Vishith Desai Associates

LEGAL AND TAX COUNSELING WORLDWIDE

SILICON VALLEY BANGALORE

SINGAPORE MUMBAI BKC NEW DELHI

MUNICH NEW YORK

Corpsec Hotline

March 23, 2007

SHORT SELLING BY INSTITUTIONAL INVESTORS...SOON TO BE A REALITY

Short selling - the sale of security that the seller does not own - is a subject matter of longstanding debate across the global capital markets. After a series of studies, discussions and debates, Securities and Exchange Board of India ("SEBI") has, yesterday at its board meeting, finally decided to take the plunge by deciding to allow institutional investors like foreign institutional investors ("FIIs") and mutual funds to participate in short-selling of securities in spot or cash market. At present institutional investors are permitted to take short position only in derivative market.

The new proposal seeks to remove the existing prohibition, which is incorporated in the SEBI regulations applicable to the FIIs and mutual funds, preventing them from engaging in short selling of stock in spot or cash market. Thus at present an institutional investor cannot sell shares unless it actually owns them. Allowing of short selling by institutional investors will enable them to borrow shares from an approved intermediary, sell it in the cash market and then buy it back from the cash market.

It is pertinent to note that, the retail investors are not subject to any such restriction and they are free to engage in short selling in both cash and derivative markets. The present move of SEBI will bring the institutional investors at par with the retail investors in this arena.

SEBI had already put in to place securities borrowing and lending mechanism way back in 1997 by way of enacting Securities Lending Scheme, 1997 ("**Scheme**"). The Scheme has not taken off and is almost inoperative predominantly because the SEBI regulations permit institutions like mutual funds and FIIs only to lend securities in accordance with the Scheme without any corresponding provision allowing them to borrow securities understandably because these institutional investors were not allowed to engage in short selling of stocks.

For the proposal to become a reality appropriate changes to the Scheme and relevant SEBI regulations will have to be introduced at the same time bearing in mind to keep associated costs low. However, in order for the new proposal to operate effectively, there is a need for vibrant securities lending and borrowing mechanism, which presently is lacking.

Under the new proposal it will have to be seen as to how long the institutional investors will be able to carry forward their short positions in the cash market. It also will be interesting to see if short selling will be permitted in all securities, or only in select stocks like in the case of derivatives trading. If short selling is permitted with out any restriction, it will enable the institutional investors to engage in short selling in stocks, which are not included in the derivatives trading list.

Experience of developed countries suggests that, short selling has played a significant role in controlling volatility of their capital markets and has been a catalyst in improving liquidity and depth of the capital markets. The decision to allow institutional investors to short sell, will no doubt receive a warm welcome from the institutional investors, but is also a bold and positive move by SEBI, and is a definite watershed in the evolution of Indian capital market.

Sources: The Economic Times, March 23, 2007

- Suneet Barve & Shiju P.V.

You can direct your queries or comments to the authors

DISCLAIMER

The contents of this hotline should not be construed as legal opinion. View detailed disclaimer.

This Hotline provides general information existing at the time of preparation. The Hotline is intended as a news update and Nishith Desai Associates neither assumes nor accepts any responsibility for any loss arising to any person acting or refraining from acting as a result of any material contained in this Hotline. It is recommended that professional advice be taken based on the specific facts and circumstances. This Hotline does not substitute the need to refer to the original pronouncements. This is not a Spam mail. You have received this mail because you have either requested for it or someone must have suggested your name. Since India has no anti-spamming law, we refer to the US directive, which states that a mail cannot be considered Spam if it contains the sender's contact information, which this mail does. In case this mail doesn't concern you, please unsubscribe from mailing list.

Research Papers

Mergers & Acquisitions July 11, 2025

New Age of Franchising June 20, 2025

Life Sciences 2025

Research Articles

2025 Watchlist: Life Sciences Sector India April 04, 2025

Re-Evaluating Press Note 3 Of 2020: Should India's Land Borders Still Define Foreign Investment Boundaries? February 04, 2025

INDIA 2025: The Emerging Powerhouse for Private Equity and M&A Deals January 15, 2025

Audio 🕬

CCI's Deal Value Test February 22, 2025

Securities Market Regulator's Continued Quest Against "Unfiltered" Financial Advice December 18, 2024

Digital Lending - Part 1 - What's New with NBFC P2Ps November 19, 2024

November 19, 202

NDA Connect

Connect with us at events, conferences and seminars.

NDA Hotline

Click here to view Hotline archives.

Video 🛤

Nishith Desai Unplugged - Law, Al & the Future August 20, 2025

Webinar : Designing Innovative Share Swap and Deferred

Consideration Structures for PE and M&A Deals July 15, 2025

Webinar: Blended Finance Structures to Scale up Climate Smart Agriculture July 03, 2025