

### ANNEXURE - D

### CERTIFICATE ON COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE

Auditors' Certificate on compliance of conditions of Corporate Governance under Clause 49 of the Listing Agreement and the state of the conditions of Corporate Governance under Clause 49 of the

### TO THE MEMBERS OF GALADAFINANCE LIMITED

We have examined the compliance of conditions of Corporate Governance by Galada Finance Limited for the year ended on 31st March 2015 as stipulated in Clause 49 of the Listing Agreement of the Company with Stock Exchange.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to review of procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Clause 49 of the above mentioned Listing Agreement.

We state that there were no investor grievances remaining unattended/pending for more than 30 days.

We further state that such compliance is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For Chandarana & Sanklecha Chartered Accountants Firm Registration No. 000557S

Bharat Raj Sanklecha

Proprietor Management set

Membership No. 027539 (Tagmod ent to see volume its bas in emparation on page 4), based ent to

management. Fulther, the company has also adopted an insider trading cod lanner. Company insider trading and a whistle blower policy for reporting any concerns or gife 200,80,00; testing the concerns of the

mechanism is effective and as prescribed, direct access to the charman of the curiff committee is provided to the complainant.

appropriate risk management system covering various risks

employees / customers and vendors in their dealings with the company. In order to ensure that the



# ANNEXURE - E REPORT ON CORPORATE GOVERNANCE

Corporate governance is about commitment to values and ethical business conduct. It is also about how an organization is managed viz., its corporate and business structure, its culture, policies and the manner in which it deals with various stakeholders. Timely and accurate disclosure of information regarding the financial position of the company, its performance and ownership forms part of the corporate governance.

### CORPORATE GOVERNANCE PHILOSOPHY

The company is committed to the highest standards of corporate governance in all its activities and processes.

The company has always believed in and practices the highest standards of corporate governance since its inception. The board recognises that governance expectations are constantly evolving and it is committed to keeping its standards of transparency and dissemination of information under continuous review to meet both letter and spirit of the law and its own demanding levels of business ethics.

# BOARD OF DIRECTORS

The corporate governance practices of the company ensure that the board remains informed, independent and involved in the company and that there are ongoing efforts towards better governance to mitigate "non-business" risks.

The board is fully aware of its fiduciary responsibilities and recognizes its responsibilities to shareholders and other stakeholders to uphold the highest standards in all matters concerning the company and has empowered responsible persons to implement its broad policies and guidelines and has set up adequate review processes.

The board of directors ('the board') is committed to representing the long-term interests of the stakeholders and in providing effective governance over the company's affairs and exercise reasonable business judgment on the affairs of the company.

The company's day to day affairs are managed by the managing director, assisted by a competent management team, under the overall supervision of the board. The company has in place an appropriate risk management system covering various risks that the company is exposed to including fraud risks, which are discussed and reviewed by the audit committee and the board every quarter.

The company's commitment to ethical and lawful business conduct is a fundamental shared value of the board, the senior management and all employees of the company. Consistent with its values and beliefs, the company has formulated a code of conduct applicable to the board and senior management. Further, the company has also adopted an insider trading code for prevention of insider trading and a whistle blower policy for reporting any concerns or grievances by directors employees / customers and vendors in their dealings with the company. In order to ensure that the mechanism is effective and as prescribed, direct access to the chairman of the audit committee is provided to the complainant.



### Composition

The board has been constituted in a manner as per clause 49 of the listing agreement and the Companies Act, 2013 (the Act). The board has an appropriate mix of executive / non-executive and independent directors, including a woman director to ensure proper governance and management. The directors are elected based on their qualification and experience in varied fields.

redement team and the non-independent directors of the company.

In all there are six Directors, Two Executive and four Independent Director.

