

CERTIFICATE FOR ANNUAL AUDIT COMPLIANCE

We have examined the relevant books of accounts, records and documents maintained by **M/s. Monarch Networth Capital Limited**, bearing SEBI registration number **INH000000644** and a member of the BSE Administration and Supervision Ltd. (BASL) bearing BASL membership ID **5039** to fulfill the Annual Audit Compliance requirement as prescribed vide SEBI (Research Analysts) Regulations, 2014, guidelines and circulars, for the year ended 2024-2025.

The purpose of this audit is to examine the processes, procedures followed, and the operations carried out by the Research Entity as per the applicable Acts, Rules, Regulations, Byelaws and Circulars prescribed by SEBI and BASL.

We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of this audit. In our opinion proper books of accounts, records & documents, as per the regulatory requirement have been maintained by the member, so far as it appears from examination of the books.

We have conducted the audit within the framework provided by SEBI/BASL for the purpose of this audit.

Based on the scrutiny of relevant books of accounts, records and documents, we certify that the member has complied with the relevant provisions of SEBI Act, 1992, SEBI (Research Analysts) Regulations, 2014 and various circulars of SEBI & various circulars issued by the BASL except otherwise mentioned in the **Annexure** to this report.

We declare that we do not have any direct / indirect interest in or relationship with the member or its directors / partners / proprietors / management, other than the proposed Audit assignment and also confirm that we do not perceive any conflict of interest in such relationship / interest while conducting audit of the said member.

In our opinion and to the best of our information and according to the explanations given to us by the individual RA/proprietor/partner(s)/director(s)/compliance officer and principal officer, the Report provided by us as per the Annexure and subject to our observations, which covers the entire scope of the audit, is true and correct.

For Shah & Ramaiya Chartered Accountants FRN No.: 126489W

SHARDUL Digitally signed by SHARDUL JASHWANTLAL SHAH Date: 2025.09.24 12:13:31 +05:30"

CA Shardul Shah Partner

M No.: 118394

UDIN: 25118394BMGIRW3260 Date and Place: 24 September2025, Mumbai.

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INTERNAL



ANNEXURE

NOTE:

- 1. <u>Annual Audit Compliance Report (ACR)</u> As per RA regulation Clause 25(3) Research Analyst shall conduct yearly audit in respect of compliance with these regulations from a member of Institute of Chartered Accountants of India or Institute of Company Secretaries of India 71[or Institute of Cost Accountants of India] 72[and submit a report of the same as may be specified by the Board].
- 2. <u>Client Level Segregation</u> As per Clause 2(x)(h) of SEBI Circular No. SEBI/HO/MIRSD/ MIRSD-PoD-1/P/CIR/2025/004 dated January 08, 2025, a Research Analyst shall maintain on record an annual certificate from a member of ICAI/ ICSI/ ICMAI or from an auditor confirming compliance with client level segregation requirements. Such annual certificate shall be obtained within six months of the end of the financial year.
- 3. Action Taken Report (ATR) As per Clause 2(xiv)(c)(ii) of SEBI Circular No. SEBI/HO/MIRSD/ MIRSD-PoD-1/P/CIR/2025/004 dated January 08, 2025, submit adverse findings of audit, if any, along with action taken thereof duly approved by the individual IA or management of non-individual IA to IAASB/SEBI within a period of one month from the date of the audit report but not later than October 31st of each year for the previous financial year.

4-2025
Monarch Networth Capital Limited
INH00000644
5039
Research Entity
2024-2025
Sahil Rohit Sanghvi Email Id: sahil.sanghvi@mnclgroup.com
Nikhil Parikh
Email Id: racompliance@mnclgroup.com
0 (Nill Clients)



Regulation	Particulars	Compliance Status (anyone status as applicable to respective point to be retained)	Reason for non- compliance/ non- applicability	Whether Auditor comments accepted in case of non- compliance reported by auditor?	Action taken on adverse findings (duly approved by the individual R A/management of the non-individual R A)
Regulation 2 (oa)	Is "principal officer" in case of non-individual research analyst engaged: (i) solely in providing research services, shall mean the managing director or designated director or managing partner or executive chairman of the board or equivalent management body who is responsible for the overall function of the business and operations of non-individual Research Analyst; (ii) in the activities other than Research services, through separate departments/divisions, may be the person at the management level who is a business head or unit head, responsible for the overall function of the business and operations related to research services: Provided that in case of non-individual Research Analyst being a partnership firm, one of the partners shall be designated as its	Complied		(Yes/No)	



Regulation 3	Application for grant of certificate (1) No person shall act as a Research Analyst or hold itself out as an Research Analyst unless he has obtained a certificate of registration from the Board under these regulations.	Complied	
Regulation 6	Consideration of application and eligibility criteria Regulation 6 states all the matters, which are relevant for the purpose of grant of certificate of registration.	Complied	
Regulation 7 And SEBI circular Ref no. SEBI/HO/MIRSD/MIRSD- POD1/P/CIR/2025/004 dated January 08, 2025 point 2(i)	Qualification Requirement An individual Research Analyst or a principal officer of a non-individual Research Analyst registered as a Research Analyst under these regulations and persons associated with research services—shall have minimum qualification and certification requirements as mentioned in Regulation 7(1) and 7(2). For the RAs existing as on 16 December 2024: It is clarified that the revised qualification requirements shall not be required to existing individual RAs, Principal officer of non-individual RAs or research entity, individuals employed as research analyst, if any, engaged in providing research services [Para 2.i. of SEBI/HO/MIRSD/MIRSD-PoD1/P/CIR/2025/004]	Complied	



