POLICY ON MANAGEMENT OF CONFLICT OF INTERESTS

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1. INTRODUCTION

SEBI vide its circular no. CIR/MIRSD/5/2013 dated August 27, 2013 issued a General Guidelines for dealing with Conflicts of Interest of Intermediaries, Recognised Stock Exchanges, Recognised Clearing Corporations, Depositories and their Associated Persons in Securities Market. SEBI decided to put in place comprehensive guidelines to collectively cover such entities and their associated persons, for elimination / avoidance of their conflict of interest and educating the Associated Persons in the Securities Markets) Regulations, 2007 for the compliance of the guidelines. SEBI advised to lay down, with active involvement of senior management, policies and internal procedures to identify and avoid or to deal or manage actual or potential conflict of interest, develop an internal code of conduct governing operations and formulate standards of appropriate conduct in the performance of their activities, and ensure to communicate such policies, procedures and code to all concerned;

SEBI guidelines intends Intermediaries and their Associated Persons to comply with the following –

- a) High standards of integrity in the conduct of business;
- b) Fair treatment of clients and no discrimination amongst them;

- c) Avoidance of conflict of personal interest with the lient and primacy of clients' interest;
- d) Appropriate disclosure to the clients of possible source or potential areas of conflict of interest;
- e) Reducing the opportunities for conflict through prescriptive measures;
- f) Appropriate restrictions on transactions in securities while handling a mandate of issuer or client;
- g) Not to deal in securities while in possession of material non published information;
- h) Not to communicate the material non published information
- i) Not to manipulate the demand for, or supply of, or to influence prices of, securities.
- j) Not to have an incentive structure that encourages sale of products not suiting the risk profile of the clients;
- k) Not to share client information for the personal interest;

This document sets out the Policy on management of Conflict of Interest for I KAY HOLDING COMPANY PVT. LTD., with intent to define a policy and procedure for dealing with Conflict of Interest and to effectively manage any conflicts of interest that may arise in carrying out its business. Senior Management is responsible for ensuring that the Company's systems, controls and procedures are adequate to identify and manage conflicts of interest.

2. POLICIES AND INTERNAL PROCEDURES TO IDENTIFY ANDAVOID OR TO DEAL ORMANAGE ACTUAL OR POTENTIAL CONFLICT OF INTEREST

Policy and the objectives

I KAY HOLDING COMPANY PVT. LTD. policy on Conflict of Interest is defined as under-

In order to strive for achieving management of conflict of interests, I KAY HOLDING COMPANY PVT. LTD.shall endeavor-

a)To promote high standards of integrity in the conduct of business

b)To ensure fairness of dealing with clients

c)To guide for identification, elimination or management of conflict of interest situations d)To provide a mechanism for review and assessment of the policy(ies) on conflict of interests

The conflict of interest policy aims to ensure that the Company's clients are treated fairly and at the highestlevel of integrity and that their interests are protected at all times. It also aims to identify conflicts of interestbetween:

- a) The Company and a Client
- b) Relevant Person and a Client
- c) A Company of the Group and a Client
- d) Two or more Clients of the Company in the course of providing services to these Clients
- e) A Company service provider and a Client

In addition it aims to prevent conflicts of interest from adversely affecting the interest of its Client.

I KAY HOLDING COMPANY PVT. LTD. Conflicts of Interest Policy sets out how:

- a) The Company will identify circumstances which may give rise to conflicts of interest entailing amaterial risk of damage to our Clients' interests;
- b) The Company has established appropriate mechanisms and systems to manage those conflicts;
- c) The Company maintains systems designed to prevent damage to our Clients' interests through identified conflicts.

