

Investor Charter – Stock Brokers

1. <u>VISION</u>

To follow highest standards of ethics and compliances while facilitating the trading by clients in securities in a fair and transparent manner, so as to contribute in creation of wealth for investors.

2. <u>MISSION</u>

- i.) To provide high quality and dependable service through innovation, capacity enhancement and use of technology.
- ii.) To establish and maintain a relationship of trust and ethics with the investors.
- iii.) To observe highest standard of compliances and transparency.
- iv.) To always keep 'protection of investors' interest' as goal while providing service.
- v.) To ensure confidentiality of information shared by investors unless such information is required to be provided in furtherance of discharging legal obligations or investors have provided specific consent to share such information.

3. Services provided to Investors by stockbrokers include

- I. Execution of trades on behalf of investors.
- II. Issuance of Contract Notes.
- III. Issuance of intimations regarding margin due payments.
- IV. Facilitate execution of early pay-in obligation instructions.
- V. Periodic Settlement of client's funds.
- VI. Issuance of retention statement of funds at the time of settlement.
- VII. Risk management systems to mitigate operational and market risk.
- VIII. Facilitate client profile changes in the system as instructed by the client.
- IX. Information sharing with the client w.r.t. relevant Market Infrastructure Institutions (MII) circulars.
- X. Provide a copy of Rights & Obligations document to the client.
- XI. Communicating Most Important terms and Conditions (MITC) to the client.
- XII. Redressal of Investor's grievances.

4. Rights of Investors

- I. Ask for and receive information from a firm about the work history and background of the person handling your account, as well as information about the firm itself (including website providing mandatory information).
- II. Receive complete information about the risks, obligations, and costs of any investment before investing.
- III. Receive a copy of all completed account forms and rights & obligation document.
- IV. Receive a copy of 'Most Important Terms & Conditions' (MITC).
- V. Receive account statements that are accurate and understandable.
- VI. Understand the terms and conditions of transactions you undertake.
- VII. Access your funds in a prescribed manner and receive information about any restrictions or limitations on access.
- VIII. Receive complete information about maintenance or service charges, transaction or redemption fees, and penalties in form of tariff sheet.
- IX. Discuss your grievances with compliance officer / compliance team / dedicated grievance redressal team of the firm and receive prompt attention to and fair consideration of your concerns.
- X. Close your zero balance accounts online with minimal documentation
- XI. Get the copies of all policies (including Most Important Terms and Conditions) of the broker related to dealings of your account

- XII. Not be discriminated against in terms of services offered to equivalent clients
- XIII. Get only those advertisement materials from the broker which adhere to Code of Advertisement norms in place
- XIV. In case of broker defaults, be compensated from the Exchange Investor Protection Fund as per the norms in place
- XV. Trade in derivatives after submission of relevant financial documents to the broker subject to brokers' adequate due diligence.
- XVI. Get warnings on the trading systems while placing orders in securities where surveillance measures are in place
- XVII. Get access to products and services in a suitable manner even if differently abled
- XVIII. Get access to educational materials of the MIIs and brokers
- XIX. Get access to all the exchanges of a particular segment you wish to deal with unless opted out specifically as per Broker norms
- XX. Deal with one or more stockbrokers of your choice without any compulsion of minimum business
- XXI. Have access to the escalation matrix for communication with the broker
- XXII. Not be bound by any clause prescribed by the Brokers which are contravening the Regulatory provisions.