Name of the Director	Designation	Category
Mr. J. Ashok Galada Mr. Naveen Galada	Managing Director Director	Promoter and Executive Director
Justice P Bhaskaran and	Chairman Dos	Independent and Non-Executive Director
Mr S Venkatakrishnan Mr K Ramu Mrs. Indira Srinivasan Royakottam	E PARTE DE MAN AND PROPERTY	Independent and Non-Executive Director

The details of directors as at 31 March, 2015 including the details of their other board directorship and committee membership reckoned in line with clause 49 of the listing agreement and the Act as well as their shareholdings is given below:

Name of the Director	No. of Directorship excluding directorship in our Company	No. of shares held in the company	No. of board committee membership including GFL**(Out of which as chairman)
J. Ashok Galada	verseeing 10 mandia	141850	role of the lidelit commi
Justice P Bhaskaran	il statem <b>q<sub>ili</sub>js</b> , adequa	1900° w	iancial infilmation, rev
S. Venkatakrishnan	gostness 19	500	muito epakilentennoli
K. Ramu	massaningNilansasani	me VII esinon	h are in all ordinage
Naveen Galada	s and 100 their	90500	nov and ins the in
Indira Srinivasan Royakottam	this the f <b>Nil</b> 's eriptor	Nil	eoong libur <mark>nii</mark> seenjevik <b>eoonii seeliesii s</b>

<sup>\*</sup> for the purpose of directorship / committee membership, all private companies and section 8 companies have been considered.
\*\* only chairmanship / membership of audit committee and stakeholders relationship committee have been considered.

The independent directors of the company provide an annual certificate of independence accordance with clause 49 of the listing agreement and the Act to the company which is taken record by the board. All the board members including independent directors have the opportu and access to interact with the management.

### Separate meeting of independent directors, and mail.

During the year under review, in line with clause 49 of the listing agreement and the Act, independent directors had a separate meeting on 31st January, 2015 without the presence of

management team and the non-independent directors of the company.

# he board has been constituted in a manner as per disuse 49 of the listing a spring Meetings

The board meets at regular intervals with an annual calendar and a formal schedule of matters specifically reserved for its attention to ensure that it exercises full control over significant strategic, financial, operational and compliance matters. The board is regularly briefed and updated on the key activities of the business and is provided with briefings and presentations on operations, quarterly financial statements and other matters concerning the company.

During the year, the Board of Directors met 5 (five) times on 29.05.2014, 02.08.2014, 27.09.2014, 01.11.2014 and 31.01.2015 and in respect of which meetings proper notices were given and the proceedings were properly recorded and signed, in the Minutes Book maintained for the purpose.

### COMMITTEES OF THE BOARD

The board has constituted various committees to support the board in discharging its responsibilities.

There are four committees constituted by the board – audit committee, stakeholders relationship committee, nomination and remuneration committee and risk management committee.

The board at the time of constitution of each committee fixes the terms of reference and also delegates powers from time to time. Various recommendations of the committees are submitted to the board for approval. The minutes of the meetings of all the committees are circulated to the board for its information.

### AUDIT COMMITTEE

### Terms of Reference

The committee acts as a link between the board, the statutory auditors and the internal auditors. The role of the audit committee includes overseeing the financial reporting process and disclosure of financial information, review of financial statements, adequacy of internal financial control and risk management systems, findings of internal audits / investigations, whistle blower policy, monitoring the usage of funds from issue proceeds, to grant approvals for related party transactions which are in the ordinary course of business and on an arm's length basis, scrutiny of intercorporate loans and investments, besides recommending the appointment / removal of the statutory auditors, the internal auditors and fixing their remuneration and review of the effectiveness of audit process.

### Composition & Meetings

The committee comprises three non-executive directors independent directors. As at 31 March, 2015, the committee comprised of the following members:

Name of members	Status in Committee	Nature of Directorship
Justice P Bhaskaran	Chairman Inemagen	Independent and
S. Venkatakrishnan	Member and period in a	Non-Executive Director
K. Ramu	Member	under review.



During the year, the committee met four times on 29.05.2014, 02.08.2014, 01.11.2014 and 31.01.2015. All members of audit committee have knowledge of financial management, audit and accounts.

### NOMINATION AND REMUNERATION COMMITTEE

#### Terms of Reference

The role of the committee is to determine the company's policy on specific remuneration packages for executive directors. The terms of reference inter alia includes the role of the committee to further consider and recommend persons who are qualified for board positions, evaluate directors performance prior to recommendation for re-appointments, persons who are qualified to be in senior management, formulate the criteria for determining qualifications, positive attributes and independence of a director and devising a policy on board diversity. Decisions for selecting a director is based on the merit, qualification, competency and the company's business needs. The recommendations of the committee are placed before the board for its approval.

