

DOLAT CAPITAL MARKET PVT.LTD.

Stewardship Policy for Alternate Investment Fund

Effective Date: February 2020

Version – April 2023



I. Background

Securities and Exchange Board of India (SEBI) vide circular number CIR/CFD/CMD1/168/2019 Dated December 24, 2019 prescribed Stewardship Principles to be adopted and implemented by the AIF Funds in relation to their investment in listed equities. Accordingly, this Stewardship Policy was approved by The Board of DOLAT CAPITAL MARKET PVT.LTD. shall be Effective from February 01, 2020.

II. Objective and Applicability

We, DOLAT CAPITAL MARKET PVT.LTD (henceforth referred to as "**DCMPL**") are the investment manager for AIF Schemes, consider our research and investment activities as integral part of our investment Process. We believe fruitful dialogue with investee companies leads to higher corporate governance which ultimately becomes an act of value co-creation between the unitholders and investee companies.

In all our activities, we always fulfill our fiduciary duties and always strive to serve our unitholders' interest to the best of our capabilities.

As a responsible asset manager, we will continue to enhance our capabilities necessary for carrying our stewardship responsibilities and intends to contribute to the development of Indian economy and society though this approach.

This Stewardship Policy applies to investment for all AIF fund schemes managed by DCMPL investing in listed equities.

III. Stewardship Principles

Principle 1:

Institutional investors should formulate a comprehensive policy on the discharge of their stewardship responsibilities, publicly disclose it, review and update it periodically.



Primary Stewardship Responsibilities:

Our primary stewardship responsibilities include:

- Monitor and actively engage with investee companies on various matters including performance, corporate governance, material environmental, social and governance (ESG) opportunities or risks, capital structure, etc.
- Enhance unitholders value through constructive engagement with investee companies.
- Vote in the Board and Shareholders meetings and engage with investee companies with a view to enhance value creation for unitholders and investee companies.
- Accountable to unitholders within the parameters of professional confidentiality and regulatory regime.

Discharge of Stewardship Responsibilities:

We have formulated the following policies to fulfil our stewardship responsibilities in the equity investment process:

- Our emphasis on "dialogue with investee companies" is at the center of our investment Process
- We focus to obtain deeper insight and understand corporate strategies, through detailed discussions with management, interaction with boards, voting in board or shareholders meetings, etc.
- We enhance unitholders' value though regular monitoring and active engagement with investee companies on various matters including performance (operational, financial, etc.), strategy, corporate governance (including board structure, remuneration, etc.), material environmental, social and governance (ESG) matters, capital structure, etc.



- We express our opinion as a responsible investor and exchange opinions in "dialogue with investee companies", which we believe create corporate value, resulting in benefits for both our unitholders and investee companies.
- We take into consideration, the corporate governance practice of investee companies, when undertaking buy and sell decisions.
- We exercise voting on shareholders' resolutions (as per our board approved voting policy), with a view to enhance value creation for shareholders / investors and investee companies.
- We advocate for responsible corporate governance practices, as a driver of value creation.
- We regularly monitor and intervene (wherever necessary) on material environmental, social and governance (ESG) opportunities or risks in investee companies.
- We ensure adequate training to personnel engaged in implementation of these principles.

Oversight of Stewardship Responsibilities:

The Stewardship Committee shall ensure implementation of stewardship principles and training to the respective team members on an ongoing basis.

Minutes of the meeting of the Stewardship Committee shall be placed before the Board.

The stewardship committee may decide to avail the services of external agencies and mechanism for discharging stewardship responsibilities would be updated in the policy.

Principle 2:

Institutional investors should have a clear policy on how they manage conflicts of interest in fulfilling their stewardship responsibilities and publicly disclose it.

Managing Conflicts of Interest:

The term "conflict of interest" refers to instances where personal or financial considerations may compromise or have the potential to compromise the judgment of professional activities.



A conflict of interest exists where the interests or benefits of DCMPL (including its employee, officer or director) conflict with the interests or benefits of its unitholders or the investee companies.