S.No.	Activities	Expected Timelines
1.	KYC entered into KRA System and CKYCR	3 working days of account opening
2.	Client Onboarding	Immediate, but not later than one week
3.	Order execution	Immediate on receipt of order, but not later than the same day
4.	Allocation of Unique Client Code	Before trading
5.	Copy of duly completed Client Registration Documents to clients	7 days from the date of upload of Unique Client Code to the Exchange by the trading member
6.	Issuance of contract notes	24 hours of execution of trades
7.	Collection of upfront margin from client	Before initiation of trade
8.	Issuance of intimations regarding other margin due payments	At the end of the T day
9.	Settlement of client funds	First Friday/Saturday of the month / quarter as per Exchange pre-announced schedule
10.	'Statement of Accounts' for Funds, Securities and Commodities	Monthly basis
11.	Issuance of retention statement of funds/commodities	5 days from the date of settlement
12.	Issuance of Annual Global Statement	30 days from the end of the financial year
13.	Investor grievances redressal	21 calendar days from the receipt of the complaint

5. Various activities of Stock Brokers with timelines

6. DOs and DON'Ts for Investors

DOs

DON'Ts

1.	Read all documents and conditions being agreed before signing the account opening form.	1.	Do not deal with unregistered sto broker.
2.	Receive a copy of KYC, copy of account	2.	Do not forget to strike off blanks in yo account opening and KYC.
2	opening documents and Unique Client Code.	3.	Do not submit an incomplete accou
3.	Read the product / operational framework / timelines related to various Trading and Clearing & Settlement processes.	4.	opening and KYC form. Do not forget to inform any change information linked to trading accou
4.	Receive all information about brokerage, fees and other charges levied.		and obtain confirmation of updation the system.
5.	Register your mobile number and email ID in your trading, demat and bank accounts to get regular alerts on your transactions.	5.	Do not transfer funds, for the purposes trading to anyone other than a sto broker. No payment should be made
6.	If executed, receive a copy of Demat Debit and Pledge Instruction (DDPI) However, DDPI is not a mandatory requirement as per SEBI / Stock Exchanges. Before granting DDPI, carefully examine the scope and implications	6.	name of employee of stock broker. Do not ignore any emails / SMSs receiv with regards to trades done, from t Stock Exchange and raise a concern discrepancy is observed.
7.	of powers being granted. Receive contract notes for trades executed, showing transaction price, brokerage, GST and STT/CTT etc. as applicable, separately, within 24 hours of execution of trades.	7. 8. 9.	Do not opt for digital contracts, if r familiar with computers. Do not share trading password. Do not fall prey to fixed / guaranter returns schemes.
8.	Receive funds and securities/ commodities on time, as prescribed by SEBI or exchange from time to time.	10	Do not fall prey to fraudsters sendi emails and SMSs luring to trade in stoo / securities promising huge profits.
9.	Verify details of trades, contract notes and statement of account and approach relevant authority for any discrepancies. Verify trade details on the Exchange websites from the trade verification facility provided by the Exchanges.	11	Do not follow herd mentality f investments. Seek expert a professional advice for your investmen
10.	Receive statement of accounts periodically. If opted for running account settlement, account has to be settled by the stock broker as per the option given by the client (Monthly or Quarterly).		
11.	In case of any grievances, approach stock broker or Stock Exchange or SEBI for getting the same resolved within prescribed timelines.		
12.	Retain documents for trading activity as it helps in resolving disputes, if they arise.		

7. Grievance Redressal Mechanism

1.	Investor	Investor can lodge complaint/grievance against stock brok
	complaint/Grievances	in the following ways:
		Mode of filing the complaint with stock broker
		Investor can approach the Stock Broker at the designate Investor Grievance e-mail ID of the stock broker. The Stoc Broker will strive to redress the grievance immediately, b not later than 21 days of the receipt of the grievance.
		Mode of filing the complaint with stock exchanges