# Composition & Meetings

As at 31 March, 2015, the committee comprised of the following members:

Name of members	Status in Committee	Nature of Directorship	
K. Ramu	Chairman Ro assi pro	Independent and	
Justice P. Bhaskaran	Member	Non-Executive Director	
S. Venkatakrishnan	Member	n and manned and aniderals	

Allowance Incentive

All the members of this committee comprise independent directors. The committee met on 2nd August, 2014 during the year.

### REMUNERATION OF DIRECTORS

### Remuneration Policy

The success of any organization in achieving good performance and governance depends on its ability to attract quality individuals on the board. The company has in place a remuneration policy which is guided by the principles and objectives as enumerated in section 178 of the Act.

The managing director is the only executive director on the board who is entitled to receive remuneration. The non-executive directors are not entitled to any remuneration. The compensation to the managing director is within the scale approved by the shareholders. The elements of compensation comprise a fixed component and a performance incentive. The compensation is determined based on the level of responsibility and scales prevailing in the industry. The managing director is not paid sitting fees for any board / committee meetings attended by him.

The non-executive directors are also paid sitting fees subject to the statutory ceiling for all board and committee meetings attended by them.

### **Criteria for Board Nomination**

The nomination and remuneration committee is responsible for identifying persons for initial nomination as directors and evaluating incumbent directors for their continued service. The



committee in terms of the provisions of the Act and clause 49 of the listing agreement identifies personnel, which inter alia, deals with the personal traits, competencies, experience, background and other fit and proper criteria. These attributes shall be considered for nominating candidates for board positions / re-appointment of directors.

### Performance Evaluation

In terms of the provisions of the Act and clause 49 of the listing agreement, the board periodically carries out an performance evaluation of its own performance, the directors individually as well as the valuation of the working of the committees. The performance evaluation of the independent directors was carried out by the entire board. The performance of the chairman and the non-independent directors was carried out by the independent directors.

# Remuneration of managing director; and devising a policy on best processed to expendence of a director and devising a policy on best processed as a policy of the contract of

Details of the remuneration of the managing director for the year ended 31 March, 2015 are as follows:

Name of the Managing Director	Salary salary	Allowance wellot art to be	and the second s	Perquisites & Contributions	
Ashok J Galada	Rs.15,00,000	ttiraenNib ai s	liNstatu	LmemliNes	Rs.15,00,000

### Details of remuneration and sitting fees paid to the other directors:

Name of the Managing Director	Sitting fees	Commission on profits	Salary & Allowances	Contribution	Perquisites nandahasta	latoT Total
Justice P Bhaskaran	7000	dent directors A.N	rise indepen	mrnitter comp ar. A.N	rs of this co during the ye	7000/-
S. Venkatakrishnan	9000	N.A	N.A	N.A.TO	RIGN.A/IOI	9000/-
K. Ramu	9000	N.A	N.A	~ N.A	N.Assa	9000/-
Naveen Galada	Nil	Nil moto	a BoNil maiv	Nil	Nil	Nil
R. S. Indira	7000	N.A.	N.A	N.A	N.A	7000/-

# STAKEHOLDERS RELATIONSHIP COMMITTEE earlies and believe at discher at discher at discher at discher at discher at discher at the state of the state

### Terms of Reference

The role of the committee includes formulation of shareholders' servicing plans and policies, consideration of valid share transfer requests, share transmissions, issue of duplicate share certificates, issue of share certificates for split, rematerialisation, consolidation of shares, etc. The committee also monitors and reviews the mechanism of share transfers, dematerialisation of shares and payment of dividends.

managing director is the only executive director on the board who

It further looks into the redressing of shareholders grievances like non-receipt of balance sheet, non-receipt of declared dividends and determining, monitoring and reviewing the standards for resolution of shareholders' grievances.

# Composition & Meetings of the second second

As at 31 March, 2015, the committee comprised of the following members:



Name of members	Status in Committee	end to some Nature of Directorship and	
S. Venkatakrishnan	Chairman	Independent and Non-Executive	
J. Ashok Galada	Member	Promoter and Executive Director	
Naveen Galada	Member	Promoter and Executive Director	

During the year, the committee held 1 (One) meeting on 13.06.2014.

The company has not received any grievances/complains from the investors during the financial year 2014-2015.

# RISK MANAGEMENT COMMITTEE

#### Terms of Reference

The role of the committee includes review of the risk management policy developed by the management, review of the risk management framework document and implementation of the actions planned in and periodical review of the process for systematic identification and assessment of the business risks.

