

## Annexure I

## **Auditor Selection Norms**

- 1. The Audit shall be conducted by **CERT-In empanelled organization/ entity.**
- The Auditor/Auditor firm can perform minimum of 3 successive audits of the Trading Members. However, such an auditor shall be eligible for reappointment after a cooling – off period of one year.
- 3. The Auditor, as being appointed by Trading Member must not have any conflict of interest in conducting fair, objective, and independent audit. Further, the directors / partners of Audit firm shall not be related to any Directors/Promoters/Proprietor of the said Trading Members either directly or indirectly.
- 4. Auditor should not have been engaged over the last three years in any consulting engagement with any departments / units of the Trading Member.
- 5. The Auditor shall not have any cases pending against its previous audited companies/firms, which fall under SEBI's jurisdiction, which point to its incompetence and/or unsuitability to perform the audit task.
- 6. The trading members and auditors are required to retain records of physical visits conducted during audits like name, qualification & date of visit/s of auditor, along with audit artifacts, proofs of concept (POCs), and evidence related to terms of reference (TOR) points for a minimum duration of three years.

