

INVESTOR CHARTER- RIGHTS ISSUE

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 Lead Manager to Rights Issue by a Listed Company

SERVICES PROVIDED TO INVESTORS:

- Letter of Offer and other Rights Issue materials: should contain all material disclosures.
- Upload Draft LoF on website of the Lead Managers.
- Make a public announcement, within 2 days of filing of the DLoF with SEBI, and invite comments from
- Make available the Abridged Letter of Offer ("AloF"), application form and Rights Entitlement Letter.
- Make material contracts and documents available for inspection at the time and place mentioned in the LoF
- Record Date, Rights Issue price, Rights Entitlement ("RE") ratio, Issue Period:
- Announce the record date to determine eligible shareholders SEBI (LODR) Regulations.
- Record date, price, RE ratio, renunciation period, Rights Issue period in the LoF, ALoF etc.
- A link to the SEBI website that includes the list of SCSBs registered with SEBI, which offer the facility of ASBA to be given in LoF.
- Availability of LoF and other issue materials:
- ALoF, along with application form, sent to all the existing shareholders at least 3 days before the date of opening of the Rights Issue.
- Copy of the LoF also hosted on the website of issuer, SEBI, Stock Exchanges and Lead Managers. Existing shareholders can get a copy of the LoF from the issuer/ Lead Manager(s).
- Pre-Issue Advertisement, published at-least 2 days before Rights Issue opens.



- Application Procedure: Applications in a Rights Issue can only be made through Applications Supported by Blocked Amount ("ASBA") through Self Certified Syndicate Banks ("SCBs") in the following manner:
- Physical ASBA Application form to be printed, filled-in and submitted to the designated branches of the SCSBs.
- Online ASBA Online/ electronic application to be made through using the website of the SCSBs.
 - Plain Paper Applications: Shareholders who have neither received the application form nor are in a position to obtain a duplicate application form can make an application through plain paper as per details provided by such shareholders are disclosed in the LoF. Shareholders should note that applicants applying on plain paper cannot renounce their rights. Further, if application is made on plain paper and application form, both are liable to be rejected.
- SEBI may also prescribe any other application methods for a Rights Issue and the same will be suitably disclosed in the LoF.
- Credit of electronic REs:
- A separate ISIN is created for REs and remains frozen till the issue opening date.
- REs credited to the demat account of the shareholders as on the record date, before the issue opening date.
- REs credited to suspense escrow account in cases where such as shares held in physical form, shares under litigation, frozen demat account, details of demat account not available, etc.
- How can investors check their REs?
- Rights entitlement letter is sent to the shareholders and also available on the website of the Registrar.
- Receipt of credit message from NSDL/ CDSL.
- Demat statement from depository participant showing credit of REs.
- Options available to shareholders relating to REs:
- Apply to full extent of REs or for a part of the RE (without renouncing the other part)
- Apply for a part of RE and renounce the other part of the RE
- Apply for full extent of RE and apply for additional rights securities
- Renounce the RE in full
- Trading in Electronic REs: Investors can trade REs in electronic form during the renunciation period in the following manner:



On Market Renunciation:

- Buy/ sell on the floor of the stock exchanges through a stock broker with T+2 rolling settlement.
- Closes 4 working days prior to the closure of the Issue.

• Off Market Renunciation:

- Buy/ sell using delivery instruction slips.
- To be completed in such a manner that the REs are credited to the demat account of the renouncees on or prior to the Rights Issue closing date.

• Allotment procedure, Credit of Securities and Unblocking:

- The allotment is made by the issuer as per the disclosures made in the LoF.
- Securities are allotted and/ or application monies are refunded or unblocked within such period as may be specified by SEBI and disclosed in the LoF.
- Allotment, credit of dematerialized securities, refunding or unblocking of application monies, as may be applicable, are done electronically.
- A post-issue advertisement with prescribed disclosures including details relating to subscription, basis of allotment, value and percentage of successful allottees, date of completion of instructions to SCSBs by the Registrar, date of credit of securities, and date of filing of listing application, etc. is released within 10 days from the date of completion of the various activities.

