DOCUMENTS REQUIRED PURPOSE OF TRANSMISSION OF SECURITIES OF GODREJ INDUSTRIES LIMITED

(In accordance with circular no. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/65 dated May 18, 2022, issued by the Securities and Exchange Board of India)

- I. Where the securities are held in **single name with a nomination**, the following documents shall be submitted to the Registrar and Share Transfer Agent of Godrej Industries Limited⁴:
 - a. Duly signed Transmission Request Form in Form ISR-5 by the nominee;
 - Original death certificate or copy of death certificate attested by the nominee subject to verification
 with the original or copy of death certificate duly attested by a notary public or copy of death
 certificate attested by a notary public/gazette officer;
 - c. Self-attested copy of the Permanent Account Number card of the nominee, issued by the Income Tax Department.
 - d. Copy of Birth Certificate (in case the nominee/claimant/legal heir is a minor);
 - e. KYC* of the Claimant Guardian (in case of nominee /claimant being a minor / of unsound mind);
 - f. Original security certificate(s)

*If not KYC compliant

- II. Where the securities are held in **single name without nomination**, the following documents shall be submitted:
 - a. Duly signed Transmission Request Form in Form ISR-5 by the nominee;
 - Original death certificate or copy of death certificate attested by the nominee subject to verification
 with the original or copy of death certificate duly attested by a notary public or copy of death
 certificate attested by a notary public/gazette officer;
 - c. Self-attested copy of the Permanent Account Number card of the nominee, issued by the Income Tax Department.
 - d. Copy of Birth Certificate (in case the nominee/claimant/legal heir is a minor);
 - e. KYC* of the Claimant Guardian (in case of nominee /claimant being a minor / of unsound mind);
 - f. Original security certificate(s)
 - g. A Notarized Affidavit, in the format prescribed from all legal heir(s) made on non-judicial stamp paper of appropriate value, to the effect of identification and claim of legal ownership to the securities <u>Annexure 1</u>.

However, in case the legal heir(s)/claimant(s) are named in any of the following documents such as the Succession Certificate or Probate of Will or Will or Letter of Administration or Legal Heirship Certificate (or its equivalent certificate), instead of the affidavit mentioned above, an Affidavit from such legal heir(s)/claimant(s), duly Notarized and as per the format prescribed shall alone be sufficient – Annexure 1.

- h. A copy of other requisite documents for transmission of securities as may be applicable in the prescribed format are:
 - (i) Succession certificate; or
 - (ii) Probate of Will; or

- (iii) Will, along with a notarized indemnity bond from the legal heir(s)/claimant(s) to whom the securities are transmitted, as per the format specified provided in <u>Annexure 2</u>; or
- (iv) Letter of Administration; or
- (v) Court Decree; or
- (vi) Legal Heirship Certificate or its equivalent, along with:
 - a notarized indemnity bond from the legal heir (s)/claimant(s) to whom the securities are transmitted, as per the format specified provided in <u>Annexure 2</u>; and
 - No Objection from all the non -claimants, duly attested by a notary public or by a gazetted officer as per the format provided in Annexure 3.

(The above documents shall be attested by the legal heir(s)/claimant(s) subject to verification with the original or duly attested by a notary public or by a gazetted officer)

Additional points to be noted:

- a. In cases where a copy of Will is submitted as may be applicable in terms of Indian Succession Act,1925, the same shall be accompanied with a notarized indemnity bond from the claimant (appropriate beneficiary of the Will) to whom the securities are transmitted, in the format prescribed in Annexure 2.
- b. In cases where a copy of Legal Heirship Certificate or its equivalent certificate issued by a competent Government Authority is submitted, the same shall be accompanied with:
 - A Notarized Indemnity Bond from the legal heir(s) /claimant(s) to whom the securities are transmitted, in the format provided in Annexure 2
 - No Objection from all non-claimants (remaining legal heirs), stating that they have relinquished their rights to the claim for transmission of securities, duly attested by a notary public or by a gazetted officer, in the format provided in Annexure 3
- c. For value of securities up to ₹5,00,000/- (Rupees Five Lakhs) per listed entity in case of securities held in physical mode, and up to ₹15,00,000/- (Rupees Fifteen Lakhs) per beneficial owner in case of securities held in dematerialized mode, as on date of application by the claimant, and where the documents mentioned in serial number 9 in Annexure 4, are not available, the legal heir(s) /claimant(s) may submit the following documents:
 - (i) A Notarized Indemnity Bond made on non-judicial stamp paper of appropriate value in the format prescibred, indemnifying the Share Transfer Agent/ listed entity <u>Annexure 2</u>
 - (ii) No Objection Certificate from all legal heir(s) stating that they do not object to such transmission in the format prescribed or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer Annexure 3.