2.	Online Dispute Resolution	 i. SCORES 2.0 (a web based centralized grieval redressal system of SEBI) (https://scores.sebi.gov.in] <u>Two level review for complaint/grievance against stobroker:</u> First review done by Designated body/Exchange Second review done by SEBI ii. Emails to designated email IDs of Exchange If the Investor is not satisfied with the resolution provided
2.	(ODR) platform for online Conciliation and Arbitration	the Market Participants, then the Investor has the option file the complaint/ grievance on SMARTODR platform for resolution through online conciliation or arbitration.
3.	Steps to be followed in ODR for Review, Conciliation and Arbitration	 Investor to approach Market Participant for redressal complaint. If investor is not satisfied with response of Mark Participant, he/she has either of the following 2 optio May escalate the complaint on SEBI SCOR portal. May also file a complaint on SMARTODR portal its resolution through online conciliation a arbitration. Upon receipt of complaint on SMARTODR portal, for relevant MII will review the matter and endeavor resolve the matter between the Market Participant a investor within 21 days. If the matter could not be amicably resolved, then for amicable settlement of the dispute with 21 days, which may be extended with 10 days by a conciliator with consent of the parties to dispute. If the conciliation is unsuccessful, then the investor m request to refer the matter for arbitration. The arbitration process to be concluded by arbitrator within 30 days, which is extendable by 30 days w consent of the parties to dispute.

8. <u>Handling of Investor's claims / complaints in case of default of a Trading Member / Clearing Member (TM/CM)</u>

Default of TM/CM

Following steps are carried out by Stock Exchange for benefit of investor, in case stock broker defaults:

- Circular is issued to inform about declaration of Stock Broker as Defaulter.
- Information of defaulter stock broker is disseminated on Stock Exchange website.
- Public Notice is issued informing declaration of a stock broker as defaulter and inviting claims within specified period.

• Intimation to clients of defaulter stock brokers via emails and SMS for facilitating lodging of claims within the specified period.

Following information is available on Stock Exchange website for information of investors:

- Norms for eligibility of claims for compensation from IPF.
- Claim form for lodging claim against defaulter stock broker.
- FAQ on processing of investors' claims against Defaulter stock broker.
- Provision to check online status of client's claim.
- Standard Operating Procedure (SOP) for handling of Claims of Investors in the Cases of Default by Brokers
- Claim processing policy against Defaulter/Expelled members
- List of Defaulter/Expelled members and public notice issued

INVESTOR CHARTER FOR DEPOSITORY PARTICIPANTS

Annexure A

1. <u>Vision</u>

Towards making Indian Securities Market - Transparent, Efficient, & Investor friendly by providing safe, reliable, transparent and trusted record keeping platform for investors to hold and transfer securities in dematerialized form.

2. Mission

- To hold securities of investors in dematerialised form and facilitate its transfer, while ensuring safekeeping of securities and protecting interest of investors.
- To provide timely and accurate information to investors with regard to their holding and transfer of securities held by them.
- To provide the highest standards of investor education, investor awareness and timely services so as to enhance Investor Protection and create awareness about Investor Rights.
- 3. Details of business transacted by the Depository and Depository Participant (DP)

<u>A Depository is an organization which holds securities of investors in electronic form.</u> Depositories provide services to various market participants - Exchanges, Clearing Corporations, Depository Participants (DPs), Issuers and Investors in both primary as well as secondary markets. The depository carries out its activities through its agents which are known as Depository Participants (DP). Details available on the link [https://nsdl.co.in/dpsch.php]

4. <u>Description of services provided by the Depository through Depository</u> <u>Participants (DP) to investors</u>

Sr. no.	Brief about the Activity / Service	Expected Timelines for processing by the DP after receipt of proper documents
1.	Dematerialization of securities	7 days
2.	Rematerialization of securities	7 days
3.	Mutual Fund Conversion	5 days

(1) Basic Services

INVESTOR CHARTER FOR DEPOSITORY PARTICIPANTS

Sr. no.	Brief about the Activity / Service	Expected Timelines for processing by the DP after receipt of proper documents
4.	Re-conversion of Mutual fund units	7 days
5.	Transmission of securities	7 days
6.	Registering pledge request	15 days
7.	Closure of demat account	30 days
8.	Settlement Instruction	 For T+1 day settlements, Participants shall accept instructions from the Clients, in physical form up to 4 p.m. (in case of electronic instructions up to 6.00 p.m.) on T day for payin of securities. For T+0-day settlements, Participants shall accept EPI instructions from the clients, till
		11:00 AM on T day. Note: 'T' refers 'Trade Day'