We have formulated the following policy from our AIF conflict of Interest policy regarding conflicts of interest in fulfilling our stewardship responsibilities:

- Avoiding Conflict of Interest: The Access employees / persons of the Company shall undertake reasonable steps to avoid actual or potential conflict of interest situations. In the event of any doubt as to whether a particular transaction would create (or have the potential to create) a conflict of interest, Access Employees / persons shall consult with the Compliance Officer.
- Identifying Conflict of Interest: While dealing with investee companies, DCMPL may face situations where conflict of interest may arise, inter alia, in the following instances, where:
 - DCMPL and the investee company are part of the same group.
 - Investee Company being a group or associate company.
 - Investee Company is a client (unitholder) of DCMPL.
 - Investee Company has substantial / material business relationship with DCMPL.
 - The investee company is partner or holds an interest, in the overall business or is a distributor for DCMPL.
 - Any of the group companies or affiliates of DCMPL is a supplier or partner of the investee company.
 - A nominee of DCMPL has been appointed as a director or a key managerial person of the investee company.
 - A director or a key managerial person of DCMPL has a personal interest in the investee company.
 - DCMPL (including its employee, officer or director) is likely to make a financial gain,
 or avoid a loss, at the expense of unitholder or the investee company.



Above list is inclusive but not exhaustive list of situations where conflicts of interest may arise. For any other situation where conflicts of interest may arise, all stakeholders will strictly follow the procedure of managing conflicts of interest as per this policy.

- Manner of Managing Conflict of Interest: The mechanism to eliminate the influence of conflicts of interest in the above situations include following:
 - Board approved personal securities trading policy covering access / designated employees / persons.
 - Board approved voting policy with clear segregation of voting function and client relations / sales functions.
 - DCMPL will not invest in unlisted equity of group or associate companies.
 - DCMPL always seek to ensure that it acts in the best interest of all unitholders.
 - Where a potential / actual conflict is identified, the matter will be referred to the Chief
 Legal & Compliance Officer and Chief Risk Officer who, if appropriate, will convene
 the stewardship committee meeting. Record of the decision taken and supporting
 rationale will be documented in the form of minutes of the meeting.
 - DCMPL will manage conflicts of interest by requiring access employees / persons,
 Stewardship committee members and other personnel involved in implementing this policy to:
 - i. Avoid conflicts of interest where possible.
 - ii. Identify and disclose any conflicts of interest.
 - iii. Carefully manage any conflicts of interest.
 - iv. Follow this policy and respond to any breaches.

Once the conflict of interest has been appropriately disclosed, the Stewardship Committee (excluding the member disclosing conflict of interest) will take the required decisions.

As a rule, in all cases of conflicts of interests the voting decisions of DCMPL will be based on the best interests of the unitholders.



All Conflict of Interest situation and decision on them by stewardship committee would be recorded.

Principle 3:

Institutional investors should monitor their investee companies.

Monitoring of Investee Companies:

Fund Manager will be responsible for monitoring all the investee companies the DCMPL invests in. The monitoring will be based on publicly available information, management meetings, sell side research and industry information.

While endeavor would be to ensure at least one meeting with an investee company in a year, there can be investee companies where the management is not accessible or not accessible at appropriate levels or cases where the Investment team believes that there is no incremental information which is being provided by the management. In such cases, it is possible that the monitoring is through other sources.

Monitoring will include but need not be restricted to strategy and business outlook, financial performance, management evaluation and corporate governance issues, capital structure and key risk areas. Monitoring in areas like succession planning, remuneration, environmental issues will be on a best effort basis.

- Manner of Monitoring: We have formulated the following policies regarding monitoring of investee companies in fulfilling our stewardship responsibilities:
 - Fund Manager will be responsible for monitoring of the investee company's business strategy, performance, risk, capital structure, leadership effectiveness and succession planning, remuneration, corporate governance performance, cultural, social and environmental matters, on a best effort basis.



- Investment team may use publicly available information, sell side research and
 industry information and wherever possible shall engage with the investee companies'
 through investor analyst calls or analyst meet at least once in a year, to monitor the
 investee companies.
- Investment team to the extent feasible shall meet the management teams / key managerial personnel of the investee company on a yearly basis and actively participate in investor meetings and general meetings held by the investee company (to which it is Invited), through webcast, conference call or other mechanism when possible, which will provide for higher participant / engagement.
- Where Investee Company's management is not accessible or not accessible at
 appropriate levels or cases where the Investment team believes that there is no
 incremental information which is being provided by the management of Investee
 Company, monitoring will be done through other sources (e.g., third party research,
 proxy advisory services, etc.).
- Investment team shall strictly adhere regulations and internal policies on prohibition
 of insider trading while seeking while seeking information from investee companies
 (and any other source) for the purpose of monitoring.