The listed entity may, at its discretion, enhance the value of securities from the threshold limit of ₹5,00,000/-, in case of securities held in physical mode.

In case the securities were held by the deceased holder in a single name and in physical mode, then after verifying and processing the documents submitted for transmission of securities, the RTAs/ Issuer companies shall intimate the claimant(s) about its execution as may be applicable, within 30 days of the receipt of such request, by way of issuing a Letter of Confirmation.

GUIDELINES FOR PROCESSING INVESTOR'S SERVICE REQUEST FOR THE PURPOSE OF TRANSMISSION **OF SECURITIES*:**

- a) After verifying and processing the request, the RTA shall intimate the claimant(s) about its execution as may be applicable, by way of issuing a Letter of Confirmation.
- b) The RTA shall retain the physical securities as per the existing procedure and deface the certificate with a stamp "Letter of Confirmation Issued" on the face / reverse of the certificate, subsequent to processing of service request.
- c) The Letter of Confirmation shall, inter-alia, contain details of folio and demat account number (if available) of the claimant(s).
- d) The Letter of Confirmation shall be sent by the RTA through Registered / Speed Post to the claimant(s) and a digitally signed copy of the Letter of Confirmation shall be sent by the RTA to the claimant(s) through e-mail.
- e) Within 120 days of issue of the Letter of Confirmation, the claimant(s) shall submit the demat request, along with the original Letter of Confirmation or the digitally signed copy of the Letter of Confirmation, to the Depository Participant ("DP").
- f) DP shall generate the demat request on the basis of the Letter of Confirmation and forward the same to the Issuer Company / RTA for processing the demat request.
- g) In case of the securities which are required to be locked in, the RTA while approving / confirming the demat request, shall incorporate / intimate the Depository about the lock-in and its period.
- h) The RTA shall issue a reminder after the end of 45 days and 90 days from the date of issuance of the Letter of Confirmation, informing the claimant(s) to submit the demat request as above, in case no such request has been received by the RTA.
- i) In case of non-receipt of demat request from the claimant(s) within 120 days of the date of issue of the Letter of Confirmation, the securities shall be credited to Suspense Escrow Demat Account of Godrej Industries Limited.

^Registrar and Share Transfer Agent of Godrej Industries Limited:

Computech Sharecap Limited., 147, M.G. Road, Fort, Mumbai - 400 001, Maharashtra

Tel No: 022- 22635000/5001

Subject to the documents submitted being correct and in prescribed formats.

Request for Transmission of Securities by Nominee or Legal Heir (For Transmission of securities on death of the Sole holder)

Annexure C – ISR 5

To:

The Listed Issuer/RTA,

(Address)

if applicable.

Mobile No.+91

(Name	of the Listed Is	ssue	er/RTA)	
Name of the Claimant(s) Mr./Ms			,	
Name of the Guardian in case the claimant is a minor	→ Date of Birth	of th	ne minor*	
Mr./Ms.				
Relationship with Minor: ☐ Father ☐ Mother ☐		Gua		
[Multiple PAN may be entered] PAN (Claimant(s)/Guardia	an):		∐ □ KY0	3
Acknowledgment attached KYC form attached	ala Occandiana) 🗆 N	וחו		
Tax Status: ☐ Resident Individual ☐ Resident Minor (throu (please specify)	gn Guardian) ⊔iN	IKI	□ PIO	☐ Others
*Please attach relevant proof				
I/We, the claimant(s) named hereinabove, hereby informentioned Securities Holder(s) and request you to deceased holder(s) in my/our favour in my/our capacit ☐ Nominee ☐ Legal Heir ☐ Successor to the Estate the Estate of the deceased	transmit the s y as –	ecu	rities he	
Name of the deceased holder(s)			Date of	F
. ,			demise)**
1)			DD / MI	M / YYYY
2)			DD / MI	M / YYYY
3)			DD / M	M / YYYY
**Please attach certified copy of Death Certificate.				
Securities(s) & Folio(s) in respect of which Transmi	ssion of securi	ties	is being	7
requested				-
			lo. of	% of
Name of the Company	Folio No.	Se	curities	Claim [@]
1)				
2)				
3)				
4)				
@As per Nomination OR as per the Will/Probate/Su	uccession Certif	icate	e/Letter	of

Administration/ Legal Heirship Certificate (or its equivalent certificate)/ Court Decree,

Contact details of the Claimant (s) [Provision for multiple entries may be made]

Tel. No.

