

PACE STOCK BROKING SERVICES PVT. LTD.

**VOLUNTARY FREEZING/BLOCKING OF THE ONLINE
TRADING ACCOUNT POLICY**

Version 1.1

Basic Information:

Document	Voluntary Freezing/Blocking Of The Online Trading Account Policy
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1. Introduction

This policy (v 1.1) has been revised as per the SEBI Circular no. [SEBI/HO/MIRSD/POD-1/P/CIR/2024/4](#) dated January 12, 2024 and Exchange Circular no. NSE/INSP/60277 dated January 16, 2024 on the subject “*Ease of Doing Investments by Investors - Facility of voluntary freezing/ blocking of Trading Accounts by Clients*”.

Accordingly, this document has been derived from the framework presented by the exchange in response to the aforementioned circulars, via the Exchange Circular no.: [NSE/INSP/61529](#) dated April 08, 2024 on the subject: “*Framework for Trading Members to provide the facility of voluntary freezing/blocking the online access of the trading account to their clients*”.

This document is a handbook for our clientele, outlining the process and mode(s) through which they can request to freeze / block & unfreeze/unblock their trading account. Other details, such as the timelines, clients’ onuses, etc., to facilitate the same are also mentioned.

2. Purpose

The procedures outlined herein are per regulatory requirements in the aforementioned circulars. All clients are requested to note that the forthcoming guidelines are issued to facilitate the freezing/blocking of their respective online trading accounts upon explicit requests from the client’s end in case they notice any suspicious activity on their trading accounts.

A few instances of suspicious activities would include:

- Fresh positions being taken without the client’s knowledge or action.
- Holdings being sold without the client’s knowledge or action.
- A client is unable to access his/her account.
- A client notices a change in their linked bank account/ email/ mobile number without them having placed a request.
- A share transfer via gift/ easiest is initiated without the client’s knowledge or action.

3. Scope and Applicability

The policy statements written in this document apply to all of our resources at all levels of sensitivity; including:

- All the clients
- All employees who are part of the relevant teams.

4. Periodic Review

This document essentially helps curb clients' risk and hence forms an integral part of our internal Risk Management Policy. As such, it shall be reviewed every year unless an earlier review is necessary to ensure that the policy remains updated as per regulatory changes. Changes to this policy shall be exclusively performed by the document owner and approved by Management. A change log shall be kept current and updated as soon as any change has been made.

5. Procedure to Freeze/Block the Online Trading Account

5.1 Timelines

In line with regulatory requirements, upon the explicit request from a client to block the online access to their trading account through any of the modes mentioned in the forthcoming sections, all efforts will be taken by our Personnel to fulfill the request as per the below timelines:

- a. For requests received within trading hours, all efforts shall be taken to block the account within 15 min.
- b. For requests received after trading hours up until 15 minutes before the market opening time, all efforts will be taken to block the account before the start of the next trading session.

5.2 Mediums

Clients can report suspicious activities on their trading account via the following mediums:

- a. By mailing on the dedicated email ID: stoptrade@pacefin.in
- b. By IVR/ tele calling the dedicated number: **011-49022256** (between 8:30 am and 5:00 pm)

5.3 Verification (Mandatory)

- Requests raised on calls
 - Clients should call the dedicated number, **011-49022256**.
 - Please note that stringent identity verification will be conducted before considering any client's block requests. Hence, all clients are requested to keep all basic Personal Identification Information (PII) handy to facilitate the smooth and fast processing of requests.
- Requests raised via dedicated Email

- Clients are recommended to mail from their registered email address (email ID registered with us).
- Clients are requested to give relevant and detailed information regarding the suspicious activity they have noticed on their trading accounts.

5.4 Basic Checks & Initial Steps (Mandatory)

Our personnel would ask a series of questions (basic checks) to understand the gravity of any request received. These queries would relate to the existing positions in the client's account, inadvertent sharing of login credentials, OTPs, orders, devices used for trading, etc.

Clients are requested to kindly cooperate with our personnel and furnish all the information required, as this is essential for assessing the situation of the trading accounts.

Our authorized personnel shall communicate to the client the details of the client's existing open positions. Subsequently, the personnel will solicit input from the client regarding their preferred course of action for these positions. Upon the client's directive and subject to successful authentication of the client, we will proceed to close the client's open positions and cancel all open orders. In such instances, applicable call and trade charges will be imposed.

Clients are requested to make an informed decision based on these suggestions and communicate their decisions clearly and unequivocally so that our personnel can proceed with the blocking/freezing of their trading accounts.

Clients would receive all further updates on their requests via mail.

6. Procedure to Unfreeze/Unblock the Online Trading Account

- Clients can unfreeze/unblock their online trading accounts by raising a request via any of the modes prescribed under section 5.2.
- Please note that the client must mandatorily complete the Re-KYC procedure successfully to have their trading account unfrozen/unblocked.
- Following the successful completion of the Re-KYC procedure and after carrying out any other necessary due diligence, the client shall be intimated via mail regarding the status of their request.

7. Clarifications

It is clarified that:

- a. Freezing/blocking is only for online access to the client's trading account, and there shall be no restrictions on the Risk Management activities of **Pace Stock Broking Services Pvt. Ltd.**
- b. The request for freezing/blocking does not constitute a request for marking the client's Unique Client Code (UCC) as inactive in the Exchange records.

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