

RISK MANAGEMENT DEPARTMENT

This has been Superseded by Notification No. RMD/SS/18/98 dated 28-Sept-2018 on Resignation from membership

No. RMD/ SS/16/22

04th Jul'16

FOR INFORMATION OF ALL MEMBERS

<u>Securities Segment – Resignation from membership</u> Loss Threshold as per Chapter II, Clause E

In terms of Clauses E(1)(A)(b) and E(1)(B)(b) of Chapter II, "Membership" of the Regulations for the Securities Segment, a member shall have the right to submit resignation from the membership of Securities segment if it has taken a loss through replenishment of its contribution to the Default Fund for the segment and a loss threshold as notified has been reached.

2. The loss threshold as referred therein will be reached when Default Fund contributions of the non-defaulter members in this segment have been used up in past 12 months for meeting defaults of other members to the extent of twice the value of the total Default Fund for the segment as on the date of last regular monthly re-computation.

For example, if the size of the Default Fund for the segment is at Rs 200 Crore at the time of last re-computation (i.e last month-end), threshold will be reached if the use of contributions of non-defaulter members for meeting defaults of other members in past 12 months reaches Rs 400 Crore. Such threshold will be applicable for all members.

3. In addition, if a member has taken a loss through replenishment of its contribution to the Default Fund for the segment for meeting defaults of other members and the total amount of such loss in the past 12 months is in excess of 4 times its highest contribution to the fund during this period, the threshold as in 2 will be considered as reached exclusively for the said member.

For example, if the size of the Default Fund for a segment is Rs 200 Crore at the time of last re-computation (i.e last month-end), threshold for all members will be reached if the use of contributions of non-defaulter clearing participants for meeting defaults of other clearing participants reaches Rs 400 Crore in the past 12 months. However, if the use of



contributions of non-defaulter clearing participants is at Rs 390 crore (i.e. at less than rs 400 Crore); but for a member which has contributed say Rs 160 crore towards its default fund contribution for meeting the shortfall due to default by other members and highest contribution of the said member in the past 12 months has been less than Rs 40 Crore (i.e. it has already contributed more than 4 times of its highest contribution in past 12 months for meeting default of other clearing participants), the threshold will be considered as having reached for the said member.

4. These changes will come into effect from 05th Aug'16.

Yours faithfully,

For The Clearing Corporation of India Ltd.,

Sd/-

Managing Director