SEBI circular Ref no.	Certification requirement	Complied
SEBI/HO/MIRSD/MIRSD-	An individual registered as research analyst	
PoD1/P/CIR/2025/004 dated January 08,	under the RA Regulations, 2014, a principal	
2024 point 2(i)	officer of a non-individual research analyst,	
And	individuals employed as research analysts,	
BSE Circular Ref. No. 20250313-10 Dated	persons associated with research services, and	
March 13, 2025	in case of the research analyst being a	
	partnership firm, the partners thereof if any,	
	who are engaged in providing research services:	
	(i) shall obtain certification(s) from NISM by	
	passing the "NISM-Series-XV: Research Analyst	
	Certification Examination", as mentioned in the	
	NISM communique No.	
	NISM/Certification/Series-XV: Research	
	Analyst/2015/01 dated February 16, 2015.	
	(ii) shall, in order to ensure continuity in	
	compliance with the certification requirements,	
	before expiry of the validity of the existing	
	certification as specified in clause (i), obtain	
	certification from NISM by passing the NISM-	
	Series-XV-B: Research Analyst Certification	
	(Renewal) Examination as mentioned in the	
	NISM communiqué No. NISM/Certification/	
	NISM-Series-XV-B: Research Analyst	
	Certification (Renewal) Examination/2024/01	
	dated January 06, 2025.	
Regulation 8	Net worth requirement till 15 th December 2024	Complied
	as below:	
	(1) A research analyst who is individual or	
	partnership firm shall have net tangible assets of	
	value not	
	less than one lakh rupees.	



	(2) A research analyst who is body corporate or limited liability partnership firm shall have a networth of not less than twenty five lakh rupees.		
Regulation 8 And SEBI circular Ref no. SEBI/HO/MIRSD/MIRSD-	Deposit requirement post 15 th December 2024 Compliance to deposit requirement post 15 th December 2024 as below basis the no. of clients:	Complied	
PoD1/P/CIR/2025/004 dated January 08, 2024 point 2(ii)	No. of clients Up to 150 clients 1 Lakh 151 to 300 clients 2 lakhs 301 to 1000 clients 5 lakhs 1001 and above clients 10 Lakhs		
Regulation 13(ii)	Conditions of certificate: The Research Analyst shall inform the Board in writing, if any information or particulars previously submitted to the Board are found to be false or misleading in any material particular or if there is any material change in the information already submitted.	Not Applicable	Monarch Networth Capital Limited has confirmed that no information submitted to board is found to be false.
Regulation 13(iii)	Conditions of certificate: Research analyst registered under RA regulations shall use the term 'research analyst' in all correspondences with its clients. Provided that part-time Research Analyst registered	Complied	



	under these regulations shall use the term 'part- time Research Analyst' in all their correspondences with their clients			
Regulation 13(iv)	Conditions of certificate: The number of clients of a part-time research analyst shall not exceed seventy-five in total at any point of time.	Not Applicable	Monarch Networth Capital Limited is registered as an non- individual RA.	
Regulation 14 And SEBI circular Ref No. SEBI/HO/MIRSD/MIRSD-POD- 1/P/CIR/2024/101 dated July 12, 2024	Whether the RA is enlisted with RAASB?	Complied		
Regulation 15 (1)	Establishing Internal policies and procedures Research analyst or research entity shall have written internal policies and control procedures governing the dealing and trading by any research analyst.	Complied		



Regulation 15 (2)	Establishing Internal policies and procedures Research analyst or research entity shall have in place appropriate mechanisms to ensure independence of its research activities from its other business activities.	Complied		
Regulation 15A read with SEBI Circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 (Dated January 08, 2025) Clause 2(ix)	Fees Research Analyst shall be entitled to charge fees for providing Research services from a client in including an accredited investor in the manner as specified by the Board	Not Applicable	Monarch Networth Capital Limited has not onboarded any fee- paying client for the audit period.	
Regulation 16 (1)	Limitations on trading by research analysts Personal trading activities of the individuals employed as research analyst by research entity shall be monitored, recorded and wherever necessary, shall be subject to a formal approval process.	Complied		
Regulation 16 (2)	Limitations on trading by research analysts Independent research analysts, part-time research analysts, individuals employed as research analyst by research entity or their associates shall not deal or trade in securities that the research analyst recommends or follows within thirty days before and five days after the publication of a research report.	Complied		



Regulation 16 (3)	Limitations on trading by research analysts	Complied		
Regulation 10 (3)	Independent research analysts, part-time	Complied		
	research analysts, individuals employed as			
	research analysts by research entity or their			
	1 ' ' '			
	associates shall not deal or trade directly or			
	indirectly			
	in securities that he reviews in a manner			
	contrary to his given recommendation.			
Regulation 16 (4)	<u>Limitations on trading by research analysts</u>	Complied		
	Independent research analysts,			
	part-time research analysts, individuals			
	employed as research analysts by research			
	entity or their associate shall not purchase or			
	receive securities of the issuer before the			
	issuer's initial public offering, if the issuer is			
	principally engaged in the			
	same types of business as companies that the			
	research analyst follows or recommends.			
Regulation 16 (5)	<u>Limitations on trading by research analysts</u>	Complied		
	Provisions of sub-regulations (2) to (4) shall	_ /		
	apply mutatis mutandis to a research entity			
	unless it has segregated its research activities			
	from all other activities and maintained an			
	arms-length relationship between such activities			
Regulation 16 (6)	Limitations on trading by research analysts	Not Applicable	No such	
			case was	
			found	
	Notwithstanding anything contained in sub-		during the	
	regulations (2) to (4), such restrictions to trade		audit period	
	or			