• Investors should also note:

- REs which are neither renounced nor subscribed, on or before the issue closing date will lapse and shall be extinguished after the Issue Closing Date.
- Investors who purchase REs from the secondary market must ensure that they make an application and block/ pay the Rights Issue price amount.
- No withdrawal of application is permitted after the issue closing date.
- All allotments of securities shall be made in the dematerialised form only.
- Physical shareholders are required to provide their demat account details to the Issuer/ Registrar
 to the Issue for credit of REs not later than 2 working days prior to issue closing date, such that
 credit of REs in their demat account takes place at least one day before issue closing date



TIMEL	TIMELINES - RIGHTS ISSUES			
Sr.		Timeline for which activity	Information where available/ Remarks	
No.	Activity	takes place		
1	Filing of DLoF by Issuer for	DLoF made public for atleast	Websites of SEBI, Stock Exchanges, Lead	
	public comments (if not a	21 days from the date of	Managers	
	fast track Rights Issue)	filing the DLoF		
2	Public Announcement	Within 2 days of filing of the	Newspaper - english, hindi, regional (at	
	w.r.t. DLoF filing and inviting	DLoF with SEBI	the place where the registered office of	
	the public to provide		the Issuer is situated)	
	comments in respect of the			
	disclosures made in DLoF			
3	Record Date	Advance notice of at-least 3	Websites of Stock Exchanges; Record	
		working days (excluding	Date also disclosed in LoF, ALoF,	
		the date of intimation and	Application Form, Pre-Issue	
		the Record Date)	Advertisement	
4	Dispatch of ALoF along with	Must be completed	Dispatched through registered post or	
	Application Form and RE	atleast 3 days before the	speed post or by courier service or by	
	Letter	date of opening of the	electronic transmission	
		issue		
5	Pre-Issue Advertisement	At-least 2 days before the	Newspaper Advertisement (english,	
		date of opening of the issue	hindi, regional) with information such	
			details of date of completion of	
			dispatch of ALoF and Application	
			Form; obtaining duplicate Application	
			Forms, (c) application procedure etc.	
6	Availability of electronic	Before issue opening	Websites of Stock Exchanges, Registrar	
	copy Application Form and		to Issue and SCSBs	
	ALoF			
l				



7	Availability of LoF	Typically uploaded on the	Website of Issuer, SEBI, Stock	
		same day as filing with the	Exchanges and Lead Managers. Existing	
		Stock Exchanges	shareholders can also request for copy	
			of the LoF and the same shall be	
			provided by the issuer/ Lead Manager(s)	
8	Rights Entitlement	-	RE Information available in RE Letter	
	Information		sent to shareholders, available on	
			Registrar's website, credit message	
			from NSDL/ CDSL when electronic REs	
			are credited and demat statement from	
			depository.	
9	Credit of Rights Entitlement	Before the issue opening date	Credit message from NSDL/ CDSL (e-	
	to the demat account of the		mail/ SMS); Demat statement from	
	shareholders as on Record		depository participant showing credit of	
	Date		REs; Last date for credit of Res	
			mentioned in LoF.	
10	Issue opening date	Difference of at-least 3 days	Stock Exchange website; Disclosure	
		between dispatch of the	made in LoF, ALoF, Application Form,	
		ALoF along with Application	Pre-Issue Advertisement	
		Form and issue opening		
		date + at- least 2 days		
		between issue of Pre-Issue		
		Advertisement and issue		
		opening date		
11	On Market Renunciation	4 working days prior to issue	Information on the procedure for On	
		closing date	Market Renunciation disclosed in LoF;	
			Last date for On Market Renunciation	
			disclosed in LoF, Application Form	
			along with ALoF, Pre-Issue	
			Advertisement	



12	Off Market Renunciation	REs must be credited to the demat account of the renouncees on or prior to the issue closing date	Information on the procedure for Off Market Renunciation disclosed in LoF; Disclosure that REs must be credited to the demat account of the renouncees on or prior to the issue closing date in LoF
13	Physical shareholders (if	2 days prior to issue closing	Disclosure made in LoF
	any) can provide their	date	
	demat account details to		
14	Issuer/ Registrar Credit of REs of demat	1 day prior to issue closing	Disclosure made in LoF; Intimation of
14	accounts of Physical	date	credit by e-mail/ SMS
	Shareholders, as provided by	uate	creatibly e-maily sivis
	them to the Issuer/ Registrar		
15	Withdrawal/	Issue closing date	Disclosure made in LoF
	Cancellation of bids	issue closing date	Disclosure made in Eor
16	Issue closing date	Rights Issue kept open for a	Stock Exchange website; Disclosure
	l source ereem B auto	minimum period of 15	made in LoF, ALoF, Application Form,
		days and maximum period of	Pre-Issue Advertisement
		30 days	
17	Credit of securities,	Within 15 days from issue	Credit confirmation by e-mail/
	allotment status and	closing date	SMS from depository; Allotment
	allotment advice		advice through electronic/ physical
			intimations
18	Lapsed REs are extinguished	On completion of allotment,	REs which are neither renounced nor
	and ISIN for REs is	the ISIN for REs is deactivated	subscribed by shareholders, shall lapse
	permanently deactivated	in the depository system by	after closure of the Issue. Issuer shall
		the depositories	ensure that lapsed REs are
			extinguished from depository system
			once securities are allotted pursuant
			to the Issue. Once allotment is done,



