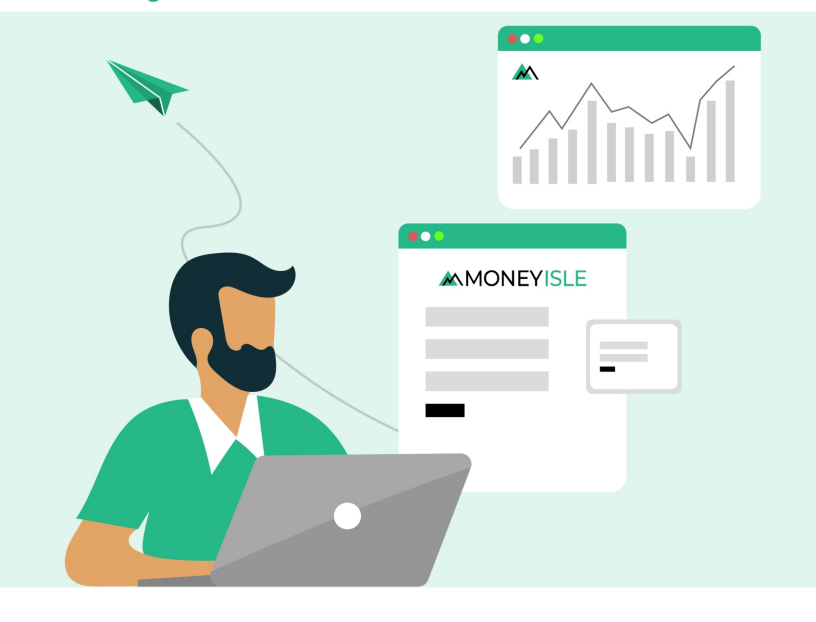
Client Registration Form





Form	No:	

Name	:
Code	1
Branch / AP Name	:

FOR OFFICE USE ONLY				
CASH	F&O	CURRENCY	DEMAT	
☐ NSE	☐ NSE	☐ NSE	☐ CDSL	
☐ BSE				

EXCHANGE	CODE	ISF SECURITIES LTD.
NSE	TM Code- 08763	SEBI REGN. NO INZ000211738
BSE	TM Code- 6502	3EDI REGIN. INO IINZUUUZI 1730

DEPOSITORY	DP ID	ISF SECURITIES LTD.
CDSL	12073300	SEBI REGN. NO.: IN-DP-320-2017

Investor Grievance cell:

- NSE-complaint may be filed through website www.nseindia.com or sending hard copy to nearest NSE office or at 022-26598100, ignse@nse.co.in
- BSE-complaint may be filed through website www.bseindia.com or sending hard copy to nearest BSE office or at 022-22728097, is@bseindia.com
- CDSL-complaint may be filed through website www.cdslindia.com or sending hard copy to nearest CDSL office or at 1800-200-5533, complaints@cdslindia.com

INTRODUCER	DETAILS (optional)	
Name of the introducer : (Surname)	(Name)	(Middle Name)
Status of the Introducer : $\ \square$ Auth. Person $\ \square$ Existing Client	t Others	_
Address and Phone No. of the Introducer :		
	Sign. of the Introducer	

KINDLY NOTE

- I. If any proof of client is in language other than Hindi and English, Notarized copy for the same will be accepted.
- 2. KYC From should be filled by client in own handwriting. All documents must be self attested by client and "Verified By Original" by Introducer / intermediatory.
- 3. Signature & Stamp of Intermediatory / AP on page no. 3.

I/We hereby acknowledge the receipt of duly executed copy of Account Opening Rights and Obligations, RDD and all other documents as executed by me/us acknowledge that the other details related to my/our account are as under: UCC		Prp. Office : 5A/4B, Ansari Road, Darya Ganj, New Delhi-110002
UCC	Rights a	d Obligations, RDD and all other documents as executed by me/us
	UCC	
My E-mail id	My E-ma	id
	Client Si	nature

ANNEXURE - 1 ACCOUNT OPENING KIT

INDEX OF DOCUMENTS

DOCKET A - MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES

S.No.	Name of the Document	Brief Significance of the Document	Page No.
1.	Account Opening Form	KYC Form - Document captures the basic information about the constituent and an instruction / check list.	
		B. Document captures the additional information about the constituent relevant to Demat & Trading Account and Nomination Form.	6-11
2.	Disclosure Information	Pro-Account disclosure information	12
3.	Tariff Sheet	Document detailing the rate / amount of brokerage and other charges levied on the client for trading on the stock exchange(s)	13
4.	Policies and Procedures	Document describing significant policies and procedure of the stock broker.	13-16
5.	Guidance Note	Do's and Don'ts for Trading on the Exchange(s) for Investors	17-18
6.	Rights & Obligations of BO and DP	Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI & Depositories	19-20