Besides, the committee makes recommendations to the board, to the extent necessary on resources and staffing required for effective risk management and the action taken to manage the exposures and carry out any other function as may be necessary to ensure that an effective risk management system is in place.

# **Composition & Meetings**

The committee comprises three non-executive directors independent directors. As at 31 March, 2015, the committee comprised of the following members:

Name of members	Status in Committee	Nature of Directorship
Justice P. Bhaskaran	Chairman Spage bess	During the year, the company p
S. Venkatakrishnan	Member	Independent and Non-Executive Director
K. Ramu	Member	e of the Borrowing powers of t

During the year, the committee held 1 (one) meeting 31.01.2015.

### ATTENDANCE AT BOARD, COMMITTEE AND GENERAL MEETINGS

Name of the Managing Director	Board	Audit Committee	Stakeholders Relationship Committee	Nomination & Remuneration Committee	management committee	Attendance at last AGM
Justice P Bhaskaran	4	3	Piporate gr. V	1	1	Yes
S. Venkatakrishnan	5	ov 10 4013	1 Und	No. of potes	1 8	Yes
K. Ramu	5	4	ALLENSIN ILLE	1	1	Yes
J. Ashok Galada	5	7000gg (***)	1	.uucl or go	2 10 4208	Yes
Naveen Galada	5	145,	1	500		Yes Yes
Indira Srinivasan Royakottam	5	of charge on	s for creation	imil gnixâ noi	ecial resolu	Yes



Note: The above reflects the attendance of directors at the meetings held during their term as a director / committee member.

### **GENERAL BODY MEETINGS**

Particulars of venue, date and time of the previous three annual general meetings are given below:

Year	Date and time	Venue
2011-12	28.07.2012 at 04.00 p.m.	At the registered office of the Company
2012-13	27.07.2013 at 04.00 p.m.	At the registered office of the Company
2013-14	27.09.2014 at 04.00 p.m.	At the registered office of the Company

### DETAILS OF SPECIAL RESOLUTIONS PASSED

Particulars of special resolutions passed in the previous three annual general meetings are given below:

Date of AGM	Details Section 2015
no vine ex2011-12xe eni ol	esides, the committee makes recommendations liNthe boars
2012-13	sources and staffing required for effective risk manalin ment and it
2013-14	Alteration of Articles of Association     Related Party Transaction

# **Extra-ordinary general Meeting**

No extra-ordinary general meeting was held during the financial year ended 31st March 2015.

Status in Committee

### POSTAL BALLOT

During the year, the company passed special resolutions for the following items through postal ballot:

- 1. Borrowing powers of the Company Special Resolution
- 2. Fixing limits for creation of charge on assets of the company Special Resolution

The postal ballot was conducted in accordance with the procedure laid down under section 110 of the Act read with rules made there under. All the above resolutions were passed with requisite majority by the shareholders on 27th September, 2014. The results of the postal ballot are as follows:

1. Special resolution pertaining to Borrowing powers of the Company

Particulars	No. of votes thru postal ballots	No. of votes thru evoting	% on Total Shares (Votes) Received
Assent	1300	1380867	99.96
Dissent	500	Nil a	0.04

2. Special resolution fixing limits for creation of charge on assets of the Company



MANAGEMENT DISCUSSION & ANALYSIS

Particulars W	red inturnit setov for on ial year of busines stolled lateog materi	No. of votes	% on Total Shares (Votes) Received	
Assent	ry of material ratione, with its profit stives, etc., the 1008 av have potent	1380867	olated parties i.e., uan	
Dissent	Nil	Nil epra	nterest of A: Mapany at I	

2. Special resolution fixing limits for creation of charge on assets of the Company

# There were no instances of non-compliance on any matter related to captagagaranament

A detailed compliance report is placed before the board every quarter and highlights of the report is circulated to the board along with the agenda every quarter. The board reviews the compliance of all applicable laws every quarter and gives appropriate directions, wherever necessary.

# SECRETARIAL AUDIT notatimilo victings abaupates elsupebs tot ashivoto

The company conducts a secretarial audit by an independent practicing company secretary. For the year ended 31 March, 2015, Mr. T.S. Raju, Practising company secretary have conducted the secretarial audit and the certificate was placed before the board and attached to this report.

