June 8, 2018 has mandated that transfer of securities would be carried out in dematerialized form only.

Accordingly, Listed Companies and their Registrars and Transfer Agents (RTAs) are hereby advised that, with effect from December 5, 2018, it should be ensured that shares which are lodged for transfer shall be in dematerialized form only.

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:

- 1) To take special efforts through their RTAs to send letter under Registered/Speed post to the holders of physical 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
- 3) Listed Companies shall prominently place information on their website intimating the investors about the 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 Dy. Gen. Manager Listing Compliance

Shyam Bhagirath Associate Manager Listing Compliance

## **Procedure for Dematerialisation**

- The client (registered owner) will submit a request to the DP in the <u>Dematerialisation Request Form</u> for dematerialisation, along with the certificates of securities to be dematerialised. Before submission, the client has to <u>deface</u> the certificates by writing "SURRENDERED FOR DEMATERIALISATION".
- The DP will verify that the form is duly filled in and the number of certificates, number of securities and the security type (equity, debenture etc.) are as given in the DRF. If the form and security count is in order, the DP will issue an acknowledgement slip duly signed and stamped, to the client.
- The DP will scrutinize the form and the certificates. This scrutiny involves the following
  - Verification of Client's signature on the dematerialisation request with the specimen signature (the signature on the account opening form). If the signature differs, the DP should ensure the identity of the client.
  - Compare the names on DRF and certificates with the client-account.
  - Paid up status
  - ISIN (International Securities Identification Number)
  - Lock in status
  - Distinctive numbers
- In case the securities are not in order they are returned to the client and acknowledgment is obtained. The DP will reject the request and return the DRF and certificates in case:
  - A single DRF is used to dematerialise securities of more than one company.
  - The certificates are mutilated, or they are defaced in such a way that the material information is not readable. It may advise the client to send the certificates to the Issuer/R&T agent and get new securities issued in lieu thereof.
  - Part of the certificates pertaining to a single DRF is partly paid-up; the DP will reject the request and return the DRF along with the certificates. The DP may advise the client to send separate requests for the fully paid-up and partly paid-up securities.
  - Part of the certificates pertaining to a single DRF is locked-in, the DP will reject the request and return the DRF along with the certificates to the client. The DP may advise the client to send a separate request for the locked-in certificates. Also, certificates locked-in for different reasons should not be submitted together with a single DRF
- In case the securities are in order, the details of the request as mentioned in the form are entered by the DP) and a Dematerialisation Request Number (DRN) will be generated by the system.
- The DRN so generated is entered in the space provided for the purpose in the dematerialisation request form.

- A person other than the person who entered the data is expected to verify details recorded for the DRN. The request is then released by the DP which is forwarded electronically to Depository Module by DPM.
- The DM forwards the request to the Issuer/ R&T agent electronically.
- The DP will fill the relevant portion viz., the authorisation portion of the demat request form.
- The DP will <u>punch the certificates</u> on the company name so that it does not destroy any material information on the certificate.
- The DP will then despatch the certificates along with the request form and a covering letter to the Issuer/ R&T agent.
- The Issuer/ R&T agent confirms acceptance of the request for dematerialisation in his system DPM (SHR) and the same will be forwarded to the DM, if the request is found in order.
- The DM will electronically authorise the creation of appropriate credit balances in the client's account.
- The DPM will credit the client's account automatically.
- The DP must inform the client of the changes in the client's account following the confirmation of the request.
- The issuer/ R&T may reject dematerialisation request in some cases. The issuer or its R&T Agent will send an objection memo to the DP, with or without DRF and security certificates depending upon the reason for rejection. The DP/Investor has to remove reasons for objection within 15 days of receiving the objection memo. If the DP fails to remove the objections within 15 days, the issuer or its R&T Agent may reject the request and return DRF and accompanying certificates to the DP. The DP, if the client so requires, may generate a new dematerialisation request and send the securities again to the issuer or its R&T Agent.

Ref No: NSE/CML/2018/26

July 09, 2018

The Company Secretary All Listed Companies

Dear Madam/Sir,

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

This has reference to Gazette notification issued by SEBI on June 8, 2018 notifying SEBI (LODR) 4<sup>th</sup> amendment Regulation, 2018, regarding mandatory dematerialization for transfer of securities. A Copy of Notification is attached for your perusal.

Pursuant to the aforesaid amendment to SEBI (LODR) Regulation, 2015 Listed Companies and their Registrars and Transfer Agents (RTAs) are advised to ensure that shares which are lodged for transfer are mandatorily-in dematerialized form with effect from December 05, 2018.

As Advised by SEBI, you are required to put in place a mechanism including but not limited to the following in order to spread awareness about the proposed change:

- To take special efforts through their RTAs to send letter under Registered/Speed post to
  the holders of physical 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
- 3. Listed Companies shall prominently place information on their website intimating the investors about the 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.

You are requested to take necessary actions as mentioned above.

Yours faithfully, For National Stock Exchange of India Limited

Kautuk Upadhyay Chief Manager Encl: Gazette Notification