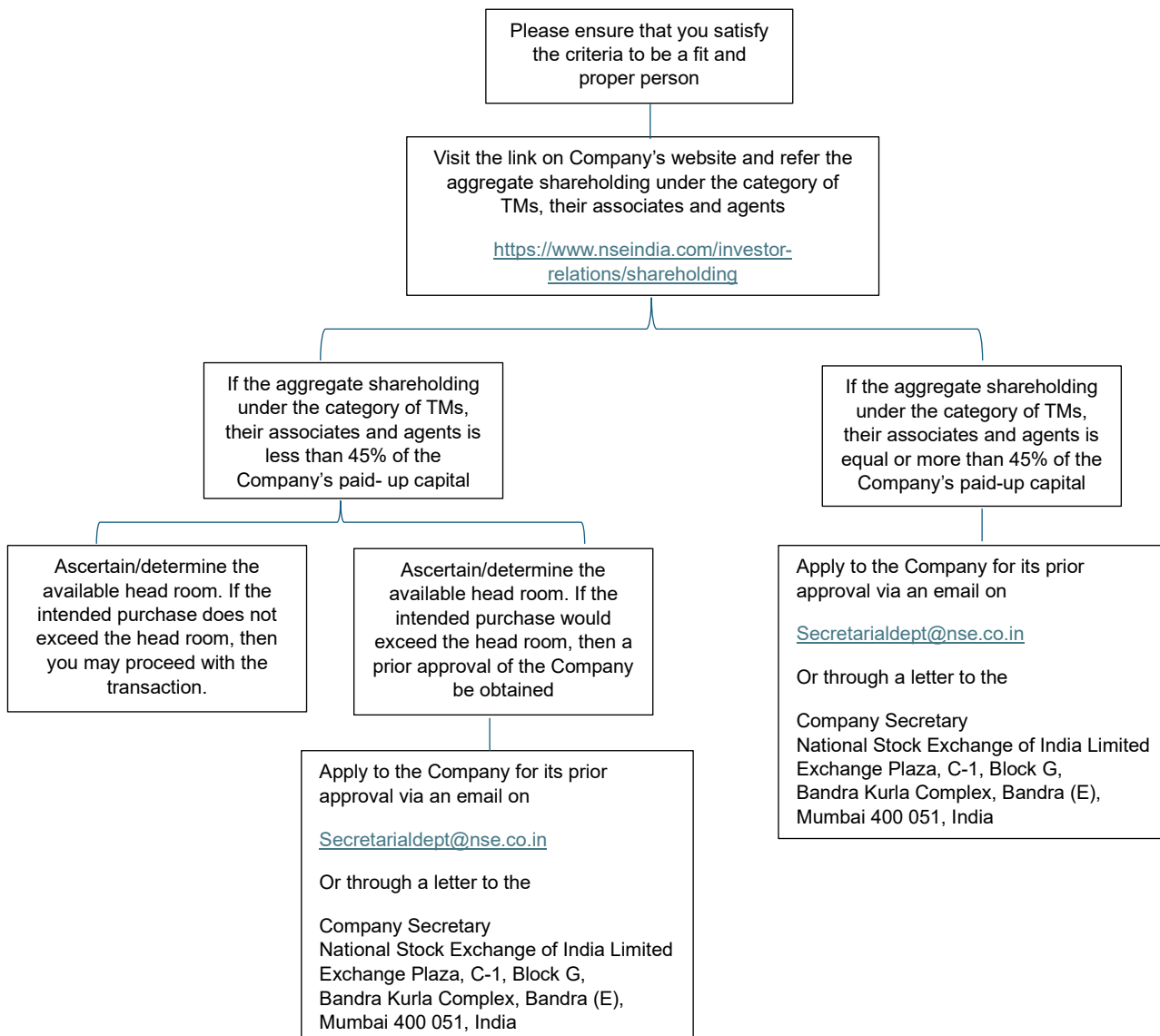


Process Note on Share Transfers post ISIN Activation

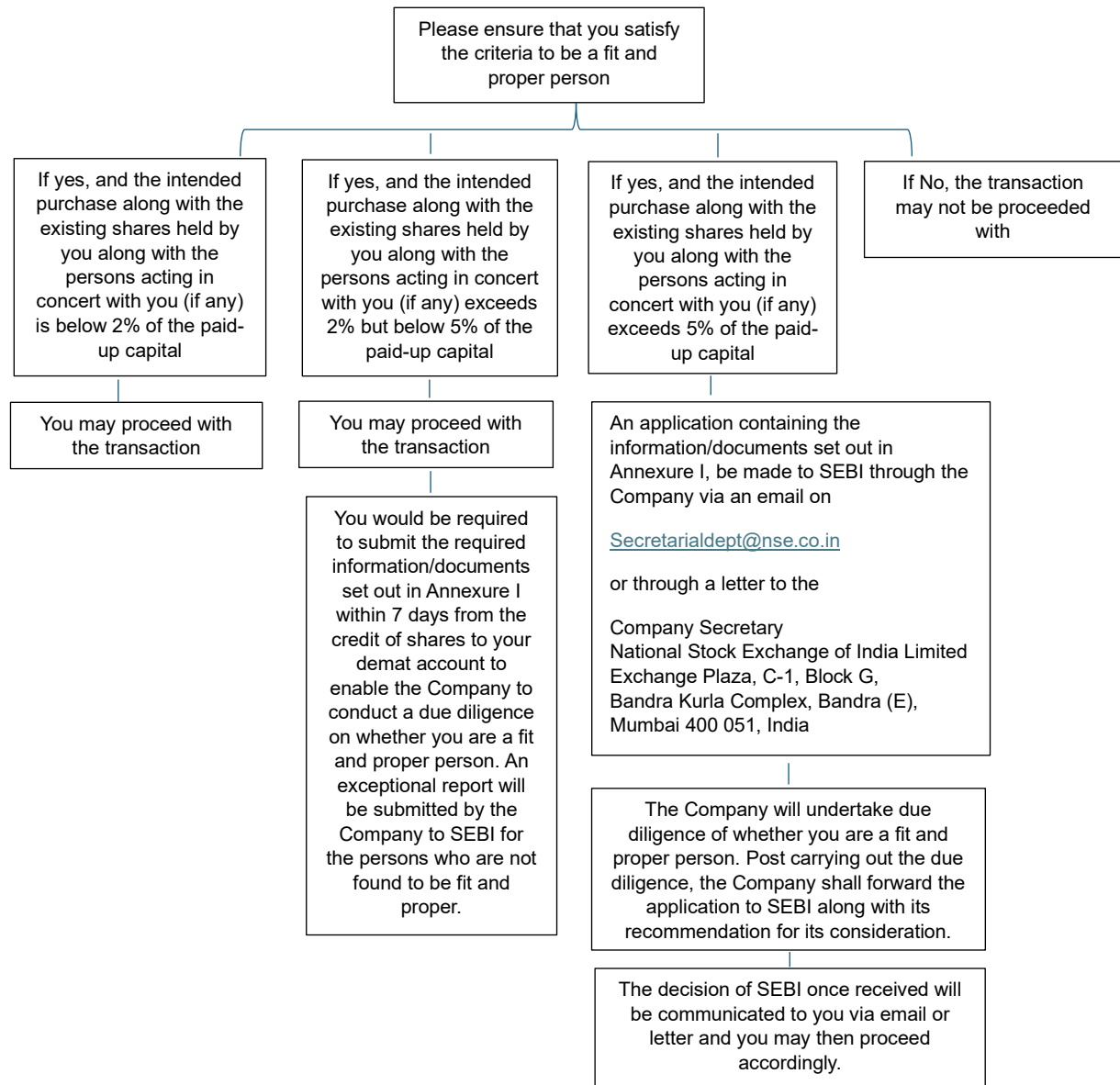
In furtherance to our announcement in respect of activation / unfreezing of Company's International Securities Identification Number (ISIN) effective from March 24, 2025 in accordance with the circular issued by the Securities and Exchange Board of India dated October 14, 2024 bearing no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2024/139 ("the Circular"), the investors/stakeholders are requested to take note of the following steps before executing the purchase /sell transaction.

If you are a Trading member ("TM") or Associate of TM or their Agent, please follow both Step A and Step B given below. If you are not a TM or Associate of TM or their Agent, please follow only Step B given below.

Step A:



STEP B:



The Designated Depository appointed by the Company (Central Depository Services (India) Limited) shall monitor and inform the Company, as and when threshold limit of combined holding of 49% of all persons' resident outside India (directly or indirectly, either individually or together with persons acting in concert) in the paid-up equity share capital of the Company is breached and take consequential actions as mentioned at paragraph 4.9 of the Circular.

The Circular is made available on the website of the Company and can be accessed through the following link: https://nsearchives.nseindia.com/web/sites/default/files/inline-files/Monitoring_shareholding_of_MII.pdf.

Annexure I

Pursuant to Regulation 19(4) of Securities Contract (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 (SECC Regulations), a shareholder seeking approval of the Board for holding equity shares in a recognised stock exchange shall submit the following particulars:

- a) Name
- b) Address
- c) Details of employment/ business, if any:
- d) SEBI registration number, if any.
- e) Details of registration with other statutory authorities.
- f) Declaration regarding the fulfillment of requirements of regulation 20 of the SECC Regulations.
- g) Details of action /penalties taken/imposed against/upon him/it by any statutory authority in India or abroad.
- h) Details of activities that may, in the opinion of the shareholder, lead to his/its disqualification.
- i) Association with trading members/clearing members of stock exchanges/clearing corporations.
- j) Cases pending before any Court, Tribunal or any other statutory authority in India or abroad, if any.
- k) Prior approvals from the Board as fit and proper, if any.