

MACY SHARES & STOCK BROKERS PVT.LTD

Member, National Stock Exchange of India Ltd. Capital & Derivatives

SEBI Regn No.: INZ000271830 Member Code : 07140

Regd. Office : 6 C1-2, Court Chambers, 35, Vithaldas Thakersey Marg,

New Marine Lines, Mumbai-400 020. Tel: 022-6639 0005/6/7 E-Mail : : macysecurities@gmail.com / macyshares@rediffmail.com

MACY SHARES & STOCK BRK. PVT.LTD.

POLICIES AND PROCEDURES FOR CLIENT DEALINGS – ALL EXCHANGES MANDATORY

(as required by SEBI circular MIRSD/ SE /Cir-19/2009 dated December 3, 2009)

Policy a. refusal of orders for penny stocks

MACY SHARES & STOCK BRK. PVT.LTD. does not place any restriction on trading of any listed security on any of the exchanges except in cases where there are Surveillance concerns like:

1. Securities on which Additional Surveillance Measure (ASM) have been applied
2. Securities on which Graded Surveillance Measure (GSM) have been applied
3. Securities in which unsolicited SMSs is found to be circulated
4. Securities which not in compliance with the listing requirements like Z Group, etc.
5. Any other security with any Surveillance concerns

Policy b. setting up client's exposure limit

MACY SHARES & STOCK BRK. PVT.LTD. sets the exposure allowed to the client based on the combination of the following factors:

1. Ledger balance
2. Securities provided as Margin Pledge
3. Early pay-in credit expected
4. Past track record of the client in their dealings
5. Networth/ goodwill of the clients
6. Recommendations of the Branch Manager/ Authorized Person The decision of the Chief Risk Officer (CRO) on the matter is final.

Policy c. applicable brokerage rate (all securities/ all segments/ all exchanges)

Based on the track record of the clients, past and future volume expectations and the recommendations of the Branch Manager/ Authorized Person, the brokerage of the client is fixed on case to case basis and tariff sheet made. All charges will be capped to the limits allowed by SEBI/ Exchanges

Policy d. imposition of penalty/delayed payment charges by either party, specifying the rate and the period not resulting in funding by the broker in contravention of the applicable laws

In case of delay in settlement pay-in obligations/ margin obligations, such delay is interest of 1.5% per month may be charged to the clients (subject to it charging being in a manner not in contravention to applicable laws).

All penalties/ fees/ fines/ charges levied by any Exchange/ Clearing House/ Clearing Corporation/ SEBI/ any regulator on MACY SHARES & STOCK BRK. PVT.LTD. due to the acts/ actions/ orders/ trades of the clients will be recovered from the clients as long as such recovery is not restricted by law.



MACYSHARES&STOCKBROKERSPVT.LTD

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Policy e. the right to sell clients' securities or close clients' positions. without giving notice to the client on account of non-payment of client's dues (Limited to the extent of settlement/margin obligation) In case the client fails to meet this margin/settlement obligations on same being due, the member shall have the right to sell clients' securities or close client's positions in a manner as permitted in the rules/ regulations/ byelaws/ circulars of the concerned exchanges.

Policy f. shortages in obligations arising out of internal netting of trades

In case of internal shortage positions, the same shall be sent for self-auction facility where available. Where self-auction facility is not available/ not availed (and if permissible at the respective exchange), the securities shall be purchased back in the account of the seller who has not delivered, and the securities so purchased shall be given to the buyer in the receipt of the same. In case the securities cannot be purchased back for any reason whatsoever, the positions will be closed out as per Exchange formula.

Policy g. conditions under which a client may not be allowed to take further position or the broker may close the existing position of a client

The risk management policy of MACYSHARES & STOCK BRK.PVT.LTD. is put on the website of the client Based on the said policy, the member may not allow the client to take further position in the market. Further, the existing position of the client may be closed and the securities of the client lying with the trading member may be sold when:

1. The client fails to meet his commitment for deposit of funds/ securities (including cases of cheque return)
2. Where the client is unable to provide funds/securities in a manner that can be transferred to the exchange immediately for pay-in/ margin obligations
3. When the trading member has reasonable grounds to believe that the client is involved in illegal/ unethical/ undesirable activities
4. In case of high market volatility where the current margins of the clients with the Trading Member does not cover the value at risk of the client
5. The client has not paid margins due

Policy h. Temporarily suspending or closing a client's account at the client's request

At the written/ verifiable verbal request of the client the trading account of the client would be put in the suspended mode. The said account would remain in suspended mode till such time the client requests for the reactivation of account.

Policy i. deregistering a client

A client will be deregistered on the following situations:

1. Where the client has defaulted at the trading member
2. At the request of the client for the same
3. By trading member with advance notice

Policy j. Policy for inactive accounts (dormant accounts)

A client will be marked as dormant/inactive if no trade takes place for a period of twenty four months. On the account being marked inactive, all the clients' funds and securities, if any will be returned to the client. The account will be activated at the request of the client in a manner permissible by law.



MACY SHARES & STOCK BROKERS PVT.LTD

Member, National Stock Exchange of India Ltd. Capital & Derivatives

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Policy k. Additional Information under SEBI circular ref. CIR/HO/MIRSD/DOP/CIR/P/2019/75 dated 20-Jun-2019


As per the SEBI circular ref. CIR/HO/MIRSD/DOP/CIR/P/2019/75 dated 20-Jun-2019 and the Frequently Asked Questions issued by the Stock exchanges on 27-Sep-2019, the following policies will be followed by us:

1. Where securities lying with MACY SHARES & STOCK BRK. PVT.LTD. in collateral or otherwise are in excess of what can be retained by MACY SHARES & STOCK BRK. PVT.LTD. as per the norms of the exchanges, such excess securities will be returned to the client at the time of funds settlement
2. Any instructions to MACY SHARES & STOCK BRK. PVT.LTD. for maintaining running account of securities shall stand deleted and MACY SHARES & STOCK BRK. PVT.LTD. shall not act upon such instructions
3. In case of non-meeting of settlement obligations, the positions of the clients shall be liquidated in the manner as prescribed in the Risk Management policy of MACY SHARES & STOCK BRK. PVT.LTD..
4. The payment terms would be that the clients have to meet their margin and settlement obligations at a level as prescribed by the exchanges in the manner as prescribed in the Risk Management policy of MACY SHARES & STOCK BRK. PVT.LTD..

This policy has been adopted by MACY SHARES & STOCK BRK. PVT.LTD. Brokerage Private Limited at its Board Meeting held on 10th Nov,2022 and is subject to Annual Review.

Kindly note that the policy may have been revised over time. Latest version of the policy would be available on www.macyshares.com

MACY SHARES & STOCK BROKERS PVT LTD


(Udhaykumar Mani Nadar)
Compliance Officer



The above revised policy was approved by Macy Shares & Stock Brk.Pvt.Ltd at the Board meeting held on 10-Nov-2022