Annexure A

Format of the Initial Disclosure to be made by an entity identified as a Large corporate＊＊＊

| Sr．No． | Particulars | Details |
| ---: | :--- | :--- |
| 1 | Name of the company | The Supreme Industries Limited |
| 2 | CIN | L35920MH1942PLC003554 |
| 3 | Outstanding borrowing of company as on 31 <br> March，2019（in Rs Cr．） | Nil |
| 4 | Highest Credit Rating During the previous FY <br> along with name of the Credit Rating Agency | Credit Rating ：AA／Positive <br> Rating Agency：CRISIL |
| 5 | Name of Stock Exchanges\＃in which the fine shall <br> be paid，in case of shortfall in the required <br> borrowing under the framework | BSE Limited |

We confirm that we are not a Large Corporate as per the applicability criteria given under the SEBI circular SEBI／HO／DDHS／CIR／P／2018／144 dated November 26， 2018.

Name：R．J．Saboo
Designation ：AVP（Corporate Affairs）\＆ Company Secretary
Contact Details：022－30925829


Name：P．C．Somani
Designation：Chief Financial Officer Contact Details：022－40430060

Date ： $25^{\text {th }}$ April， 2019
\＃－In terms para of 3．2（ii）of the circular，beginning F．Y 2022，in the event of shortfall in the mandatory borrowing through debt securities，a fine of $0.2 \%$ of the shortfall shall be levied by Stock Exchanges at the end of the two－year block period．Therefore，an entity identified as LC shall provide，in its initial disclosure for a financial year，the name of Stock Exchange to which it would pay the fine in case of shortfall in the mandatory borrowing through debt markets．

## The Supreme Industries Limited

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