# RECONCILIATION OF SHARE CAPITAL AUDIT

As required by the Securities and Exchange Board of India, quarterly audit of the company's share capital is being carried out by an independent external auditor with a view to reconcile the total share capital admitted with National Securities Depository Limited (NSDL) and Central Depository Service (India) Limited (CDSL) and held in physical form, with the issued and listed capital. The certificate issued by an independent practicing company secretary is submitted to the stock exchanges and is also placed before the board of directors.

# remark by the company secretary in practice in his secretarial audit raped in TOUDIOO TO EDOO

The board has laid down a "Code of Conduct" for all the board members and the senior management of the company and the code of conduct has been posted on the website of the company. Annual declaration confirming compliance of the code is obtained from every person covered by the code of conduct. A declaration to this effect signed by Mr. J. Ashok Galada, Managing director is attached to this report.

# PREVENTION OF INSIDER TRADING CODE

The board has adopted a code for the prevention of insider trading in the shares of the company.

# AUDITORS CERTIFICATE ON CORPORATE GOVERNANCE

The auditors' certificate on compliance of corporate governance norms is annexed to the report.

#### CEO/CFO CERTIFICATION

Mr. J. Ashok Galada, Managing director have given a certificate to the board with regard to financial statements, compliance and internal control systems as contemplated under clause 49 of the listing agreement.

### **DISCLOSURES**

### Related party transactions



All related party transactions that were entered into during the financial year were on an arm's length basis and were in the ordinary course of business. There were no material transactions with related parties i.e., transactions of the company of material nature, with its promoters, the directors or the management, their subsidiaries or relatives, etc., that may have potential conflict with the interest of company at large.

Suitable disclosures as required in compliance with accounting standards with related parties are disclosed in note on accounts in the annual report.

There were no instances of non-compliance on any matter related to capital markets during the last three years.

#### Whistle blower mechanism

The company has established a whistle blower mechanism to provide an avenue to raise concerns. The mechanism provides for adequate safeguards against victimization of directors /employees / customers who avail of the mechanism and also for appointment of an ombudsperson who will deal with the complaints received. The policy also lays down the process to be followed for dealing with complaints and in exceptional cases, also provides for direct access to the chairperson of the audit committee. We further affirm that during the year, no personnel have been denied access to the audit committee.

# COMPLIANCE WITH CORPORATE GOVERNANCE NORMS

The company has complied with all mandatory requirements of corporate governance norms as enumerated in clause 49 of the listing agreement.

The company has also adopted the following non-mandatory requirements:

There are no audit qualifications in the company's financial statements or qualification or adverse remark by the company secretary in practice in his secretarial audit report for the FY15.

# MEANS OF COMMUNICATION

The audited financial results, quarterly results and other major announcements like notices of board meetings, book closures were published in Trinity Mirror issue in English and Makkal Kural issue in vernacular language and are also available on the company's website www.galadafinance.in

# MANAGEMENT DISCUSSION & ANALYSIS

A management discussion & analysis forms part of the annual report.

# GENERAL SHAREHOLDER INFORMATION

# REGISTERED OFFICE

Galada Finance Limited
"Shanti Sadan", Old No.4, New No.7 Shines a new even roberto prigential, sociale
Shaffee Mohamed Road, be is considered as a merce a la mod lenistration as considered
Thousand Lights, Chennai 600 006

Phone: 28294830, 43099009, 28294831 Fax: 28294830

# ANNUAL GENERAL MEETING

Date: 28th September 2015



Time: 04.00 p.m.

Venue: Registered office of the company

**FINANCIAL YEAR** 

1 April to 31 March

DATES OF BOOK CLOSURE

22nd September 2015 to 28th September 2015 (Both days inclusive)

LISTING ON STOCK EXCHANGES

Equity shares:

The Bombay Stock Exchange Limited, Mumbai

Madras Stock Exchange Limited, Chennai

The Company has obtained approval for listing of its shares in the Bombay Stock Exchange during 2014-15. In Bombay Stock Exchange (BSE) the trading on the company shares was approved from 13th January 2015 and during the period ended 31st March 2015

### SHARE PRICE DATA

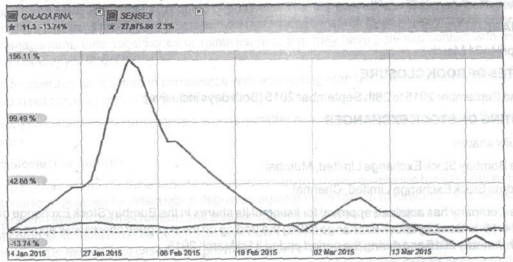
Market Price Data: High, Low (based on the closing prices) and volume during each month in last financial year

