

Consultation paper on Amendments to SEBI (CAPSM) Regulations, 2007

## 1. Objective

- 1.1. To solicit comments / views / suggestions from the public and other stakeholders on the proposed amendments to 'SEBI (Certification of Associated Persons in the Securities Markets) Regulations, 2007 ("CAPSM Regulations"). The following proposals are being made:
  - 1.1.1 Review / Expansion of the definition of "Associated Persons"
  - 1.1.2 Manner of obtaining certificate
  - 1.1.3 Inclusion of electronic mode of participation for Continuing Professional Education (CPE) programs
  - 1.1.4 Reviewing the exception criteria for manner of obtaining certificate

## 2. Background

- 2.1. Securities and Exchange Board of India ("SEBI") vide 'SEBI (Certification of Associated Persons in the Securities Markets) Regulations, 2007 ("CAPSM Regulations") may mandate "Associated Persons" to obtain requisite certificate from NISM for engagement or employment with regulated intermediaries.
- 2.2. The CAPSM Regulations specify the manner of obtaining NISM certificate and also the manner of renewing certificates by way of Continuing Professional Education requirements. To obtain NISM Certificate for the first time is by 'passing the relevant Certification Examination', which is valid for 3 years.

At the time of notification of CAPSM Regulations in 2007, certain exceptions were provided for some categories, such as "Principal", persons having more than 50 years of age as on the date of notification of relevant Regulations, persons having more than 10 years of experience in securities markets as on



the date of notification of relevant Regulations from passing the certification examination.

2.3. In view of the changes taking place in the Indian securities market and to strengthen and to bring more clarity and relevance, it is felt that a review of the existing CAPSM Regulations is needed. Accordingly, the following proposals are being made.

## 3. Proposed changes in CAPSM Regulations

S.	Existing	Proposed Regulation	Proposal and Rationale for
No.	Regulation		change
3.1	Review / Expansion	n of the definition of "Assoc	ciated Persons"
3.1.1	As per Regulation	"Associated person"	Proposal: Definition of
	2 (1) (c) of CAPSM	means a principal or	Associated Person is proposed
	Regulations,	employee of an	to be broad based and more
	Associated Person	intermediary or <b>a regulated</b>	inclusive by adding the words
	is defined as under:	entity or an agent or	"a regulated entity", "intending
	"Associated	distributor or other natural	to be engaged" and "directly
	person" means a	person engaged <u>or</u>	and indirectly" with an objective
	principal or	intending to be engaged	of encouraging wider
	employee of an	<u>in</u> the securities market,	participation in the securities
	intermediary or an	directly or indirectly, and	market.
	agent or distributor	includes an employee of a	
	or other natural	foreign portfolio investor or	Rationale:
	person engaged in	a foreign venture capital	Certain persons associated
	the securities	investor working in India.	with securities market are not
	business and		specifically/explicitly covered
	includes an		within the definition of
	employee of a		"Associated person".
	foreign portfolio		



S.	Existing	Proposed Regulation	Proposal and Rationale for
No.	Regulation		change
	investor or a		Further, SEBI has also
	foreign venture		introduced new products and
	capital investor		services in the securities
	working in India.		markets, which led to creation
			of new categories of regulated
			entities or persons associated
			with securities market. It is
			desirable that these entities
			have relevant knowledge and
			expertise to perform their
			duties.
			Further to attract the new
			generation to participate in
			securities markets and to
			enhance their employability, it
			is proposed to include the
			words 'intending to be engaged
			in the securities market" in the
			definition of associated person
			so that more students can
			participate in the securities
			markets.
			In view of the above, the
			definition of Associated Person
			is proposed to be broad based.



S.	Existing	Proposed Regulation	Proposal and Rationale for
No.	Regulation		change
			It may be noted that the
			decision to mandate
			certification to any associated
			person shall be taken by SEBI
			based on its requirements and
			after following due process of
			public consultation.
3.2	Manner of obtainin	g certificate	
3.2.1	Introduction of Ion	g term courses by NISM for	manner of obtaining certificate
	and CPE		
		4. (1) Subject to the	Proposal: It is proposed to
	Not mentioned in	provisions of this	include appropriate long term
	the Existing	regulation, an	courses / long duration
	Regulations.	associated person may	programs of NISM (in which
		obtain the certificate in	course duration ranges from
		any of the following	three months or more and is
		manners, namely:-	offered in either
		(a)	physical/classroom, or online,
		(b)	or in hybrid mode) as a new
		(c)	mode of obtaining NISM
		(d): by passing long-	certificate and CPE.
		<u>term course or</u>	
		programme as may be	Rationale: Introduction of long-
		specified by NISM	term courses offered by NISM
		<u>either in physical,</u>	will add more value by
		online or hybrid mode,	imparting in-depth knowledge
		having a duration of	in comparison to passing the
		three months or more.	certification examination which
			will serve as certifications while



