



Manager (Listing)
National Stock Exchange of India Limited
Exchange Plaza, 5th Floor, Plot No. C/1,
G- Block, Bandra – Kurla Complex,
Bandra (East),

Mumbai – 400 051 SCRIP CODE: CESC

The Secretary
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001
SCRIP CODE: 500084

Dear Sir,

We are in receipt of request from a shareholder as detailed below for issue of duplicate share certificate in lieu of the original stated to have been lost:

Folio No.	Name of the Shareholder	Certificate No.	Distinctive Nos.	
			From	То
P00090	Miss Claude Lila Parulekar	34954 – 70	3226631	3227473
	*	44381 - 97	3682927	3683769

We enclose herewith a copy of the shareholder's letter as a proof of the date of receipt by the Company.

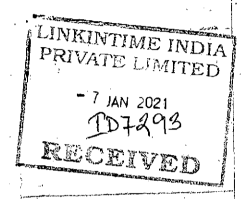
Please acknowledge receipt.

Yours faithfully, For **CESC Limited**

Deputy Manager (Secreta rial)

Encl:

200544



Date: |2-|2-2020
From,
Adv. (Mr.) Sunil Vinayak Kadam
(On behalf of 'JEEV RAKSHA
ANIMAL WELFARE TRUST,
Maharashtra - PUNE' (Trust), in
the capacity of a Trustee)
Near Sankalp Flour Mill, Vinayak
Bungalow, Lane no. 6,
Adarsh Colony, Tingare Nagar,
IAF Station, Pune,-411 032

To,
Link In me India Pvt Ltd,
Vaishn Chamber, 5th Floor,
Flat Nc 502 & 503, 6,
Brabot ne Road,
Kolkat: 700 001
Tel No: 10049728

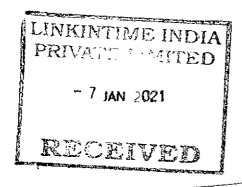
Dear Sir,

Ref-Unit- CESC Limited; Folio No - CESCP00090

Sub-Transmission of Shares, Non-possession of share certificates, Updation of address and Remittance of unclaimed dividend amounts

I, Advocate (Mr). Sunil Vinayak Kadam (in the capacity of an Executor and Trustee of the WILL), seek transmission of 1686 sharesequity shares of CESC Limited bearing face value Rs.10/- each held under the folio no.CESCP00090by Ms. Claude Lila Parulekar on account of her death. Hereby, I am attaching herewith the notarized copy of her Death Certificate for your perusal and records. Please guide us with the appropriate procedure which is to be followed for it to get affected.

Further to this, I would like to bring to your knowledge that Ms. Claude Lila Parulekar hac died testate on 13th September, 2016 and in accordance to her WILL dated 1st May, 2010 she had made 'JEEV RAKSHA ANIMAL WELFARE TRUST, PUNE' the Beneficiary of all her movable and immoveable properties also she had appointed Mr. Sunil Vinavak Kadam as



I further wish to inform you that Ms. Claude Lila Parulekar never got married nor did she adopt any child in her lifetime which in itself means that she left behind no legal heirs nor her father or mother are alive, we are hereby attaching their death certificates as well for your perusal and records. Thus, as per the WILL I shall comply with all the rules and procedures required for claiming and to get shares transmitted in the name of beneficiary i.e. [JEEV RAKSHA ANIMAL WELFARE TRUST, PUNE]

Also, please note that Trust had conducted a Board meeting dated January 20, 2020 and passed a resolution & appointed me (i.e. Advocate (Mr.) Sunil Vinayak Kadam) as authorized signatory to deal with all the procedures incl. shares of all the companies held in the name of Ms. Claude Lila Parulekar.

Further, I wish to inform you that we are not in the possession of the share certificate/s under the said folio, we thus request you to note the same and advise us the further plan of action accordingly.

