
NATIONAL COMMODITY & DERIVATIVES EXCHANGE LIMITED

Circular to all members of the Exchange

Circular No. : NCDEX/MEMBERSHIP-043/2025

Date : November 21, 2025

Subject : Telecom Regulatory Authority of India (TRAI) Direction dated 19.11.2025 - Mandatory Phase-wise Adoption of 1600-Series Numbers

All the members are hereby informed that the Telecom Regulatory Authority of India (TRAI) has issued a **Direction dated 19th November 2025** under section 13, read with sub-clauses (i) and (v) of clause (b) of sub-section (1) of section 11 of the TRAI Act, 1997, mandating **phase-wise adoption of the 1600-series for all service and transactional voice calls** made by entities regulated by RBI, SEBI and PFRDA.

The Direction has been issued after:

- FY2024–25 consumer awareness findings indicating persistent misuse of 10-digit numbers for service/transactional calls by BFSI entities, potentially resulting in UCC, spoofing and impersonation frauds;
- DoT's allocation of a dedicated "1600" series (letter dated 23.12.2024) exclusively for Government and BFSI entities;
- Consultations with sector regulators and timelines submitted in response to TRAI's letter dated 03.09.2025.

Key compliance requirements:

1. Mandatory adoption of 1600-series strictly as per timelines in Annexure-I of the Direction (Copy attached). TRAI Press release is also attached for reference. Important dates are:

Phase	Category of Entities	Last Date for mandatory adoption of 1600-series
Phase-II	Qualified Stockbrokers (QSBs), as identified in the list published annually on the websites of the Stock Exchanges	15 th March 2026
Phase-III	SEBI-registered intermediaries, other than those mentioned above	Voluntary adoption for time being

2. Post-deadline, any entity not adopting the 1600-series will be subject to regulatory action applicable to unregistered telemarketers in case of UCC complaints.
3. Entities must not initiate any service or transactional voice calls from non-1600 numbers after the specified dates, even where explicit or inferred customer consent exists.

All the members are advised to ensure strict and timely compliance with the adoption timeline and operational conditions indicated therein.

For and on behalf of
National Commodity & Derivatives Exchange Limited

Kanti Pal
Assistant Vice President
Membership

For further information/ clarifications, please contact

1. Customer Service Group on toll free number: 1800 26 62339
2. Customer Service Group by e-mail to : askus@ncdex.com



भारतीय दूरसंचार विनियामक प्राधिकरण
TELECOM REGULATORY AUTHORITY OF INDIA
भारत सरकार / Government of India



Dated: 19th November, 2025

DIRECTION

Subject: Direction under section 13, read with sub-clauses (i) and (v) of clause (b) of sub-section (1) of section 11, of the Telecom Regulatory Authority of India Act, 1997 (24 of 1997) regarding phase-wise implementation of mandatory adoption of 1600-series numbers by RBI, SEBI and PFRDA regulated entities.

F. No. G-6/(8)/2025-QoS-Part(1) (E-18071)- Whereas the Telecom Regulatory Authority of India (hereinafter referred to as the "Authority"), established under sub-section (1) of section 3 of the Telecom Regulatory Authority of India Act, 1997 (24 of 1997) (hereinafter referred to as the "TRAI Act"), has been entrusted with the discharge of certain functions, *inter alia*, to regulate the telecommunication services; ensure technical compatibility and effective interconnection between different service providers; lay down standards of quality of service to be provided by service providers and conduct the periodical survey of such services provided by the service providers so as to protect interest of the consumers of telecommunication service;

2. And whereas the Authority, in exercise of the powers conferred upon it under section 36, read with sub-clause (v) of clause (b) and clause (c) of sub-section (1) of section 11, of the TRAI Act, made the Telecom Commercial Communications Customer Preference Regulations, 2018 (6 of 2018) dated the 19th July 2018 (hereinafter referred to as the "regulations"), to curb unsolicited commercial communications;