(2) Depositories provide special services like pledge, hypothecation, internet-based services etc. in addition to their core services and these include

Sr. no.	Type of Activity /Service	Brief about the Activity / Service
1.	Value Added Services	 Depositories also provide value added services such as (1) Basic Services Demat Account (BSDA)¹ [link to be provided by the Participants] (2) Transposition cum dematerialization² [link to be provided by the Participants] (3) Linkages with Clearing System³ [link to be provided by the Participants] (4) Distribution of cash and non-cash corporate benefits (Bonus, Rights, IPOs etc.), stock lending, demat of NSC / KVP, demat of warehouse receipts etc.
2.	Consolidated Account statement (CAS)	CAS is issued 10 days from the end of the month (if there were transactions in the previous month) or half yearly (if no transactions).

3.	Digitalization of	Depositories offer below technology solutions
	services provided by	and e-facilities to their demat account holders through
	the depositories	DPs:

Sr. no.	Type of Activity /Service	Brief about the Activity / Service
		 a. <u>E-account opening</u>⁴ [link to be provided by the Participants] b. <u>Online instructions for execution</u>⁵ [link to be provided by the Participants] c. <u>e-DIS / Demat Gateway</u>⁶ [link to be provided by the Participants] d. <u>e-CAS facility</u>⁷ [link to be provided by the Participants] e. <u>Miscellaneous services</u>⁸ [link to be provided by the Participants]

5. Details of Grievance Redressal Mechanism

(1) The Process of investor grievance redressal

1.	Investor Complaint/ Grievances	Investor can lodge complaint/ grievance against the Depository/DP in the following ways:
		 a. Electronic mode - (i) SCORES (a web based centralized grievance redressal system of SEBI) [https://scores.sebi.gov.in] Two Level Review for complaint/grievance against DP: First review done by Designated Body Second review done by SEBI (ii) Respective Depository's web portal dedicated for the filing of compliant [https://investor.nsdl.com/portal/en/home] (iii) Emails to designated email IDs of Depository [relations@nsdl.com]
		b. Offline Mode ⁹ [<i>link to be provided by the Participants</i>]
		The complaints/ grievances lodged directly with the Depository shall be resolved within 21 days.

2.	Online Dispute Resolution (ODR) platform for online Conciliation and Arbitration	If the Investor is not satisfied with the resolution provided by DP or other Market Participants, then the Investor has the option to file the complaint/ grievance on SMARTODR platform for its resolution through by online conciliation or arbitration. [https://smartodr.in/register]
3.	Steps to be followed in ODR for Review, Conciliation and Arbitration	 Investor to approach Market Participant for redressal of complaint If investor is not satisfied with response of Market Participant, he/she can escalate the complaint on SEBI SCORES portal. Alternatively, the investor may also file a complaint on SMARTODR portal for its resolution through online conciliation and arbitration. Upon receipt of complaint on SMARTODR portal, the relevant MII will review the matter and endeavour to resolve the matter between the Market Participant and investor within 21 days. If the matter could not be amicably resolved, then the Investor may request the MII to refer the matter case for conciliation. During the conciliation. During the conciliator. If the conciliation. If the conciliation. During the conciliator. If the conciliation. If the conciliation. During the conciliator. If the conciliation is unsuccessful, then the investor may request to refer the matter for arbitration. The arbitration process to be concluded by arbitrator(s) within 30 days, which is extendable by 30 days.

