

BURNPUR CEMENT LIMITED

Registered Office: 7/1 Anandilal Poddar Sarani (Russel Street) 5th Floor, Flat No.: 5B, Kanchana Building, Kolkata-700071

Phone: 033-4003 0212

CIN: L27104WB1986PLC040831 Web: www.burnpurcement.com Email: cs@burnpurcement.com

Dated: 11th November, 2025

To National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1, G-Block Bandra-Kurla Complex, Bandra (E) Mumbai – 400051 NSE Symbol – BURNPUR

To
BSE Limited
1st Floor, New Trading Ring
Rotunda Building
P. J. Towers, Dalal Street Fort
Mumbai- 400001
BSE Scrip Code - 532931

Dear Sir/Madam,

Sub: Board Comments on the fine levied by the Exchanges (NSE and BSE).

This is in reference to our earlier communications dated 30th August 2025 and 15th September 2025 for imposition of fines on the Company under 17(1A) of the SEBI (LODR) Regulation 2015 in connection with the quarter ended 30-06-2025 with regard to continuation of Mrs. Poonam Srivastava, Independent director of the Company on the Board beyond her age of 75 years without obtaining prior approval of Shareholders through Special Resolution.

The Board of Directors in their meeting held on 11th November 2025 has discussed the matter in detail with respect to Regulation 17(1A) of the SEBI (LODR) Regulation 2015, the Board was of the view that imposition of fines by exchange are not acceptable as there exist genuine reasons that the Management of the Company (Burnpur Cement Limited) has been taken over by an ARC Company i.e. UV Asset Reconstruction Limited (UVARCL) under Section 9(1)(a) and 15 of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("SARFAESI ACT") and in terms of Section 15(3)(a) of the SARFAESI Act, once the management of the business of the borrower has been taken over by a secured creditor, then notwithstanding anything contained under the Act (since it is the successor act of the Companies Act,), it is not lawful for the shareholders of such borrower or any other person to nominate or appoint any person to be a director on the board of the borrower. Mrs. Poonam Srivastava, a Non-Executive Independent Director who has attained the age of 75 years on 26th April 2025 and M/s UVARCL, Asset Reconstruction Company under section 15(3)(a) of the SARFAESI Act had confirmed through their letter dated 24-04-2025, the continuation of Mrs. Poonam Srivastava as an Independent Director of the Company beyond the age of 75 years. Section 35 of the SARFAESI ACT explicitly states that its provisions will override any other law including anything inconsistent with it demonstrating its overriding nature.



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The Board has noted that the Company is in process of filling an appeal before the Securities Appellate Tribunal (SAT) against the said imposition of fines. Accordingly, the Board has decided to withhold the payment of fines as levied by both the Stock Exchanges (NSE and BSE) till the final order of the Hon'ble SAT.

Further Letters from NSE and BSE are enclosed herewith.

We request you to take this information on your record.

Thanking You
Yours Faithfully,
For Burnpur Cement Limited

PUNAM KUMARI Digitally signed by PUNAM KUMARI SHARMA SHARMA

Date: 2025.11.11 19:08:15 +05'30'

Punam Kumari Sharma Company Secretary and Compliance Officer

Encl: As Above





NSE/LIST-SOP/COMB/FINES/0945

August 29, 2025

The Company Secretary **Burnpur Cement Limited**Palashdiha, Panchgachhia Road,

Kanyapur, Asansol, West Bengal, Pin-713341

Dear Sir/Madam,

Subject: Notice for non-compliance with SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

Your attention is drawn towards SEBI Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 (hereinafter referred to as "Master Circular"), specifying Standard Operating Procedure for imposing fines and suspension of trading in case of non-compliance with the Listing Regulations. On verification of the Exchange records, it has been observed that your Company has not complied/delayed complied with certain Listing Regulation(s). The details of non-compliance(s)/delayed compliance(s), total fine payable by your Company and the particulars about manner in which fine should be remitted to the Exchange is enclosed as **Annexure.**

You are requested to inform the Promoters about identified non-compliance/delayed compliance and to ensure compliance with respective regulation(s) and make the payment of fines within 15 days from the date of this notice, failing which the Exchange may initiate following actions as per Master Circular:

- 1. Initiate freezing of entire shareholding of the Promoters in the Company as well as in other securities held in the Demat account of the Promoters.
- 2. Trading in securities of your Company shall take place on 'Trade for Trade' basis, in case of two consecutive defaults with Regulations 17(1), 18(1) and 27(2) of Listing Regulations i.e., Shifting of trading in securities to Z Category as per Master Circular.