	deal in securities may not apply in case of significant news or event concerning the subject company or based upon an unanticipated significant change in the personal financial circumstances of the research analyst, subject to prior written approval as per the terms specified in the approved internal policies and procedures.			
Regulation 17	Compensation of research analysts Whether compensation of research analyst is in compliance with regulation 17	Not Applicable	As confirmed by Monarch Networth Capital Limited there was no change in the remuneratio n of RA's during the year 2024-25 and the same will be taken in the upcoming Nomination & Remunerati on Committee meeting scheduled t o be held in	



			the month of November 2025.	
Regulation 18 (1)	Limitations on publication of research report, public appearance and conduct of business, etc. (1) Research analyst or research entity shall not publish or distribute research report or research analysis or make public appearance regarding a subject company for which he has acted as a manager or co-manager at any time falling within a period of: (a) Forty days immediately following the day on which the securities are priced if the offering is an initial public offering; or (b) Ten days immediately following the day on which the securities are priced if the offering is a further public offering: Provided that research analyst or research entity may publish or distribute research report or research analysis or make public appearance within such forty day and ten day periods, subject to prior written approval of legal or compliance personnel as specified in the internal policies and procedures.	Complied		
Regulation 18 (2)	Limitations on publication of research report, public appearance and conduct of business, etc.	Complied		



	A research entity who has agreed to participate or is participating as an underwriter of an issuer's initial public offering shall not publish or distribute a research report or make public appearance regarding that issuer before expiry of twenty five days from the date of the offering. ExplanationFor the purposes of subregulations (1) and (2), the date of the offering refers to the first date on which the security was offered to the public.	
Regulation 18 (3)	Limitations on publication of research report, public appearance and conduct of business, etc. Research analyst or research entity who has acted as a manager or co-manager of public offering of securities of a company shall not publish or distribute a research report or make a public appearance concerning that company within fifteen days after the expiration/waiver/termination of a lock-up agreement or any other agreement that the research analyst or research entity has entered into with a subject company that restricts or prohibits the sale of securities held by the subject company after the completion of public offering of securities:	Complied



	Provided that research analyst or research		
	entity may publish or distribute research		
	report or research analysis or make public		
	appearance regarding that company within		
	such fifteen days subject to prior written		
	approval of legal or compliance personnel as		
	specified in the internal policies and		
	procedures.		
Regulation 18 (4)	Limitations on publication of	Complied	
regulation 10 (4)	research report, public appearance and conduct	Complica	
	of business,		
	etc.		
	Because analyst on individuals analysis a		
	Research analyst or individuals employed as		
	research analyst by research entity shall not		
	participate in business activities designed to		
	solicit investment banking or merchant		
	banking or brokerage services business, such as		
	sales pitches and deal road shows.		
Regulation 18 (5)	<u>Limitations on publication of</u>	Complied	
	research report, public appearance and conduct		
	of business,		
	etc.		
	Research analyst or individuals employed as		
	research analyst by research entity shall not		
	engage in any communication with a current		
	or prospective client in the presence of		
	personnel from investment banking or		
	merchant banking or brokerage services		
	divisions or company management about an		
	investment banking services transaction.		



B 1-11 40 (c)	11	Compliant		
Regulation 18 (6)	<u>Limitations on publication of</u>	Complied		
	research report, public appearance and conduct			
	of business,			
	etc.			
	Investment banking or merchant banking or			
	brokerage services division's personnel of			
	research entity shall not direct the individuals			
	employed as research analyst to engage in sales			
	or marketing related to an investment banking			
	or merchant banking or brokerage services and			
	shall not direct the research analyst to			
	engage in any communication with a current	1		
	or prospective client about such division's			
	transaction: Provided that sub-regulations (4) to			
	(6) shall not prohibit research analyst or			
	research entity from engaging in investor			
	education activities including publication of pre-			
	deal research and briefing the views of the			
	research analyst on the transaction to the sales			
	or marketing personnel.			
Regulation 18 (7)	Limitations on publication of	Complied		
Regulation 18 (7)	research report, public appearance and conduct	Complied		
	of business,			
	etc.			
	Research analyst or research entity shall have			
	adequate documentary basis, supported by			
	research, for preparing a research report.			
Regulation 18 (8)	Limitations on publication of	Complied		
	research report, public appearance and conduct			
	of business,			
	etc.			
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	Research analyst or research entity shall not provide any promise or assurance of favourable review in its research report to a company or industry or sector or group of companies or business group as consideration to commence or influence a business relationship or for the receipt of compensation or other bene fits.			
Regulation 18 (9)	Limitations on publication of research report, public appearance and conduct of business, etc. Research analyst or research entity shall not issue a research report that is not consistent with the views of the individuals employed as research analyst regarding a subject company.	Complied		
Regulation 18 (10)	Limitations on publication of research report, public appearance and conduct of business, etc. Research entity shall ensure that the individuals employed as research analyst are separate from other employees who are performing sales trading, dealing, corporate finance advisory or any other activity that may affect the independence of its research report: Provided that the individual employed as research analyst by research entity can receive feedback from sales or trading personnel of brokerage division to ascertain the impact of research report.	Complied		



Regulation 19	Disclosure in research reports This involves disclosure of all prescribed information by the Research Analyst in its research report.	Complied		
Regulation 19AAndSEBI Circular Reference No.SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 (Dated January 08, 2025) Clause 2 (xv)	Website A Research analyst or research entity shall maintain a functional website containing such details as may be specified by the Board	Complied		
Regulation 20	Contents of research report This involves prescribed contents of research report that a Research Analyst should adhere to.	Complied		
Regulation 21	Recommendations in public media 1) Research analyst or research entity including its director or employee shall disclose the registration status and details of financial interest in the subject company, if he makes public appearance. (2) If any person including a director or employee of an investment adviser or credit rating agency or asset management company or fund manager, makes public appearance or makes a recommendation or offers an opinion concerning securities or public offers through public media, all the provisions of regulations 16 and 17 shall apply mutatis mutandis to him and he shall disclose his name, registration status and details of financial interest in the subject company at the time of,- (i)making such recommendation or offering such opinion in personal capacity;	Not Applicable	Monarch Networth Capital Limited has not made recommend ations in public media	



