## BEFORE THE SECURITIES AND EXCHANGE BOARD OF INDIA, MUMBAI

## **CONSENT ORDER**

IN C. A. No. 172 of 2007 OF
M/s SMC GLOBAL SECURITIES LIMITED
IN THE MATTER OF
TRADING ON MAY 17, 2004

## AND

## INSPECTION OF BOOKS OF ACCOUNTS

- 1. On May 17, 2004, BSE SENSEX recorded a steep intra-day fall of 842 points and closed around 564.71 points down. Similarly, NSE CNX Nifty also recorded an intra-day fall of 291.6 points and closed at 193.75 points down for the day. In view of the sharp fall, the trading on May 17, 2004 was suspended twice by these exchanges. SEBI initiated preliminary examination into the matter. During the preliminary examination, 15 scrips and their stock futures in which the fall was more significant were identified. In this connection, SEBI commenced investigation into the transactions by SMC Global Securities Ltd. (hereinafter referred to as the applicant) which is a trading member of NSE.
- 2. The investigation revealed that on May 17, 2004, the applicant and its associated entities, namely, SAM Global Securities Ltd (hereinafter referred to as SAM), and Globe Capital Market Ltd (hereinafter referred to as Globe) sold at prices much lower than the last traded price in various scrips in cash market and nifty futures. The sale transactions of the above group on the said day had significantly contributed to the fall in prices of the select 15 scrips and nifty futures.

- 3. It also revealed that the applicant had sent SMS and e-mails regarding bearish outlook about the market in its advice to the clients on May 13, 14 and 17, 2004 and advised them not to buy till recommendation was made by the group which added to the momentum of the market fall.
- 4. An inspection of applicant was also carried out at their registered/head-office at New Delhi on September 3, 4 and 8, 2004 by SEBI. A large number of irregularities were detected in the course of the inspection.
- 5. Subsequently, a Show Cause Notice No.IVD/MSR/RT/26361/2004 dated November 23, 2004 under Section 11 and 11B of the SEBI Act 1992 was issued to the applicant alleging the following violations

S. No.	Nature of Charges	Alleged Violations
1	Did not maintain high	Clause A (1), A (2) and A (5) of the
	standards of integrity,	Code of Conduct for Stock Brokers
	promptitude and fairness	specified in Schedule II referred to in
	in the conduct of its	Regulation 7 of the SEBI (Stock
	business and did not act	brokers and Sub-brokers)
	with due skill, care and	Regulations, 1992 (hereinafter
	diligence.	referred to as Code).
2	Sent messages (SMS) to	Clause B (7) of the Code.
	its clients on May 13, 14	
	and 17, 2004 which	
	portrayed a negative and	
	bearish outlook of the	
	market to its clients.	
	Sent 'Daily Levels Sheet'	
	to all its clients through e-	
	mail on May 12, 13, 14	
	and 17, 2004 which	
	projected a downward	

	trend for all the scrips / Nifty Futures covered in				
	the reports.				
Irregula	Irregularities detected in the course of Inspection of the Applicant.				
3	Large scale unauthorized distribution of terminals.	SEBI circular SMDRP/Policy/ Cir/49/2001 dated October 10, 2001 read with Clause A (1), A (2) and A (5) of the Code.			
4	Trading through unregistered sub-brokers.	SEBI circulars SMD–I/3118 dated December 27, 1993, SMD/MDP/CIR/043/96 dated August 5, 1996, SMD/Policy/Cir/3/97 dated March 31, 1997, Sub broker/Cir/02/2001 dated January 15, 2001 read with Clause A (1), A (2) and A (5) of the Code.			
5	Did not exercise due caution while executing large orders on behalf of client, Ms. Mudasir Zahoor of Srinagar at the initial stage of her introduction.	Clause (b) (iii) of SEBI letter no. SMDI/23341 dated November 18, 1993 read with Clause A (1), A (2) and A (5) of the Code.			
6	Proprietary trading from more than one location.	SEBI/MRD/SE/CIR – 32/2003/ 27/08 dated August 27, 2003 read with Clause A (1), A (2) and A (5) of the Code.			
7	Unauthorized persons operating proprietary account activated terminals.	Clause A (1), A (2) and A (5) of the Code.			
8	Unauthorized diversion of brokerage income.	Regulation 4(2) (p) of SEBI (PFUTP) Regulations, 2003 and Clause A (3) and A (4) of the Code.			