Principle 4:

Institutional investors should have clear policy on intervention in their investee companies.

Institutional investors should also have a clear policy for collaboration with other

• Institutional investors where required, to preserve the interest of the ultimate investors, which should be disclosed.

Active Intervention in Investee Companies

Concerns may arise with respect to the investee companies from time to time mainly on account of insufficient disclosures, non-compliance to regulations, performance parameters,



governance issues, corporate plans / strategy, corporate social responsibility, environment and social matters.

We have formulated the following policies regarding intervention and escalation by DCMPL in investee companies in fulfilling our stewardship responsibilities:

- Applicability: DCMPL shall intervene in the acts / omissions of the investee company, where:
 In the opinion of DCMPL any act / omission of the investee company is considered;
 - i. material on a case to case basis, including but not limited to insufficient disclosures,
 - ii. inequitable treatment of shareholders, non-compliance with regulations, performance
 - iii. Parameters, governance issues, related party transactions, corporate plans / strategy,CSR and environment, or any other related matters.
- Intervention: The decision for intervention shall be decided by the Stewardship Committee on a case to case basis based on all available facts of Investee Company at that point of time. DCMPL may consider intervening in matters, if in the reasonable opinion of the Stewardship Committee, the issue involved may adversely impact the overall corporate governance atmosphere or DCMPL in the interest of the unitholders.
- Intervention and Escalation: DCMPL intervention and escalation policy is as follows:
 - Engagement: Investment team shall take all reasonable steps to engage with the investee company's management to resolve any concerns including steps to be taken to mitigate such concerns.
 - ii. Re-engagement: In the event the management of the investee company fails to undertake constructive steps to resolve the concerns raised by investment team within a reasonable timeframe, Investment team shall take all reasonable steps to reengage with the management to resolve concerns.
 - iii. Escalation: In case there is no progress despite the first two steps, Investment team shall escalate the matter to the stewardship committee. If the stewardship committee



decides to escalate, Investment team shall engage with the board of the investee company (through a formal written communication) and elaborate on the concerns. Investment team may also consider discussing the issues at the general meeting of the investee company (either called by the investee company or requisitioned by DCMPL).

iv. Reporting to AMFI/AMFI Committee (if any): If there is no response or action taken by the investee company despite the first three steps. DCMPL may approach the relevant authorities such as AMFI as per prevalent regulation.

In all cases of engagement with the management and / or the Board of Directors of an investee company, all communications and discussions are to be conducted in private and confidential manner. The objective of the interactions is to play a constructive role in enhancing the value of the investment in the equity of the investee companies to benefit the unitholders.

In case DCMPL intervention is not successful (either fully or partially), it will not automatically result in DCMPL being required to exit its investment in the investee company. The Investment team, under the direction of the stewardship committee will take a decision based on then existing environment and expectations.

Collaboration with other Institutional Investors:

In circumstances where DCMPL approach to engaging management of investee companies is not achieving the required level of discussion or success, or when shareholder value is at risk to a sufficient degree, DCMPL may undertake collective action, subject to it being in the best interest of our unitholders and there being no legal or regulatory obligation prohibiting us from so acting.

DCMPL may consult with other institutional investors or with other formal or informal groups as appropriate. The decision to collaborate with other institutional investors on specific matters will be judged on a case by case basis by the Investment team in consultation with the stewardship committee.



We have formulated the following policies regarding collaboration with other institutional investors in fulfilling our stewardship responsibilities:

- DCMPL shall consider collective engagement with other institutional investors on a general basis and in particular, when it (DCMPL) believes a collective engagement will lead to a higher quality and / or a better response from the investee company.
- DCMPL may approach, or may be approached by, other Asset Managers, including insurers, mutual funds, or other type of shareholders to provide a joint representation to the investee companies to address specific concerns.
- DCMPL shall also, where permitted, collaborate with other shareholders, professional associations and / or regulators such as AMFI, SEBI, and IRDA, Pension Fund Regulatory and Development Authority and other policy makers to solicit views.
- An illustrative list of matters which require collaborative engagement may include appointment or removal of directors, executive remuneration, change in the nature of business, mergers and acquisitions, divestment, matters dealing with inequitable treatment of the shareholders, and related party transactions.
- DCMPL shall determine individually its position on any issue requiring collaborative engagement and shall not act or be construed as acting as a 'person acting in concert' with other shareholders.
- When DCMPL will have reasons to believe that collaborative action would be an effective means by which investors can exercise appropriate influence, DCMPL will willingly initiate action or support other investors' actions.
- In taking collaborative action DCMPL would be cognizant of legal and regulatory requirements, including on market abuse, insider trading and other related regulations and / or internal policies.



