

PAKISTAN STOCK EXCHANGE LIMITED

Stock Exchange Building, Stock Exchange Road, Karachi-74000 UAN: 111-001-122 Fax: 32437560

PSX RESPONSE PAPER

[With reference to PSX Notice No. PSX/N-664 dated June 02, 2021]

Proposed amendments to PSX Regulations in relation to allowing opening of trading account of local customers who/which maintain an account with a bank in Pakistan or any other entity as may be authorized by the Commission

August 13, 2021

1. INTRODUCTION:

- 1.1 PSX publishes 'Response Paper' on its website after close of consultation process on proposed amendments to PSX Regulations. The Response Paper sets out PSX's response to the comments received on the proposed regulatory amendments.
- 1.2 PSX vide notice No. PSX/N-664 dated June 02, 2021 invited public to submit their comments and feedback on the proposed amendments to PSX Regulations in relation to various matters including allowing opening of trading account of a local customer based on KYC information shared by designated bank in Pakistan, latest by June 09, 2021. Readers may peruse such notice by clicking the following link:

 https://www.psx.com.pk/psx/resources-and-tools/listings/public-comments
- 1.3 PSX received comments from 5 respondents who consented to reveal their identity along with comments. PSX is thankful to these respondents for submitting comments:

| S. # | RESPONDENT'S NAME | DESIGNATION | COMPANY |
|-------------|------------------------|---------------------------|----------------------------|
| 1 | Mr. Fida Ali Mirza | Company Secretary | MCB Bank Limited (MCB) |
| II | Mr. Bilal Farooq Zardi | Secretary General | Pakistan Stock Brokers |
| | | | Association (PSBA) |
| III | Mr. Tanzeel ul Rehman | Head of Risk Management & | JS Global Capital Limited |
| | | Compliance | (JS Global) |
| IV | Mr. Faizan Hanif | Head of Compliance | Arif Habib Limited (AHL) |
| ٧ | Mr. Muhammad Sohail | Chief Executive Officer | Topline Securities Limited |
| | | (CEO) | (TSL) |

1.4 Comments received along with responses of PSX are mentioned below:

| COMMENTS | RESPONSES OF PSX |
|---|---|
| (I) COMMENTS BY MR. FIDA ALI MIRZA, | COMPANY SECRETARY AT MCB |
| 1. Please be apprised that under Banking laws, | |
| bank's customer information is privileged & | of relevant officials of SBP, PSX, CDC, |
| confidential and cannot be shared with | NCCPL and some of the large banks, |
| brokers unless either the law clearly allows | which submitted its recommendation |
| such sharing, or the Customer(s) instruct or give | report containing a suggested process |
| express permission to the banks to share the | flow of information sharing between |
| said information with any third party; | banks and capital market institutions |
| | and intermediaries and a joint |



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| | COMMENTS | RESPONSES OF PSX |
|----|--|--|
| | COMMENTS | |
| | | mechanism was put in place whereby the KYC information of a customer |
| | | |
| | | available with banks could be utilized |
| | | by brokers for opening trading account. |
| 2. | With regards to the utilization of KYC, we are of the view that brokers, as per their present practice, need to continue to conduct their own KYC at their own end; it may be appreciated that as per regulations, KYC is understood to be an on-going/continuing process and accordingly Banks cannot be held liable/accountable for a KYC which can become discrepant/ faulty/ incorrect and upon which brokers/ third parties have placed reliance /or assumed correctness. KYC may only be shared subject to fulfillment of criteria mentioned in para 1 above, & if the brokers provide an express disclaimer confirming that Banks shall not be held liable in the eventuality that any aspect of the KYC proves incorrect and that the utilization of bank's KYC is completely at the brokers own risk & peril. | Brokers shall continue to remain responsible to conduct ongoing customer due diligence once the account is opened and also require and obtain any document and information from the customer as a part of its KYC/CDD process. This mechanism is being devised in line with the existing mechanism put in place for Roshan Digital Account to facilitate oversees Pakistanis. |
| | risk & perii. | |
| | (II) COMMENTS BY MR. BILAL FAROOQ, | |
| | requirement in the Customer Relationship Form (CRF) which was not required in the earlier Standardized Account Opening Form. The newly introduced CRF should be limited to the extent of new clients only. Approaching the clients for the re-fulfillment of their account opening forms results in a lot of inconvenience for both, the clients and the brokers. | amended this clause, rather changed its placement from clause 4.15.7 to 4.15.1.2. |
| 2. | Clause 4.15.3: We welcome the proposed amendments being made, in order to avoid duplication of work at the broker's end and to make the account opening process easier for customers. This is a long outstanding demand of the Association that for local customers, sharing of KYC information by the banks should be acceptable for the customers who have already complied with their respective banks. | rsx appreciates the comments. |



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COMMENTS RESPONSES OF PSX (III) COMMENTS BY MR. TANZEEL UL REHMAN, HEAD OF RISK MANAGEMENT & **COMPLIANCE AT JS GLOBAL**

We support proposed changes regarding opening of trading account for local customers based on the KYC information of banks as it will minimize the account opening time and may enhance the trading volume.

PSX appreciates the comments.

(IV) COMMENTS FROM MR. FAIZAN HANIF, - HEAD OF COMPLIANCE AT AHL

Clause 4.15.1.2: Restricting UIN on the basis of Considering that this comment does not non-provision/non-compliance of additional requirements of CRF will have negative impacts on investors. Provided that if an investor has trading account in multiple brokerage houses and is restricted on the basis of UIN and have complied with the additional requirement of CRF with multiple broker except one, then what recourse client will have to mark restricted on the basis of UIN. Therefore, we recommend that a client trading should only being restricted to a specific broker with whom the client is noncompliant rather than on UIN basis.

relate to subject matter of proposed amendments, PSX will take up this matter separately.

(V) COMMENTS FROM MR. MUHAMMAD SOHAIL, CEO AT TSL

Clause 4.15.1.2: In this regard existing client It may be noted that PSX has not should not be required to provide additional requirements of Customer Relationship Form (CRF) which were not required in the earlier Standardized Account Opening Form. As this will be time consuming exercise identifying and obtaining additional information from the clients.

amended this clause, rather changed its placement from clause 4.15.7 to 4.15.1.2.

2. **IMPLEMENTAION OF PROPOSED AMENDMENTS:**

The proposed amendments have taken effect from August 06, 2021.