

Shortages in obligations arising out of internal netting of trade

As per the Exchange Settlement Norms the Pay in Obligation for securities are netted at member level and only net obligation is paid in to the exchange. It could be possible that within the members client, there could be opposite positions in the same scrips, which then, necessitates the internal adjustment/netting.

Internal Auction: In case a seller client fails to deliver which was to be paid out for the account of another of our clients, such a situation necessitates the Internal Auction. As per the present policy the methodology used for the internal shortage of the scrip traded is given below:

1. In case there is internal shortage there is a possibility that within the member client i.e. the buyer and seller are both FIIPL clients and the seller defaults in delivery due to which the buyer may not receive the shares on T+1, the price will be determined by auction/close out price of the scrip as informed by NSE for that settlement or 20% above the official closing price on the auction day whichever is higher or internal close out price which will be calculated at highest closing price prevailing in the NSE from the first day of the relevant trading period till the day of closing out plus 10% penalty and other statutory charges. Shall be recovered from the defaulting client and passed on to the respective beneficiary client.

2. Generally, the auction day is considered to be T+1 day i.e. the day next to the official settlement day.

3. Please note that the above procedure is expected to change in case NSE makes any changes in their auction procedure.

Brokerage on Auction: The Member shall charge auction brokerage as applicable on value to all short seller.

Review of Policy

This policy has been approved by the Board of Directors of the Company and will be reviewed as and when need arises and in any case once a year. The Policy would be available on the Company's registered office and website of the Company.

COMMUNICATION OF THIS POLICY: Principal Officer shall ensure that this policy is communicated to all management and relevant staff including directors, Head of the department (s), branches and group companies. The policy was placed before the Board of Directors of Fair Intermediate Investment Pvt Ltd and the same was

Approved by the Board of Directors.

For Fair Intermediate Investment Pvt. Ltd.

(Mahesh Mittal)

(Director)

Policy Marker: Mr. Kuldeep Trivedi Policy Checker: Mr. Manoj Agarwal Policy Approved on: 20.06.2024 Policy Approved by: Board of Directors Policy Reviewed Date: July 01, 2024 Reviewing Period: One Year