### **ASNANI STOCK BROKER PRIVATE LIMITED**

### CYBER SECURITY AND CYBER RESILIENCE POLICY

Cyber Security and Cyber Resilience Policy:

#### **1. STATUTORY MANDATE**

This framework is formed in accordance with the requirements of the SEBI CircularSEBI/HO/MIRSD/CIR/PB/2018/147 ("the circular") dated December 3, 2018.

#### 2. OBJECTIVE OF THE FRAMEWORK

The objective of this framework is to provide robust cyber security and cyber resilience to the Stockbrokers and depository participants to perform their significant functions in providing services to theholders of securities.

#### **3. APPLICABILITY**

Provisions of the said circular and framing of cyber security and cyber resilience are required to becomplied by all Stock Brokers and Depository Participants registered with SEBI.

The policy has been considered, taken on record and approved by the board of directors of the company at their duly convened meeting held on March 7, 2019.

#### 4. SCOPE OF THE FRAMEWORK

Cyber-attacks and threats attempt to compromise the Confidentiality, Integrity and Availability (CIA) of the computer systems, networks and databases (Confidentiality refers to limiting access of systems and information to authorized users, Integrity is the assurance that the information isreliable and accurate, and Availability refers to guarantee of reliable access to the systems and information by authorized users). Cyber security framework includes measures, tools and processes that are intended to prevent cyber-attacks and improve cyber resilience. Cyber Resilience is anorganization's ability to prepare and respond to a cyber-attack and to continue operation during, and recover from, a cyber-attack.

With the view to strengthen and improve Cyber Security and Cyber Resilience framework, the boardof directors of the company shall review this policy documents and implementation thereof at leastonce annually.

#### **5. DESIGNATED OFFICER**

The company nominates Mr. Kamal Asnanias Designated Officer of the company to assess, identify, and reduce security and Cyber Security risks, respond to incidents, establish appropriate standards and controls, and direct the establishment and implementation of processes and procedures as perthe Cyber Security Policy.

#### 6. CONSTITUTION OF TECHNOLOGY COMMITTEE

6.1 The company constitutes a technology committee ("the committee") with following members:

Sr. No.	Name of the Committee Members	Designation of the Members
1.	Mr. Kamal Asnani	Designated Officer / Senior Officer / Chairperson
2.	Mr. VinodAsnani	Member
3.	Mr. Vasu Dev Asnani	Member
4.	Mrs. Deepa Asnani	Member
5.	Mr. Ritesh Sharma	Member

6.2 Such committee shall on a half yearly basis review the implementation of the Cyber Security andCyber Resilience policy. Such review shall include but not limited upto, reviewing of current ITand Cyber Security and Cyber Resilience capabilities, setting up of goals for a target level ofCyber Resilience, and establishing plans to improve and strengthen Cyber Security and CyberResilience. The review shall be placed before the Board of directors for taking appropriateaction(s), if required.

6.3 The Designated officer and the technology committee shall periodically review instances of cyber-attacks, if any, domestically and globally, and take steps to strengthen Cyber Security and cyber resilience framework.

#### 7. IDENTIFICATION, ASSESSMENT AND MANAGEMENT OF CYBER SECURITY RISK

The company shall ensure the following steps in order to identify, assess, and manage Cyber Securityrisk associated with processes, information, networks and systems.

#### 7.1 IDENTIFICATION OF CRITICAL IT ASSETS AND RISKS ASSOCIATED WITH SUCH ASSETS

The committee and designated officer shall identify the critical assets based on their sensitivity and riticality for business operations, services and data management including various servers, dataprocessing systems, and information technology (IT) related hardware and software etc.

The IT team shall maintain up-to-date inventory of its hardware and systems and the personnel towhom these have been issued, software and information assets (internal and external), details of itsnetwork resources, connections to its network and data flows.

