INVESTOR CHARTER – Delisting of Equity Shares

VISION STATEMENT:

To continuously earn trust of investors and emerge as solution provider with integrity.

MISSION STATEMENT:

- 1. Act in investors' best interests by understanding needs and developing solutions.
- 2. Enhance and customize value generating capabilities and services.
- 3. Disseminate complete information to investors to enable informed investment decision.

DESCRIPTION OF ACTIVITIES / BUSINESS OF THE ENTITY:

Act as Manager to the offer of Delisting of Equity Shares

SERVICES PROVIDED TO INVESTORS

- 1. Public Announcement is given in English, Hindi and Regional Newspapers;
- 2. Letter of offer is dispatched through speed-post/registered post/courier or email etc.
- **3.** Background of Acquirer/PAC, object of the delisting, floor price, status of frequently or infrequently traded, high low prices for the last 3 years and 6 months preceding the month of Public Announcement disclosed to help shareholders make informed decision;
- **4.** Merchant banker and the Registrar to the resolve any query in relation to non-receipt of letter of offer, tender form, process of tendering of shares for shares held in demit form visa-vis shares held in physical form etc.
- 5. Detailed process for tendering of shares and procedure for acceptance and settlement of shares is disclosed in the letter of offer;
- 6. Facility to check the status of shares tendered on real time basis during the tendering period on the website of stock exchange;
- 7. Facility for Physical Shareholders to participate in the delisting process by submitting documents disclosed in the letter of offer;
- 8. All eligible shareholders may place orders in the Acquisition Window provided by stock exchange, through their respective stock brokers;
- 9. Post closure of delisting, offer closing advertisement given in the same newspapers wherein facts of the offer whether success or failure, discovered price, date of acceptance and settlement are disclosed.

Sr. No.	Activity	Timelines for which	Information where available	
		activity takes place		
1	Shareholder's Approval	Within 45 days from	Website of stock exchanges and	
		obtaining approval	company	
		of Board of Directors		
2	Detailed Public	Within1 WD of	Website of Stock Exchanges &	
	Announcement	receipt of In-	Company	
		Principle Approval		

TIMELINES-Right Issues

3	Dispatch of letter of offer	Within 2 WDs of Public Announcement	Website of Stock Exchanges & Company
4	Offer opening	Within 7 WDs from detailed public announcement	
5	Availability of letter of offer and form of acceptance	Till issue closure date	Website of Stock Exchanges & Company
6	Availability of material documents for inspection by shareholders	Till issue closure date	Address given in Letter of Offer
7	Closing and delisting offer	On 5 th Working Day	Stock Exchange Website
8	Acceptances and settlement of shares	Within 5 WDs from post offer public announcement or through secondary market settlement mechanism as the case may be	Stock Exchange Website
9	Date of post offer advertisement	Within 2 WDs of closure of bidding period	Website of stock exchange & Company
10	Dispatch of exit letter to residual shareholders	After delisting order of stock exchange and remains valid for 1 yea	Website of Company

RIGHTS OF INVESTORS

- 1. All the Public Shareholders registered or unregistered, who own fully paid equity shares of the Company any time before the closure of the Open Offer are eligible to participate in the Open Offer.
- 2. Rights to inspect the material documents as listed out in the letter of offer during the tendering period
- 3. Shareholders can obtain letter of offer along with tender forms from the Registrar to the offer or Manager to the offer and can also download from the website of the Stock Exchanges.