# Bombay Stock Exchange (BSE) Division and Democratical Section (Company)

Month	High Price (Rs.)	Low Price (Rs.)	Volume (No. of	Shares)
Apr-14	NA	NA moo.s	an <b>AN</b> @cameoind	Email: c
May-14	NA MARIN	of (TF) rieg NATansiT		G indire
June-14	NA			HEAROW
		Compa <b>AV</b> are made av	MAN ares or the	pE errT
Aug-14	NA SSA	Central Perbations Selection	NA NA	
InsM of Sep-14 Inhers		30 ortini vino <b>Na</b> bst ed	nANote and can	
Oct-14	NA	NA	NA NA	BRESH 8
Nov-14	No AN shares	Capita	NA articulars o	SI No.
Dec-14	NA NA	xchange wise) as per ord : AN	Listed Capital (8 AV Company's Rec	
Jan-15	06 27,73	1800 ni n <b>12.5</b> bezila	rejameb n14666	
Feb-15	A07 (35.9	JOSH ni n13.1	netsmeb n 95045	
Mar-15	00.16.7	10.74	39053	- 4

# GALADA FINANCE LIMITED

Galada Finance Limited Share price versus Sensex



During the year under review, no trading has taken place in the equity shares of the Company on the Madras Stock Exchange where the Company's shares are listed.

# REGISTRAR AND SHARE TRANSFER AGENTS (RTA)

"Cameo Corporate Services Limited", Subramanian Buildings, No.1, Club House Road, Chennai 600 002,

Phone No.044-28460390-94, Fax No.28460129,

Email: cameo@cameoindia.com

is the Registrar and Share Transfer Agent (RTA) for handling the physical and electronic registry work. The shareholders are requested to address their share related requests / queries to the RTA.

### DEMATERIALIZATION OF SHARES AND LIQUIDITY

The Equity shares of the Company are made available for dematerialization under depository system operated by the Central Depository Services (India) Limited (CDSL) and National Securities Depository Limited (NSDL). The Shares of your Company are under compulsory DEMAT settlement mode and can be traded only in the DEMAT form. Shares dematerialized up to March 31, 2015 are under

SI No.	Particulars of Capital Structure	No. of shares	% of Total issued capita	
1.	Listed Capital (Exchange wise) as per Company's Record	30,00,000	100.00%	
2.	Held in dematerialized Form in CDSL	675696	22.52%	
3.	Held in dematerialized Form in NSDL	1620704	54.02%	
4.	Physical	703600	23.45%	



#### SHARE TRANSFER SYSTEM

The shares of the Company are traded on the Stock Exchanges through the Depository System. The DEMAT ISIN in National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) is INE 243E01010

All requests received by the Company/ RTA for dematerialization/ re-materialization, transfers, transmissions, subdivision, consolidation of shares or any other share related matters and/or change in address are disposed off expeditiously.

### Green initiative in corporate governance

The Companies Act, 2013 and the underlying rules permit companies to send various documents including the financial statements through electronic mode to the shareholders. To support the green initiative and to receive all documents, notices, including annual reports and other communications of the company, investors who have not registered their email address are requested to register the e-mail ID with the Depository Participant, if the holding is in electronic mode. If shares are held in physical mode, the shareholders may give a positive consent in writing to RTA for receiving by electronic mode.

# Details of complaints received and redressed

During the year, no investor service complaints were received.

## Designated email address for investors services

In terms of clause 47(f) of the listing agreement, the designated email address for investor complaints is galadafinancelimited@yahoo.co.in.

### Payment of unclaimed / unpaid dividend

Members who have not yet encashed their dividend warrants for previous years are advised to forward such warrants to the Company for revalidation. Dividend, which remains unclaimed for a period of Seven Years, will be transferred to the Investor Education and Protection Fund (IEPF) of the Central Government.

The Following table gives information relating to outstanding dividend accounts and the dates by which they can be claimed by the Shareholders.

Financial Year	Date of declaration	Proposed date for transfer to IEPF *
2012 - 2013	27th July 2013	27th July 2020

<sup>\*</sup>indicative dates. Actual dates may vary.



