Mukul Amratlal Sonawala



MEMBER: NATIONAL STOCK EXCHANGE OF INDIA LTD. (CAPITAL MARKET)

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POLICY REGARDING TREATMENT OF DORMANT/INACTIVE CLIENTS

Purpose:

This policy defines the treatment of Dormant / Inactive accounts of the clients maintained with MUKUL AMRATLAL SONAWALA

Objective:

The objective of the policy is to appropriately deal with the Inactive/dormant Accounts. The term "inactive account" refers to such account wherein no trades have been carried out since last 12 (Twelve) months across all Exchanges. Such accounts will be flagged as Inactive at backoffice level as well as at exchanges level. Once the account gets deactivated the client will not be able to place any trade in their registered segment / Exchange. Reactivation of such accounts would be subject to necessary due diligence and required documents.

Background:

SEBI vide Notification No. MIRSD /SE /Cir- 19/2009, dated December 3, 2009, NSE vide Circular No.NSE/INSP/13606, dated: December 03, 2009 and NSE/INSP/14048 dated Feb 03, 2010; and BSE vide Notice No. 20091204-7, dated: December 04, 2009, and20100203-30 dated Feb 03, 2010; have advised to the Stock Broker that a policy be framed to deal with the inactive/dormant accounts. The policy may vary depending on various rules, regulations and bye laws as may be prescribed by SEBI, exchanges or any other authority or as per internal policy of **MUKUL AMRATLAL SONAWALA** from time to time.

Further, in order to ensure uniformity across all the stock brokers, NSE vide Circular NSE/INSP/43488, NSE/INSP/ 49743 and BSE vide Notice No.20200210-47 have issued the below mentioned guidelines regarding the treatment of Inactive(Dormant) accounts of the clients.

Definition of Inactive(Dormant)Accounts:

In case of trading account, the term inactive account refers to such account wherein no trades have been carried out since last 12 (Twelve) months across all Exchanges. The Inactive accounts identified on the base of the above criteria shall be flagged as 'Inactive' in UCC database of all respective Exchanges and further trading to be allowed only after undertaking sufficient due diligence and obtaining the updated information related to KYC from the concerned Client.

In case of Demat account the term Dormant/In active accounts refers to such accounts where no debit transaction had taken place for a continuous period of 6(six) months.

TransactioninInactive(Dormant)TradingAccounts:

The Dormant accounts identified based on the above criteria shall be flagged as "Inactive" in the UCC data base of all the respective Exchanges. The clients account would be reactivated and trading shall be allowed to client sonly after undertaking proper due diligence (including In-Person Verification) and obtaining the update din formation related to KYC from the concerned client.

The correct status of the client code shall be uploaded in the UCC database of allthe Exchanges prior to the execution of the trades.

Processforre-activationofInactive(Dormant)account:

Client can re-activate their account by giving a request in the prescribed form and or vide electronic communication from registered email id, at respective branch / Head Office along with updated details, if any, has been changed.

It would be suggestive that income details are also provided by the client. We shall be required to undertake fresh documentation, due diligence and IPV where a client is coming for reactivation after a period of 1 year of being flagged as inactive.

However, in case a client has undertaken transaction with respect to IPO/Mutual Fund subscription and DP operations during this period, same can be considered and the requirement for fresh documentation, due diligence, and IPV may not be required.

In-Person Verification Process:

For Individual Clients: Certified copies of PAN and address proof shall be obtained.

For NRI Clients: Verification shall be done through Video calling. Additionally, certified copies of PAN and address proofs shall be obtained.

For Non Individual Clients: Certified copies of PAN, address proof, Board Resolution of the Entity/Firm/Corporate and self-certified / attested copies of PAN and address proof of all the authorized signatories shall be obtained.

DebitTransactioninDormant/InactiveDematAccount:

The Demat account wherein no debit transaction had taken place for a continuous period of 6 (six) monthsshallbe flagged as Dormant/Inactive account. Additional due diligence would be observed over and above then or mal verification procedure while processing off market debit transactions in such account. The transaction shall also be verified with the Beneficial owner in case of high value debits and the details of the process, date, time, etc., of the verification on the instruction slip shall be recorded under the signature of a senior official.

ReturnofClientsAssets:

All client accounts shall be settled on monthly or quarterly basis (asperthe client preferences) in the manner pre scribed from time to time.

In case of non-settlement of the client accounts due to non-availability of client's bank account and/or demat account details and/or non-traceability of client, efforts shall be

made to trace such client(s) to settle their funds and securities.

An audit trail shall be maintained for such efforts made for tracing such clients and settling funds and securities of such clients.

In case of inability to trace such clients even after taking all possible efforts, following steps shall be taken:

- ✓ Open one separate Client Bank/Client collateral Demat account and immediately set aside the funds and securities of such clients in such account.
- ✓ Maintain audit trail of UCC wise client funds transferred to/from such bank account and UCC wise / Beneficial Owner(BO) IDwise securities transferred to/from such demat account (as thecase maybe).
- ✓ Submit UCC wise/BOID wise and fund/securities in formation of such account to the Exchange on quarterly basis. The mechanism and the format of the same shall be shared as directed/guided
- ✓ In case of receipt of any claims from such clients, accounts of such clients shall be immediately settled and payment/delivery shall be made to the respective client sonly.

ViolationandConsequences:

The policy is applicable to all employees of the company and any non-compliance or circumvention, whether intentional or otherwise, will involve action from the management.

REVIEW:

The Board of Directors or Compliance Officer of the company shall review & update this policy from time to time and make the necessary changes as per the amendments introduced by the regulators.

For Mukul Amratlal Sonawala

Jayant Amrutlal Pandya Compliance Officer