	(ii)responding to queries from audiences or journalists in personal capacity; (iii)communicating the research report or substance of the research report through the public media.			
Regulation 22	(1) A research report shall not be made available selectively to internal trading personnel or a particular client or class of clients in advance of other clients who are entitled to receive the research report. (2) Research analyst or research entity who distributes any third party research report shall review the third party research report for any untrue statement of material fact or any false or misleading information. (3) Research analyst or research entity who distributes any third party research report shall disclose any material conflict of interest of such third party research provider or he shall provide a web address that directs a recipient to the relevant disclosures. (4) Provisions of sub-regulations (2) and (3) shall not apply to a research analyst or research entity if he has no direct or indirect business or contractual relationship with such third party research provider.	Not Applicable	Monarch Networth Capital Limited has not provided third party research reports	
Regulation 24	General Responsibility Whether RA has followed all the responsibilities as mentioned regulation 24?	Complied		



Regulation 25	Maintenance of records	Complied
	This regulation requires maintenance of	
	prescribed records, preservation of the same	
	and audit of such records by the prescribed	
	professional.	
Regulation 26	Appointment of compliance officer	Complied
And	a. In terms of Regulation 26 of the RA	
SEBI Circular Reference No.	Regulations, a non-individual research analyst	
SEBI/HO/MIRSD/ MIRSD-PoD-	may appoint either	
1/P/CIR/2025/004 (Dated January 08, 2025)	a) a compliance officer; OR	
Clause 2 (vi)	b) an independent professional who is a	
	member of ICAI or ICSI or ICMAI or member of	
	any other professional body as may be specified	
	by the SEBI, provided such a professional holds a	
	relevant certification from NISM, as may be	
	specified by the SEBI. In such cases where an	
	independent professional is appointed as	
	compliance officer as above, the principal officer	
	shall submit	
	an undertaking to RAASB/SEBI to the effect	
	that principal officer shall be responsible for	
	monitoring the compliance in respect of the	
	requirements of the Act, regulations,	
	notifications, guidelines, instructions issued by	
	SEBI/RAASB.	
	b. A non-individual RA may appoint such an	
	independent professional as	
	compliance officer who holds certifications from	
	NISM by passing the following	
	certification examinations-	
	NISM-Series-XV: Research Analyst Certification	
	Examination	



	NISM-Series-XV-B: Research Analyst Certification (Renewal) Examination, and . NISM-Series-III A: Securities Intermediaries Compliance (Non-Fund) Certification Examination			
Regulation 26B	Redressal of investor grievances. 1) The Research Analyst shall redress investor grievances promptly but not later than twenty-one calendar days from the date of receipt of the grievance and in such manner as may be specified by the Board. (2) The Board may also recognize a body corporate for handling and monitoring the process of grievance redressal within such time and in such manner as may be specified.	Complied		
Regulation 26C (1)	Client level segregation of research services and distribution activities. An individual research analyst shall not provide distribution services.	Not Applicable	Monarch Networth Capital Limited is registered as an non- individual RA.	



Regulation 26C (2)	Client level segregation of research services and	Not Applicable	Monarch	
	distribution activities.		Networth	
	The family of an individual research analyst shall		Capital	
	not provide distribution services to the		Limited is	
	client to whom research services are being		registered	
	rendered by the individual research analyst and		as an non-	
	no		individual	
	individual research analyst shall render research		RA.	
	services to a client who is receiving distribution			
	services from other family members.			
Regulation 26C (3)	Client level segregation of research services and	Not Applicable	Monarch	
	distribution activities.		Networth	
	A non-individual research analyst or research		Capital	
	entity shall have client level segregation at	1	Limited is	
	group level for research services and		providing	
	distribution services.		research	
	Explanation.		services on	
	(i) The same client cannot be offered both		individual	
	research and distribution services within the		stock.	
	group of the non-individual entity.			
	(ii) A client can either be receiving research			
	services where no distributor consideration is	- /		
	received at the group level or distribution			
	services where no research services fee is			
	collected from the client at the group level.			
	(iii) 'Group' for this purpose shall mean an entity			
	which is a holding, subsidiary, associate,			
	subsidiary of a holding company to which it is			
	also a subsidiary, an investing company or			
	the venturer of the company as per the			
	provisions of Companies Act, 2013 for non-			
	individual research analyst or research entity			
	which is a company under the said Act and in			



	any other case, an entity which has a controlling interest or is subject to the controlling interest of a non-individual research analyst.			
Regulation 26C (4)	Client level segregation of research services and distribution activities. Non-individual research analyst or research entity shall maintain an arm's length relationship between its activities as research analyst and distributor by providing research services through a separately identifiable department or division.	Not Applicable	Monarch Networth Capital Limited is providing research services on individual stock.	
Regulation 26C (5)	Client level segregation of research services and distribution activities. Compliance and monitoring process for client segregation at group or family level shall be in accordance with the guidelines specified by the Board.	Not Applicable	Monarch Networth Capital Limited is providing research services on individual stock.	



