

December 31, 2025

**BSE Limited** 

**National Stock Exchange of India Limited** 

P. J. Towers, Listing Department

Dalal Street, Fort, Exchange Plaza, 5<sup>th</sup> Floor, Mumbai – 400 001 Plot no. C/1, G- Block, Scrip Code: 511218 Bandra-Kurla Complex,

Mumbai – 400 051

**NSE Symbol: SHRIRAMFIN** 

Dear Sir/Madam,

Sub.: Intimation under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations')

Pursuant to Regulation 30 of the Listing Regulations, we inform you that the Company has received Order dated December 30, 2025 from Office of the Commercial Tax Officer, Chennai South, Tamil Nadu, levying penalty of Rs.13,03,53,551/- for FY 2018-2019 in respect of show cause cum demand order against erstwhile Shriram City Union Finance Limited (which was amalgamated with the Company w.e.f. April 1, 2022).

This penalty has been imposed in accordance with Section 74 of the Central Goods and Service Tax Act, 2017 read with the Tamil Nadu Goods and Service Tax Act, 2017 ('TNGST Act 2017') and the Integrated Goods and Services Tax Act, 2017 ('IGST Act, 2017').

Disclosures as required under sub-para 20(b) of Para A of Part A of Schedule III to Regulation 30 of the Listing Regulations read with SEBI Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024:

Sr.	Particulars	Details
No.		
1	Name of the authority	Commercial Tax Officer, Chennai South, Tamil Nadu
2	Nature and details of	Section 74 of the Central Goods and Service Tax Act, 2017 read
	the action(s) taken or	with the TNGST Act 2017 and IGST Act, 2017.
	order(s) passed	
3	Date of receipt of	December 30, 2025
	direction or order,	
	including any ad-	A copy of the said Order was forwarded to the concerned officer
	interim or interim	today i.e. December 31, 2025. Hence, the intimation under
	orders, or any other	Clause 20 of Para A of Part A of Schedule-III of the Listing



	communication from	Regulations is made immediately after receipt of the said order
	the authority	by the concerned officer.
4	Details of the	The demand has arisen on account of the following:
	violation(s)/ contravention(s)	<ul><li>i) Disallowance of input tax credit taken on payment of RCM;</li><li>ii) Excess Input tax credit claimed in GSTR-3B;</li></ul>
	committed or alleged	iii) Credit note issued;
	to be committed	iv) GST on leasehold improvement
		A total tax demand of Rs 13,03,53,551/- along with interest of Rs. 15,73,02,807/- and a penalty of Rs. 13,03,53,551/- has been levied.
5	Impact on financial,	There are no material impact on financial, operation or other
	operation or other	activities of the company. However, based on quantum of the
	activities of the listed	amount involved and out of commercial prudence, the Company
	entity, quantifiable in	await to receive opinion from our tax consultant against Tamil
	monetary terms to the	Nadu state demand order reference no.ZD331225453972B dated
	extent possible	30.12.2025

Kindly take the same on record.

Thanking you,
Yours faithfully,
For SHRIRAM FINANCE LIMITED

U BALASUNDARARAO COMPANY SECRETARY & CHIEF COMPLIANCE OFFICER