DOCKET B - VOLUNTARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER

S.No.	Name of the Document	Brief Significance of the Document	Page No.
1.	Running Account Authorisation	Letter where in Client Authorises Stock Broker to maintain running account.	21
2.	Addendum to the Client Registration Form / Key Information	Information regarding prevention of money laundering	22
3.	FATCA Declaration	FATCA & CRS Declaration for Individual	23
4.	SMS Alert Facility	Terms and Conditions-cum-Registration / Modification Form for receiving SMS Alerts from CDSL	24
5.	TRUST Service Facility	Terms and Conditions for availing Transaction Using Secured Texting (TRUST) service offered by CDSL	25
6.	Option form for Issue of DIS Booklet	Option form for Issue of DIS Booklet	26
7.	Authorisation for receiving the statement of account in Electronic Mode	Authorisation for receiving the statement of account in Electronic Mode	27
8.	Schedule of Charges for DP Services	Schedule of Charges for DP Services	28

Name of Stock Broker- ISF SECURITIES LTD.

Regd. & Corp. Office: 5A/4B, Ansari Road, Darya Ganj, New Delhi-110002

Phone No.: 011-43500300 E-mail: support@moneyisle.in Web: www.moneyisle.in

Compliance Officer: Mr. Nakul Khemka

Phone no.: 9810060650

Email id: nakul.khemka@isfsecurities.com

Director Detail: Mr. Sunil Khemka

Phone no.: 9313510085

Email id: sunil.khemka@isfsecurities.com

For any grievance/dispute please contact at the above address or email id - complaints@moneyisle.in and Phone No. 011-43500300. In case not satisfied with the response, please contact the concerned exchange(s), as per details given above.

DOCKET – A

INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters/Partners/Karta/Trustees and whole time directors and persons authorized to deal in securities on behalf of company/firm/others.
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 10. For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/ military officers, senior executives of state owned corporations, important political party officials, etc.

B. Proof of Identity (POI): - List of documents admissible as Proof of Identity:

- 1. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- 2. PAN card with photograph.
- Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.

C. Proof of Address (POA): - List of documents admissible as Proof of Address:

(*Documents having an expiry date should be valid on the date of submission.)

- 1. Passport/ Voters Identity Card/ Ration Card/ Registered Lease or Sale Agreement of Residence/ Driving License/ Flat Maintenance bill/Insurance Copy.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old.
- 3. Bank Account Statement/Passbook -- Not more than 3 months old.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
- 6. Identity card/document with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- 7. For FII/sub account, Power of Attorney given by FII/sub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse may be accepted.

D. Exemptions/clarifications to PAN

(*Sufficient documentary evidence in support of such claims to be collected.)

- 1. In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- 3. UN entities/multilateral agencies exempt from paying taxes/filling tax returns in India.
- 4. SIP of Mutual Funds upto Rs 50, 000/- p.a.
- 5. In case of institutional clients, namely, FIIs, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

E. List of people authorized to attest the documents:

- 1. Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/ Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy /Consulate General in the country where the client resides are permitted to attest the documents.

F. In case of Non-Individuals, additional documents to be obtained from non-individuals, over & above the POI & POA, as mentioned below:

Types of entity	Documentary Requirments
Corporate	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/Whole time director/MD (to be submitted every year). Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations. Photograph, POI, POA, PAN of individual promoters holding control-either directly or indirectly. Copies of the Memorandum and Articles of Association and certificate of incorporation. Copy of the Board Resolution for investment in securities market & opening of Demat account. Authorised signatories list with specimen signatures. Networth Certificate (not over 12 months old).
Partnership Firm	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered partnership firms only). Copy of partnership deed. Authorised signatories list with specimen signatures. Photograph, POI, POA, PAN of Partners.
Trust	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered trust only). Copy of Trust deed. List of trustees certified by managing trustees/CA. Photograph, POI, POA, PAN of Trustees.
HUF	 PAN of HUF. Declaration of HUF/List of coparceners. Bank pass-book/bank statement in the name of HUF. Photograph, POI, POA, PAN of Karta.
Unincorporated association or a body of individuals	 Proof of Existence/Constitution document. Resolution of the managing body & Power of Attorney granted to transact business on its behalf. Authorized signatories list with specimen signatures.
Banks/Institutional Investors	 Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years. Authorized signatories list with specimen signatures.
Foreign Institutional Investors (FII)	Copy of SEBI registration certificate. Authorized signatories list with specimen signatures.
Registered Society	 Copy of Registration Certificate under Societies Registration Act. List of Managing Committee members. Committee resolution for persons authorised to act as authorised signatories with specimen signatures. True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

Additional documents in case of trading in derivatives segments - illustrative list :

Copy of ITR Acknowledgement	Copy of Annual Accounts
In case of salary income - Salary Slip, Copy of Form 16	Net Worth Certificate
Copy of Demat Account Holding Statement	Bank Account Statement for last 6 months
Any other relevant documents substantiating ownership of assets	Self declaration with relevant supporting documents.