Email Address		
	t address will be updated as per ad	dress on KYC form /
KYC Registration Agency rec	ords)	
Address Line 1		
Address Line 2		
City:	State PIN	
Bank Account Details of the		
Bank Name		
Account No.		11-digit IFSC
A/c. Type (√) □SB □Current	□NRO □NRE □FCNR	9-digit MICR No.
Name of bank branch		
City PIN		
	elled cheque with claimant's name p	orinted OR □ Claimant's
	luly attested by the Bank Manager)	
	e UNCLAIMED amounts <i>, if any</i> , in ct credit to the bank account men	
Additional KYC information	ı (Please tick√ whichever is applicat	ole)
Occupation □ Private Sect □ Business □ Professional	tor Service □Public Sector Service	⇒ □Government Service
□Agriculturist □Retired □H	lome Maker □ Student □Forex De (Please specify)	ealer Others
The Claimant is □ a Politica Person □ Neither (Not appl		o a Politically Exposed
Gross Annual Income (₹) 25 Lacs-1crore □ >1 crore	□Below 1 Lac □1-5 Lacs □ 5-1	0 Lacs □10-25 Lacs □
FATCA and CRS informatio		
Country of Birth	Plac	e of Birth
Nationality		
If Yes, please mention all the	y country other than India?	t for tax purposes and the
Country	cation Number and its identification Tax-Payer Identification Number	Identification Type
Country	rax-Payer identification Number	Identification Type

Nomination [®] (Pleas	e √ one of the options	below)		
□ I/We DO NOT winominate anyone)	sh to make a nominati	on. <i>(Please tick</i>	√ if you do	not wish to
described in the	ke a nomination and heattached Nomination of my / our death.	•	•	
@ Guardian of a min	or is not allowed to ma	ke a nominatior	n on behalf	of the minor
I/We have attached	nature of the Claimar herewith all the relev- koner as per Annexure	ant / required o	documents	as indicated in the
I/We confirm that the knowledge and belief	e information provided : :	above is true	and correc	t to the best of my
I/We	undertake		to	keep (Name of the
	informed about any ch take to provide any oth			above information in
I/We	here	eby		authorize
my holdings in the (A to provide/ share any Name of the Company as required by law wit	y) to any gover	nmental or	statutory or judicial
Place				
Date		Signature of Cla	nimant _(S)	
□ Copy of Birth Certif □ Copy of PAN Card □ KYC Acknowledgm □ KYC form of Claim □ Cancelled cheque Statement/Passboo □ Nomination Form of □ Annexure D - Indiv □ Original security certification	nant with claimant's name p ok duly completed idual Affidavits given E	nant is a minor) rinted OR ACH Legal Heirs	□ Clair	mant's Bank

^{*&}lt;u>Note</u>: For transmission service requests, Form ISR-4 as per SEBI circular SEBI/HO/MIRSD_MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022 will not be required.

Individual Affidavits to be given by ALL the Legal Heirs OR Legal Heirs named in Succession Certificate*/ Probate of Will*/ Will*/ Letter of Administration*/ Legal Heirship Certificate*(or its equivalent certificate)*/Court Decree*

(For Transmission of securities on death of Sole Holder where NO NOMINATION has been registered)

Each Deponent (legal heir) shall sign separate Affidavits.

(To be executed on a non-judicial stamp of appropriate value and Notarized)

	l,		Son	/
	daughter			of
	residing			at
	do he	ereby solemnly a	ffirm and state on o	ath
	as follows. That Mr. /Mrs		@ ("t	he
	deceased holder") held the following holder:	g securities in his	s / her name as sing	gle
	Company Name	Folio No.	No. of securities	held
)				
2)				
3)				
	□ That the aforesaid deceased hold the following persons as the only Certificate/ Legal Heirship Certificate/ Decree dated	 surviving heirs icate(or its equing / according togoverned at the time 	as per the Succes valent certificate)/Cookies the Law of Intes	sion ourt tate
		OR		
	☐ That the aforesaid deceased hor persons as the legatees as p Administration dated ar	er the Will/ Pr	obated Will/ Letter	
	A convert the Succession Contific	ooto*/ Droboto	of \A/: */ \A/: */ off	lor of

A copy of the Succession Certificate*/ Probate of Will*/ Will*/ Letter of Administration*/ Legal Heirship Certificate*(or its equivalent certificate)*/ Court Decree* is attached herewith.