Principle 5:

Institutional investors should have clear policy on voting and disclosure of voting activity.

Voting and Disclosure of Voting Activity:

To protect and enhance wealth of our unitholders and to improve governance of the investee companies, we take our own voting decisions in the investee companies after in-depth analysis.

We consider the exercise of proxy voting rights as one form of "dialogue with investee companies" to fulfil our stewardship responsibilities.

We make decisions regarding exercising proxy voting rights in accordance with our Board approved Proxy Voting Policy (available on our website), following consultation with the proxy voting committee.

Our Board approved Proxy Voting Policy provides:

- The mechanism of voting.
- Guidelines on how to vote on certain specific matters / circumstances including list of such possible matters / circumstances and factors to be considered for a decision to vote for / against / abstain.
- Constitution of proxy voting committee.
- Details of proxy advisory services which we use along with their scope and extent to which we rely upon / use recommendations made by them.
- Guidelines on matters related to conflicts of interest.
- Disclosure of voting for every proposed resolution in investee companies, i.e., for, against or Abstain with rationale for voting and the manner and frequency of disclosure on the website of the DCMPL.



We have formulated the following policies regarding voting and disclosure of voting activity in fulfilling our stewardship responsibilities:

- We will exercise our voting rights and vote on all shareholder resolutions of investee companies, as may be deemed necessary in the interest of unitholders.
- We will vote against resolutions which are not in the interest of unitholders and / or not consistent with our voting policy.
- While voting we will also consider several factors, including recommendations made by our empaneled proxy advisor.
- All voting decisions will be made in accordance with our Board approved Proxy Voting Policy,
 which is available on our website.
- We will disclose on a quarterly basis all voting decisions for every proposed resolution in investee companies, i.e., for, against or Abstain with rationale for voting decision on the website of the DCMPL.

Principle 6:

Institutional investors should report periodically on their stewardship activities.

Periodic Reporting on Stewardship Activities:

We are committed to providing transparency on our stewardship and voting activities. We will report our stewardship activities annually via our website, as per the stewardship code prescribed by SEBI vide circular number CIR/CFD/CMD1/168/2019 dated December 24, 2019.



IV. Stewardship Committee

Board of Directors have constituted the Stewardship Committee of DCMPL for AIF business. Following are members of the Stewardship Committee.

Head of Alternative Assets,

Any one member from Compliance team,

Any one member from Investment Team

Any One member from the operations & risk team

Quorum- Minimum 3 members.

For the purposes of quorum, the presence may either be in person or via teleconference or video conference. Members and personnel from various departments may be asked to participate when considered necessary.

The Stewardship Committee will meet at least once in six months or more frequently, as circumstances dictate. Roles and responsibilities of the Stewardship Committee includes, but not limited to:

- Ensure strict adherence and effective implementation of stewardship policy, proxy voting policy and relevant regulations.
- Monitor engagement of equity Investment team with the investee companies.
- Ensure that all voting's are exercised as per the proxy voting policy, stewardship policy and relevant regulations.
- Monitor the services of external agencies in discharging stewardship responsibilities including the proxy voting advisory services.
- Ensure adequate training to personnel engaged in implementation of stewardship principles.



- Ensure adequate and timely disclosures (including proxy voting) as per the stewardship policy.
- Make decisions pertaining to actual / potential conflicts of interest situations and ensure that DCMPL will always act in the best interest of the unitholders.
- Ensure that DCMPL will actively engage and intervene in a timely manner, wherever required, as per the stewardship policy.
- Make decision for escalations, reporting to regulators, collaboration with other institutional investors, etc., as per Principle 4 of this stewardship policy.
- Review and recommend this stewardship policy for further approval to the Board.
- Ensure proper records are maintained as per regulation and internal policies.

V. Responsibility towards Stewardship Policy:

Primary responsibility to implement the policy will be on investment team. Secondary responsibility will be on compliance and risk team. Head AIF will ensure the policy is implemented on regular basis.

VI. Annual Review of Stewardship Policy:

This Stewardship Policy shall be reviewed and updated at least annually or earlier, if required and the updated policy shall be disclosed on the website of DCMPL.