3. And whereas regulation 3 of the regulations reads as under:-

“3. Commercial communications through network of Access Providers.— (1) *Every Access Provider shall ensure that any commercial communication using its network takes place only using registered headers or the number resources allotted to the Senders from special series assigned for the purpose of commercial communication.*

(2) *No Sender, who is not registered with any Access Provider for the purpose of sending commercial communications under these regulations, shall make any commercial communication, and in case, any such Sender sends commercial communication, all the telecom resources of such Sender*

may be put under suspension or may also be disconnected as provided under these regulations”;

4. And whereas the Department of Telecommunications (DoT), vide its letter dated the 23rd December 2024, conveyed its decision to allocate a separate numbering series for Service and Transactional Voice Calls, i.e., “1600”, exclusively for Government (Central/State) entities and BFSI (Banking, Financial Services, and Insurance) sector entities;

5. And whereas the Authority, vide its letter dated the 31st December 2024, directed all Access Providers to initiate allocation of the said numbering series to eligible entities;

6. And whereas, despite multiple consumer awareness campaigns conducted by the Authority and Access Providers, the adoption of the 1600-series by BFSI entities has remained low, with most entities continuing to use ten digit mobile numbers for service and transactional calls and the Authority is of the view that the adoption of the 1600-series by BFSI entities will :-

(a) be a major tool to curb promotional calls made in the guise of service and transactional calls, which often result in spam and potential scams; and;

(b) provide BFSI entities a distinct identity segregating them from other callers and will also enable consumers to make informed decisions regarding call acceptance;

7. And whereas, during the interaction with the sector regulators namely Reserve Bank of India (RBI), Pension Fund Regulatory and Development Authority (PFRDA) and Securities and Exchange Board of India (SEBI), the said sector regulators suggested the need for a phase-wise migration plan for adoption of the 1600-series and, in response to the Authority’s letter dated the 3rd September 2025, submitted the timelines for the same;

8. Now, therefore, the Authority, in exercise of the powers conferred upon it under section 13, read with sub-clauses (i) and (v) of clause (b) of sub-section (1) of section 11, of the Telecom Regulatory Authority of India Act, 1997 (24 of 1997), and the provisions of the Telecom Commercial Communications Customer Preference Regulations, 2018 (6 of 2018), hereby directs all Access Providers to bring the contents of this Direction to the notice of all stakeholders, including Principal Entities under the jurisdiction of RBI, SEBI and PFRDA, and to ensure that-

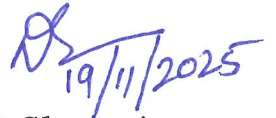


(i) adoption of 1600 numbering series by all concerned RBI, SEBI and PFRDA regulated entities is completed by the dates as mentioned in Annexure-I;

(ii) in the event of any complaint of unsolicited commercial communication (UCC) against any concerned entities regulated by RBI, SEBI and PFRDA which fail to subscribe to the 1600-series after expiry of the respective dates for mandatory adoption of 1600-series, the action shall be taken as per regulatory provisions applicable to unregistered telemarketer;

(iii) the entities referred to in paragraph 8(i) shall not be permitted to initiate any service or transactional voice calls, even with the explicit or inferred consent of customers, from numbers other than those allocated under the 1600-series, after the specified dates for mandatory adoption of 1600-series; and

(iv) the Authority is furnished with, within fifteen (15) days from the date of issue of this Direction, the status report indicating the actions taken in compliance with this Direction and periodic submission of information about the operationalisations of the 1600-series by Principal Entities, every fifteen days thereafter.


19/11/2025

(Deepak Sharma)
Advisor (QoS-II)

To:
All Access Providers

Annexure-I**I. For RBI regulated Entities**

Phase	Category of Entities	Last Date for mandatory adoption of 1600-series
Phase-I	Commercial Banks (including Public Sector Banks, Private Sector Banks, Foreign Banks)	1 st January 2026
Phase-II	Large NBFCs (Asset size above 5000 crore), Payments Banks, Small Finance Banks	1 st February 2026
Phase-III	Remaining NBFCs(Asset size equal or less than 5000 crore), Co-operative Banks, Regional Rural Banks and other than those mentioned above	1 st March 2026

