

Goodyear India Limited Corporate Office:

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December 07, 2023

To, The Dept. of Corporate Services BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai -400001

Scrip Code: 500168 ISIN: INE533A01012

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

Dear Sir(s),

Pursuant to Regulation 30 read with Clause 20 of Para A of Part A of Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we submit the details of order dated November 14, 2023 received by the Company through its counsel on December 07, 2023, from the State Consumer Disputes Redressal Commission, Haryana, Panchkula.

The required details under SEBI Circular no. SEBI/HO/CFD/CFDPoD-1/P/CIR/2023/123 dated July 13, 2023, are enclosed as **Annexure A**.

We request you to take the above information on record.

Thanking you.

Yours Sincerely, For Goodyear India Limited

Anup Karnwal
Company Secretary & Compliance Officer

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Annexure A

S. No.	Particular	Information
1	Name of the authority	State Consumer Disputes Redressal Commission, Haryana, Panchkula ("SCDRC")
2	Nature and details of the action(s) taken, initiated or order(s) passed;	Hon'ble SCDRC has dismissed the Appeal filed by the Company on June 29, 2017 and upheld the decision of District Commission, Karnal, dated May 26, 2017, whereby the District Commission, Karnal had directed the Company and Opposite Party No. 2 (manufacturer of combine harvester) to pay the cost of the tyre prevalent in the year 2014 to the complainant, alongwith Rs.11,000/- on account of mental agony, harassment and for the litigation expenses.
3	Date of receipt of direction or order	December 07, 2023
4	Details of the violation(s)/contravention(s) committed or alleged to be committed	The Complainant claimed that one of the tyre (manufactured by Company) of his combine harvester (sold by Opposite Party No. 3 and manufactured by Opposite Party no. 2), got damaged. Complainant filed consumer complaint before District Commission, Karnal. The District Commission, Karnal had allowed the complaint vide order dated May 26, 2017 and directed the Company and opposite party 2 (manufacturer of combine harvester) to pay the cost of the tyre prevalent in the year 2014 to the complainant, alongwith Rs.11,000/- on account of mental agony and harassment and for the litigation expenses. Feeling aggrieved, the Company filed an appeal before SCDRC.
5	Impact on financial, operation or other activities of the listed entity, quantifiable in monetary terms to the extent possible	There is no material impact on the financial, operation, or other activities of the Company due to the said order. The Company and opposite party no. 2 (manufacturer of combine harvester) were directed to pay the cost of the tyre prevalent in the year 2014 to the complainant, alongwith Rs.11,000/- on account of mental agony and harassment and for the litigation expenses.