

RELIGO CAPITAL ADVISORS

INVESTOR CHARTER- PRIVATE PLACEMENT OF NON-CONVERTIBLE SECURITIES

VISION STATEMENT:

To continuously earn trust of investors and emerge as a solution provider with integrity.

MISSION STATEMENT:

- 1. Act in investors' best interests by understanding needs and developing solutions.
- 2. Enhance and customise 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 Arranger to Private Placement, if appointed by the Issuer

DETAILS OF SERVICES PROVIDED TO INVESTORS – PUBLIC ISSUE:

- 1. Issuers disclosure of all covenants of the issue (including side letters, accelerated payment clause, etc.) in the placement memorandum.
- 2. Issuers may assist non-QIB Investors to register on the electronic bidding provider platform as a one-time exercise.

TIMELINES				
Sr. No.	Activity	Timeline for which activity takes place	Information where available	
1	Company to make intimation to the stock exchange(s) at least two business days prior to the passing of the Board resolution in relation to the Issue.	Two days prior to the board resolution.	Stock exchange	
2	Board resolution for approving the issuance (shareholder's approval is not required for private placement of debt if the issuance is within the borrowing limits under Section $180(1)(c)$ of the Companies Act).	Within 30 minutes	Stock exchange	
3	Investor needs to do register on the EBP platform.	At least two days before the scheduled date of bidding.	Stock exchange	
4	Companies with issue size of Rs. 100 crore and above will have to register themselves on the EBP mechanism of the Stock exchange(s) and the entire process-right from uploading of information memorandum, mapping of investors/ arrangers, bidding, pay-ins, allocation will happen through the EBP mechanism.	Two days before the scheduled date of bidding.	Stock exchange	

www.religocapital.com

RELIGO CAPITAL ADVISORS PRIVATE LIMITED



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5	Issue opens and closes	Issue should remain	
		open for minimum	Stock exchange
		one hour.	_
6	To conduct committee/ board meeting to	Within one hour of	
	identify the investors and issue the private	the closure of	-
	placement offer letter to the identified	bidding	
	investors.		
7	Allotment and receipt of funds	To be completed	
		latest within two	-
		working days of	
		closure of issue.	
8	Filing of listing application and obtaining	To be completed	
	trading approval from the stock	latest within four	Stock exchange
	exchange(s).	Working days of	
		closure of issue.	

<u>RIGHTS OF INVESTORS:</u>

- 1. Receive clear, accurate and easy to understand, issue related documents in order to make a well informed investment decision.
- 2. Material modification in the structure of debt securities shall be made only after obtaining the consent of the requisite majority of investors.
- 3. Right to attend meetings as and when such meetings are called by the debenture trustees.
- 4. Right of free transferability, nomination subject to applicable laws and regulations.
- 5. Such other rights, as may be available to the holder of securities under the Companies Act, the SEBI Listing Regulations and the Articles of Association of the Company and other applicable laws.

DOs AND DON'Ts FOR INVESTORS:

DOs:

- 1. Check the eligibility to apply as per the terms of the placement memorandum and applicable laws, including the Indian Contract Act, 1872.
- 2. The investor is advised to go through the information memorandum, its terms and conditions, all types of covenants, clauses pertaining to security, events of defaults, cross defaults, etc. thoroughly.
- 3. The applicants should submit the required KYC documents along with the application form.
- 4. All applications duly completed and accompanied with necessary documents are to be submitted to the Company.
- 5. The subscription amount shall be remitted by way of RTGS/ NEFT to the clearing corporation account of the exchange.
- 6. Abide by the terms and conditions of the investment and timelines involved in the issue process.
- 7. Ensure accurate update of demographic details with depositories including the address, name, investor status, bank account details, PAN, e-mails addresses, contact details, etc.