SEBI Master Circular Ref. No. SEBI/HO/MIRSD/MIRSD-POD- 1/P/CIR/2024/49 (Dated May 21, 2024) Clause 4.2	Redressal of investor grievances through SEBI Complaints Redress system (SCORES) Platform and Online Dispute Resolution (ODR) Platform As an additional measure and for information of all investors who deal/invest/transact in the market, the research analysts shall prominently display in their offices the following information about the grievance redressal mechanism available to investors.	Complied
SEBI Master Circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/49 (Dated May 21, 2024) Clause 4.3	Redressal of investor grievances through SEBI Complaints Redress system (SCORES) Platform and Online Dispute Resolution (ODR) Platform Whether Research analysts has followed the circulars on the redressal of investor grievances through the SEBI Complaints Redressal System (SCORES) platform and Online Dispute Resolution (ODR) Platform as per this clause	Complied



SEBI Master Circular Ref. No. SEBI/HO/MIRSD/MIRSD-POD- 1/P/CIR/2024/49 (Dated May 21, 2024) Clause 5.1	Publishing Investor Charter and disclosure of Investor Complaints In order to facilitate investor awareness about various activities which an investor deals with while availing the services provided by research analysts, SEBI has developed an Investor Charter for Research Analysts. This Charter is a brief document containing details of services provided to investors, their rights, dos and don'ts, responsibilities, investor grievance handling mechanism and estimated timelines thereof etc., at one single place, in a lucid language, for ease of reference.	Complied	
SEBI Master Circular Ref. No. SEBI/HO/MIRSD/MIRSD-POD- 1/P/CIR/2024/49 (Dated May 21, 2024) Clause 5.2	Publishing Investor Charter and disclosure of Investor Complaints All registered Research Analysts are advised to bring to the notice of their clients the Investor Charter as provided at Annexure A by prominently displaying on their websites and mobile applications. Research Analysts not having websites/mobile applications shall, as a one-time measure, send Investor Charter to the investors on their registered e-mail address.	Complied	



SEBI Master Circular Ref. No.	Dublishing Investor Charles and displaying of	Compelied	
	Publishing Investor Charter and disclosure of	Complied	
SEBI/HO/MIRSD/MIRSD-PoD-	<u>Investor Complaints</u>		
1/P/CIR/2024/49 (Dated May 21, 2024)	In order to enhance transparency in		
Clause 5.3	grievance redressal, Research Analyst (RA) shall		
	disclose on their websites/mobile applications,		
	all complaints including SCORES complaints		
	received by them in the format mentioned in		
	Annexure B on a monthly basis. The information		
	shall be made available by 07th of the		
	succeeding month. Research Analysts not having		
	websites/mobile applications shall send status		
	of Investor Complaints to the investors on their		
	registered email on a monthly basis.		
SEBI Master Circular Ref. No.	Publishing Investor Charter and disclosure of	Complied	
SEBI/HO/MIRSD/MIRSD-PoD-	<u>Investor Complaints</u>		
1/P/CIR/2024/49 (Dated May 21, 2024)	Research Analysts are advised to display		
Clause 5.4	link/option to lodge complaint with them		
	directly on their websites and mobile apps.		
	Additionally, link to SCORES website/ link to		
	download mobile app (SEBI SCORES) may also		
	be provided.		
SEBI Master Circular Ref. No.	Publishing Investor Charter and disclosure of	Complied	
SEBI/HO/MIRSD/MIRSD-PoD-	Investor Complaints		
1/P/CIR/2024/49 (Dated May 21, 2024)	he disclosure requirements under this clause		
Clause 5.5	came into effect from January 01, 2022.		
SEBI Master circular Ref. No.	Advisory for Financial Sector Organizations	Complied	
SEBI/HO/MIRSD/MIRSD-PoD-	regarding Software as a Service		
1/P/CIR/2024/49 (Dated May 21, 2024)	(SaaS) based solutions		
Clause 6 and	Compliance of the SEBI circular for Advisory for		
(SEBI/HO/MIRSD2/DOR/CIR/P/2020/221	financial Sector Organizations regarding		
dated November 03, 2020)	Software as a Service (SaaS) based solutions for		
,	half-yearly ended 31st March and 30th		
	September.		
		<u> </u>	



SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/49 (Dated May 21, 2024) Clause 8.1	Advertisement code Research Analysts shall ensure compliance with the advertisement code	Not Applicable	Monarch Networth Capital Limited has confirmed
			that no advertiseme nt was been issued during the audit period.
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-POD- 1/P/CIR/2024/49 (Dated May 21, 2024) Clause 8.1 (d) (i)	Advertisement code Whether the advertisement , issued subsequent to recognition of Exchange as an RAASB by SEBI and operationalization of advertisement approval mechanism by the Exchange, ts were published with the prior approval of Exchange?	Not Applicable	Monarch Networth Capital Limited has confirmed that no advertiseme nt was been issued during the audit period.
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-POD- 1/P/CIR/2024/49 (Dated May 21, 2024) Clause 9	Unauthenticated news circulated by SEBI Registered Market Intermediaries through various modes of communication: Compliance of Clause 9 of master circular by registered Research Analysts	Complied	
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/49 (Dated May 21, 2024) Clause 10	Guidelines on Outsourcing of Activities by Intermediaries Compliance of aforementioned clause 10 of master circular by registered Research Analysts	Not Applicable	Monarch Networth Capital Limited has