"Intermediary" and "Associated Person"

Securities and Exchange Board of India (Certification of Associated Persons in the Securities Markets)Regulations, 2007 defines the term "intermediaries" and "associated persons". Accordingly, "intermediary" means an entity registered under SEBI Act and includes any person required to obtain any membership or

approval from a stock exchange or a self-regulatoryorganization; and "associated person" means a principal oremployee of an intermediary or an agent or distributor or other natural person engaged in the securities businessand includes an employee of a foreign institutionalinvestor or a foreign venture capital investor working inIndia;

"Conflict of Interest"

Conflicts of Interest can be defined in many ways, including any situation in which an individual or corporation (either private or governmental) is in a position to exploit a

professional or official capacity in some way fortheir personal or corporate benefit. A conflict of interest is a manifestation of the moral hazard problem, particularly when a financial institution provides multiple services and the potentially competing interests of those services may lead to a concealment of information or dissemination of misleading information. Aconflictof interest exists when a party to a transaction could potentially make gain from taking actions that are detrimental to the other party in the transaction.

Identification of Conflicts ofInterests

The Company shall take adequate steps to identify conflicts of interest. In identifying conflicts of interest, theCompany will take into account situations where theCompany or an employee or a Relevant Person:

- a) Is likely to make a financial gain, or avoid a financial loss, at the expense of the Client;
- b) Has an interest in the outcome of a service provided to the Client or of a transaction carried out onbehalf of the Client, which is distinct from the Client's interest in that outcome;
- c) Has a financial or other incentive to favour the interest of one Client over another;
- d) Carries out the same business as the Client; or
- e) Receives from a person other than a Client an inducement in relation to a service provided to a Client, in the form of monies, goods or services, other than the standard commission or fee for that service.

Potential Conflict of Interest

In order to avoid, manage or deal with conflict of interest with the intermediary or he Associated Persons, it is important to identify the possible areas of conflict of interest. I KAY HOLDING COMPANY PVT. LTD. lists out the following potential conflictof interest that may affect the company.

- 1. Directorships or other employment;
- 2. Interests in business enterprises or professional practices;
- 3. Share ownership;
- 4. Beneficial interests in trusts;
- 5. Personal Account Trading;
- 6. Professional associations or relationships withother organizations;
- 7. Personal associations with other groups or organizations, or family relationships;
- 8. Front running;
- 9. Rebates;
- 10.Kickbacks;

11.Commission;

- 12. Where the company carries on the same businessas a client;
- 13.Where the company designs, markets or recommends a product or service without properly considering allour other products and services and the interest ofall our clients;
- 14. Where the company has a financial or other incentive to favour the interest of another client orgroup ofclients over the interests of a client;
- 15.Where the company has an interest in the outcome of a service provided to, or of a transaction carried out onbehalf of, a client which is distinct from that client's interest in that outcome;
- 16. Where the company is likely to make a financial gain or avoid a financial loss at the expense of a client; and
- 17.Where the company receives, or will receive, from the person other than a client an inducement in relation to the service provided to that client in the formof monies, goods or services, other than the standard commission or fee for that service;

Measures to avoid or to deal or manage actual or potential Conflict of Interests

Should a conflict of interest arise, it needs to be managed promptly and fairly. The Company puts inplacefollowing arrangements to ensure that:

- a. There is a clear distinction between the different departments' operations;
- b. No single person will gather conflicting information, thus counterfeiting or hiding information from investorsis minimized;
- c. The Company's employees are prohibited from investing in a financial instrument for which they haveaccess to non-public or confidential information;
- d. Transactions by the Company's employees are neither performed nor executed by themselves.
- e. Employees sign a contract of employment including confidentiality clauses. No associated person maydisclose inside information to others, except disclosures made in accordance with the Company's policies andprocedures, to other Company personnel or persons outside the Company who have a valid business reasonforreceiving such information;
- f. Each department will control the flow of information where, otherwise, the risk of conflict of interest mayharm the interest of a Client;
- g. Relevant information is recorded promptly in asecure environment to enable identification and management of conflicts of interests;
- h. Adequate records are maintained of the services and activities of the Company where a conflict of interesthas been identified;

- i. In certain jurisdictions appropriate disclosuremay be made to the Client in a clear, fair and notmisleadingmanner to enable the Client to make an informed decision;
- j. There is a periodic review of the adequacy of the Company's systems and controls.
- k. Employees are required to avoid conflicts of interest with activities they undertake outside I KAY HOLDING COMPANY PVT. LTD.

