A STUDY ON ALGORITHMIC TRADING IN INDIA

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ABSTRACT:
Algorithmic trading is a technology innovation of securities trading system. Innovation and development have been the main thrusts behind financialization over the globe. One such innovative appearance, in the interest for limiting the hazard and boosting the arrival and with the end goal to cling to the budgetary segment changes, is Algorithmic Trading (AT). In spite of the fact that AT is being utilized widely over the world, there is an absence of scholastic research on the proof of AT in the majority of the business sectors. The absence of proof stems from the equivocalness in meanings of AT and High Frequency Trading (HFT) and their use reciprocally.

The absence of proof likewise obstructs the comprehension and understanding of the effect of consistently expanding exceptional development in the speed of money related exchanges on the social hardware of worldwide economies. We exploit the reasonable definition and recognizable proof of AT in the Indian value market to give proof of AT and translating it as the exchange speed component of financialization. This paper gives some facts in HFT technology and recent regulations given by our regulatory system SEBI. And this paper attempts to analyse their problems and also recommend changes. Key words: High frequency trading, SEBI regulations, technological innovations, Co- location, Market volatility.

Key words : Algo trading, HFT, SEBI guidelines, Market volatility and market liquidity.
INTRODUCTION

The significant development of IT enabled the employment of algorithmic trading (thereafter AT) allowing market operators to have remote access to a variety of trading venues not needing to be physically present. AT involves the use of technology operating on the basis of key parameters in order to optimise trade execution through the reduction of buy-sell decisions impacts. Investment firms or their clients can automatically generate orders to trading platforms in response to market changing due to relevant information identified through their key parameters. Over the last years, the use of these algorithms for the 'straightforward order execution tasks' has increased.

High frequency trading (thereafter HFT) is AT subcategory, and it is portrayed by the capacity to offer impact to a lot of requests at rapid, with a 'round-trip' of the execution time contribution on the request of milliseconds. The point is to profit by market liquidity uneven characters or little valuing wasteful aspects. HFT achievement basic perspectives are in this way identified with the capacity to drastically diminish idleness and exploiting from little fleeting contrasts in value information transmission. Quick market access by a few members involves intermediation costs decrease (Biais and Foucault, 2014), however it is wellspring of unfriendly determination.

Firms gave HFT innovation can receive the best exchanging procedure as they can approach showcase information marginally before the other market members (Capgemini, 2014). In 2011, the International Organization of Securities Commissions (from that point IOSCO) report featured HFT commitment to development and enhancement of market productivity.

In any case, the report underscores the nearness of the negative impacts that innovative advancements may have on market quality, for example, intemperate unpredictability of the procedures or absence of straightforwardness. Algorithmic exchanging is a technique for exchanging generally utilized over the market: the calculation executes pre-customized exchanging guidelines, settling on choices dependent on factors including the planning, cost, or amount of the request.

HFT is a kind of algorithmic exchanging, where members utilize low inactivity advances, for example, co-area and direct associations with the trade, and therefore a high informing recurrence. This innovation additionally enables merchants to send standard request updates to deal with their hazard: a valuable option to any exchanging procedure. Like algorithmic exchanging, high recurrence advancements are utilized over each of the three classes of market member (purchase side, offer side and market producers). You can find in the graph beneath, that in the larger part of cases, the individuals who send their requests direct to the trade possess high recurrence innovation and co-situate at the trade (multifaceted investments are frequently an exemption to this).
OBJECTIVES OF THE STUDY: The paper made an attempt to discuss the high frequency trading technology and its regulations with the help of two objectives. The following are the objectives,

1. To know Technological Innovations on HFT in India
2. To Study the Regulations on HFT in India.

Objective Discussion

Evolution of High Frequency Trading In India

In the US and other created markets, High Frequency Trading and Algorithmic exchanging accounts assessed 70% of values piece of the pie. This type of fast exchanging rose 12 percent on the Bombay Stock Exchange, to represent right around 30 percent of aggregate exchanges. Its offer is higher in the National Stock Exchange, with about 46 percent of exchanges occurring on the stage, as per most recent reports. The Year 2008: Beginning of Algorithmic Trading in India On April third 2008, Securities and Exchange Board of India (SEBI), began permitting Direct Market Access office which permits purchasing or offering of requests by institutional customers without manual intercession by dealers.

Coordinate Market Access (DMA) empowers customers to get to the trade exchanging framework through agents' foundation yet without manual intercession. Among the worldwide subsidence, this choice by the Indian controllers was an invited change by the whole managing an account and securities advertise change. It was normal that this change would result in more noteworthy straightforwardness, expanded liquidity, bring down effect costs for substantial requests, better review trails and better utilization of supporting and exchange openings.

Speculators in Indian markets, on April fourth 2008, got immediate access to the trade's exchanging framework, yet through the specialist's foundation, a training exceptionally mainstream in created markets. At this stage, just institutional speculators were permitted to get to DMA. By and by, the office cut down expenses for the institutional speculator and additionally helps in better execution by cutting on time spent in steering the request to the agent and issuing the fundamental directions.

