Title: Brokers could be lying on the origin of the shares attributed to you to escape legal pursuits.

Author: ultimatheule

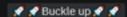
Created 2022-08-08 14:08:14 UTC

Permalink: /r/GME/comments/wj9rxf/brokers could be lying on the origin of the/

Url: https://i.redd.it/36uckx0hyhg91.jpg



ultimatheule 🐠 - 1 day ago



Be careful of the brokers, shares custodians and market participants that are now aware that saying 1) they followed a FC-02 "Stock Split processed like as Split" or 2) they bought/borrowed the shares on the market from another sources than GameStop original dividend shares to give you the dividend means potential legal problems for them because it differs from the GME SEC Corporate Action Fillings. Distributing an alternative dividend or splitting shares not intended by GME would be at risk of defrauding shareholders in the 2 cases , and instead , by receiving legal advices from theirs firms lawyers , they could coordinate between themselves and the DTC to LIE and FALSIFY about the classification of this corporate action to cover themselves , saying that , actually , they distributed to you the FC-02 "Stock Split processed as a dividend" like originally intended by GME, when it is actually not the case , but the results of 1) or 2) being identical , it's virtually indistinguishable from an outside perspective , and to add to the confusion , few brokers indeed received the legitimate Dividend shares from GameStop via the DTC.

Therefore, some market participants could swiftly change the initial narrative they told you, on "GME is wrong bro it was a Split bro , we locally splitted the shares by 4 like DTC told us" TO "We respected the shares Dividend like intended by GME and passed them on to you , and don't bother about our system saying it's a Split treated as a Split , must be a glitch or something" OR for the most honest ones "We splitted the shares / purchased them from an alternative source and distributed them to you , but the result is the same bro don't worry" to escape legal pursuits, lying and spoofing about the classification of their (real)Split or Stock purchases into a (fake)Dividend , as long as there is no means or court-ready proofs about them actually doing a Split or Stock Purchases in lieu of the Dividend : previous recorded calls with their representatives or emails exchanges with their departments , recognizing it was a FC-02 "Stock Split processed like a simple Split" aren't necessary admissibles in courts or if they are, aren't bullet proofs or gold-standard elements on which a solid class action law suit can be made.