DOs AND DONTS FOR THE INVESTORS

Dos

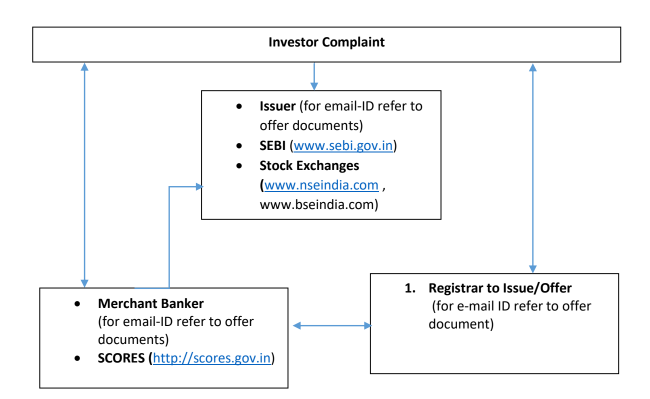
- 1. Ensure completed Tender Forms are submitted within the period stipulated in the Letter of Offer;
- 2. Ensure the demit account and the PAN belong to the same eligible shareholder
- 3. In case shares are held in physical Form, shareholder should ensure that the correct share certificates are attached along with the Tender Form
- 4. Ensure that the signatures registered with the Company and the signature on the Tender Form are the same
- 5. In case any person has submitted Equity Shares in physical form for dematerialization, such Eligible Shareholders should ensure that the process of getting the Equity Shares

dematerialized is completed well in time so that they can participate in the Offer Before Offer Closing Date.

DON'Ts

- 1. Offer by Shareholders will be rejected if the terms and process mentioned in the Letter of Offer are not followed
- 2. Shareholders who are holding Physical Shares as on the Record Date should not submit incomplete Tender Form and other documents for placing their bid in demat form;
- 3. There should be no name mismatch in the demat account of the Eligible Shareholder and PAN; or
- 4. There should not be any restraint order of a Court/any other competent authority for transfer/disposal/ sale
- 5. The title to the Equity Shares should not be under dispute and there should not be any restraint

INVESTOR GRIEVANCE REDRESSAL MECHANISM AND HOW TO ACCESS IT.



TIMELINES FOR RESOLUTION OF SHAREHOLDER GRIEVANCES IN BUYBACK

Sr. No.	Activity	No. of calendar days	
1	Shareholder grievance received by the manager to the offer	Т	
2	Manager to the offer to identify the concerned intermediary and it shall be endeavoured to forward the grievance to the concerned intermediary/ies on T day itself	T+1	
3	The concerned intermediary/ies to respond to the manager to the offer with an acceptable reply	х	
4	Shareholder may escalate the pending grievance, if any, to the functional head / head of department of manager to the offer	T+21	
5	Manager to the offer, the concerned intermediary/ies and the Shareholder shall exchange between themselves additional information related to the grievance, wherever required	Between T and X	
6	Manager to the offer to respond to the Shareholder with the reply	X+3	
7	Best efforts will be undertaken by lead manager to resolve the grievance within T+30		

Nature of investor grievance for which the aforesaid timeline is applicable

- 1. Delay in unblocking of funds
- 2. Any other grievance as may be informed from time to time

Mode of receipt of investor grievance

The following modes of receipt will be considered valid for processing the grievances in the timelines discussed above:

- 1. Letter from the investor addressed to the lead manager at its address mentioned in the offer document, detailing nature of grievance, details of application, details of bank account, date of application etc.
- 2. E-mail from the investor addressed to the lead manager at its e-mail ID mentioned in the offer document, detailing nature of grievance, details of application, details of bank account, date of application etc.
- 3. On SEBI Complaints Redress System (SCORES) platform.

Nature of enquiries for which the Lead manager shall endeavour to resolve such enquiries/ queries promptly during the issue period. Availability of application platform

- 1. Availability of form acceptance cum acknowledgement
- 2. Availability of offer document,
- 3. Process of tendering of shares in the offer
- 4. Date of offer opening/closing/acceptance and settlement of charges.
- 5. Any other query of similar nature

RESPONSIBILITIES OF INVESTORS

- 1. Shareholders should keep abreast of corporate announcement for takeover, buyback, dividend, bonus, splits etc.
- 2. Shareholders should read public announcement and letter of offer carefully including taxation related issues;
- 3. Shareholders should ensure that their demat account is active.
- 4. Shareholders should ensure that the bank account registered with their DP is active for receiving the payment against tendered shares on time.