	1	1	confirmed	
			that no RA	
			activities are	
			been	
			1	
			outsourced.	
SEBI Master circular Ref. No.	Framework for Regulatory Sandbox:	Not Applicable	Monarch	
SEBI/HO/MIRSD/MIRSD-PoD-	Compliance of aforementioned clause 11 of		Networth	
1/P/CIR/2024/49 (Dated May 21, 2024)	master circular by registered Research Analysts		Capital	
Clause 11			Limited has	
			confirmed	
			that no	
			regulatory	
	/		sandbox	
		1	facility is	
			been	
			availed.	
SEBI Master circular Ref. No.	General Guidelines for dealing with Conflicts of	Complied		
SEBI/HO/MIRSD/MIRSD-PoD-	Interest of intermediaries			
1/P/CIR/2024/49 (Dated May 21, 2024)	and their Associated Persons in Securities			
Clause 12	Market:			
	Compliance of aforementioned clause 12 of			
	master circular by registered Research Analysts	- /		
SEBI Master circular Ref. No.	Approach to securities market data access and	Not Applicable	Monarch	
SEBI/HO/MIRSD/MIRSD-PoD-	terms of usage of data		Networth	
1/P/CIR/2024/49 (Dated May 21, 2024)	provided by data sources in Indian securities		Capital	
Clause 13	market:		Limited has	
	Compliance of aforementioned clause 13 of		not charged	
	master circular by registered Research Analysts		any fees to	
	, ,		clients for	
			approaching	
			approaching	
			or accessing	



			market data.	
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD-	Guidelines on Anti-Money Laundering (AML) Standards and Combating the	Complied		
1/P/CIR/2024/49 (Dated May 21, 2024) Clause 14	Financing of Terrorism (CFT) / Obligations of Securities Market			
Ciduse 14	Intermediaries under the Prevention of Money			
	Laundering Act, 2002 and			
	Rules framed there under: Compliance of aforementioned Clause 14 of			
	master circular by registered Research Analysts			
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD-	Reporting requirements	Complied		
1/P/CIR/2024/49 (Dated May 21, 2024)	Whether Complaint Data has been displayed			
Clause VI (1)	by R As on their website/ mobile application by 07 th of the succeeding month			
	approximation by or one successing month.			
SEBI Master circular Ref.	Other reporting requirements Whether	Complied		
No.SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/49 (Dated May 21, 2024)	Undertaking on compliance of the advisory for Financial Sector Organizations regarding	- /		
Clause VI (2)	Software as a Service (SaaS) based solutions to			
	be submitted half yearly.			
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD-	To conduct annual audit and submit a report and adverse findings, if	Complied		
1/P/CIR/2024/49 (Dated May 21, 2024)	Any			
Clause VI (3)	Whether R A has conducted an annual			
SEBI/HO/MIRSD/ MIRSD-PoD-	compliance audit in respect of compliance with			
1/P/CIR/2025/004 (Dated January 08, 2025)	the R A regulations and circulars issued			
Clause 2 (xiv)(a-e)	thereunder from a member of Institute of Chartered Accountants of			



	India or Institute of Company Secretaries of			
	India or Institute of Cost Accountants of India			
	within six months from the			
	end of each financial year. Submit a report of			
	the same and adverse findings			
	of the audit, if any, along with action taken			
	thereof duly approved by the			
	individual R A/management of the non-			
	individual R A within a period of one			
	month from the date of the audit report but not			
	later than October 31st of			
	each year for the previous financial year.		_	
SEBI Master circular Ref. No.	<u>ANNEXURES</u>	Not Applicable	Annexure:	
SEBI/HO/MIRSD/MIRSD-PoD-	Has R A followed all the annexures as		D, E. As	
1/P/CIR/2024/49 (Dated May 21, 2024) –	prescribed in para VII. of Master circular (as		there was	
Part VII. Annexures	applicable):		no change in	
			control and	
	Annexure A: Investor Charter		no RA	
	Annexure B: Complaints Data		activities	
	Annexure C: CERT-In Advisory for SaaS		was been	
	Annexure D: Declaration-cum-undertaking for		outsourced.	
	seeking prior approval for change in control	- /		
	Annexure E: Principles for outsourcing	//		
	Annexure F: Detailed Framework for RAASB			
	Registration both as Investment Adviser and	Complied		
SEBI circular Ref. No.	Research analyst:			
SEBI/HO/MIRSD/ MIRSD-PoD-				
1/P/CIR/2025/004 (Dated January 08, 2025)	IA registered as RA has maintained an arms-			
Clause 2 (iii)	length relationship between its activity as IA and			
	RA and has ensured that its investment advisory			
	services and research services are clearly			
	segregated			
	from each other			



SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(iv)	Registration as part-time Research Analyst Compliance of aforementioned point 2 (iv.) of SEBI circular by registered part time Research Analysts	Not Applicable	Monarch Networth Capital Limited is registered as an non- individual RA.	
SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(v)	Designation as 'principal officer' Compliance of aforementioned point 2 (v) of SEBI circular by registered Research Analysts: "A partnership firm registered as a research analyst, where no partner of the firm has the minimum qualification and certification requirements provided under the Regulations, shall apply for registration as a research analyst in the form of a limited liability partnership or a body corporate latest by September 30, 2025."	Not Applicable	Monarch Networth Capital Limited is registered as an non- individual RA.	
SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(vi)	Appointment of an independent professional as Compliance Officer Compliance of aforementioned point 2 (vi) of SEBI circular by registered Research Analysts	Not Applicable	Monarch Networth Capital Limited has not appointed any	