You may also file the waiver request. Below are the parameters for filing the application for waiver:

- a) Detailed submission indicating reasons for waiver, considering the extant Policy for Exemption of Fines, and shall indicate whether it intends to seek personal hearing before the concerned Committee.
- b) The Company may further note that *compliance is a prerequisite for applying for waiver*. Thus, waiver application of the non-complied Companies will not be processed without achieving the compliance.
- c) In case the Company is non-complaint under multiple regulations, the Company is advised to file a single application mentioning the details of all the respective regulations and quarters for which the Company intends to apply for waiver, in order to avoid the duplication of the entries.
- d) Processing fees for an amount of **Rs.10,000 plus 18% GST** to be paid to the **designated Exchange**, (as segregated between the Exchanges as per the policy for waiver of fines) only if the fine amount is more than Rs. 5,000.

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National Stock Exchange Of India Limited

However, before filing an application for waiver of fines, you are requested to refer to the below policies available on the Exchange's website. For ready reference you may refer below links:

- i. Policy on exemption of fine: https://archives.nseindia.com/content/equities/Policy for exemption SOP Equity.pdf
- ii. Policy on processing of waiver application: https://nsearchives.nseindia.com//web/circular/2025-08/Circular 20250826181853.pdf

The request for waiver of fine can be submitted to Exchange through NEAPS portal along with documentary evidence on the below link (Please note that waiver applications sent via mail will not be considered):

NEAPS>>Compliance>>Fine Waiver>>Waiver Request.

Further, as per Master Circular, your Company is also required to ensure that the said non-compliance which has been identified by the Exchange and subsequent action taken by the Exchange in this regard shall be placed before the Board in the next Board Meeting and comments made by the Board shall be duly informed to the Exchange at the below mentioned path in NEAPS portal along with this letter for dissemination having the announcement text as 'Board comments on fine levied by the Exchange'.

Path: NEAPS > COMPLIANCE > Announcements > Announcements / CA (Subject: Updates)

In case of any clarification, you may contact any of the below mentioned Exchange Officers from Listing Compliance Department: -

- Ms. Madhu Kadam
- Ms. Suman Lahoti
- Ms. Harshita Chaubal
- Ms. Sonam Yadav
- ➤ Ms. Chanchal Daga (Waiver request)
- ➤ Ms. Sweety Mamodia (Waiver request)

Yours faithfully

For National Stock Exchange of India Limited

Rachna Jha Manager

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National Stock Exchange Of India Limited

Annexure

Regulation	Quarter	Fine amount per day (Rs.)/Fine amount per instance(Rs.)	Days of non- compliance / No. of instance(s)	Fine amount (Rs.)
17(1A)	30-June-2025	2000	66	132000
Total Fine				132000
GST (@18%)				23760
Total Fine payable (Inclusive of 18% GST)			155760*	

^{*} In case the Company is non-compliant as on the date of this letter then fine amount will keep on increasing every day till the date compliance is achieved.

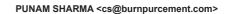
Notes:

- If the fine amount is paid before receipt of this letter, then inform the Exchange accordingly.
- Please update the payment details on below mentioned path:
 NEAPS > Payment > SOP Fine Payment.
- The above payment may be made vide RTGS / NEFT / Net Banking favouring 'National Stock Exchange of India Limited'. The bank details towards the payment of fine are as follows:

BENEFICIARY NAME	NATIONAL STOCK EXCHANGE OF INDIA LIMITED
BANK NAME	IDBI BANK LTD
	Please refer Unique Account Code used for making Annual Listing fees to the Exchange
BRANCH	BANDRA KURLA COMPLEX, MUMBAI
RTGS/IFSC CODE	IBKL0001000

• The fine paid as above will be credited to IPFT as envisaged in the circular.

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Signer: RACHN.





532931-Fines as per SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 (Chapter-VII(A)-Penal Actions for Non-Compliance)

bse.soplodr <bse.soplodr@bseindia.com>

Fri, Aug 29, 2025 at 5:43 PM

To: "investors@burnpurcement.com" < investors@burnpurcement.com", "ho@burnpurcement.com" < ho@burnpurcement.com", "cs@burnpurcement.com" < ho@burnpurcement.com", "cs@burnpurcement.com", "cs., "cs.

<cs@burnpurcement.com>

Cc: "bse.soplodr" <bse.soplodr@bseindia.com>

Ref.: SOP-CReview/QTR-June 2025/29.08.2025

То

The Company Secretary/Compliance Officer

Company Name: Burnpur Cement Ltd

Scrip Code: 532931

Dear Sir/Madam,

Sub: Fines as per SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 (Chapter-VII(A)-Penal Actions for Non-Compliance).

The company is advised to refer to the SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 issued by Securities and Exchange Board of India (SEBI) with respect to penal actions prescribed for non-compliance of certain provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Standard Operating Procedure for suspension and revocation of trading of specified securities of listed entities.