#### 7.2 PROTECTION OF ASSETS BY DEPLOYING SUITABLE CONTROLS, TOOLS AND MEASURES

In order to protect the cyber safety, the company shall ensure the measures which include, however not limited upto:

- Access controls
- Physical Security
- Network Security Management
- Data security
- Hardening of Hardware and Software
- Application Security in Customer Facing Applications
- Certification of off-the-shelf products
- Patch management
- Disposal of data, systems and storage devices
- Vulnerability Assessment and Penetration Testing (VAPT)

The company shall take all such steps to protect assets of the company by deploying suitablecontrols, tools and measures in conformity with the provisions of SEBI circularSEBI/HO/MIRSD/CIR/PB/2018/147 dated December 3, 2018 and any amendment or substitutionthereof. However, the committee and designated officer of the company shall additionally deploysuch measures in this respect, as may be warranted from time to time.

# 7.3 DETECTION OF INCIDENTS, ANOMALIES AND ATTACKS THROUGH APPROPRIATE MONITORINGTOOLS/PROCESSES

Necessary steps as may be required to monitor and for early detection of unauthorised or maliciousactivities, unauthorised changes, unauthorised access and unauthorised copying or transmission ofdata / information held in contractual or fiduciary capacity, by internal and external parties shall bemaintained, appreciated and taken care on.

The security logs of systems, applications and network devices exposed to the internet shall also be, from to time, monitored for anomalies, if any.

The company shall ensure high resilience, high availability and timely detection of attacks on systems and networks exposed to the internet, and implement suitable mechanisms to monitor capacityutilization of its critical systems and networks that are exposed to the internet.

## 7.4 RESPONDING BACK BY TAKING IMMEDIATE STEPS AFTER IDENTIFICATION OF THE INCIDENT, ANOMALY OR ATTACK

The alerts generated from monitoring and detection of systems in order to determine activities thatare to be performed to prevent expansion of such incident of cyber attack or breach, mitigate itseffect and eradicate the incident.

In case of affection of systems by incidents of cyber-attacks or breaches, the company shall ensuretimely restoration of the same in order to provide uninterrupted services. The committee anddesignated officer shall ensure to have the same Recovery Time Objective (RTO) and Recovery PointObjective (RPO) as per regulatory requirements.

With a view to providing quick responses to such cyber-attacks, the committee shall formulate aresponse plan defining responsibilities and actions to be performed by its employees and support /outsourced staff in the event of cyber-attacks or breach of Cyber Security mechanism. Such plan andany modification therein shall be circulated amongst all the employees and support / outsourcedstaff from time to time.

## 7.5 RECOVERY FROM INCIDENT(S) THROUGH INCIDENT MANAGEMENT AND OTHER APPROPRIATE RECOVERY MECHANISMS

The company shall take into account the outcomes of any incident of loss or destruction of data orsystems and accordingly shall take precautionary measures to strengthen the security mechanismand improve recovery planning and processes.

Periodic checks to test the adequacy and effectiveness of the aforementioned response and recovery plan shall be done.

**8**. The technology committee in accordance with the provisions of the said circular and formedhereinafter this framework, shall ensure that this framework considers the principles prescribedby National Critical Information Infrastructure Protection Centre (NCIIPC) of National TechnicalResearch Organization (NTRO), Government of India (titled 'Guidelines for Protection of NationalCritical Information Infrastructure') and subsequent revisions, if any, from time to time.

#### 9. COMMUNICATION OF UNUSUAL ACTIVITIES AND EVENTS

IT team of the company under guidance of the committee shall monitor unusual activities and events and shall facilitate communication of the same to designated officer for necessary actions, asmay be required.

#### **10. RESPONSIBILITIES OF EMPLOYEES, MEMBERS AND PARTICIPANTS**

In addition to the followings, the employees, members and participants shall be responsible for theduties and obligations as may be entrusted and communicated by the company / committee /designated officer from time to time.

To prevent the cyber attacks, the employees, members and participants shall assist the company tomitigate cyber attacks by adhering the followings:

• To attend the cyber safety and trainings programs as conducted by the company from time totime.

