

Department: Investigation	Segment: All
Circular No: MSE/ID/12831/2023	Date : January 02, 2023

## Subject: SEBI Order in the matter of Profit Guru (Proprietor: Mr. Satish Shukla)

To All Members,

This is with reference to Exchange circular no MSE/ID/8641/2020 dated February 07, 2020, regarding SEBI Order no. WTM/MPB/IMD-DoF-1/WRO-ILO/99/2020 dated February 06, 2020, in the matter of Profit Guru (Proprietor: Mr. Satish Shukla).

SEBI now vide order no WTM/ASB/WRO/WRO/22668/2022-23 dated December 30, 2022 has issued the following directions for Profit Guru (Proprietor: Mr. Satish Shukla) (PAN: BLWPS1911G).

- a) The Noticee shall continue to be prohibited from accessing the securities market and further be restrained from buying, selling or otherwise dealing in securities in any manner whatsoever, either directly or on behalf of any of his clients through their accounts, for a period of five years from the date of SEBI order. However, while calculating the period of restraint / debarment as directed in SEBI order, the period of restraint / prohibition already undergone by the Noticee as per the directions contained in the Interim Order shall be set off against the period of restraint / prohibition directed in SEBI order.
- b) The Noticee is directed to resolve the complaints pending against Profit Guru /Satish Shukla on the SCORES platform and otherwise, within a period of 30 days from the date of SEBI Order and furnish a report to SEBI. Such report shall be filed within 3 months of SEBI order.
- c) In case of failure of the Noticee to comply with the aforesaid directions at sub–para (b) of SEBI order, the directions issued at sub-para (a) shall continue to be in force beyond the period of five years till the date of compliance with direction given in para (b) of SEBI order, by the Noticee.
- d) During the period of restraint, the existing holdings of securities, including the holdings of units of mutual funds, of the Noticee, shall remain frozen.
- e) The restraint imposed vide the Interim Order on the Noticee not to divert any funds collected from investors, kept in bank account(s) and/or in their custody and not to alienate any assets, whether movable or immovable, or any interest or investment or charge on such assets held in the name of Profit Guru /Satish Shukla, including money lying in bank accounts, shall continue except for making refunds to clients, with prior permission of SEBI, for the purpose of resolution of pending complaints, as directed at sub-para (b) of SEBI order. The said restraint shall stand vacated after pending complaints are resolved and a report, as mentioned at sub-para (b) of SEBI order is filed to the satisfaction of SEBI.

The above directions shall come into force with immediate effect.

Members of the Exchange are advised to take note of the full text of the order available on SEBI's website [www.sebi.gov.in] and ensure compliance.

For and on behalf of Metropolitan Stock Exchange of India Limited

Vipul Vaishnav Assistant Vice President