9	Dealing through more than one broker and non-reporting of off-the-floor transactions to exchange.	Circular No. SMD/MDP/CIR/ 043/96 dated August 5, 1996 read with Clause A (1), A (2) and A (5) of the Code.
10	Non-collection of Margins from clients.	Circular SMD/RPD/Policy/Cir–6/ 2001 dated February 1, 2001 read with Clause A (1), A (2) and A (5) of the Code.
11	Discrepancies in Know Your Client Forms.	Circular No. SMD/Policy/ Circulars /5 - 97 dated April 11, 1997 read with Clause A (1), A (2) and A (5) of the Code.
12	Discrepancy in issuance of Contract Notes.	SEBI Circular No. SMD/MDP/Cir/043/96 dated August 5, 1996, SMD/Policy/1 – 97 dated February 11, 1997 read with Clause A (1), A (2), A (5) and B (2) of the Code.
13	Non-segregation of client funds from brokers funds.	SEBI Circular No. SMD/ SED/ Cir/93/23321 dated November 18, 1993 read with Clause A (1), A (2) and A (5) of the Code.
14	Non-compliance of requirements of unique client code.	SEBI Circular No. SMDRP/ Policy/Cir – 39/2001 dated July 18, 2001 read with Clause A (1), A (2) and A (5) of the Code.
15	Placing advertisements in news papers soliciting business.	Clause C (4) of the Code.
16	Change of constitution without prior permission from SEBI.	Rule 4 (c) of SEBI (Stock Brokers and Sub Brokers) Rules, 1992.
17	Non-disclosure about proprietary trading to clients.	SEBI Circular No. SEBI/ MRD/ SE/Cir – 42/2003 dated November 19, 2003 read with Clause A (1), A (2) and A (5) of the Code.

18	Dealing with sub-brokers	Clause A (1), A (2) and A (5) of the
	not having good financial	Code.
	standing.	
19	Irregularities in issue of	Clause A (1), A (2) and A (5) of the
	preference share capital.	Code.
20	Non-maintenance of	Clause A (1), A (2) and A (5) of the
	general correspondence	Code.
	file.	

- 6. Enquiry and Adjudication Proceedings were also instituted against the applicant vide SCN No. IVD/MSR/RT/27491/2004 dated December 6, 2004 and SCN No. A&E/BS/54/2006 dated November 17, 2006 respectively.
- 7. The applicant submitted an application dated September 18, 2007 for settlement of the charges arising out of the Show Cause Notices dated November 23, 2004, December 06, 2004 and November 17, 2006. These consent terms were examined in terms of SEBI Circular No. EFD/Cir.-1/2007 dated 20<sup>th</sup> April, 2007. The consent terms proposed by the applicant were placed before the High Powered Advisory Committee (HPAC) and the HPAC, after deliberations, recommended that the matters may be settled on payment of a consolidated sum of Rs 15,00,000/- (Rupees Fifteen Lac only) towards settlement charges in the matter. The recommendation of the HPAC has been accepted by SEBI.
- 8. As per the recommendation of HPAC, the applicant, without admitting or denying the charges, has remitted a sum of Rs 15,00,000/- (Rupees Fifteen Lac only) to SEBI vide Demand Draft No. 641501 dated June 27, 2008 drawn on HDFC Bank, Fort, Mumbai, towards consent terms in the matter.

- 9. Accordingly, the Adjudicating Officer has been requested for passing suitable order in line with the consent terms recommended by HPAC in terms of Circular EFD/ED/Cir-1/2007 dated April 20, 2007.
- 10. In view of the above, it is hereby ordered that
  - i) This consent order disposes of C.A. No. 172 of 2007 arising out of Show Cause Notice dated November 23, 2004 under section 11 and 11B of the SEBI Act 1992, and Show Cause Notice dated December 06, 2004 under SEBI (Procedure for Holding Enquiry by the Enquiry Officer and Imposing penalty) Regulations, 2002 pending before SEBI against the applicant in the matter of Trading on May 17, 2004 and Inspection of books of accounts thereto and
  - ii) Passing of this order by SEBI is without prejudice to the right of SEBI to initiate or continue its enforcement actions against the applicant, if
    - a. any representations made by the applicant in the consent proceedings are subsequently found to be false.
    - b. the applicant breaches any of the conditions of undertakings / waivers filed before SEBI in the current proceedings with SEBI.

This order is passed on this day, the \_8<sup>th</sup> \_\_\_\_\_ August, 2008 and shall come into force with immediate effect.

T. C. Nair Whole Time Member

M. S. Sahoo Whole Time Member