- To endure installation, usage and regular update of antivirus and antispyware software oncomputer used by them.
- Use a firewall for your Internet connection.
- Download and install software updates for your operating systems and applications as theybecome available.
- Make backup copies of important business data and information.
- Control physical access to your computers and network components.
- Keep your Wi-Fi network secured and hidden.
- To adhere limited employee access to data and information and limited authority to install software.
- Regularly change passwords.
- Do not use or attach unauthorised devices.
- Do not try to open restricted domains.
- Avoid saving your personal information on computer or any financial data on any unauthenticwebsite.
- To get your computer regularly scanned with anti-virus software.
- Do not release sensitive data of the organization.

#### Further the company shall ensure that:

- No person by virtue of rank or position shall have any intrinsic right to access confidential data, applications, system resources or facilities.
- Any access to the systems, applications, networks, databases, etc., shall be for a defined purposeand for a defined period. The company shall grant access to IT systems, applications, databasesand networks on a need-to-use basis and based on the principle of least privilege. Such accessshall be for the period when the access is required and should be authorized using strongauthentication mechanisms.
- An access policy which addresses strong password controls for users' access to systems, applications, networks and databases shall be implemented.
- All critical systems accessible over the internet should have two-factor security (such as VPNs, Firewall controls etc.), as far as possible.
- The company shall ensure that records of user access to critical systems, wherever possible, areuniquely
  identified and logged for audit and review purposes and such logs would be maintainedand stored in a secure
  location for a time period not less than two (2) years.
- The company shall be required to deploy controls and security measures to supervise staff withelevated system access entitlements (such as admin or privileged users) to company's critical systems. Such controls and measures shall inter-alia include restricting the number of privileged users, if any, periodic review of privileged users' activities, disallow privileged users from systems logs in which their activities are being captured, strong controls over remote access by privileged users, etc.
- Employees and outsourced staff such as employees of vendors or service providers, who may begiven authorized access to the critical systems, networks and other computer resources, shall besubject to stringent supervision, monitoring and access restrictions.
- An Internet access policy to monitor and regulate the use of internet and internet based servicessuch as social media sites, cloud-based internet storage sites, etc. within the company's criticalIT infrastructure shall be formulated.
- User Management shall address deactivation of access of privileges of users who are leaving theorganization or whose access privileges have been withdrawn.
- Physical access to the critical systems shall be restricted to minimum and only to authorizedofficials. Physical
  access of outsourced staff / visitors shall be properly supervised by ensuring atthe minimum that outsourced
  staff / visitors are accompanied at all times by authorizedemployees.
- Physical access to the critical systems shall be revoked immediately if the same is no longerrequired.
- The company will ensure that the perimeter of the critical equipments room, if any, shall bephysically secured and monitored by employing physical, human and procedural controls such asthe use of security guards, CCTVs, card access systems, mantraps, bollards, etc. whereappropriate.