# Distribution of Shareholding as on 31 March, 2015

Share holding of Nominal value of	Shareholders Shareholders		Share Amount		
Rs. Rs.	Number	or to total	(in Rs.)	to total	
on Uptot , 15,000 shetsmyer \nd	asilah 374neb	61.6145	10,12,370	3.3746 IA	
5,001 - 10,000	to vagas 3810	19.4399	10,02,570	3.3419	
10,001 - 20,000	30	4.9423	4,49,740	1.4991	
20,001 - 30,000	20 ag 20	3.2949	5,04,950	1.6832	
30,001 -40,000 -40,000	ronic repde to th	1.8122	3,98,000	1.3267 lon	
40,001 - 50,000	, actices, include 0 heve not retii	0.4942	1,36,000	0.4533	
50,001 - 1,00,000	ositor <b>06</b> articipa	0.9895	4,15,200	1.3840	
1,00,001 AND ABOVE	areholders may 45	7.4135	2,60,81,170	86.9372	
TOTAL	607	100.0000	3,00,00,000	100.0000	

# During the year, no investor service complaints were seceived, AM PATTER BRIDGE SHARE PRINCIPLE SHARE SHARE

Category samble liems betangiseb ant		nemearge No. of Shar	res Percentage of share holding
A.	PROMOTER'S HOLDING	mited@yaneo.co.ln.p.	complaints is galadatina neali
1.	Promoters*	briablyib bise	Payment of unclaimed / unp
il is	Indian promoters - Individual/HUF	816,567	27.22% of one and make
1.10	Indian promoters – Bodies Corporate	563,700	18.79% W doug biswiol
OVE.	Foreign promoters	e transferred topine low	period of Seven Years, IIVII be
2.	Persons acting in concert#	id ayNilable for dema	to Nil pion unite de stign
	Sub Total	13,80,267 sade and	46.01% and request round
В.	NON-PROMOTERS HOLDING	e DEMAT town. Shere	a dametorlossed po to Mar
3.	Institutional Investors	Date of declaration	Financial Year
a.	Mutual Funds	27th July 2010	2012 2013 IIN
b.	Banks, Financial Institutions, Insurance companies (Central/	I Nil YOU VSIA 89	Indicative dates, Actu <mark>lly</mark> dat
	State Government Institutions/ Non-Government Institutions		
c.	Foreign Institutional Investors	Nil	Nil Pagasan



4.	Others		Nil	NIL		
a.	Private Corporate Bo	odies	2,42,441	8.08%		
b.	Indian Public		12,71,062	42.37%	In the	
C.	NRIs/OCBs		525	0.02%		Part of
d.	Any other NRI	Carlotty Wald	305	0.01%	i de con	and the second
	Hindu Undivid	led Families	1,05,400	3.51%	ndan n	aterial less
	Sub Total	instruction and	16,19,733	53.99%	1	
	Grand Total	Postur Link	30,00,000	100.00%	. Alikus	one see in

### **OUTSTANDING GDRs/ADRs ETC.**

The company has not issued any GDR / ADR or any convertible instruments that is likely to impact the equity share capital of the company.

### LOCATION

The operations of the company at locations outside the Chennai jurisdiction are initiated thru Resident Local Representatives, while accounting and other administrative operations are centralized and controlled at the Registered / Corporate Office at Chennai.

### ADDRESS FOR COMMUNICATION

### Registrars and Share Transfer Agents

M/s. Cameo Corporate Services Ltd.

'Subramanian Building', No.1

Club House Road, Chennai - 600 002

Phone: 28460390; Fax: 28460129; Grams: Cameo;

E-mail: cameo@cameoindia.com; Website: www.cameoindia.com

### Registered and Corporate Office of the Company

Galada Finance Limited

"Shanti Sadan", Old No.4, New No.7

Shaffee Mohamed Road,

Thousand Lights, Chennai 600 006

Phone: 28294830, 43099009, 28294831 Fax: 28294830

In terms of clause 47(f) of the Listing Agreement of Stock Exchanges, investors may please use galadafinancelimited@yahoo.co.in as E-mail ID for redressal of investor request/complaint.

For and on behalf of the Board of Directors

Justice P. Bhaskaran

Chairman

DIN: 00126136

Date: 01.08.2015 Place: Chennai