April 29th 2008, this office had just turned out to be main stream enough to have a maintained stream with an ever increasing number of players agreeing to accept the DMA office. The rundown of pending applications was ruled by outside elements. FI's and FII resemble UBS, Morgan Stanley, JP Morgan and DSP Merrill Lynch was the substances anticipating endorsement.
Edelweiss, driving businesses alongside stock trades were setting up the ground for operationalising Direct Market Access (DMA), Brokerages, for example, Citi, Merrill Lynch, Morgan Stanley, JP Morgan, Goldman Sachs, CLSA and Deutsche Equities had begun holding trials of their DMA programming, trying to synchronize it with the frameworks at the stock trade. Quick Spread of Algo Trading in the Early Years In India, Foreign Institutional Investors (FIIs) were permitted to utilize DMA office through venture administrators named by them, from February 24th 2009. On June 22nd 2009, Credit Suisse’s Advanced Execution Services (AES) unit propelled algorithmic exchanging Indian values. The AES suite of calculations included customary algorithmic methodologies that look to separate exchanging volumes up after some time and procedures that try to exchange at the Volume Weighted Average Price of a stock High Frequency Trading Today High recurrence exchanging is a specific instance of algorithmic exchanging including the successive turnover of numerous little places of a security. While there is no formal meaning of HFT, the U.S. Securities and Exchanges Commission properties certain particular qualities, including: · The utilization of to a great degree complex and rapid PC programs for creating, directing, and executing orders. · The utilization of individual information encourages from trades and in addition co-found servers with the end goal to limit organize and different sorts of latencies.

· Maintaining short time spans for setting up and exchanging positions, bringing about the successive turnover of numerous little positions in at least one money related instruments. Submitting various requests that are dropped not long after accommodation, maintaining not very many, assuming any, medium-term positions. Regulatory concerns on HFT SEBI states that algo trading and HFT attracted administrative consideration because of value unpredictability, showcase commotion, costs forced on other market clients, and it regularly displayed constrained open doors for administrative mediation.

The controller is looking at a few measures to "mollify the dread and worry" of unjustifiable and discriminatory access to the exchanging frameworks of the trades. Potential measures to control high-frequency trading incorporate a base resting time for requests; visit group barters; arbitrary hindrances or postponements all together preparing or coordinating; randomization of requests got amid a given period; greatest request message-to-exchange proportion necessities; separate lines for co-location and non-co-location requests; and an audit of tick-by-tick information bolsters. One major concern, however, is that SEBI has not clearly recognized the particular issue it is endeavoring to comprehend. Without appropriate elucidation, executing those measures without tending to a particular issue could be negative, adding many-sided quality to the general market structure in India.

There are few points which shall be considered while considering the Technology based Trading as Algorithmic trade. 1. Any arrange that is handled via programmed execution rationale will be considered as algorithmic exchanging. 2. The ware and trade will have mastermind and foundation to oblige the heap on their framework to accomplish consistence reaction to all individuals. 3. Trade framework ought to be overhauled all the time, to keep up the 4 time limit of the pinnacle arrange stack experienced. 4. Market Orders are not permitted to be set
utilizing Algo exchange, just Limit orders are permitted 5. Calculations ought not fall in any circle in any conditions 6. For Audit reason part may need to impart the Strategy to SEBI7. Prior Approval from Exchange is required by any member before implementing any algorithmic trading 8.

The Member should have real time monitoring system to identify the algorithms not working as expected The Approval Process: 1. Orders of clients should entered through Member server only, no client order can be placed directly in Exchange 2. The Algorithm which will remove away liquidity from the market won't be affirmed 3. Co-location and Co-Hosting won't be enabled Order to Trade Ratio

- Up to 50, NIL, 50 to 250 1 Paise per order, 250 to 500 5 paise per order and more than 500 5 Paise.
- If the Order to trade ratio is more than 500 during any trading day, then the next trading day the member cannot place any order in the first 15 minutes.
- All orders related to its Entry, modification and cancellation shall be included as an individual order to calculate Order to trade ratio
- Any order placed within 1% of the Last Traded Price shall not be considered under Order to trade ratio.
- Penalty will be applicable on the members who have placed more than 10,000 orders in a day 6. No more than 20 order can be placed by any CTCL ID within a second, i.e. within any 5 second, not more than 100 orders can be placed by single member.

The stockbroker, envious of setting orders created utilizing algos, will fulfill the stock trade with respect to the execution of the accompanying least levels of hazard controls at its end - (i) Price check Algo orders will not be discharged in break of the value groups characterized by the trade for the security. (ii) Quantity check Algo orders will not be discharged in rupture of as far as possible as characterized by the trade for the security. (iii) Order Value check Algo orders will not be discharged in rupture of the 'esteem per arrange' as characterized by the stock trades. (iv) Cumulative Open Order Value check The individual customer level combined open request esteem check might be endorsed by the merchant for the customers. Combined Open Order Value for a customer is the aggregate estimation of its unexpected orders discharged from the stockbroker framework. (v) Automated Execution check An algo will represent all executed, unexecuted and unsubstantiated requests, put by it before discharging further order(s). Further, the algo framework will have pre-characterized parameters for a programmed stoppage in case of algo execution prompting a circle or a runaway circumstance.
(vi) All algorithmic requests are labeled with an exceptional identifier given by the stock trade with the end goal to set up a review trail.
CONCLUSION
This paper presents that amid a period where robotized and electronic exchanging is setting down deep roots, we require stricter guidelines and directions which can be upheld by method for the correct instrument. Further, better dispersal of said assents ought to be encouraged by method for notice on the sites with the goal that everybody can get simple data about the standards to pursue. Stringent activities ought to pursue each mocking of the standards and masses ought to have the capacity to rest their trust in the framework that corporate honchos would not have the capacity to escape utilizing the cash. Notwithstanding, a fragile parity should be kept up among support and restriction. Algorithmic Trading is something that holds colossal potential and will help the economy of the nation whenever executed in the correct way. Dealers, merchants, financial specialists and masses everywhere will remain to profit with the development of quick paced high-recurrence exchanging components. Along these lines, measures ought to be set up that will fundamentally urge the market players to keep on enjoying the movement. The requirement for hitting this tightrope-esque equalization would imply that the controllers, SEBI and the concerned Stock Exchange authorities have their work cut out sooner rather than later.

References