			independen	
			t	
			professional	
			as an	
			compliance	
			officer.	
SEBI circular Ref. No.	Use of Artificial Intelligence ('AI') tools in R A	Not Applicable	Monarch	
SEBI/HO/MIRSD/ MIRSD-PoD-	<u>services</u>		Networth	
1/P/CIR/2025/004 dated January 08, 2025 -			Capital	
point no. 2(vii)	Research Analyst shall provide the disclosure of		Limited has	
	the extent of use of Artificial Intelligence tools		confirmed	
	by them in providing research services to		that no	
	their clients at the time of disclosing the		artificial	
	terms and conditions of the research services to		intelligence	
	the client and make such additional disclosure		('AI') tool in	
	whenever required.		RA services.	
SEBI circular Ref. No.	Research services provided by research analyst	Complied		
SEBI/HO/MIRSD/ MIRSD-PoD-	or research entity			
1/P/CIR/2025/004 dated January 08, 2025 –	a. In terms of Regulation 20(4) of RA			
point no. 2(viii)(a)	Regulations, research services provided by			
	RA or research entity shall be corroborated by			
	research report containing the			
	relevant data and analysis forming the basis for			
	such research service. RA or			
	research entity shall maintain record of such			
	research report. [Regulation 20(4) applicable			
	w.e.f. 16 December 2024]			
SEBI circular Ref. No.	Research services provided by research analyst	Complied		
SEBI/HO/MIRSD/ MIRSD-PoD-	or research entity			
1/P/CIR/2025/004 dated January 08, 2025 –	b. In terms of Regulation 2(1)(u) read with			
point no. 2(viii)(b)	Regulation 2(1)(fa) of RA Regulations,			
	research analyst means a person providing			
	research services 'for consideration' wherein			



	consideration shall include direct or indirect			
	consideration in any form whether from client			
	or otherwise for providing research services. In			
	this regard, it may be clarified that the research			
	services being provided by research analyst or			
	research entity to any of its clients availing			
	its other services as registered intermediary			
	in another capacity shall be considered as			
	research services provided 'for consideration'			
	even though no fee is charged by such			
	research analyst or research entity directly from			
	the client. [Applicable w.e.f. 16 December 2024]			
SEBI circular Ref. No.	Client level segregation of Research and	Not Applicable	Monarch	
SEBI/HO/MIRSD/ MIRSD-PoD-	distribution activities		Networth	
1/P/CIR/2025/004 dated January 08, 2025 -	Existing clients, who wish to avail services of the		Capital	
point no. 2(x)(a)	RA, will not be eligible for		Limited is	
	availing distribution services within the		providing	
	group/family of the RA. Similarly,		research	
	existing clients who wish to take distribution		services on	
	services will not be eligible for		individual	
	availing research services within the		stock.	
	group/family of the RA.	- /		
SEBI circular Ref. No.	Client level segregation of Research and	Not Applicable	Monarch	
SEBI/HO/MIRSD/ MIRSD-PoD-	distribution activities		Networth	
1/P/CIR/2025/004 dated January 08, 2025 -	New client will be eligible to avail either		Capital	
point no. 2(x)(b)	research services or distribution services within		Limited is	
	the group/family of RA. However, the option to		providing	
	avail either research services or distribution		research	
	services shall be made available to such client		services on	
	at the time of on-boarding		individual	
			stock.	

SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(x)(d)	Client level segregation of Research and distribution activities The client shall have discretion to continue holding assets prior to the applicability of this segregation under the existing research/distribution arrangement. However, the client shall not be forced to liquidate/switch such existing holdings.	Not Applicable	Monarch Networth Capital Limited is providing research services on individual stock.	
SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(x)(e)	Client level segregation of Research and distribution activities Has the PAN of each client been recorded for identification and client-level segregation.	Not Applicable	Monarch Networth Capital Limited is providing research services on individual stock.	
SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(x)(f)	Client level segregation of Research and distribution activities In case of an individual client, "family of client" 2 shall be reckoned as a single client and PAN of all members in "family of client" would jointly and severally be the control record. However, the same shall not be applicable for non-individual clients.	Not Applicable	Monarch Networth Capital Limited is providing research services on individual stock.	
SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(x)(g)	Client level segregation of Research and distribution activities The dependent family members shall be those members whose assets originate from income of a single entity, i.e., the earning client	Not Applicable	Monarch Networth Capital Limited is providing	



	(individual) in the family. The client shall provide an annual declaration or periodic updation, as the case maybe, in respect of such dependent family members.		research services on individual stock.	
SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(x)(h)	Client level segregation of Research and distribution activities RA shall maintain on record an annual certificate from a member of ICAI/ ICSI/ ICMAI or from an auditor (in case of individual RA)/statutory auditor (in case of a non-individual RA or research entity) confirming compliance with the client-level segregation requirements. Such annual certificate shall be obtained within six months from the end of the financial year starting from for the financial year ending March 31, 2025 and the same shall form part of compliance audit, in terms of regulation 25(3) of the RA Regulations.	Complied		
SEBI circular Ref. No.	RAs providing research services exclusively to	Not Applicable	Monarch Networth	
SEBI/HO/MIRSD/ MIRSD-POD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(x)(i)	institutional clients and accredited investors may not be subject to compliance with the requirements of segregation of research and distribution activities provided that the client/investor signs a standard waiver stating the above.		Networth Capital Limited has confirmed that no accredited or institution clients were been onboarded during the	



SEBI circular Ref. No.	Guidelines for recommendation of 'model	Not Applicable	audit period.	
SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(xi)	portfolio' by RAs Whether research analyst or research entity engaged in providing model portfolio has abided by the guidelines issued by the SEBI from time to time?		Networth Capital Limited has confirmed that no model portfolio is been issued.	
SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(xii)	Disclosure of terms and conditions to the client Whether RA or research entity has disclosed the terms and conditions of research services to the client and consent of the client has been taken on such terms and conditions while providing the research services as per this clause.	Not Applicable	The requirement is not applicable to the audit period FY 2024-25.	
SEBI circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/004 dated January 08, 2025 – point no. 2(xiii)(a)	KYC Requirements RA or research entity shall follow the KYC procedure for their fee paying clients and maintain KYC records for their clients as specified by SEBI from time to time.	Not Applicable	Monarch Networth Capital Limited has not onboarded any fee paying client during the audit period.	
SEBI circular Ref. No.	Maintenance of record RA shall maintain records of interactions, with all clients including prospective clients (prior to	Complied		