			the ISIN for REs shall be permanently
			deactivated in the depository
			system by the depositories.
19	Unblocking ASBA Accounts/	Within 15 days from issue	In case of any delay in giving the
	refunds	closing date	instructions, the Issuer shall
			undertake to pay interest at the rate
			of 15% per annum to the
			shareholders within such time as
			disclosed in the LoF
20	Commencement of trading	Typically the working day	Notices posted on websites of Stock
		after the date of credit of	Exchanges
		securities to the allottees	
21	Post issue advertisement	Within 10 days from the date	Newspaper - english, hindi, regional (at
	on subscription and basis	of completion of the various	the place where the registered office of
	of allotment	activities	the Issuer is situated)

RIGHTS OF INVESTORS

- Receive transferable and transmittable rights shares that rank *pari passu* in all respects with the existing shares of the Issuer Company.
- Receive ALoF with Application Form prior to Issue Opening Date.
- Receive REs in dematerialized form prior to Issue Opening Date.
- Receive allotment advice and letters intimating unblocking of ASBA account or refund (if any).
- Existing shareholder has the right to request for a copy of LoF and the same shall be provided by the Issuer/ Lead Manager.
- All such rights as may be available to a shareholder of a listed public company under the Companies Act, the Memorandum of Association and the Articles of Association.



DO's and DON'Ts FOR INVESTORS

DO's:

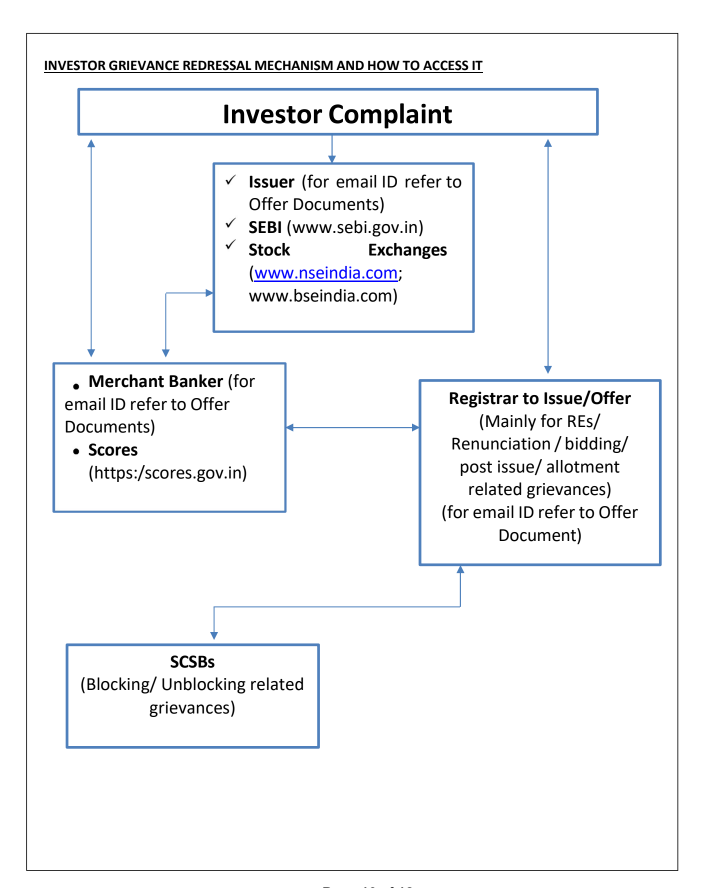
- Carefully read through and fully understand the LoF, ALoF, Application Form, rights entitlement letters, application procedure and other issue related documents, and abide by the terms and conditions.
- Ensure accurate updation of demographic details with depositories including the address, name, investor status, bank account details, PAN, e-mails addresses, contact details etc.
- Have/ open an ASBA enabled bank account with an SCSB, prior to making the Application.
- Ensure demat/ broking account is active.
- Provide necessary details, including details of the ASBA Account, authorization to the SCSB to block an amount equal to the Application Money in the ASBA Account mentioned in the Application Form, and also provide signature of the ASBA Account holder (if the ASBA Account holder is different from the Investor).
- All Investors including Renouncees, must mandatorily invest in the Issue through the ASBA process only and/ or any other mechanism as prescribed by SEBI and disclosed in the LoF/ ALoF.
- In case of non-receipt of Application Form, request for duplicate Application Form or make an application on plain paper.
- Submit Application Form with the designated branch of the SCSBs before the Issue Closing Date with correct details of bank account and depository participant
- Ensure that sufficient funds are available in the ASBA account before submitting the same to the respective branch of SCSB.
- Ensure an acknowledgement is received from the designated branch of SCSB for submission of the Application Form in physical form.
- All Investors should mention their PAN number in the Application Form, except for Applications submitted on behalf of the Central and the State Governments, residents of Sikkim and the officials appointed by the Courts.
- Ensure that the name(s) given in the Application Form is exactly the same as the name(s) in which the beneficiary account is held with the Depository Participant.
- Trading of REs should be completed in such a manner that they are credited to the demat account of the renouncees on or prior to the Rights Issue closing date.



