

INTERNAL CONTROL PROCEDURE

ADOPTED BY

MAJORTREND CAPITAL PVT .LTD.

(EARLIER KNOWN AS MAJORTREND SHARES & STOCK BROKERS PVT. LTD.)

MEMBER – NSE / BSE

CASH & FNO SEGMENT



Internal Control Procedure

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❖ ACCEPTANCE OF CLIENT

- As far as possible Walk-in clients should not be registered as client or allowed to trade. In exceptional circumstances, if any walk in client is registered then he should be allowed to trade only after undergoing a proper procedure of client identification. In addition to the client identification procedure, such walk in client should be allowed to trade only to the extent of security provided initially till the period a confidence on the financial credibility is developed. With the passage of time and after development of sound business relationship with the client, such walk in client will be treated at par with any normally registered client.

Only those new clients would be accepted and allowed to trade with us, who would be referred to us by any of the following:

- 1) Employees;
 - 2) Directors;
 - 3) Relatives or Family Members of the Directors;
 - 4) Existing Clients (trading in any segment).
- On expression of wish for becoming a client by any person, a copy of Client Registration Form along with other documents and forms will be forwarded to the client. The copy of the CRF will also be accompanied with the list of documents and additional documents or proofs required.
 - Client Registration Form after being signed and filled by the Client will be received at our Client Registration department.
 - At the client registration department, the documents are checked and only after they are found proper they will be counter signed by us. The client code generated will be communicated to the client after completion of entire procedure.
 - A prospective client will be allowed to trade only on satisfactory submission of required documentary proof and proper signing of documents.



❖ Client Identification

The following procedure should be adopted for identification of Client:

- No clients will be registered without personal contact.
- In addition to personal contact, for client identification, proper address and identity proof as prescribed by SEBI as per Uniform Documentary Requirement will be obtained from the client.
- PAN number and a Copy of PAN card will be compulsorily obtained from the client. No trading will be allowed unless the proof of PAN proof is submitted by the client.
- All the documents collected will be verified with original by the Client Registration Department and a stamp "Verified with Original will be affixed and signed **by** the person verifying it.
- In person verification should be carried out by staff member.
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❖ **Issue of Trading Terminal**

- The guidelines laid down by the Exchange for Approved User and Location of trading terminal will be strictly followed. It would be made sure that there is no issue of trading terminals to unauthorized persons or at unauthorized locations.
- The data regarding new user as well as modification in existing user should be immediately uploaded and documented on modification or issue to the new user as the case may be.

❖ **Margin Collection:**

- Any exposure to the client will be subject to the collection of adequate margins from the clients.
- The margins collected would be as per the requirements of the Exchange.
- Margins collected would be in the form of Shares, Cash or Credits.
- In cash segment margin would be collected at the discretion of management.

❖ **Transactions of Clients**

- Transactions of few major clients would be monitored, if required and in case of any suspicion from our side of possibility of any malfunctioning y the client. If required the



client will be asked to stop such kind of malfunctioning or may be even asked to stop trading:

❖ **Placement of Order**

- The orders will be placed by the respective Dealer as per the instructions from the clients.
- However, it should be made sure that the priced put up should not be unrealistic or not representing the correct market price.
- Generally before execution of order a final confirmation of the entire order should be made to the client.
- The clients should not be induced to either Buy or sell.

❖ **Collection and release of payment to Clients**

- On shortage of Margin / pay-in clients are informed on T day and payments are received on T+ 1 day.
- On non payment of Margin/Pay-in, clients are not allowed to trade.
- Generally clients are authorising us to hold their payout through running account letter.
- However, on specific request of clients payout is made on T+2 basis.



❖ **Collection and Delivery of Securities to the Clients**

- On shortage of securities for Pay-in, clients are informed on T + 1 day and securities are received on T+1 day. On non receipt of securities for Pay-in, clients are informed for shortage and auction.
- Generally clients are authorising us to hold their securities through running account letter.
- However, on specific request of clients security payout is made on T+2 basis.

❖ **Operations and Compliance requirement**

- Generally exchange/SEBI byelaws, rules, regulations and circulars received from time to time for conducting operations and following compliance stipulated by exchanges/SEBI will be followed.
- Annual compliance requirement of NSE will be submitted regularly.
- All the compliance requirements will be submitted in time to all the exchanges.



❖ Payment of Dividend

- Dividend received for the shares in Beneficiary account, should be passed on to the client with in 30 days from receipt of the Dividend.

❖ Other Areas

- Complete confidentiality of Client information should be maintained. No client information would be given except if required by law.
- Proper records as required by various statues will be maintained.
- The above internal control procedures should be reviewed periodically in the light of recent changes.
 - Back ups - The back up of the following files should be taken on a daily basis and should be stored on local and remote locations —
 - a. Trade files
 - b. Back office data base




c. Event logs such as connection logs etc.

- Back ups need to be tested on a regular basis. It will be the responsibility of IT department to test the back up on a regular basis.

For Majortrend Shares & Stock Brokers Pvt. Ltd.


Director

