

Annexure-A

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. MISSION

- 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. <u>Services provided to Investors by stockbrokers include</u>
 - 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.ActivitiesExpected Timelines1.KYC entered into KRA System
and CKYCR3 working days of account opening2.Client OnboardingImmediate, but not later than one
week3.Order executionImmediate on receipt of order, but not
later than the same day4.Allocation of Unique Client CodeBefore trading

5. Various activities of Stock Brokers with timelines



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5.	Copy of duly completed Client	7 days from the date of upload of
	Registration Documents to clients	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	Before initiation of trade
	client	
8.	Issuance of intimations regarding	At the end of the T day
	other margin due payments	
9.	Settlement of client funds	First Friday/Saturday of the month /
		quarter as per Exchange pre-
		announced schedule
10. 'Statement of Accounts' for Funds,		Monthly basis
	Securities and Commodities	
11.	Issuance of retention statement of	5 days from the date of settlement
	funds/commodities	
12.	Issuance of Annual Global	30 days from the end of the financial
	Statement	year
13	Investor grievances redressal	21 calendar days from the receipt of
13.		the complaint

6. DOs and DON'Ts for Investors

DOs	DON'Ts
1. Read all documents and conditions being agreed before signing the	1. Do not deal with unregistered stock broker.
account opening form.2. Receive a copy of KYC, copy of	Do not forget to strike off blanks in your account opening and KYC.
account opening documents and Unique Client Code.	3. Do not submit an incomplete account opening and KYC form.
 Read the product / operational framework / timelines related to various Trading and Clearing & Settlement processes. 	4. Do not forget to inform any change in information linked to trading account and obtain confirmation of updation in the system.
4. Receive all information about brokerage, fees and other charges levied.	 Do not transfer funds, for the purposes of trading to anyone other than a stock broker. No
5. Register your mobile number and email ID in your trading, demat and	payment should be made in name of employee of stock broker.



bank accounts to get regular alerts on your transactions.

- 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 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.
- Receive funds and securities/ commodities on time, as prescribed by SEBI or exchange from time to time.
- 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.
- 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.

- Do not ignore any emails / SMSs received with regards to trades done, from the Stock Exchange and raise a concern, if discrepancy is observed.
- 7. Do not opt for digital contracts, if not familiar with computers.
- 8. Do not share trading password.
- 9. Do not fall prey to fixed / guaranteed returns schemes.
- 10. Do not fall prey to fraudsters sending emails and SMSs luring to trade in stocks / securities promising huge profits.
- 11. Do not follow herd mentality for investments. Seek expert and professional advice for your investments

Additionally, Investors may refer to Dos and Don'ts issued by MIIs on their respective websites from time to time.



7. Grievance Redressal Mechanism

The process of investor grievance redressal is as follows:

2. Online Dispute Resolution (ODR) platform for online 2. Online Dispute 1. Emails to designated email IDs of Exco 2. Online Dispute 1. Emails to designated email IDs of Exco 2. Online Dispute 1. Emails to designated email IDs of Exco 1. Investor complaint with stock excha 1. Investor complaint with stock excha 1. Second review for complaint/griev against stock broker: • 1. Emails to designated email IDs of Exco 1. If the Investor is not satisfied with the responded by the Market Participants, the Investor has the option to file the complexity of the grievance on SMARTODR platform for its restribution on and Arbitration 3. Steps to be followed in ODR for Review, 1. Investor to approach Market Participant	1.	Investor	Investor can lodge complaint/grievance against
2. Online Dispute Resolution (ODR) platform for odd of odd of odd of odd of Online Dispute If the Investor can approach the Stock Broker will strive to r the grievance immediately, but not later th days of the receipt of the grievance Mode of filing the complaint with stock excha i. SCORES 2.0 (a web based cent grievance redressal system of (https://scores.sebi.gov.in) Two level review for complaint/griev against stock broker: odd First review done by Desit body/Exchange odd Second review done by SEBI ii. Emails to designated email IDs of Exc provided by the Market Participants, the Investor has the option to file the com grievance on SMARTODR platform for its res through online conciliation or arbitration. 3. Steps to be followed in ODR 1. Investor to approach Market Participant		complaint/Grievances	stock broker in the following ways:
2. Online Dispute Resolution (ODR) platform for onciliation and Arbitration 1. Image: Steps to be followed in ODR ODR for Resolution Compliant Image: Steps to be followed in ODR Image: Steps to be followed in 1. Image: Steps to be followed in 0. Image: Steps to be followed in 1. Image: Steps to be followed in 1.			Mode of filing the complaint with stock broker
 i. SCORES 2.0 (a web based cent grievance redressal system of (https://scores.sebi.gov.in) <u>Two level review for complaint/grievagainst stock broker:</u> First review done by Designody/Exchange Second review done by SEBI Emails to designated email IDs of Excond review done by SEBI Emails to designated email IDs of Excond review done by SEBI Emails to designated email IDs of Excond review done by SEBI Second review done by SEBI Emails to designated email IDs of Excond review done by SEBI The Investor is not satisfied with the response of the second review done by SEBI Second review done by SEBI If the Investor is not satisfied with the response of the second review done by SEBI Second review done by SEBI Investor is not satisfied with the response of the second review done by SEBI Steps to be followed in ODR for Review, for the second review done by SEBI Investor to approach Market Participation. 			Investor can approach the Stock Broker at the designated Investor Grievance e-mail ID of the stock broker. The Stock Broker will strive to redress the grievance immediately, but not later than 21 days of the receipt of the grievance
grievance redressal system of (https://scores.sebi.gov.in)Two level review for complaint/griev against stock broker:• First review done by Desi body/Exchange • Second review done by SEBIii. Emails to designated email IDs of Exc2. Online Resolution platform for online Conciliation ArbitrationIf the Investor is not satisfied with the res provided by the Market Participants, the Investor has the option to file the com grievance on SMARTODR platform for its res through online conciliation or arbitration.3. Steps to be followed in ODR1. Investor to approach Market Participat redressal of complaint			Mode of filing the complaint with stock exchanges
against stock broker:• First review done by Designed body/Exchange• Second review done by SEBIii. Emails to designated email IDs of Exc2. OnlineDispute Resolution platform for online 			grievance redressal system of SEBI)
body/Exchange• Second review done by SEBIii. Emails to designated email IDs of Exc2. OnlineDisputeResolutionIf the Investor is not satisfied with the resplatformforonciliationandArbitrationInvestor has the option to file the com3. Steps to be followed in1. Investor to approach Market ParticipantODRforReview,redressal of complaint			Two level review for complaint/grievance against stock broker:
2.OnlineDisputeIf the Investor is not satisfied with the res provided by the Market Participants, the platform for onlinePlatformforonlineInvestor has the option to file the com grievance on SMARTODR platform for its res through online conciliation or arbitration.3.Steps to be followed in ODR1. Investor to approach Market Participant redressal of complaint			body/Exchange
Resolution platform Conciliation Arbitration(ODR) online and Arbitrationprovided by the Market Participants, the Investor has the option to file the com grievance on SMARTODR platform for its res through online conciliation or arbitration.3.Steps to be followed in ODR1. Investor to approach Market Participant redressal of complaint			ii. Emails to designated email IDs of Exchange
ODR for Review, redressal of complaint		Resolution(ODR)platformforonlineConciliationand	Investor has the option to file the complaint/ grievance on SMARTODR platform for its resolution
Conciliation and	(•	1. Investor to approach Market Participant for redressal of complaint
Arbitration 2. If investor is not satisfied with respon			2. If investor is not satisfied with response of Market Participant, he/she has either of the following 2 options:



i. May escalate the complaint on SEBI SCORES portal.
May also file a complaint on SMARTODR portal for its resolution through online conciliation and arbitration.
3. Upon receipt of complaint on SMARTODR portal, the relevant MII will review the matter and endeavor to resolve the matter between the Market Participant and investor within 21 days.
4. If the matter could not be amicably resolved, then the matter shall be referred for conciliation.
5. During the conciliation process, the conciliator will endeavor for amicable settlement of the dispute within 21 days, which may be extended with 10 days by the conciliator with consent of the parties to dispute.
 If the conciliation is unsuccessful, then the investor may request to refer the matter for arbitration.
7. The arbitration process to be concluded by arbitrator(s) within 30 days, which is extendable by 30 days with consent of the parties to dispute.

8. <u>Handling of Investor's claims / complaints in case of default of a Trading</u> <u>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