- 1. Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 2. Demat master or recent holding statement issued by DP bearing name of the client.
- For individuals:
 - a. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/AP office.
 - b. In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.

Application Form (For Individuals Only)

ISF SECURITIES LTD.

Regd. & Corp. Office: 5A/4B, Ansari Road, Darya Ganj, New Delhi-110002

Application No. :

Please fill in ENGLISH and in RLOCK LETTERS with black ink

3. Nationality Indian Other December Size photograph are size placed by for size photograph are si	A. Identity Details (please see guidelines over	•											
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Father's/Spouse Name	Name												
Mother's Name											PH	OTOGR	APH
2. Gender Male Female B. Marital status Single Married C Date of Birth d d m m f y y y 3. Nationality Indian Other C Date of Birth d d m m f y y y 4. Status Please tick (\(\(\)) Resident Individual Non Resident Foreign National (Passport Copy Mandatory for NRIs & Foreign Nationals) 5. PAN Please enclose a duly attested copy of your PAN Card Unique Identification Number (UID)/Aadhaar, if any. 6. Proof of Identity submitted for PAN exempt cases Please Tick (\(\) Ulique Identification Number (UID)/Aadhaar, if any. 6. Proof of Identity submitted for PAN exempt cases Please Tick (\(\) Unique Identification Number (UID)/Aadhaar, if any. 6. Proof of Identity submitted for PAN exempt cases Please Tick (\(\) Unique Identification Number (UID)/Aadhaar, if any. 6. Proof of Identity submitted for PAN exempt cases Please Tick (\(\) Unique Identification Number (UID)/Aadhaar, if any. 6. Proof of Identity submitted for PAN exempt cases Please Tick (\(\) Unique Identification Number (UID)/Aadhaar, if any. 7. Address Details (please see guidelines overleaf) 1. Address For Correspondence 2. Contact Details 1. Address for Correspondence 2. Contact Details 1. Address of Correspondence 2. Contact Details 1. Address of Statis (SD) (STD)	Father's/Spouse Name												
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I hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.	3. Proof of address to be provided by Applicant. P Passport Ration Card Registered Lease/S *Latest Telephone Bill (only Land Line) Late *Not more than 3 Months old. Validity/Expiry date 4. Permanent Address of Resident Applicant i City / Town / Village State 5. Proof of address to be provided by Applicant. P Passport Ration Card Registered Lease/S *Latest Telephone Bill (only Land Line) *Late *Not more than 3 Months old. Validity/Expiry date 6. Any other information: DEC hereby declare that the details furnished above are tr undertake to inform you of any changes therein, im alse or untrue or misleading or misrepresenting, I am,	ale Agreement of Residest Electricity Bill *Lof proof of address sub f different from ab	dence Dratest Gas Bill mitted d Dratest Gas Bill ove B1 OR NE of the foldence Dratest Gas Bill mitted d Dratest Gas Bill omitted d Dratest Gas Bill omitted best of my/y y of the abo	riving Licen I Othe I Othe I Orne Country Country Illowing v riving Licen Other I Other	rs (Pleas n m n nas Add alid do nse sc (Pleas n m n nas Add	Voter cumer Voter le specie	dentity y 1 Mano Its & dentity y 1	y Card y y y datory tick (y Card y y	*Late	on-Res	docum A/c Sta	Applid Park Applid	t/Pass
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"Please note that the KYC Application Form and overleaf instructions should be printed on the same page (back to back). If printed separately then both the pages should be attached and signed by the applicant."

ISF SECURITIES LTD.