	Name of th Heir(s)	e Legal	Address a	nd contact details	Age	Relation with the Deceased
1)						
2)						
3)						
Kum being re		Mr./Ms		legal he _aged years ^{\$} beir	is a mino	Master/ r and is er father
X				Signatu	ire of the [Deponent:
C C	correct and noth	ning has be	en concealed	what is stated here d therein and that w fits of the aboveme	e I am con	npetent to
Solemi X	nly affirmed at	:		Signatur	e of the D	eponent:
			Signed be	efore me		
F	Place:					
	Date :					
)	Signature of Notary of N		cial Seal
#	strikeout which = Name of the = Name of the	e legal heir	@ = Nan	ne of the deceased s		

Note: To be executed in the presence of a Public Notary / Gazetted Officer

Bond of Indemnity to be furnished jointly by all Legal Heir(s) including the Claimant(s)

(To be submitted on Non-judicial Stamp Paper of appropriate value)

[For Transmission of Securities on death of Sole Securities' Holder, where no nomination has been registered]

I/We do hereby solemnly affirm and state on oath as follows:

That Mr. following		ritios		Na	ame of the deceased	holde		was	s holdin	g the
Name Compar	of		Certifica	ate No.	Distinctive No.	Foli	io No.		No. of	eld
1										
2										
3										
4										
registerir surviving which he	ng ang g lega e/she	y nom I heirs was g	ninee, lea s, accord governed	ving beh ing to the	lied <i>intestate</i> on ind him/her the follow laws of intestate suche of his/her death.	cessio	on applic	s the o	o him/he	
Name of Heir(s)/0		_			Address and contact details	Age	Relation Decease		with	the
1										
2										
3										
4										
nominee	, leav	ing b	ehind hi		OR died on e following persons a succession.	as the			gistering legal h	
Name of Heir(s)/C		_		·	Address and contact details	Age	Relatio Deceas		with	the
1		-(-)								
2										
3										

approached	(Name of the Company/RTA)_with a
request to transmit the aforesaid securities i [Name(s) of heir(s)/claimant(s)]	in the name of the undersigned Mr. /Ms. the legal #, on my/our
behalf, without insisting on production of a Suc of Administration or any Court order, for wh contained and on relying on the information he true.	ccession Certificate/ Probate of Will / Letter ich we execute an indemnity as is herein
In consideration therefore of my/our request to the name of the undersigned Mr. /Ms. [Name(s]	
I/We hereby jointly and severely agree and unsaved, defended, harmless, [Name of the successors and assigns for all time hereafter demands, risks, charges, expenses, damages and/or incur by reason of transferring the said my/our request to the undersigned heir(s)/claimant(s)]	Company/ Issuer and any RTA] and its against all losses, costs, claims, actions, s, etc., whatsoever which they may suffer d securities as herein above mentioned, at Mr./Ms. [Name(s) of the legal#, without
insisting on production of a Succession Certificator any Court order.	
IN WITNESS WHEREOF the said 1) Mr. /Ms witness)	,
And 2) Mr. /Ms Name and si hereunto set their respective hands and seals t Signed an	
Name the Legal Heirs	Signature of the Legal Heirs
1	X
2	X
3	X
(*) = Name of the deceased security holder Signed befo	(#) = Name of the claimant/s re me
at:	
on:	
Signature of Notary	
Official stamp & seal of the Notary & Regn. No.	