S.	Existing	Proposed Regulation	Proposal and Rationale for
No.	Regulation		change
			aiding capacity building.
			Therefore, including these long-
			term courses as an alternative
			to certain certification
			examinations will give more
			options to the participants. This
			will also facilitate capacity
			building and skill development
			of functionaries, participants
			and professionals in the
			Securities Markets.
3.3	Inclusion of electro	onic mode of participation for	or CPE programs
3.3.1	Regulation 2(1)(f)	Regulation 2(1)(f)	Proposal:
	"Continuing	"Continuing Professional	It is proposed that CPE
	Professional	Education" (CPE) means	programs can be conducted in
	Education" (CPE)	any course, programme,	physical, electronic or hybrid
	means any course,	training programme,	mode.
	programme,	activity, conference,	
	training	seminar, <u>that is</u>	Rationale: Keeping in mind
	programme,	conducted either in	ease and convenience of
	activity,	physical mode or in	securities market participants, it
	conference,	electronic mode, that has	is proposed to include
	seminar_that has	been accredited or	electronic mode of
	been accredited or	approved by NISM to	participation. This will increase
	approved by NISM	enhance the knowledge,	the reach of NISM's
	to enhance the	skills and professional	certifications and will enhance
	knowledge, skills	competency of associated	the convenience of the
	and professional	persons in the areas of	individuals appearing for CPE
	competency of		courses.



S.	Existing	Proposed Regulation	Proposal and Rationale for
No.	Regulation		change
	associated persons in the areas of	securities, governance and ethics;	
	securities, governance and ethics;		
3.4	Reviewing the exce	eption criteria for manner of	obtaining certificate and CPE
3.4.1	Review of Age cr	iteria, Experience criteria	and 'Principal' as exception
	category		
	a) Regulation 4(2):	a) Regulation 4(2):	Proposal:
	An associated	An associated person	It is proposed to discontinue the
	person being	being principal shall obtain	exemptions provided to the
	principal shall	the certificate in any of the	persons 'principal' as defined in
	obtain the certificate in any of the manners specified in clause (a) or clause (b) or clause (c) of sub regulation (1).	manners specified in clause (a) or clause (b) or clause (c) of sub regulation (1).	the CAPSM regulations, persons above 50 years of age as on date of notification of certification exam and persons with 10 years of experience in securities market and replace it with new exemption criteria for individuals having minimum 50 years of age with relevant experience of 10 years in the securities market on the date of examination/CPE.
	An associated person, other than a principal, who has attained the age of fifty	b) Regulation 4(3):  An associated person,  other than a principal, who  has attained the age of fifty  years or and who has  atleast ten years of	Rationale: Currently persons who are 'principal' as defined in the CAPSM regulations, or persons

S.	Existing	Proposed Regulation	Proposal and Rationale for
No.	Regulation		change
	years or who has	<u>relevant</u> experience in the	above 50 years of age or
	atleast ten years	securities markets in the	persons with 10 years of
	experience in the	activities	experience in securities market
	securities markets	mentioned in sub regulation	are given certain exemptions in
	in the activities	(4) of regulation 3 on the	the mode of getting certified.
	mentioned in sub	date of examination/CPE	Instead of giving exams they
	regulation (4) of	as may be specified by the	can get certified by obtaining
	regulation 3 on the	Board under sub regulation	classroom credits by attending
	date as may be	(1) of regulation 3, shall	classes on subjects specified
	specified by	obtain the certificate in the	by NISM or by delivering of
	the Board under	relevant category in the	formal classroom sessions.
	sub regulation (1)	manner specified in clause	
	of regulation 3,	(a) or clause (b <u>) or clause</u>	NISM has given feedback that
	shall obtain the	(d) of sub regulation (1).	the said exceptions provided in
	certificate in the		the CAPSM Regulations are
	relevant category		being misused. Several
	in the manner		instances have come to notice
	specified in clause		wherein market intermediaries
	(a) or clause (b) of		have issued 'Letter of
	sub regulation	Since Regulation 4(2) is	Designation' (i.e., the required
	(1).	proposed to be deleted,	document to become eligible to
		correspondingly Regulation	attend the NISM approved CPE
		2(1)(k) and Regulation	program under the 'Principal'
	c) Regulation	4(1)(c) will also be deleted	category) to those people who
	2(1)(k):	and Regulation 4(4) will be	do not meet the criteria in
	"principal" means	modified as under:	reality.
	persons who are	(c) Regulation 2(1)(k):	It is proposed that exemption
	actively engaged in		given to 'Principal' from giving
	the management of		NISM exam be removed.