- Investors who purchase REs from the secondary market must ensure that they make an application and block/pay the Rights Issue price amount.
- All communication in connection with application for the rights shares, including any change in address of the Investors should be addressed to the Registrar prior to the date of allotment quoting the name of the first/ sole Investor, folio numbers/ DP Id and Client Id. Further, change in address should also be intimated to the respective depository participant.
- In case the Application Form is submitted in joint names, ensure that the beneficiary account is also held in same joint names and such names are in the sequence in which they appear in the Application Form.
- Investors holding Equity shares in physical form, who have not provided the details of their demat
 account to the Issuer Company or the RTA, are required to provide such details to the RTA, no
 later than two working days prior to the Issue Closing Date to enable the credit of their REs by way
 of transfer from the suspense Demat escrow account to their respective Demat accounts, at least
 one day before the Issue closing Date.
- Investors may withdraw their Application at any time during Issue Period by approaching the SCSB where application was submitted.
- Sign and/ or submit all such documents and do all such acts that are necessary for allotment of Rights shares in the Issue.
- Provide accurate information and investor details while filing for investor complaints/ grievances.

DON'Ts

- Investors should not apply on plain paper after submitting CAF to a designated branch of the SCSB.
- Investor should not pay the application money in cash, by cheque, demand draft, money order, pay order or postal order.
- Physical Application Forms should not be sent to the Lead Manager/ Registrar/ to a branch of the SCSB which is not a designated branch; instead those are to be submitted only with a designated branch of the SCSB.
- GIR number should not be provided instead of PAN as the application is liable to be rejected.
- Do not apply with an ASBA account that has been used for five or more Applications.
- Do not instruct the SCSBs to release the funds blocked under the ASBA process.
- Investors cannot withdraw their Application post the Issue Closing Date.





TIMELINES FOR RESOLUTION OF INVESTOR GRIEVANCES- RIGHTS ISSUES)

Sr.	Activity	No. of calendar
No		days
1	Investor grievance received by the lead manager	Т
2	Lead 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 lead manager with an acceptable reply	Х
4	Investor may escalate the pending grievance, if any, to a senior officer of the lead manager of rank of Vice President or above	T+21
5	Lead manager, the concerned intermediary/ies and the investor shall exchange between themselves additional information related to the grievance, wherever required	Between T and X
6	LM to respond to the investor with the reply	Upto X+3
7	Best efforts will be undertaken by lead manager to respond to the grievance within T+30	

Nature of investor grievance for which the aforesaid timeline is applicable

- 1. Delay in unblocking of funds
- 2. Non allotment/ partial allotment of securities
- 3. Non receipt of securities in demat account
- 4. Amount blocked but application not made
- 5. Application made but amount not blocked
- **6.** 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 address 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.

- 1. Availability of application form, ALoF
- 2. Availability of offer document
- 3. Credit and trading in Res; Options available to shareholders relating to REs
- 4. Process for participating in the issue/ mode of payments
- List of SCSBs
- 6. Record Date, Rights Issue Price, RE ratio, Issue Period, date of allotment, date of listing
- 7. Technical setbacks in services provided by SCSBs/ other payment mechanisms
- 8. Any other query of similar nature

RESPONSIBILITIES OF INVESTORS

- Read the LoF, ALoF, application form, rights entitlement letters and other issue related literature carefully and fully before investing, including the risk factors section.
- Fully understand the terms of investment and timelines involved in the issue process as disclosed in the LoF, ALoF, application form, and issue related literature.
- Consult his or her own tax consultant with respect to the specific tax implications arising out of their participation in the issue.
- Provide full and accurate information in the application form as maybe required while making an application and when making investor grievances; Also keep records of the same.
- Ensure active demat/ broking account before investing.
- Shareholders should ensure to register E-mail Id with the Company or Depository for timely updates on Corporate actions.
- Keep abreast of material developments relating to the company inter alia by checking the company's website or the websites of the Stock Exchanges including for corporate actions like mergers, de-mergers, splits, rights issue, bonus, dividend etc.