(2) Illustration of New Grievance Redressal System: The flow-chart of New Grievance Redressal System.¹⁰ [*link to be provided by the* Participants]

6. <u>Guidance pertaining to special circumstances related to market activities:</u> <u>Termination of the Depository Participant</u>

Sr. No.	Type of special circumstances	Timelines for the Activity/ Service
1.	 Depositories to terminate the participation in case a participant no longer meets the eligibility criteria and/or any other grounds as mentioned in the bye laws like suspension of trading member by the Stock Exchanges. 	Client will have a right to transfer all its securities to any other Participant of its choice without any charges for the transfer within 30 days from the date of intimation by way of letter/email.
	 Participant surrenders the participation by its own wish. 	

- 7. Dos and Don'ts for Investors¹¹ [link to be provided by the Participants]
- 8. <u>Rights of investors¹² [link to be provided by the Participants]</u>
- 9. <u>Responsibilities of Investors¹³</u> [link to be provided by the Participants]
- 10. Code of Conduct for Depositories¹⁴ [link to be provided by the Participants]
- 11. Code of Conduct for Participants¹⁵ [link to be provided by the Participants]

INFORMATION CONTAINED IN LINKS TO THE INVESTOR CHARTER

This document contains the contents in main Charter mapped with the same superscript.

Para 4 (2) of Investor Charter

Point 1: Value Added Services

- a. <u>Basic Services Demat Account (BSDA)¹</u>: The facility of BSDA with limited services for eligible individuals was introduced with the objective of achieving wider financial inclusion and to encourage holding of demat accounts. As per the SEBI direction, No Annual Maintenance Charges (AMC) shall be levied, if the value of securities holding in the Demat Account (Debt as well as other than debt securities combined) is upto Rs. 4 lakhs. For value of securities holdings in Demat Account (Debt as well as other than debt securities combined) is more than Rs 4 lakhs but upto Rs 10 lakhs, AMC not exceeding Rs 100 is chargeable.
- b. Transposition cum dematerialization²: In case of transposition-cumdematerialisation, client can get securities dematerialised in the same account if the names appearing on the certificates match with the names in which the account has been opened but are in a different order. The same may be done by submitting the security certificates along with the Transposition Form and Demat Request Form.
- c. Linkages with Clearing System³ For actual delivery of securities to the clearing system from the selling brokers and delivery of securities from the clearing system to the buying broker.

Point 3: Digitization of services provided by the depositories

- a. <u>E-account opening</u>⁴: Account opening through digital mode, popularly known as "On-line Account opening", wherein investor intending to open the demat account can visit DP website, fill in the required information, submit the required documents, conduct video IPV and demat account gets opened without visiting DPs office.
- b. <u>Online instructions for execution⁵</u>: Internet-enabled services like Speed-e (NSDL) empower a demat account holder in managing his/her securities 'anytime-anywhere' in an efficient and convenient manner and submit instructions online without the need to use paper. These facilities allows Beneficial Owner (BO) to submit transfer instructions and pledge instructions including margin pledge from their demat account. The instruction facilities are also available on mobile applications through android, windows and IOS platforms.

- c. <u>e-DIS / Demat Gateway</u>:⁶ Investors can give instructions for transfer of securities through e-DIS apart from physical DIS. Here, for on-market transfer of securities, investors need to provide settlement number along with the ISIN and quantity of securities being authorized for transfer. Client shall be required to authorize each e-DIS valid for a single settlement number / settlement date, by way of OTP and PIN/password, both generated at Depositories end. Necessary risk containment measures are being adopted by Depositories in this regard.
- d. <u>e-CAS facility⁷: Consolidated Account Statements are available online and could also be accessed through mobile app to facilitate the investors to view their holdings in demat form.</u>
- e. <u>Miscellaneous services⁸</u>: Transaction alerts through SMS, e-locker facilities, chatbots for instantaneously responding to investor queries etc. have also been developed.