Furthermore, according to our interpretation of the law, probate of WILL is not required in our case, in this regards, i would like to bring to your notice, Sections 57 & 213 of the Succession Act, 1925 which state as follows:

As per the **Section 57** of Indian Succession Act, 1925 the provisions of testamentary succession are applicable if:

- (a) made by Hindu, Buddhist, Sikh or Jain on or after the first day of September, 1870, within the territories which at the said date were subject to the lieutenant-Governor of Bengal or within the local limits of the ordinary civil jurisdiction of the High courts of Judicature of Madras and Bombay; and
- (b) to all such WILLS and codicils made outside those territories and limits so far as relates to the immoveable property situated within those territories or limits; and (c) to all the WILLS and codicils made by any Hindu, Buddhist, Sikh or Jaina on or after the first day of January, 1927, to which those provisions are not applied by clauses (a) and (b).

Provided that marriage shall not revoke any such WILL or codicil.

As per Section 213 of the Indian Succession Act, the right as executor or legatee pursuant to the WILL can be established in any Court of justice unless a Court of competent jurisdiction has granted probate of the said WILL. However, sub section 2 of Section 213 provides that this Section shall apply to the WILL made by Hindu, Buddhist or Sikh where such WILLS are of the clauses specified in clause (a) & (b) of Section 57 of the Act.

To say in other words, if the Will is falling in the category of the clauses other than Clause (a) & (b) of Section 57 of the Act, the restriction as provided in subsection 1 of Section 213 of the Act shall not operate.

I have considered the contentions canvassed by various counsels; I have perused the provisions of Sections 213 and 57 of the Indian Succession Act, 1925 as well as the relevant judgments. Some of the critical judgments have been cited below for your kind perusal:-

As per the observation made by **Supreme Court** of India in a case named Clarence Pais and Orsvs Union of India wherein combined reading of Section 213 and 57 of the Act was made that where the parties to the WILL are Hindus or the properties in dispute are not in territories falling under Section 57(a) and (b), sub-section (2) of Section 213 of the Act applies and sub-section (1) has no application. As a consequence, a probate WILL not be required to be obtained by a Hindu in respect of a WILL made outside those territories or regarding the immovable properties situate outside those territories. The result is that the contention put forth on behalf of the Petitioners that Section 213(1) of the Act is applicable only to Christians and not to any other religion is not correct.

As per the observation made by **High Court of Gujarat** At Ahmedabad in light of order C/SCA/5649/2014 wherein it was said that it cannot be disputed that the property is situated at Gandhinagar and is outside the territories of the original civil jurisdiction of the High Court of Bombay and the property is even situated in Gujarat State, which is outside the original civil jurisdiction of the High Court of Bombay or Madras or Calcutta. Therefore, even without probate, the rights acquired by the executor or legatee of the WILL can be established before the court or before any other authority which in the present case is revenue authority.

In the light of above mentioned provisions of the law, a WILL is therein not required to be probated by a Hindu in respect of a WILL made outside the afore mentioned territories under Sections 57 and 213 of Indian Succession Act, 1925.

You are thus hereby requested to offer us the procedure to seek transmission of shares without the requirement of the WILL being probated.

Further, you are requested to remit all the amounts pertaining to unclaimed dividend lying to the credit of the above mentioned folio no.

Furthermore, I hereby authorize CA (Mr.) Girish Chawla and or his office/associates to communicate incl. seeking clarifications, making escalations, wherever required, on my behalf with CESC/Link Intime in whatever manner by whatever mode that he/his office may deem fit to ensure expedition of the aforesaid said matter.

Thanking you,

Yours faithfully,

JEEV RAKSHA ANIMAL WELFARE TRUST, PUNE

PRESIDENT/SECRETARY

Adv. (Mr.) Sunil Vinayak Kadam

In the capacity of an executor of the WILL and a trustee of 'JEEV RAKSHA ANIMAL WELFARE TRUST', the beneficiary

Enclosures:

- 1. Board Resolution of the Trust dated January 20, 2020
- 2. Self-attested PAN card and Aadhar card of Mr. Sunil Vinayak Kadam
- 3. Notarized photocopy of death certificate of Ms. Claude Lila Parulekar
- 4. Notarized photocopy of the Ms. Claude Lila Parulekar's Will dated 1st May, 2010.
- 5. Notarized photocopy of her father's death certificate, Dr. Narayan alias Nanasaheb Bhikaji Parulekar, who expired on 8th January, 1973
- 6. Notarized photocopy of her mother's death certificate, Mrs. Shanatabai Parulekar, who expired on 4th March, 1992