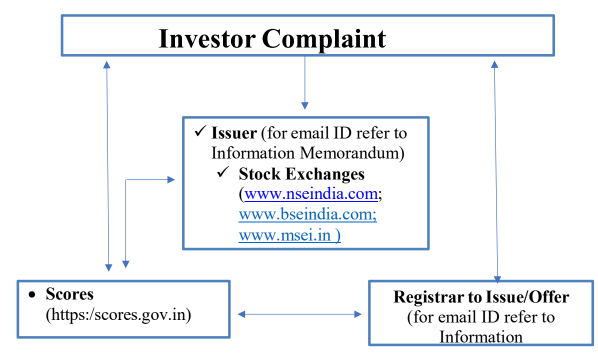


- 8. Ensure active demat/ broking account before investing as securities will be allotted in dematerialized form.
- 9. Issuer, debenture trustee and stock exchange(s) to disseminate all information and reports including compliance reports by placing them on their websites, in case of debt securities, as applicable under the NCS Regulations.
- 10. Debenture trustees to ensure independent assessment and diligence for the security offered for the proposed issue of debt securities.

DON'Ts:

- 1. Do not pay the application amount in cash, by money order, postal order or by stock invest.
- 2. Do not submit application on plain paper or on incomplete or illegible application forms.
- 3. Do not apply if your demat account has been 'suspended for credit'.
- 4. Apart from the dos and don'ts mentioned herein above, investors are required to read the information memorandum and application form carefully.

INVESTOR GRIEVANCE REDRESSAL MECHANISM AND HOW TO ACCESS IT





TIMELINES FOR RESOLUTION OF INVESTOR GRIEVANCES:

Best efforts should be undertaken by lead manager (LM) to resolve the grievances within T+30 days. A desirable indicative timeline is as follows:

Sr.	Activity	No. of
No.		calendar days
1	Investor grievance received by the Issuer and/ or the RTA	Т
2	The Issuer and/or the RTA to respond to the investor with an	T+10
	acceptable reply	
3	The Issuer and/or the RTA and the investor shall exchange between	Between T
	themselves additional information related to the grievance, wherever required	and T+10
4	In case any further coordination / information is required by Issuer /	Up to T+20
	RTA, final response to the investor should be sent	

NOTE:

It is not mandatory for the issuer to appoint a merchant banker or any other entity as advisor or arranger for the private placement of debt and even if appointed, they are NOT involved in the entire process of issuance and hence the investors will have to take up their grievance/s directly with the Company.

NATURE OF INVESTOR GRIEVANCES FOR WHICH THE AFORESAID TIMELINE IS APPLICABLE:

- 1. Non-allocation/ allotment of non-convertible debt securities after payment of application amount.
- 2. Non receipt of non-convertible debentures in demat account.
- 3. Non receipt of interest/ coupon/ redemption amount by the investor.
- 4. 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/ email from the investor addressed to the issuer and/ or to the RTA at address/ email ID mentioned in the information/ placement memorandum, detailing nature of grievance, details of application/ bidding, details of bank account, date of application/ date of bidding on electronic book mechanism, etc
- 2. On the SCORES mechanism.

NATURE OF ENQUIRIES/ QUERIES FOR WHICH THE ISSUER AND/ OR THE RTA SHALL ENDEAVOUR TO RESOLVE/ ESCALATE PROMPTLY:

- 1. Process for applying in the private placement of non-convertible debentures and making payments.
- 2. Terms of the private placement, allotment methodology, issue period, date of allotment, date of listing.
- 3. Any other query of similar nature.



RESPONSIBILITIES OF INVESTORS (EXPECTATIONS FROM THE INVESTORS:

- 1. Pay-in towards the allotment of securities shall be done from the account of the bidder/ investor.
- 2. Consult his or her own tax consultant with respect to the specific tax implications.
- 3. Investors should provide full and accurate information in the application form as maybe required while making an application and keep records of the same.
- 4. Investors should ensure active demat/ broking account before investing.
- 5. Investors need to read all the terms and conditions and disclosures carefully before investing. Merchant bankers merely act in the capacity of arrangers to the issue.
- 6. Investor to confirm that it is not declared as willful defaulter as per RBI circular.