- The company shall establish baseline standards to facilitate consistent application of securityconfigurations to
  operating systems, databases, network devices and enterprise mobile devices within their IT environment. The
  LAN and wireless networks shall be secured within the premises with proper access controls.
- For algorithmic trading facilities, adequate measures shall be taken to isolate and secure theperimeter and connectivity to the servers running algorithmic trading applications, if any.
- The company shall install network security devices, such as firewalls, proxy servers, intrusiondetection and prevention systems (IDS) to protect their IT infrastructure which is exposed to theinternet, from security exposures originating from internal and external sources.
- Adequate controls shall be deployed to address virus / malware / ransomware attacks. Thesecontrols may
  include host / network / application based IDS systems, customized kernels forLinux, anti-virus and
  anti-malware software etc.
- Critical data shall be identified and encrypted in motion and at rest by using strong encryptionmethods. Illustrative measures in this regard are given in Annexure A and B.
- The company shall implement measures to prevent unauthorized access or copying ortransmission of data / information held in contractual or fiduciary capacity. It shall ensure thatconfidentiality of information is not compromised during the process of exchanging andtransferring information with external parties.
- This security policy also covers use of devices such as mobile phones, faxes, photocopiers, scanners, etc., within their critical IT infrastructure, that can be used for capturing andtransmission of sensitive data. For instance, defining access policies for personnel, and network connectivity for such devices etc.
- The company shall allow only authorized data storage devices within their IT infrastructurethrough appropriate validation processes.
- The company shall only deploy hardened hardware / software, including replacing defaultpasswords with strong passwords and disabling or removing services identified as unnecessaryfor the functioning of the system.
- Open ports on networks and systems which are not in use or that can be potentially used for exploitation of data shall be blocked and measures taken to secure them.
- Application security for Customer facing applications offered over the Internet such as IBTs(Internet Based Trading applications), portals containing sensitive or private information andBack office applications (repository of financial and personal information offered by Brokers toCustomers) are paramount as they carry significant attack surfaces by virtue of being availablepublicly over the Internet for mass use. Required measures for ensuring security in suchapplications shall be ensured.
- The company shall ensure that off the shelf products, if any, being used for core businessfunctionality (such as Back office applications) should bear Indian Common criteria certification of Evaluation Assurance Level 4. The Common criteria certification in India is being provided by(STQC) Standardisation Testing and Quality Certification (Ministry of Electronics and InformationTechnology). Custom developed / in-house software and components need not obtain thecertification, but have to undergo intensive regression testing, configuration testing etc. Thescope of tests shall include business logic and security controls.
- The company establish and ensure that the patch management procedures include theidentification, categorization and prioritization of patches and updates. An implementation timeframe for each category of patches should be established to apply them in a timely manner.
- The company shall perform rigorous testing of security patches and updates, where possible, before deployment into the production environment so as to ensure that the application of patches do not impact other systems.
- Suitable policy for disposal of storage media and systems shall be framed as may be required. The critical data
   / Information on such devices and systems shall be removed by using methodssuch as crypto shredding /
   degauss / Physical destruction as applicable.
- The company shall formulate a data-disposal and data-retention policy to identify the value and lifetime of various parcels of data.
- The company shall regularly conduct vulnerability assessment to detect security vulnerabilities intheir IT environments exposed to the internet, as and when required.

- The company with systems publicly available over the internet shall also carry out penetrationtests, at-least once a year, in order to conduct an in-depth evaluation of the security posture of the system through simulations of actual attacks on its systems and networks that are exposed to the internet. In addition, the company shall perform vulnerability scanning and conduct penetration testingprior to the commissioning of a new system that is accessible over the internet.
- In case of vulnerabilities discovered in off-the-shelf products (used for core business) orapplications provided by exchange empanelled vendors, the company shall report them to thevendors and the exchanges in a timely manner.
- Remedial actions, if required, shall be immediately taken to address gaps that are identifiedduring vulnerability assessment and penetration testing.
- The company shall establish appropriate security monitoring systems and processes to facilitatecontinuous monitoring of security events / alerts and timely detection of unauthorised ormalicious activities, unauthorised changes, unauthorised access and unauthorised copying ortransmission of data / information held in contractual or fiduciary capacity, by internal andexternal parties. The security logs of systems, applications and network devices exposed to the internet shall also be monitored for anomalies, if any.
- Further, to ensure high resilience, high availability and timely detection of attacks on systems and networks exposed to the internet, the company shall implement suitable mechanisms tomonitor capacity utilization of its critical systems and networks that are exposed to the internet, for example, controls such as firewalls to monitor bandwidth usage.
- Alerts, if any, generated from monitoring and detection systems shall be suitably investigated inorder to determine activities that are to be performed to prevent expansion of such incident of cyber attack or breach, mitigate its effect and eradicate the incident.
- The response and recovery plan of the company shall have plans for the timely restoration of systems affected by incidents of cyber-attacks or breaches, for instance, offering alternateservices or systems to Customers. The company shall have the same Recovery Time Objective(RTO) and Recovery Point Objective (RPO) as per regulatory requirements.
- Responsibilities and actions to be performed by company's employees and support / outsourcedstaff in the event of cyber-attacks or breach of Cyber Security mechanism shall be defined.
- Any incident of loss or destruction of data or systems shall be thoroughly analyzed and lessonslearned from such incidents shall be incorporated to strengthen the security mechanism andimprove recovery planning and processes.
- Suitable periodic checks to test the adequacy and effectiveness of the aforementioned responseand recovery plan shall be done.