Information Barriers

The Company respects the confidentiality of information it receives regarding its Clients and operatesa "Needto Know" approach and complies with all applicablelaws in respect of the handling of that information. Accessto confidential information is restricted to thosewho have a proper requirement for the information consistent with the legitimate of a Client of the Company. The Company operates internal interest organizationalarrangements to avoid conflicts of interest by controlling, managing or restricting, as deemed appropriate, theflow of confidential information between differentareas of business or within a specific division ordepartment. In particular, Chinese Walls are a key tool for conflict of interest prevention, avoiding insider dealing andmarket manipulation risks.

Furthermore, Chinese Walls can involve separation of premises, personnel, reporting lines, files and IT-systemsand controlled procedures for the movement of personnel and information between the Company and any otherpart of the Company. The Company maintains permanent information barriers between different departments.

Disclosure to clients of possible source or potential areas of conflict of interest (COI)

1.I KAY HOLDING COMPANY PVT. LTD. or its associated persons should, in writing, disclose toa client any COI in respect of that client including –

- a) Measures taken to avoid or mitigate the conflict;
- b) Any ownership interest or financial interest thatthe provider or representative may be or becomeeligible for;
- c) The nature of the relationship or arrangements with a third party that gives rise to a COI in sufficientdetail to enable the client to understand the exactnature of the COI.

2.I KAY HOLDING COMPNAY PVT. LTD.or its associated persons should, in writing, inform aclient of the policy on Management of Conflict of Interest and how it may be accessed.

3. Intimation of an actual or potential COI should be made to a person with responsibility for the issue or area, such as the relevant management team, head of the department or key individual.

4. In accordance with an employee's obligation toact in the best interest of I KAY HOLDING COMPNAY PVT. LTD., it is not permissible for employees to engage in conduct that would amount to a COI withI KAY HOLDING COMPANY PVT. LTD.

5. Staff that fails to disclose a potential or actual COI in accordance with this policy may be liabletodisciplinary procedures.

6. Where a conflict arises I KAY HOLDING COMPANY PVT LTD.or its Associated Persons will, if it is aware of it, disclose it to a client priorto undertaking trading activity for that client or, if the companydoes not believe that disclosure is appropriate, tomanage the conflict, the company may opt not to proceed withthe transaction or matter giving rise to the conflict.

7. Where there is no other way of managing a conflict, or where the measures in place do not sufficientlyprotect Clients' interests, the conflict will be disclosed to allow the Client to make an informed decision onwhether to continue using our service in the situation concerned.

Policies and procedures

The Company has developed and implemented policies and procedures throughout its business to prevent ormanage potential conflicts of interest. Our employees receive guidance and training in these policies and procedures, and they are subject to monitoring and review processes.

Procedure to comply with the policy

i. Every staff member must have a copy of the Policy on management of Conflicts of Interest.

ii. If a potential COI arises, the transaction mustfirst be discussed with management before enteringinto the transaction.

iii. All new employees shall be required to declare their outside interests when they join the firm.

iv. All staff maintaining personal trading accountsoutside of the company is required to instruct their broker tosend copy contract notes and periodic statements to he company for reconciliation purposes.

v. The company Conflict of Interest Policy is located on the website www.ikayholding.com and is subject to annual review.

Inducements

The Company does not offer, solcit or accept any inducements, other than the following:

- a) The Fee, commission or benefit which is disclosed to a client, prior to the provision of the relevant service; and
- b) It is designed to enhance the quality of the relevant service to a client and in line with the Company's duty to act in the best interests of a client.
- c) Proper fees for the provision of investment services, such as custody costs, settlement and exchange fees, regulory levies or legal fees, and which cannot give rise to conflicts

With the Company's duties to act honestly, fairly and professionally in accordance with the best interests of its clients

Consequences of non-compliance with the policy

Non-compliance with this policy and the procedures described in it may be considered to be misconduct and may be subject to disciplinary action.

