

POLICY ON FACSIMILE (SCANNED) SIGNATURE ON PHYSICAL CONTRACT NOTES

Background

BSE Notice No. 20160607-4 dated 7th June, 2016

NSE Circular No. 280/2016 dated 6th June, 2016

Policy

Vardhamanglobal Sharecom Private Limited will affix facsimile signatures (scanned signature) on the physical contract notes issued to its clients. The following controls and procedures are being put in place regarding the use of facsimile/ scanned signature:

1. Mr. Yash Gangwal Designated Director is hereby authorised to affix his facsimile signature (scanned signature) in the Contract Notes and other documents issued by BBPL to its clients
2. The procedure/ controls for the same is as under;
 - a. The signature shall be scanned and uploaded into the back office systems /software
 - b. The signature would be affixed only on documents generated by the Back Office Software
 - c. In case of change of authorized signatories, the signatures would be replaced after due Board Approval
3. In case Mr. Yash Gangwal no longer holds the position of Director of the company, then the use of his signature should not be continued afterwards under any circumstances.

The contract note issued with facsimile/scanned signature shall be deemed to have been signed by the authorized signatory notwithstanding any misuse of facsimile/scanned signature and the ultimate responsibility to prove its genuineness shall rest with Vardhamanglobal Sharecom Private Limited

Review of the policy

The Board of directors of the company shall review the policy as and when required.

Sd/-

Yash Gangwal/ Shubham Gangwal

The above policy was approved by the Board of Directors at their meeting held on 7th June, 2018



NATIONAL STOCK EXCHANGE OF INDIA LIMITED

DEPARTMENT : INSPECTION	
Download Ref. No.: NSE/INSP/32524	Date : June 06, 2016
Circular Ref. No.: 280/2016	

To All Members

Sub : Signature on Physical Contract Notes

This has reference to Exchange circular NSE/INSP/27155 dated July 16, 2014 regarding clarification on common contract note. Based on the representation received from the Members of the Exchange and in view of the operational difficulties faced by the Members, we wish to clarify that Members may affix facsimile signatures (scanned signature) on physical contract notes issued to their clients after ensuring that adequate controls and procedures are put in place regarding the use of facsimile/scanned signatures.

Members opting to use this facility should have a well-documented policy regarding its use which shall be implemented after appropriate approval from board (in case of corporates), partners (in case of partnership firms) or proprietor (in case of sole proprietorship firm) as the case may be. The policy should clearly specify the procedure to be adopted for its use, the controls in place and procedure to be followed in case of any change of authorized signatories. The authorized signatories should necessarily be approved by the Board/Partners/proprietor for use on the contract notes. In case, an authorized signatory whose signature was used for the above purpose, no longer holds that position with the Member, then the use of his signature shall not be permitted on the contract notes under any circumstances beyond the date from which the person ceases to hold the office.

Members are requested to take note of the above and comply. Any contract note issued with facsimile/scanned signature shall be deemed to have been signed by the authorized signatory notwithstanding any misuse of facsimile/scanned signature and the ultimate responsibility to prove its genuineness shall rest with the Member.

In case of any clarifications, Members may contact our below offices:

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**For and on behalf of
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