

Harendra D. Mehta Share & Stock Broker Pvt. Ltd.

MEMBER ➤ NSE Equity Segment ➤ BSE Equity Segment

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CIN: U67120MH1997PTC110950 • GSTIN: 27AAACH2890J1ZE

POLICY ON PRE-FUNDED INSTRUMENTS / ELECTRONIC FUND TRANSFERS

Objective:

The objective of the policy is to prevent acceptance of third party funds and to prescribe process to deal with instruments issued by third party when received.

Background:

SEBI vide circular no. SEBI/MRD/SE/Cir-33/2003/27/08 dated August 27, 2003 has specified that the stock brokers can accept demand drafts from their clients. However, SEBI vide circular no. CIR/MIRSD/03/2011 dated June 9, 2011 and National Stock Exchange vide its circular no. NSE/INSP/18024 dated 09-Jun-11 has advised stock brokers to maintain an audit trail while receiving funds from the clients through Demand Draft (DD)/Pay Order (PO)/Bankers Cheque (BC) since such third party pre-paid instruments do not contain the details like name of the client, bank account number are not mentioned on such instruments. Non maintenance of audit trail may result in flow of third party funds or unidentified money which may result into breach of regulations issued under PMLA and SEBI circulars.

Terms used in this policy:

- 1. Prefunded Instruments- Referred as Pay Order, Demand Draft, banker's cheque etc.
- 2. Electronic Fund Transfers- Referred as transfer of funds using net banking

Policy:

As a part of our internal control policy we are strictly restricting Demand Drafts/Pay Order/Banker's Cheque towards the receipt of funds from the clients. In any exceptional case of receiving funds from the clients through pre- funded instruments, such as Demand Draft, Pay Order, Banker's Cheque etc., we are strictly complying the following conditions as per SEBI circular Ref.No: CIR/ MIRSD/03/2011 dated 9th June 2011:

- We do not accept any Prefunded Instruments- Referred as Pay Order, Demand Draft, banker's cheque etc.
- We are maintaining an audit trail of the funds received through electronic fund transfers to
 ensure that the funds are received from the respective clients only. Necessary details may be
 collected from banker at which the amount is received.

 While giving credit to respective client's ledger, Head Office needs to cross check / verify with documents that such instrument is received from respective client's.

Approval Authority:

This revised Policy has been approved by the Board of Harendra D. Mehta Share and Stock Broker Pvt. Ltd.

Review Policy:

This Policy may be reviewed by the Managing Director / Executive Director / Compliance Officer as and when there are any changes introduced by any statutory authority or as and when it is found necessary to change the Policy due to business needs and place the changes in Policy before the Board at the meeting first held after such changes are introduced.

Policy communication:

A copy of this Policy shall be made available to all the concerned staff of Harendra D. Mehta Share and Stock Broker Pvt. Ltd. and its Authorised Person, who are responsible for receipt of funds from clients