S.	Existing	Proposed Regulation	Proposal and Rationale for
No.	Regulation		change
	the intermediary's	"principal" means persons	
	securities business	who are actively engaged	However, to give weightage to
	including	in the management of	age and relevant work
	supervision, solicitation, conduct of business, and includes: (1) Sole Proprietors (2) Managing Partners and (3) Whole Time Directors	the intermediary's securities business including supervision, solicitation, conduct of business, and includes:  (1) Sole Proprietors  (2) Managing Partners and (3) Whole Time Directors	experience, it is proposed that individuals having minimum 50 years of age with relevant experience of 10 years can be given certain exemptions in the mode of getting certified and can get certified by way of accumulating classroom credits by attending classes on subjects specified by NISM or or by passing long-term course
	d) Regulation 4(1)(c): 4. (1) Subject to the provisions of this regulation, an associated person may obtain the certificate in any of the following manners, namely:- (a) (b) (c) by delivering such number of	(d) Regulation 4(1)(c):  4. (1) Subject to the provisions of this regulation, an associated person may obtain the certificate in any of the following manners, namely:- (a) (b) (c) by delivering such number of formal	or programme as may be specified by NISM  Further, in the light of ease of doing business, the date of calculating the "Age" and "experience" for a candidate is linked to date of examination/CPE rather than date of notification/specified by board



S.	Existing	Proposed Regulation	Proposal and Rationale for
No.	Regulation		change
	formal classroom	classroom sessions in all or	
	sessions in all or	specific	
	specific	programmes of continuing	
	programmes of	professional education as	
	continuing	may be specified by NISM	
	professional education as may	from time to time.	
	be specified by		
	NISM		
	from time to time.		
	e) Regulation 4(4):		
	An associated		
	person other		
	than those		
	mentioned in	(a) Canaa waantial ahammaa	
	sub regulation	(e) Consequential changes	
	(2) or sub	in Regulation 4(4):  An associated person other	
	obtain the	than those mentioned in	
	certificate in the	sub regulation (2) or sub	
	manner specified in	regulation (3) shall obtain	
	clause (a) of sub	the certificate in the manner	
	regulation (1).	specified in clause (a) or	
		clause (d) of sub regulation	
		(1).	



## 4. Public Comments

- 4.1 Public comments are sought on the following proposals along with rationale:
- 4.1.1 Whether to review/ expand the definition of "Associated Persons" (para 3.1.1)
- 4.1.2 Whether to include long term courses / long duration programs of NISM as manner of obtaining NISM certification and CPE (para 3.2.1 and 3.4.1(e))
- 4.1.3 Whether to include electronic mode of delivery of participation for CPE programs (para 3.3.1)
- 4.1.4 Whether to replace the individual exemptions provided by criteria of "Principal", "Age" and "Experience" in Regulation 4 (2) and 4 (3) for obtaining Certification with a new exemptions based on combined criteria of "Age" and "Experience" for obtaining Certification (para 3.4.1)
- 4.1.5 Whether the date of calculating the "Age" and "Experience" for a candidate can be linked to the date of examination/CPE (para 3.4.1(b))
- 4.2 Considering the implications of the aforementioned matters on the market participants, public comments are invited on the aforesaid proposals. The comments / suggestions should be submitted latest by November 27, 2025 through the online web-based form which can be accessed using the following link:

  <a href="https://www.sebi.gov.in/sebiweb/publiccommentv2/PublicCommentAction.d">https://www.sebi.gov.in/sebiweb/publiccommentv2/PublicCommentAction.d</a>
  o?doPublicComments=yes
- 4.3 Kindly go through the instructions mentioned on the above link before submitting comments on the consultation paper.
- 4.4 In case of any technical issue in submitting your comment through web based public comments form, you may write to <a href="mailto:nismdivision@sebi.gov.in">nismdivision@sebi.gov.in</a> through email with the subject:
  - "Issues in submitting comments on Consultation paper on Amendments to SEBI (CAPSM) Regulations, 2007"



\*\*\*\*\*