#### **11. SUBMISSION OF QUARTERLY REPORTS**

Quarterly reports containing information on cyber-attacks and threats experienced, if any, by thecompany and measures taken to mitigate vulnerabilities, threats and attacks including informationon bugs / vulnerabilities / threats that may be useful for other Stock Brokers / DepositoryParticipants shall be submitted to Stock Exchanges / Depositories, as per statutory requirements /guidelines.

#### **12. TRAINING AND EDUCATION**

The committee and designated officer shall conduct training and educational sessions for employeesto make them aware on building Cyber Security and basic system hygiene awareness, to enhanceknowledge of IT / Cyber Security Policy and standards among the employees incorporating up-todateCyber Security threat alerts, including to outsourced staff, vendors, if any, and shall take allsuch steps as may be deemed appropriate by them in this respect.

#### **13. SYSTEMS MANAGED BY VENDORS**

Whenever the systems (IBT, Back office and other Customer facing applications, IT infrastructure, etc.) of the company are managed by vendors and the company may not be able to implement someof the aforementioned

guidelines directly, the company shall, from time to time, instruct thevendors to adhere to the applicable guidelines in the Cyber Security and Cyber Resilience policy and obtain the necessary self-certifications from them to ensure compliance with the policy guidelines.

#### **14. SYSTEMS MANAGED BY MIIS**

Wherever the applications are offered to customers over the internet by MIIs (Market InfrastructureInstitutions), for eg.: NSE's NOW, BSE's BEST etc., the responsibility of ensuring Cyber Resilience onthose applications reside with the MIIs and not with the company. In such case, the company isexempted from applying the aforementioned guidelines to such systems offered by MIIs such asNOW, BEST, etc.

#### **15. PERIODIC AUDIT**

The company shall arrange to have its systems audited on an annual basis by a CERT-IN empanelledauditor or an independent DISA/ CISA / CISM qualified auditor to check compliance with the above areasand shall submit the report to Stock Exchanges / Depositories along with the comments of the Board/ committee / any committee thereof within three months of the end of the financial year.

Enclosures:

Annexure A: Illustrative Measures for Data Security on Customer Facing Applications Annexure B: Illustrative Measures for Data Transport Security Annexure C: Illustrative Measures for Application Authentication Security

#### Annexure A

#### Illustrative Measures for Data Security on Customer Facing Applications

1. Analyse the different kinds of sensitive data shown to the Customer on the frontend application ensure that only what is deemed absolutely necessary is transmitted and displayed.

2. Wherever possible, mask portions of sensitive data. For instance, rather than displaying the fullphone number or a bank account number, display only a portion of it, enough for the Customerto identify, but useless to an unscrupulous party who may obtain covertly obtain it from theCustomer's screen. For instance, if a bank account number is "123 456 789", consider displayingsomething akin to "XXX XXX 789" instead of the whole number. This also has the added benefitof not having to transmit the full piece of data over various networks.

3. Analyse data and databases holistically and draw out meaningful and "silos" (physical or virtual)into which different kinds of data can be isolated and cordoned off. For instance, a databasewith personal financial information need not be a part of the system or network that houses thepublic facing websites of the Stock Broker. They should ideally be in discrete silos or DMZs.

4. Implement strict data access controls amongst personnel, irrespective of their responsibilities,technical or otherwise. It is infeasible for certain personnel such as System Administrators and developers to not have privileged access to databases. For such cases, take strict measures tolimit the number of personnel with direct access, and monitor, log, and audit their activities. Take measures to ensure that the confidentiality of data is not compromised under any of thesescenarios.