SEBI/HO/MIRSD/ MIRSD-PoD-	onboarding), where any conversation related to		\neg
1/P/CIR/2025/004 dated January 08, 2025 –	its services has taken place inter alia, in the form		
point no. 2(xiii)(b)	of:		
point no. 2(xiii)(b)	(i) Physical record written & signed by		
	client,		
	(ii) Telephone recordings		
	(iii) mail from registered email id,		
	(iv) Record of SMS messages		
	(v) Any other legally verifiable record.		
SEBI circular Ref. No.	Maintenance of record	Complied	
SEBI/HO/MIRSD/ MIRSD-PoD-	Waintenance of record	Complied	
1/P/CIR/2025/004 dated January 08, 2025 –	Such records shall begin with first interaction		
point no. 2(xiii)(c)	with the client and shall continue		
point no. 2(xiii)(c)	till the completion of research services to the		
	client.		
SEBI circular Ref. No.	Maintenance of record	Complied	
SEBI/HO/MIRSD/ MIRSD-PoD-	RA or research entity are required to maintain	SSp.iics	
1/P/CIR/2025/004 dated January 08, 2025 –	these records for a period of five		
point no. 2(xiii)(d)	years. However, in case where dispute has been		
p()()	raised, such records shall be		
	kept till resolution of the dispute or if SEBI		
	desires that specific records be		
	preserved, then such records shall be kept till		
	further intimation from SEBI.		
SEBI circular Ref. No. SEBI/HO/ ITD-	Cybersecurity and Cyber Resilience Framework	Complied	
1/ITD CSC EXT/P/CIR/2024/113 dated	(CSCRF) for SEBI Regulated Entities (REs)		
August 20, 2024SEBI/HO/ ITD-	Compliance to aforementioned SEBI circular by		
1/ITD_CSC_EXT/P/CIR/2024/184 dated	registered Research Analysts		
December 31, 2024	- ,		
SEBI circular Ref. No.	Association of persons regulated by the Board	Complied	
SEBI/HO/MIRSD/ MIRSD-PoD-	and their agents with certain persons		
1/P/CIR/2024/143 dated October 22, 2024			



SEBI/HO/MIRSD/ MIRSD-POD- 1/P/CIR/2025/11 dated January 29, 2025	Compliance to aforementioned SEBI circular by registered Research Analysts			
BSE notice no. 20230329-1 dated March 29,2023 and the Exchange notice no.20241029-38 dated October 29, 2024	TRAI SoPs to guide PEs in registering their PE- TM chain binding on the DLT platform -reg Compliance to aforementioned TRAI guidelines by registered Research Analysts	Not Applicable	Monarch Networth Capital Limited has confirmed that it is not using telecom services for clients.	
BSE Notice no. 20241209-41 dated 09 th December 2024	Grievance Redressal/ Escalation Matrix to be displayed by Research Analysts Compliance to aforementioned SEBI circular by registered Research Analysts	Complied		
BSE Notice no. 20241227-35 dated 27 th December 2024	Mandatory Compliance with SHe-Box Portal Requirements under The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 Research Analyst has submitted the details of their Internal Committee, including the names, designations, email addresses, and contact numbers of members and the details of Nodal Officers responsible for SH Act compliance on women-welfare1@gov.in under Women within days from the date of this circular	Complied		



This compliance requirement is only applicable		
for the entities having more than 10 employees.		

For Monarch Networth Capital Limited

Ashok Daulatraj Bafna Digitally signed by Ashok Daulatraj Bafna Date: 2025.09.24 12:47:49 +05'30'

(Director)

Date: September 24, 2025

For Shah & Ramaiya

Chartered Accountants

FRN No.: 126489W

SHARDUL Digitally signed by SHARDUL
JASHWANTLA JASHWANTLAL SHAH
L SHAH 12:07:27 +05'30'

CA Shardul Shah

Partner

M No.: 118394

UDIN No.: 25118394BMGIRW3260

Date and Place: 24 September 2025. Mumbai.



36

INTERNAL



Annual certificate in respect of Regulation 26C of SEBI (Research Analysts) Regulations, 2014

This is to confirm that we, **M/s. Shah & Ramaiya** are the Internal Auditors of **M/s. Monarch Networth Capital Limited,** a Research Analyst registered with SEBI having registration number as **IINH000000644** and BSE enlistment number as **5039.**

This is to confirm that **M/s. Monarch Networth Capital Limited** is engaged into providing research services of individual stocks. Although it has obtained AMFI registration number but it is not providing any distribution services. Hence, the requirements of segregation is **Not Applicable** as stated by Regulation 26C of SEBI of SEBI (Research Analyst) Regulations, 2014 for the financial year ended **31 March, 2025,** pursuant to SEBI circular No SEBI/HO/MIRSD/ MIRSD-PoD/P/CIR/2025/105 point no. 31 dated July 23, 2025.

This is to further confirm that we have verified the above from the books of account & other relevant documents produced before us and the representation to the effect made by the management of the Company.

For Shah & Ramaiya
Chartered Accountants

FRN.: 126489W

SHARDUL Digitally signed by SHARDUL JASHWANTL JASHWANTLAL SHAH Date: 2025.09.24 12:28:03 +05'30'

CA Shardul Shah

Partner Place: Mumbai

M No.: 118394 Date: 24 September 2025

UDIN: 25118394BMGIUQ6798