Offline Mode9:

Query / Complaint form – for Depository Services

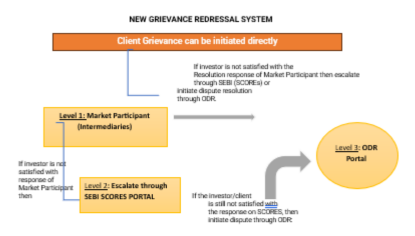
Date:			
Name of the Investor:			
Demat Account no: DP ID: IN	; Client ID:	and PAN:	
Mobile no:	& Email ID:		
Type & Sub-type of Query/Complaint: Query / Complaint in detail:			

Note: For trading and broking related queries/complaints, you may approach your stockbroker or exchange, where a stockbroker is a member. Trading and broking related query and complaint doesn't fall under the purview of depository.

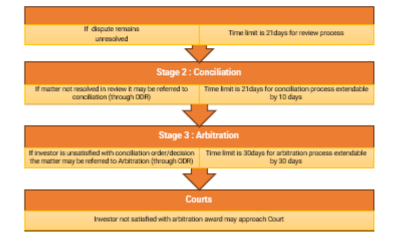
Name and signature of Demat account holder/s:

Para 5(2) of Investor Charter

Illustration of New Grievance Redressal System¹⁰



Stages of resolution of dispute through ODR?



Para 7 of Investor Charter

Dos and Don'ts for Investor¹¹

Sr. No.	Guidance	
i.	Always deal with a SEBI registered Depository Participant for opening a demat account.	
ii.	Read all the documents carefully before signing them.	
iii.	Before granting Power of attorney to operate your demat account to an intermediary like Stock Broker, Portfolio Management Services (PMS) etc., carefully examine the scope and implications of powers being granted.	
iv.	Always make payments to registered intermediary using banking channels. No payment should be made in name of employee of intermediary.	
V.	Accept the Delivery Instruction Slip (DIS) book from your DP only (pre-printed with a serial number along with your Client ID) and keep it in safe custody and do not sign or issue blank or partially filled DIS slips.	
	Always mention the details like ISIN, number of securities accurately. In case of any queries, please contact your DP or broker and it should be signed by all demat account holders.	
	Strike out any blank space on the slip and Cancellations or corrections on the DIS should be initialed or signed by all the account holder(s).	
	Do not leave your instruction slip book with anyone else.	
	Do not sign blank DIS as it is equivalent to a bearer cheque.	
vi.	Inform any change in your Personal Information (for example address or Bank Account details, email ID, Mobile number) linked to your demat account in the prescribed format and obtain confirmation of updation in system	
vii.	Mention your Mobile Number and email ID in account opening form to receive SMS alerts and regular updates directly from depository.	
viii.	Always ensure that the mobile number and email ID linked to your demat account are the same as provided at the time of account opening/updation.	
ix.	Do not share password of your online trading and demat account with anyone.	
Х.	Do not share One Time Password (OTP) received from banks, brokers, etc. These are meant to be used by you only.	
xi.	Do not share login credentials of e-facilities provided by the depositories such as e-DIS/demat gateway, SPEED-e/easiest etc. with anyone else.	
xii.	Demat is mandatory for any transfer of securities of Listed public limited companies.	

xiii.	If you have any grievance in respect of your demat account, please write to designated email IDs of depositories or you may lodge the same with SEBI online at https://scores.sebi.gov.in
xiv.	Keep a record of documents signed, DIS issued and account statements received.
xv.	As Investors you are required to verify the transaction statement carefully for all debits and credits in your account. In case of any unauthorized debit or credit, inform the DP or your respective Depository.
xvi.	Appoint a nominee to facilitate your heirs in obtaining the securities in your demat account, on completion of the necessary procedures.
xvii.	Register for Depository's internet based facility or download mobile app of the depository to monitor your holdings.
x∨iii.	Ensure that, both, your holding and transaction statements are received periodically as instructed to your DP. You are entitled to receive a transaction statement every month if you have any transactions.
xix.	Do not follow herd mentality for investments. Seek expert and professional advice for your investments
XX.	Beware of assured/fixed returns.

