

Department: Investigation	Segment: All
Circular No: MSE/ID/12845/2023	Date : January 04, 2023

## Subject: SEBI Order in the matter of M/s PNP Shareon Solutions and M/s PNP Solutions

To All Members,

SEBI vide order no WTM/AB/WRO/WRO/22674/2022-23 dated January 03, 2023 has issued the following directions for the below mentioned noticees:

Noticee No.	Name of the Entity	PAN
1	M/s. PNP Shareon Solutions	AJBPH9234P
2	M/s. PNP Solutions	DKNPP0005G
3	Pradeep Haldar (Proprietor of M/s. PNP Shareon Solutions)	AJBPH9234P
4	Prakash Haldar (Proprietor of M/s. PNP Solutions)	DKNPP0005G

- a) The Noticees shall within a period of three months from the date of coming into force of SEBI order, jointly and severally, refund the money received from any complainants/ investors, as fees or consideration or in any other form, in respect of their unregistered investment advisory activities;
- b) The Noticees, shall issue public notice in all editions of two National Dailies (one English and one Hindi) and in one local daily with wide circulation, detailing the modalities for refund, including the details of contact person such as names, addresses and contact details, within 15 days of coming into force of SEBI order;
- c) The repayments to the complainants / investors shall be effected only through Bank Demand Draft or Pay Order or electronic fund transfer or through any other appropriate banking channels, which ensures audit trails to identify the beneficiaries of repayments;
- d) After completing the refund as directed in para 22 (a) of SEBI order, within a period of 15 days, the Noticees shall file a report detailing the amount refunded to SEBI addressed to the Division Chief, Division of Registration-2, Market Intermediaries Regulation and Supervision Department (MIRSD), SEBI Bhavan II, Plot No. C7, G Block, Bandra Kurla Complex, Bandra (East) Mumbai 400051. The report should be duly certified by an independent Chartered Accountant and indicate the amount, mode of payment by banking transactions, name of the parties, communication address, mobile numbers and telephone numbers etc.;
- e) The remaining balance amount shall be deposited with SEBI which will be kept in an escrow account for a period of one year for distribution to clients/complainants/investors who were availing the investment advisory services from the Noticees. Thereafter, remaining amount if any will be deposited in the Investor Protection and Education Fund maintained by SEBI;

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- f) The Noticees are restrained from selling their assets, properties and holding of mutual funds/shares/securities held by them in demat and physical form except for the sole purpose of making the refunds/ depositing balance amount with SEBI, as directed in SEBI order. Further, the banks are directed to allow debit only for the purpose of making refunds to the clients/investors/complainants who were availing the investment advisory services from the Noticees and depositing balance amount with SEBI, as directed in SEBI order, from the bank accounts of the Noticees;
- g) The Noticees are debarred from accessing the securities market, directly or indirectly and are prohibited from buying, selling or otherwise dealing in the securities market, directly or indirectly in any manner whatsoever, for a period of 6 months from the date of this order or till the expiry of 6 months from the date of completion of refunds to complainants/ investors along with depositing of balance amounts, if any, with SEBI as directed in para 22(a) and 22(e) of SEBI order, whichever is later;
- h) Upon submission of report on completion of refunds to complainants/ investors to SEBI and deposit of the balance money with SEBI, if any, the direction at para 22(f) of SEBI order shall cease to operate within 15 days thereafter;
- i) The Noticees shall not undertake, either during or after the expiry of the period of debarment/restraint as mentioned in para 22 (g) of SEBI order, either directly or indirectly, investment advisory services or any activity in the securities market without obtaining a certificate of registration from SEBI as required under the securities laws.

The direction for refund and depositing the balance amount with SEBI, as given in para 22 (a) and (e) of SEBI order, does not preclude the clients/investors to pursue the other legal remedies available to them under any other law, against the Noticees for refund of money or deficiency in service before any appropriate forum of competent jurisdiction.

This order comes 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