3. INTERNAL CODE OF CONDUCT GOVERNING OPERATIONS

I KAY HOLDING COMAPANY PVT. LTD. and Associated Persons shall abide by the Code of Conduct contained in the Schedule II of the Securities and Exchange Board of India (Stock-Brokers and Sub-Brokers) Regulations, 1992, as amended, for accomplishment of the objectives of the SEBI Code.

4. STANDARDS OF APPROPRIATE CONDUCT IN THE PERFORMANCE OF THE ACTIVITIES

I KAY HOLDING COMPANY PVT. LTD. and its Associated Persons shall adopt the following standards of appropriate conduct in the performance of the activities.

i. To place the client's interests first: Placing the client's interests first is a hallmark of professionalism, requiring I KAY HOLDIGN COMPANY PVT. LTD.andits Associated Persons to act honestly andnot place personal gain or advantage before the client's interests.

ii. To provide business services with integrity: Integrity requires honesty and sincerity in all business matters. I KAY HOLDING COMPANY PVT. LTD. and its Associated Persons are placed in positions of trustby clients, and the ultimate source of that trust is the I KAY HOLDING COMPANY PVT. LTD.andits Associated Persons' personal integrity, both inthe letter and the spirit.

iii. To provide business services objectively: Objectivity requires intellectual honesty and impartiality.Regardless of the services delivered or the capacity in which I KAY HOLDING COMPANY PVT. LTD.and its Associated Persons functions, objectivity requires I KAY HOLDING COMPANY PVT. LTD.and its Associated Persons to ensure the integrity of their work, manage conflicts and exercise soundcommercial and professional judgment.

iv. To be fair and reasonable in all business relationships & to disclose and manage conflicts of interest:Fairness requires providing clients what they are due, owed or should expect from a business relationship, and includes honesty and disclosure of material conflicts of interest. It involves managing one's own feelings, prejudices and desires to achieve a proper balanceof interests. Fairness is treating others in the same manner that you would want to be treated.

v. To act in a manner that demonstrates exemplary professional conduct: Professionalism requires behaving with dignity and showing respect and courtesy to clients, fellow business associates, and others in business-related activities, and complying with appropriaterules, regulations and business requirements.Professionalism requires I KAY HOLDING

COMPANY PVT. LTD.and its Associated Persons, individually and in cooperation with peers, to enhance and maintain the I KAY HOLDING COMPANY PVT. LTD.'s public image and its ability to serve the public interest.

vi. To maintain the abilities, skills and knowledgenecessary to provide business services competently:Competence requires attaining and maintaining an adequate level of abilities, skills and knowledge intheprovision of business services. Competence requiresI KAY HOLDING COMPANY PVT. LTD.andits Associated Persons to make a continuing commitment to learning and business services improvement.

vii. To protect the confidentiality of all client information: Confidentiality requires client information to beprotected and maintained in such a manner that allows access only to those who are authorized. A relationship f trust and confidence with the client can only bebuilt on the understanding that the client's information willnot be disclosed inappropriately.

viii. To provide business services diligently: Diligence requires fulfilling business commitments in atimely andthorough manner, and taking due care in planning, supervising and delivering business services.

5. COMMUNICATION OF POLICIES, PROCEDURES AND CODE TO ALL CONCERNED

This Policy on management of Conflict of Interestoffers general guidance in addition to I KAY HOLDING COMPANY PVT. LTD.policies and procedures and

is not meant to replace any of those policies orprocedures and shall be made available through I KAY HOLDING COMPANY PVT. LTD.website www.unitedsharebrokers.com or by sending a request in writing.I KAY HOLDING COMPANY PVT.LTD.expects all its associated persons, employees, to adhere to this policy. The Board of Directors of I KAY HOLDING COMPNAY PVT. LTD. reserves the right to amend, supplement or discontinue this policy and the mattersaddressedherein, without prior notice, at any time.