Para 8 of Investor Charter

Rights of investors¹²

- i. Receive a copy of KYC, copy of account opening documents.
- ii. No minimum balance is required to be maintained in a demat account.
- iii. No charges are payable for opening of demat accounts.
- iv. If executed, receive a copy of Power of Attorney. However, Power of Attorney is not a mandatory requirement as per SEBI / Stock Exchanges. You have the right to revoke any authorization given at any time.
- v. You can open more than one demat account in the same name with single DP/ multiple DPs.
- vi. Receive statement of accounts periodically. In case of any discrepancies in statements, take up the same with the DP immediately. If the DP does not respond, take up the matter with the Depositories.
- vii. Pledge and /or any other interest or encumbrance can be created on demat holdings.
- viii. Right to give standing instructions with regard to the crediting of securities in demat account.
- ix. Investor can exercise its right to freeze/defreeze his/her demat account or specific securities / specific quantity of securities in the account, maintained with the DP.
- x. In case of any grievances, Investor has right to approach Participant or Depository or SEBI for getting the same resolved within prescribed timelines.
- xi. Every eligible investor shareholder has a right to cast its vote on various resolutions proposed by the companies for which Depositories have developed an internet based 'e-Voting' platform.
- xii. Receive information about charges and fees. Any charges/tariff agreed upon shall not increase unless a notice in writing of not less than thirty days is given to the Investor.
- xiii. Right to indemnification for any loss caused due to the negligence of the Depository or the participant.
- xiv. Right to opt out of the Depository system in respect of any security.

Para 9 of Investor Charter

Responsibilities of Investors¹³

- i. Deal with a SEBI registered DP for opening demat account, KYC and Depository activities.
- ii. Provide complete documents for account opening and KYC (Know Your Client). Fill all the required details in Account Opening Form / KYC form in own handwriting and cancel out the blanks.
- iii. Read all documents and conditions being agreed before signing the account opening form.
- iv. Accept the Delivery Instruction Slip (DIS) book from DP only (preprinted with a serial number along with client ID) and keep it in safe custody and do not sign or issue blank or partially filled DIS.
- v. Always mention the details like ISIN, number of securities accurately.
- vi. Inform any change in information linked to demat account and obtain confirmation of updation in the system.
- vii. Regularly verify balances and demat statement and reconcile with trades / transactions.
- viii. Appoint nominee(s) to facilitate heirs in obtaining the securities in their demat account.
- ix. Do not fall prey to fraudsters sending emails and SMSs luring to trade in stocks / securities promising huge profits.

Para 10 of Investor Charter

Code of Conduct for Depositories¹⁴

(Part D of Third Schedule of SEBI (D & P) Regulations, 2018)

A Depository shall:

- (a) always abide by the provisions of the SEBI Act, 1992 Depositories Act, 1996, any Rules or Regulations framed thereunder, circulars, guidelines and any other directions issued by the Board from time to time.
- (b) adopt appropriate due diligence measures.
- (c) take effective measures to ensure implementation of proper risk management framework and good governance practices.
- (d) take appropriate measures towards investor protection and education of investors.
- (e) treat all its applicants/members in a fair and transparent manner.
- (f) promptly inform SEBI of violations of the provisions of the SEBI Act, 1992 the Depositories Act, 1996, rules, regulations, circulars, guidelines or any other directions by any of its issuer or issuer's agent.
- (g) take a proactive and responsible attitude towards safeguarding the interests of investors, integrity of depository's systems and the securities market.
- (h) endeavor for introduction of best business practices amongst itself and its members.
- (i) act in utmost good faith and shall avoid conflict of interest in the conduct of its functions.
- (j) not indulge in unfair competition, which is likely to harm the interests of any other

Depository, their participants or investors or is likely to place them in a disadvantageous position while competing for or executing any assignment.

- (k) segregate roles and responsibilities of key management personnel within the depository including
 - a. Clearly mapping legal and regulatory duties to the concerned position
 - b. Defining delegation of powers to each position
 - c. Assigning regulatory, risk management and compliance aspects to business and support teams
- (I) be responsible for the acts or omissions of its employees in respect of the conduct of its business.