5. Use industry standard, strong encryption algorithms (eg: RSA, AES etc.) wherever encryption isimplemented. It is important to identify data that warrants encryption as encrypting all data isinfeasible and may open up additional attack vectors. In addition, it is critical to identify the rightpersonnel to be in charge of, and the right methodologies for storing the encryption keys, as anycompromise to either will render the encryption useless.

6. Ensure that all critical and sensitive data is adequately backed up, and that the backup locationsare adequately secured. For instance, on servers on isolated networks that have no public accessendpoints, or on-premise servers or disk drives that are off-limits to unauthorized personnel.Without up-to-date backups, a meaningful recovery from a disaster or cyber-attack scenariobecomes increasingly difficult.

#### Annexure **B**

#### Illustrative Measures for Data Transport Security

1. When an Application transmitting sensitive data communicates over the Internet with the StockBrokers' systems, it should be over a secure, encrypted channel to prevent Man-In-The-Middle(MITM) attacks, for instance, an IBT or a Back office communicating from a Customer's webbrowser or Desktop with the Stock Brokers' systems over the internet, or intra or interorganizational communications. Strong transport encryption mechanisms such as TLS (TransportLayer Security, also referred to as SSL) should be used.

2. For Applications carrying sensitive data that are served as web pages over the internet, a valid, properly configured TLS (SSL) certificate on the web server is mandatory, making the transportchannel HTTP(S).

3. Avoid the use of insecure protocols such as FTP (File Transfer Protocol) that can be easilycompromised with MITM attacks. Instead, adopt secure protocols such as FTP(S), SSH and VPNtunnels, RDP (with TLS) etc.

#### Annexure C

#### Illustrative Measures for Application Authentication Security

1. Any Application offered by Stock Brokers to Customers containing sensitive, private, or criticaldata such as IBTs, SWSTs, Back office etc. referred to as "Application" hereafter) over theInternet should be password protected. A reasonable minimum length (and no arbitrarymaximum length cap or character class requirements) should be enforced. While it is difficult toquantify password "complexity", longer passphrases have more entropy and offer bettersecurity in general. Stock Brokers should attempt to educate Customers of these best practices.

2. Passwords, security PINs etc. should never be stored in plain text and should be one-way hashedusing strong cryptographic hash functions (e.g.: bcrypt, PBKDF2) before being committed tostorage. It is important to use one-way cryptographic hashes to ensure that stored passwordhashes are never transformed into the original plaintext values under any circumstances.

3. For added security, a multi-factor (e.g.: two-factor) authentication scheme may be used(hardware or software cryptographic tokens, VPNs, biometric devices, PKI etc.). In case of IBTsand SWSTs, a minimum of two-factors in the authentication flow are mandatory.

4. In case of Applications installed on mobile devices (such as smartphones and tablets), acryptographically secure biometric two-factor authentication mechanism may be used.

5. After a reasonable number of failed login attempts into Applications, the Customer's accountcan be set to a "locked" state where further logins are not possible until a password andauthentication reset is performed via an out-of-band channel validation, for instance, acryptographically secure unique link that is sent to the Customer's registered e-mail, a randomOTP (One Time Password) that is sent as an SMS to the Customer's registered mobile number, ormanually by the Broker after verification of the Customer's identity etc.

6. Avoid forcing Customers to change passwords at frequent intervals which may result insuccessive, similar, and enumerated passwords. Instead, focus on strong multi-factorauthentication for security and educate Customers to choose strong passphrases. Customersmay be reminded within reasonable intervals to update their password and multi-factorcredentials, and to ensure that their out-of-band authentication reset information (such as email and phone number) are up-to-date.

7. Both successful and failed login attempts against a Customer's account may be logged for areasonable period of time. After successive login failures, it is recommended that measures suchas CAPTCHAs or rate-limiting be used in Applications to thwart manual and automated bruteforce and enumeration attacks against logins.