6. IMPLEMENTATION AND REVIEW OF POLICY OF MANAGEMENT ON CONFLICT OFINTEREST

This policy shall come into effect from the date of approval of the Board of Directors of the companyfor itsimplementation so as to provide necessary guidanceenabling identification, elimination or managementofconflict of interest situations and that the same shall be reviewed and assessed annually by the companymanagement.

Securities and Exchange Board of India

CIRCULAR CIR/MIRSD/5/2013

August 27, 2013

To Registered IntermediariesRecognised Stock ExchangesRecognised Clearing Corporations Depositories

Sir/ Madam,

Sub: General Guidelines for dealing with Conflictsof Interest of Intermediaries, Recognised StockExchanges, Recognised Clearing Corporations, Depositories and their Associated Persons in SecuritiesMarket.

1. All intermediaries, recognized stock exchanges, recognized clearing corporations and depositories (hereinafter collectively referred to as "such entities") are presently governed by the provisions for avoidance of conflict of interest as mandated in the respective regulations read with relevant circulars issued from time to time by SEBI. On the lines of Principle 8 of the International Organization of Securities Commissions (IOSCO) Objectives and Principles of Securities Regulations, it has been decided to put inplace comprehensive guidelines to collectively cover such entities and their associated persons, forelimination of their conflict of interest, as detailed hereunder.

2. Such entities shall adhere to these guidelines for avoiding or dealing with or managing conflict of interest. They shall be responsible for educating their associated persons for compliance of these guidelines.

3. For the purpose of these guidelines "intermediaries" and "associated persons" have the same meaning asdefined in Securities and Exchange Board of India (Certification of Associated Persons in the SecuritiesMarkets) Regulations, 2007.

4. Such entities and their associated persons shall,

- i. lay down, with active involvement of senior management, policies and internal procedures to identify andavoid or to deal or manage actual or potential conflict of interest, develop an internal code of conductgoverning operations and formulate standards of appropriate conduct in the performance of their activities, and ensure to communicate such policies, procedures and code to all concerned;
- ii. at all times maintain high standards of integrity in the conduct of their business;
- iii. ensure fair treatment of their clients and not discriminate amongst them;

- iv. ensure that their personal interest does not, at any time conflict with their duty to their clients and client's interest always takes primacy in their advice, investment decisions and transactions;
- v. make appropriate disclosure to the clients of possible source or potential areas of conflict of interest whichwould impair their ability to render fair, objective and unbiased services;
- vi. endeavor to reduce opportunities for conflictthrough prescriptive measures such as through informationbarriers to block or hinder the flow of informationfrom one department/ unit to another, etc.;
- vii. place appropriate restrictions on transactions in securities while handling a mandate of issueror client inrespect of such security so as to avoid any conflict;
- viii. not deal in securities while in possession of material non published information;
- ix. not to communicate the material non published information while dealing in securities on behalf of others;
- x. not in any way contribute to manipulate the demand for or supply of securities in the market or toinfluenceprices of securities;
- xi. not have an incentive structure that encouragessale of products not suiting the risk profile of their clients;
- xii. not share information received from clients orpertaining to them, obtained as a result of their dealings, for their personal interest;

5. The Boards of such entities shall put in placesystems for implementation of this circular and providencessary guidance enabling identification, elimination or management of conflict of interest situations. TheBoards shall review the compliance of this circularperiodically.

6. Such entities shall conduct assessment of their existing policies on conflict of interest in a timeboundmanner, not later than 6 months from the date of this circular and bring them in line with the requirements of these guidelines.

7. The said guidelines shall be in addition to the provisions, if any, contained in respective regulations/ circularsissued by the Board from time to time regarding dealing with conflict of interest, in respect of such entities.

8. This circular is issued in exercise of powers conferred under Sections 11 of the Securities and ExchangeBoard of India Act, 1992 to protect the interests of investors in securities and to promote the development of, and to regulate the securities market.

9. This circular is available on SEBI website (www.sebi.gov.in) under the categories "Legal Framework" and "Circulars".