(m)monitor the compliance of the rules and regulations by the participants and shall further ensure that their conduct is in a manner that will safeguard the interest of investors and the securities market.

Para 11 of Investor Charter

Code of Conduct for Participants¹⁵

(Part A of Third Schedule of SEBI (D & P) Regulations, 2018)

- 1. A participant shall make all efforts to protect the interests of investors.
- 2. A participant shall always endeavour to-
 - (a) render the best possible advice to the clients having regard to the client's needs and the environments and his own professional skills;
 - (b) ensure that all professional dealings are effected in a prompt, effective and efficient manner;
 - (c) inquiries from investors are adequately dealt with;
 - (d) grievances of investors are redressed without any delay.
- 3. A participant shall maintain high standards of integrity in all its dealings with its clients and other intermediaries, in the conduct of its business.
- 4. A participant shall be prompt and diligent in opening of a beneficial owner account, dispatch of the dematerialisation request form, rematerialisation request form and execution of debit instruction slip and in all the other activities undertaken by him on behalf of the beneficial owners.
- 5. A participant shall endeavour to resolve all the complaints against it or in respect of the activities carried out by it as quickly as possible, and not later than one month of receipt.
- 6. A participant shall not increase charges/fees for the services rendered without proper advance notice to the beneficial owners.
- 7. A participant shall not indulge in any unfair competition, which is likely to harm the interests of other participants or investors or is likely to place such other participants in a disadvantageous position while competing for or executing any assignment.
- 8. A participant shall not make any exaggerated statement whether oral or written to the clients either about its qualifications or capability to render certain services or about its achievements in regard to services rendered to other clients.
- 9. A participant shall not divulge to other clients, press or any other person any information about its clients which has come to its knowledge except with the approval/authorisation of the clients or when it is required to disclose the

information under the requirements of any Act, Rules or Regulations.

- 10. A participant shall co-operate with SEBI as and when required.
- 11. A participant shall maintain the required level of knowledge and competency and abide by the provisions of the Act, Rules, Regulations and circulars and directions issued by the Board. The participant shall also comply with the award of the Ombudsman passed under the Securities and Exchange Board of India (Ombudsman) Regulations, 2003.
- 12. A participant shall not make any untrue statement or suppress any material fact in any documents, reports, papers or information furnished to SEBI.
- 13. A participant shall not neglect or fail or refuse to submit to SEBI or other agencies with which it is registered, such books, documents, correspondence, and papers or any part thereof as may be demanded/requested from time to time.
- 14. A participant shall ensure that SEBI is promptly informed about any action, legal proceedings, etc., initiated against it in respect of material breach or non-compliance by it, of any law, Rules, regulations, directions of the Board or of any other regulatory body.
- 15. A participant shall maintain proper inward system for all types of mail received in all forms.
- 16.A participant shall follow the maker—checker concept in all of its activities to ensure the accuracy of the data and as a mechanism to check unauthorised transaction.
- 17. A participant shall take adequate and necessary steps to ensure that continuity in data and record keeping is maintained and that the data or records are not

lost or destroyed. It shall also ensure that for electronic records and data, up- todate back up is always available with it.

- 18. A participant shall provide adequate freedom and powers to its compliance officer for the effective discharge of his duties.
- 19.A participant shall ensure that it has satisfactory internal control procedures in place as well as adequate financial and operational capabilities which can be reasonably expected to take care of any losses arising due to theft, fraud and other dishonest acts, professional misconduct or omissions.
- 20. A participant shall be responsible for the acts or omissions of its employees and agents in respect of the conduct of its business.
- 21.A participant shall ensure that the senior management, particularly decision makers have access to all relevant information about the business on a timely basis.
- 22. A participant shall ensure that good corporate policies and corporate governance are in place.