

SEBI's order on shell companies

What is the issue?

 $n\n$

The recent order of SEBI to suspend the trading of suspected shell companies is alleged to be a baseless decision without any proper investigation.

 $n\n$

What is the case?

 $n\n$

- A shell company serves as a medium for business transactions without itself having any significant assets or operations.
- The **Ministry of Corporate Affairs** shared a list of 331 listed companies that are suspected to be shell entities.
- This was after consultations with the Serious Fraud Investigation Office and the Income Tax department.
- \bullet It directed SEBI to investigate the companies and take necessary action against them under the SEBI Act. $\ensuremath{\backslash} n$
- SEBI, subsequently, ordered to suspend trading in 331 suspected shell companies' shares.
- It also placed them on a strict watch under its Graded Surveillance Measure (GSM) framework.
- Following this, the Securities Appellate Tribunal **(SAT)** has ordered the **lifting of the trading restrictions** imposed on two of the 331 companies.

• SAT has also questioned SEBI for passing an order "without any investigation".

\n

 $n\n$

What was SEBI's rationale?

 $n\n$

\n

- It is suspected that trading on the shares of these "shell" companies was used as a way to **launder black money**.
- Since demonetisation the Centre has deregistered well over 1,60,000 dormant companies, identified over 37,000 shell firms and over 3,00,000 firms engaged in suspicious dealings.
- \bullet The decision comes as a measure to ensure a sound business environment. $\ensuremath{^{\backslash n}}$

 $n\n$

What is the impact?

 $n\n$

۱n

- The government's resolve to act against dodgy companies is valid.
- However, the present move has failed to give suspect companies an adequate chance to explain their positions.
- Not all shell companies are illegal. Some were formed to raise funds to promote start-ups.

\n

• The economic costs of freezing the trading are disproportionate with the proposed benefits of such action as stocks witnessed a sharp fall after the order.

\n

\n

- A hasty order without an independent investigation has dealt a serious blow to SEBI's credibility.
- Though, the SAT order has brought some fairness to the entire proceedings, SEBI and the government must give a convincing rationale behind their actions.

 $n\n$

Quick Facts

 $n\$

SEBI

 $n\n$

\n

• The Securities and Exchange Board of India (SEBI) is responsible for protecting the interests of investors in securities, to promote and to regulate the securities market.

\n

 $n\n$

SAT

 $n\n$

\n

- Securities Appellate Tribunal (SAT) is a statutory body established under the provisions of Securities and Exchange Board of India Act, 1992.
- It is a three-member tribunal to hear and dispose appeals against orders passed by the Securities and Exchange Board of India.
- \bullet A second appeal lies directly to the Supreme Court. $\ensuremath{\backslash n}$

 $n\n$

Graded Surveillance Measure (GSM)

 $n\n$

- SEBI and stock exchanges had introduced the graded surveillance measure framework which came into force from March, 2017.
- \bullet This is to monitor securities which have witnessed abnormal price rise not commensurate with their financial health and other fundamentals. \n
- SEBI may lay additional restrictions on market participants dealing in identified securities subject to the satisfaction of certain criteria.
- At present, there are six stages defined under GSM framework. Surveillance

action has been defined for each stage.

 $n\n$

 $n\n$

 $n\n$

Source: The Hindu