The Exchange had also issued a guidance note regarding the provisions of the said SEBI circular which is disseminated on the Exchange website at the following link:

https://www.bseindia.com/downloads1/Guidance_Note_for_SEBI_SOP_Circular.pdf

In this regard it is observed that the company is non-compliant/late compliant with the following Regulations for the period mentioned below:

Applicable Regulation of SEBI (LODR) Regulations, 2015	Fine prescribed	Fines levied till the	Fine payable by the company (inclusive of GST @ 18 %)		clusive of GST @ 18 %)
			Basic Fine	GST @ 18 %	Total Fine payable
Regulation 17(1) Non-compliance with the requirements pertaining to the composition of the Board including failure to appoint woman director	Rs. 5,000 per day	quarter ended June 2025	0	0	0
Regulation 17(1A) Non-compliance with the requirements pertaining to appointment or continuation of Non-executive director who has attained the age of seventy-five years	Rs. 2,000 per day	quarter ended June 2025	132000	23760	155760
Regulation 17(2) Non-compliance with the requirements pertaining to the number of Board meetings	Rs. 10,000 per instance	quarter ended June 2025	0	0	0

				1	_
Regulation 17(2A) Non-compliance with the requirements pertaining to quorum of Board meetings.	Rs. 10,000 per instance	quarter ended June 2025	0	0	0
Regulation 18(1) Non-compliance with the constitution of audit committee	Rs. 2,000 per day	quarter ended June 2025	0	0	0
Regulation 19(1)/ 19(2) Non-compliance with the constitution of nomination and remuneration committee	Rs. 2,000 per day	quarter ended June 2025	0	0	0
Regulation 20(2)/(2A) Non-compliance with the constitution of stakeholder relationship committee	Rs. 2,000/- per day	quarter ended June 2025	0	0	0
Regulation 21(2) Non-compliance with the constitution of risk management committee	Rs. 2,000/- per day	quarter ended June 2025	0	0	0
Regulation 27(2) Non-submission of the Corporate governance compliance report within the period provided under this regulation	Rs. 2,000/- per day	quarter ended June 2025 -	0	0	0
		Total	132000	23760	155760

The Company is therefore advised to note that as per the provisions of this circular:

- The company is required to ensure compliance with above regulation and ensure to pay the aforesaid fines including GST within 15 days from the date of this letter/email, failing which Exchange shall, pursuant to the provisions of the aforesaid circular, initiate action related to freezing of the entire shareholding of the promoter in this entity as well as all other securities held in the demat account of the promoter.
- Further in the event of this being the second consecutive quarter of non-compliance for the Regulation 17(1), 18(1), 27(2) would result in the company being transferred to Z group and liable for suspension of trading of its equity shares.
- The company is also advised to ensure that the subject matter of non-compliance which has been identified and indicated by the Exchange and any subsequent action taken by the Exchange in this regard shall be placed before the Board of Directors of the company in its next meeting. Comments made by the board shall be duly informed to the Exchange for dissemination.

For the Companies to whom Regulation 15 (2) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, is applicable, a certificate from the Company Secretary/Compliance Officer of the company, certifying that Paid up equity capital was not exceeding Rs.10 Crores and Net worth was not exceeding Rs.25 Crores as on the last day of the previous financial year is required to be submitted to the Exchange. Companies are required to mention the exact paid up equity capital and net worth figures as on the last day of the previous financial year in this certificate.

Provided that where the provisions of the regulations specified in the regulation becomes applicable to a listed entity at a later date, such listed entity shall comply with the requirements of those regulations within six months from the date on which the provisions became applicable to the listed entity.

Provided further that once the above regulations become applicable to a listed entity, they shall continue to remain applicable till such time the equity share capital or the net-worth of such entity reduces and remains below the specified threshold for a period of three consecutive financial years.

Yours faithfully	Yours	faithfully
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Sambhaji Solat Reena Raphel

Assistant Vice President Manager

Listing Compliance Listing Compliance

Contact detail for any queries regarding compliance of specific regulation as under:

Regulation	Officers Name	Email Id	Landline nos
Reg. 17 to 21, 27	Ms. Shraddha Bagwe	Shraddha.Bagwe@bseindia.com	022-22728148/5833/8087
	Mr. Sagar Darra	Sagar.Darra@bseindia.com	
		bse.soplodr@bseindia.com	
		cgcompliances@bseindia.com	

Company is requested to remit the fine amount to the following designated <u>VIRTUAL BANK ACCOUNT</u> of the Exchange:

Company Name	Burnpur Cement Ltd			
Account Name	Bank Name & Branch	Virtual Bank Account No.*	IFSC Code	
BSE Limited	ICICI Bank Ltd CMS Branch	BSER09636	ICIC0000104	

^{*}Note: This bank account is specifically dedicated to SOP fine and Waiver fees only, Therefore, company is advised not to deposit/credit any amount payable other than SOP fines/penalties/waiver.

The company is required to submit fine remittance details in the following format given at Annexure I to Email id: bse.soplodr@bseindia.com

Annexure-I (On letterhead of the company)

Sub: Details of Payment of fines for Non-Compliance with Regulations of SEBI (LODR) Regulations, 2015.

Remittance details:

Scrip Code	Regulation & Quarter	Bank UTR number	Date of Payment	Amount paid	TDS deducted, if any	Net Amount paid	

This mail is classified as 'PUBLIC' by priya.gupta on August 29, 2025 at 17:43:22.