

CIRCULAR

SEBI/HO/IMD/DF4/CIR/P/2020/192

October 01, 2020

All Mutual Funds (MFs)/Asset Management Companies (AMCs)/
Trustee Companies/ Boards of Trustees of Mutual Funds/
Association of Mutual Funds in India (AMFI)/
Debenture Trustees (DTs)

Sir / Madam,

<u>Subject: Review of provisions regarding valuation of debt and money market</u> instruments due to the COVID - 19 pandemic.

- In terms of the SEBI Circular No. SEBI/HO/IMD/DF4/CIR/P/2019/102 dated September 24, 2019, valuation agencies engaged by AMFI recognize default of a security under clause 5.1.1.2 and 9.1.2. The said provisions were relaxed vide SEBI Circular No. SEBI/HO/IMD/DF3/CIR/2020/70 dated April 23, 2020 till the period of moratorium permitted by Reserve Bank of India (RBI).
- SEBI, vide Circular No. SEBI/HO/MIRSD/CRADT/CIR/P/2020/160 dated August 31, 2020 has provided relaxation to Credit Rating Agencies in recognition of default for restructuring by the lender/ investors solely due to COVID-19 related stress.
- 3. In line with the same, discretion needs to be provided to valuation agencies engaged by AMCs/AMFI for recognition of default in case proposal of restructuring of debt is solely due to COVID-19 related stress. For the said purpose, any proposal of restructuring received by Debenture Trustees shall be communicated to investors immediately. Further, any proposal received by Mutual Funds from lenders/issuer/Debenture Trustees shall be reported immediately to the valuation agencies (along with the other material information required for the purpose of valuation), Credit Rating Agencies and AMFI. AMFI, on receipt of such information, shall immediately disseminate it to its members.

भारतीय प्रतिभूति और विनिमय बोर्ड Securities and Exchange Board of India

4. Further, if the valuation agency, based on its assessment of the proposal, is of the

view that the proposed restructuring is solely due to fallout of COVID-19 pandemic

then the valuation agency may not consider the restructuring / non receipt of the dues

as a default for the purpose of valuation of money market or debt securities held by

Mutual Funds. Further, valuation agencies shall ensure that change in terms of

investment, financial stress of the issuer and the capability of issuer to repay the

dues/borrowings on the extended dates are reflected in the valuation of the securities.

5. Further, in the scenario as stated above, if there is any difference in the valuation of

securities provided by two valuation agencies, the conservative valuation shall be

accepted.

6. The above modifications permitted to SEBI Circular dated September 24, 2019 shall

be in force till December 31, 2020.

7. Further, as per the Principles of Fair Valuation specified in Eighth Schedule of SEBI

(Mutual Funds) Regulations, 1996, and other circulars issued, AMCs shall continue to

be responsible for true and fairness of valuation of securities.

8. This Circular shall come into force with immediate effect.

9. This circular is issued in exercise of powers conferred under Section 11 (1) of the

Securities and Exchange Board of India Act, 1992, read with the provisions of

Regulation 77 of SEBI (Mutual Funds) Regulations, 1996, to protect the interests of

investors in securities and to promote the development of, and to regulate the

securities market.

Yours faithfully,

Lamber Singh

Deputy General Manager

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