

SMART FINSEC LIMITED (Formerly Known as Kevalin Securities Limited)

> Regd. Office : F-88, 2nd Floor, West District Centre, Shivaji Enclave, Rajouri Garden, Opp. TDI Paragon Mall, New Delhi-110027 Phone : 91-11-25167071, 45004425 E-mail : smartfinsec@gmail.com Website : www.smartfinsec.com CIN : L74899DL1995PLC063562

> > April 24, 2024

To,

BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 Scrip Code: 539494

Subject: Intimation under Regulation 30 & 30A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir / Madam,

With reference to our letter dated December 18, 2023 regarding issuance of Corporate Guarantee in favour of Axis Bank Limited, we wish to inform that Smart Finsec Limited (SFL) received an intimation from Smart Equity Brokers Private Limited with regard to amendment and renewal of Facility Agreement. The Intraday Limit has been enhanced from INR 15 Crores to INR 40 Crores though the Corporate Guarantee issued by the SFL remains unchanged i.e. INR 30 Crores Only (Intraday and Overdraft against Property).

The information required to be disclosed pursuant Regulations 30 and 30A of the SEBI LODR Regulations read with Clause 5A, Para A, Part A, Schedule III of the SEBI LODR Regulations, subsequent to the receipt of the Intimation, is enclosed herewith as Annexure 1.

Kindly take the same on your record.

Thanking You,

Yours Sincerely

For, Smart Finsec Limited

Rajvinder Kaur Company Secretary and Compliance Officer

Annexure-1

Sl. No	Particulars	Details
a)	If the listed entity is a party to the agreement	The listed entity (SFL) is not a party to the
	i. details of the counterparties (including	Working Capital Loan Agreement.
	name and relationship with the listed	
b)	entity); If listed entity is not a party to the agreement	
0)	i. name of the party entering into such	Name: Smart Equity Brokers Private
	an agreement and the relationship	Limited
	with the listed entity;	
		Relation: Group Company (The
		promoters/promoter group of SFL are
		directors and shareholder of Smart Equity Brokers Private Limited)
		brokers i fivate Linntedj
	ii. details of the counterparties to the	Name: Axis Bank Limited
	agreement (including name and	
	relationship with the listed entity);	Relation: Not related to SFL.
	iii data of optoping into the agreement	22rd Appril 2024
	iii. date of entering into the agreement.	23 rd April 2024.
c)	Purpose of entering into the agreement;	To enhance Intraday Limit from INR 15
		Crores to 40 Crores, consequently
		increasing the overall limit of Credit
		Facilities to INR 155 Crores for business
		activities of Smart Equity Brokers Private Limited.
		The original/initial agreement executed on
		July 19, 2023 provided Credit Facility of
		INR 130 Crores (Bank Guarantee: INR 100
		Crores, Overdraft against Property: INR 15
		Crores and Intraday: 15 Crores).
		However, there is no change in Corporate
		Guarantee obligation of SFL (restricted to
		INR 30 Crores- Intraday and Overdraft
		against Property).
d)	Charobalding if any in the antity with whom	Smart Einson Limited dags not hold any
d)	Shareholding, if any, in the entity with whom the agreement is executed.	Smart Finsec Limited does not hold any shares in the entities which are parties to
		the Agreement.
e)	Significant terms of the agreement (in brief);	The Agreement contains terms and
		conditions of the credit facility including
		positive covenants, negative covenants, financial and information covenants. The
		Borrower (Smart Equity Brokers Private
		Limited) have also undertaken certain
		indemnity obligations, representations and
		warranties under the Agreement.
		Significant Terms:
l		

		Overall Limit of Credit Facilities : INR 155 Crores
		Nature of Facilities:
		 i) Bank Guarantee Amount: 100 Crores – In favour of BSE/ICCL/NSE/NCL/MSEI/MCX towards Trade Guarantee/ Security Deposit/ ABC Margins in Cash, Derivative and Currency Segment.
		 ii) Overdraft against property: 15 crores – For Working Capital Requirements.
		 iii) Intraday: 40 crores (Enhanced from 15 Crores) – For meeting the exchange obligation and margin requirement.
		Security: The Facility is inter alia secured by:
		(a) the Corporate Guarantee of SFL - restricted to INR 30 Crores Only - Intraday and Overdraft against Property (there is no change in the Corporate Guarantee issued by SFL, enhanced Intraday Limit is secured by Personal Guarantee of promoters);
		(b) Personal Guarantee provided by the promoters of the Company;
		(c) Lien on FDR;
		(d) the pledge of shares of Smart Equity Brokers Pvt. Ltd.
f)	Extent and the nature of impact on management or control of the listed entity;	No impact on the management and control of listed entity.
g)	Details and quantification of the restriction or liability imposed upon the listed entity;	There is no change in the quantification of the restriction or liability imposed upon SFL earlier. Liability/Obligation of SFL is restricted to 30 crores- (Intraday and Overdraft against Property).
		Further, restrictions pursuant to Deed of Guarantee executed on December 18, 2023 and as disclosed to exchange vide letter dated December 18, 2023 in Annexure-1A are same and remains unchanged.

h)	Whether, the said parties are related to promoter / promoter group / group companies in any manner. If yes, nature of relationship;	
i)	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	8 () 1
j)	In case of issuance of shares to the parties details of issue price, class of shares issued;	, NA
k)	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potentia conflict of interest arising out of such agreements, etc.	
l)	In case of rescission, amendment or alteration listed entity shall disclose additional details to the stock exchange(s):	
	i. name of parties to the agreement;	Smart Equity Brokers Private Limited and Axis Bank Limited.
	ii. nature of the agreement;	Working Capital Loan Agreement
	iii. date of execution of the agreement;	April 23, 2024
	iv. details and reasons for amendment of alteration and impact thereo (including impact on management of control and on the restriction of liability quantified earlier);	f INR 15 Crores to INR 40 Crores. There is no impact on management or
	v. v. reasons for rescission and impact thereof (including impact or management or control and on the restriction or liability quantified earlier).	t INR 30 Crores.)