Note: To be executed in the presence of a Public Notary / Gazetted Officer

[To be submitted in non-judicial stamp paper of appropriate value]

No-Objection Certificate from the Legal Heir(s)

Format of NOC from other Legal Heir(s) for Transmission of Securities in favour of the Claimant(s) wherein the Sole Holder is deceased and NO NOMINATION has been registered

DECLADATION

	DECLARATION	
I/We, the legal heir(s) of late Mr. / Ms declare as follows –	s(name of	the deceased holder)
(i) That the above named deceased h his / her name as single holder:	nolder was holding the	following securities in
Name of the Company	Folio No.	No. of securities held
1)		
2)		
3)		
(ii) That the deceased had died intest registering any nominee.	tate on DD/MM/	Y Y Y Y .and without

- (iii) That the following Claimant(s) has/have applied for the transmission of the
- aforesaid securities:

Name of the Claimant(s)	Address and contact details	Age	Relationship with the deceased
1)			
2)			
3)			

(iv) That I / We are the legal heir(s) of the deceased holder, apart from the Claimant(s)who has/ have applied for transmission of the aforesaid securities and our details are as follows:

Name of the Legal Heir(s)	Address	and contact details	Age	Relationship with the deceased
1)				
2)				
3)				
of the Claimant(s) Mr. / M (vii) I / we hereby state that my/our knowledge and no Name(s) and Signature(s)	urities held by my /our rights i upon said secure that I / we had been been been been been been been bee	the deceased and I / in respect of the afore urities in future. ave NO OBJECTION smitting the aforesaid ated herein above are n concealed therein.) who are Non – Clain	we he said se WHAT securit true to	reby wilfully curities and SOEVER in ies in favour the best of
3))			
	VERI	FICATION		
We hereby solemnly affirm knowledge and nothing has and entitled to rights and be	been conceale	d therein and that we a	are com	
Solemnly affirmed at				
Deponent(s) (1)	(2)	(3)		

READY RECKONER: DOCUMENTS REQUIRED FOR TRANSMISSION OF SECURITIES

Sr. No.	Documents required for transmission	Sole holder deceased & nomination registered	Sole holder deceased & nomination not registered
1.	Transmission Request Form	Annexure C	Annexure C
2.	Original death certificate or Copy of death certificate attested by a notary public/gazette officer or copy of the death certificate attested by the nominee(s)/claimant(s)/legal heir(s), subject to verification with original by the RTA/Listed Issuer	✓	√
3.	Self-attested copy of Permanent Account Number Card of the nominee(s)/claimant(s)/legal heir(s) issued by the Income Tax Department	√	✓
4.	Copy of Birth Certificate (in case the nominee/claimant/legal heir is a minor)	√	✓
5.	KYC* of the Claimant Guardian (in case of nominee /claimant being a minor / of unsound mind).	✓	√
6.	Original security certificate(s)	$\sqrt{}$	✓

^{*}If not KYC compliant

7.	Notarized affidavit from all legal heir(s) made on non-judicial stamp paper of appropriate value on identity and claim of ownership, as per the format provided in Annexure D .	NA	✓
8.	In case the legal heir(s)/claimant(s) are named in the Succession Certificate or Probate of Will or Will or Letter of Administration or Legal Heirship Certificate(or its equivalent certificate), instead of the document mentioned in point 7 above, an Affidavit from such legal heir(s)/claimant(s), duly Notarised and as per the format provided in Annexure D , shall be sufficient.	NA	✓
9.	Copy of any of the following documents: (a) Succession certificate; or (b) Probate of Will; or (c) Will, along with a notarized indemnity bond from the legal heir(s)/claimant(s) to whom	NA	√

	the convities are transmitted		<u> </u>
	the securities are transmitted,		
	as per the format specified		
	provided in Annexure E ; or		
	(d) Letter of Administration; or		
	(e) Court Decree; or		
	(f) Legal Heirship Certificate or its		
	equivalent, along with (i) a		
	notarized indemnity bond		
	from the legal heir		
	(s)/claimant(s) to whom the		
	securities are transmitted, as		
	per the format specified		
	provided in Annexure E ; and		
	(ii) No Objection from all the		
	non-claimants, duly attested		
	by a notary public or by a		
	gazetted officer as per the		
	format provided in Annexure		
	F.		
	The document should be Attested by the		
	legal heir(s)/claimant(s) subject to		
	verification with the original or duly		
	attested by a notary public or by a		
	Gazetted officer.		
10.	For cases where the value of securities is	NA	√
	up to rupees five lakhs per listed entity as		
	i on the date of submission of complete		
	on the date of submission of complete documentation in case of securities held in		
	documentation in case of securities held in		
	documentation in case of securities held in physical mode and up to rupees fifteen		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode,		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F , or copy of family settlement deed executed by all the legal heirs, duly		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and (ii) notarized indemnity bond made on		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and (ii) notarized indemnity bond made on		
	documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and (ii) notarized indemnity bond made on non-judicial stamp paper of appropriate		