II. For SEBI regulated Entities

Phase	Category of Entities	Last Date for mandatory adoption of 1600-series
Phase-I	Mutual Funds & Asset Management Companies	15 th February 2026
Phase-II	Qualified Stockbrokers (QSBs), as identified in the list published annually on the websites of the Stock Exchanges	15 th March 2026
Phase-III	SEBI-registered intermediaries, other than those mentioned above	Voluntary adoption for time being

III. For PFRDA regulated Entities

Phase	Category of Entities	Last Date for mandatory adoption of 1600-series
Phase-I	Central Record Keeping Agencies (CRAs) and Pension Fund Managers-Point of Presence (PFM-PoP)	15 th February 2026

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19/11/25

Information Note to the Press (Press Release No. 135/2025)

For Immediate Release

Telecom Regulatory Authority of India (TRAI)

TRAI issues Direction mandating phase-wise adoption of 1600-series by BFSI sector entities, regulated by RBI, SEBI and PFRDA

New Delhi, November 19, 2025: The Telecom Regulatory Authority of India (TRAI) today issued a Direction mandating the last dates by which adoption of the '1600' numbering series should be completed by entities regulated by the Reserve Bank of India (RBI), Securities and Exchange Board of India (SEBI), and Pension Fund Regulatory and Development Authority (PFRDA). The Direction has been issued with the objective of enhancing consumer trust, curbing spam, and preventing fraudulent activities perpetrated through voice calls.

In response to TRAI's regulatory initiative, the '1600' numbering series has been assigned by the Department of Telecommunications (DoT) for allocation to entities in the Banking, Financial Services and Insurance (BFSI) sector, and Government organisations to clearly distinguish their service and transactional calls from other commercial communications. The series will enable citizens to reliably identify legitimate calls originating from regulated financial institutions.

After the assignment of the series and allocation of numbering resources to the Telecom Service Providers, TRAI has regularly engaged with TSPs and the BFSI sector regulators for adoption of 1600 series by BFSI sector entities. Consequent to these efforts, about 485 entities have already adopted 1600 series, subscribing to a total of over 2800 numbers. Based on TRAI's interactions with stakeholders, it was considered that time is now ripe to mandate timebound completion of the exercise so that entities continuing to use standard 10-digit numbers for service and transactional calls, also shift to 1600 series numbers to reduce the risk of fraudulent or misleading calls being made in the guise of trusted financial institutions. TRAI has taken inputs regarding timelines from the Regulators of the BFSI sector, following deliberations held during the meetings of the Joint Committee of Regulators (JCoR). Based on the consultations held with them, a phase-wise implementation schedule has now been issued.

Key Provisions of the Direction

A. SEBI-Regulated Entities

- i. Adoption of '1600' numbering series for all Mutual Funds and Asset Management Companies (AMCs) shall be completed by 15th February, 2026.
- ii. Adoption of '1600' numbering series for all Qualified Stockbrokers (QSBs) shall be completed by 15th March, 2026.
- iii. For the time being, other SEBI-registered intermediaries may voluntarily migrate to the 1600-series after verification of their registration details.

B. RBI-Regulated Entities

- i. Commercial Banks (including Public Sector Banks, Private Sector Banks, and Foreign Banks) shall onboard by 1st January, 2026.
- ii. Large NBFCs (Asset size above ₹5000 crore), Payments Banks, and Small Finance Banks shall onboard by 1st February, 2026.
- iii. Remaining NBFCs, Co-operative Banks, Regional Rural Banks, and smaller entities shall onboard by 1st March, 2026.

C. PFRDA-Regulated Entities

- i. Central Recordkeeping Agencies (CRAs) and Pension Fund Managers shall onboard by 15th February, 2026.

The matter of mandating last date for adoption of 1600 series by the entities in the insurance sector is under discussion with IRDAI, and will be notified subsequently.

The structured and time-bound adoption of the 1600-series will significantly improve consumer safety and help curb impersonation-based financial frauds perpetrated through voice calls


(Atul Kumar Chaudhary)
Secretary, TRAI