Regd. & Corp. Office: 5A/4B, Ansari Road, Darya Ganj, New Delhi-110002

Application No.:

Applicat	ion Form	(For Non-Individuals O	nly)
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A. Identity Details (please see guidelines overleaf)										
1. Name of Applicant (Please write complete name as per Certificate of Inc	corporation / Registrat	ion; leaving one	box blar	nk betwe	een 2 word	ls. Please	do not a	bbreviate t	he Name).	
									DUOTO CD A DU	
2. Date of Incorporation ddd/mm/m/yyyyy	у	1 1 1							PHOTOGRAPH	1
Place of Incorporation									Please affix	
3. Registration No. (e.g. CIN)	,								the recent passpo	ort
Date of commencement of business ddd/ mm m	/ <u>y y y y y</u>								size photograph of Authorised Signato	
4. Status Please tick (✓) ☐ Private Ltd. Co. ☐ Public Ltd. Co.							ties / NG	iOs	and sign across i	-
☐ FI ☐ FII ☐ HUF ☐ AOP ☐ Bank ☐ C☐ ☐ Defence Establishment ☐ Body of Individuals ☐ Sc	Government Body	☐ Non-Go	vernme	ent Org	anisation	1				
Permanent Account Number (PAN) (MANDATORY)					enclose a	duly atte	ested co	oy of your	PAN Card	
B. Address Details (please see guidelines overleaf)										
1. Address for Correspondence										
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										\pm
City / Town / Village State					Country			Postal Cod	e	+
2. Contact Details					Country					
Tel. (Off.) (ISD) (STD)			I. (Res.)		(STD)					
Mobile (ISD) (STD) E-Mail Id.			Fax	(ISD)	(STD)					_
3. Proof of address to be provided by Applicant. Please										
City / Town / Village State					Country			Postal Code	2	
5. Proof of address to be provided by Applicant. Please s	submit ANY ONE	of the follow	wina v	alid de	ocument	s& ti	ck (🗸)	against	the document attac	ched
☐ *Latest Telephone Bill (only Land Line) ☐ *Latest Elect	tricity Bill 🗌 *Late									
☐ Any other proof of address document (as listed overleaf *Not more than 3 Months old. Validity/Expiry date of proof of a section of the control of the con	f). (Please specify) address submitted	d d /	m m	1 / / -	v I v I	y y				
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C. Other Details (please see guidelines overleaf)										
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(Fleuse use the Afflexare to fill if the details)										
2. Any other information:										
DECLARATION										
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		Designation							esignation	
(Originals Verified) Self Certified Document copies received	Nam	ne of the Orga		on					the Organization	
(Attested) True copies of documents received		Signature Date	9						Signature Date	
	I .	LIATE							Date	

			PAN of the Applicant	
. Name				
PAN	DIN (For Di	irectors) / UID (for Others)		
Residential /Registered Address				
				PHOTOGRAPH
City/Town/Village			Pin Code	
City		Country		
Relationship with Applicant (i.e. pr	romoters, whole time directors etc.)			
Wether Politically Exposed	☐ PEP (Politically Exposed Person)	☐ RPEP (Related to Polit	cically Exposed Person) 🗆 NO	
Name				
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ISF SECURITIES LTD.

Regd. & Corp. Office: 5A/4B, Ansari Road, Darya Ganj, New Delhi-110002 Phone No.: 011-43500300

E-mail: support@moneyisle.in • Web: www.moneyisle.in

ANNEXURE - 2 DP ID: 12073300

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C. DETAILS	OF GI	JARD	IAN	(in ca	ase th	ie ac	count	holo	der is	s mino	r)									_	_	_/	<u> </u>	
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D. BANK DETA	AILS													
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IFS Code (11 Characte	er)		Ì											
Account Number		•	·			•	•		•	•				
Account Type		Saving	□ c	urrent		Others (sp	ecify)							
Bank Name														
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Please tick, if appli	icable	Politically	Exposed P	Person (P	EP)	Relate	d to Pol	itically	Exposed	d Perso	on (RP	EP)		
Any other informa	ition													
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Transactions (Secured Texting (TRUST)) Refer to Terms Conditions Annexure	Facility s and	I have rea Yes I wish to r	avail the TRU ad and under ad n egister the fo	rstood the No ollowing cl	e Terms	and Condi	under m	escribe	d by CD	SL for	the sar	ne.) registe		or TRUST.
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Signature of the App	licant 🕰	2	F	OR O	FFIC	E USE	ONLY	7		ļ	Date :.			
				0 1/0										

ANNEXURE - 3

TRADING ACCOUNT RELATED DETAILS

A. DEPOSIT	ORY ACC	DUNT(S) DETAILS (T	nrough which transaction	s sha	II gei	neral	ly be r	oute	ed)										
Depository F Nam	•	Name of Depository	Beneficiary Name				DP II)					Ben	eficiar	ry ID	(BO	ID)		
		□ NSDL □ CDSL																	
		□ NSDL □ CDSL																	
B. TRADING	G PREFERE	ENCES																	
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Stock Exchange			Market Se	gme	nt/s														
NSE	Cash	D3(a)	F&O 23(b))						Curr	ency	L	S 3(c)					
BSE	Cash	II 3(d)	F&O #13(e)															
# If, in future, client by the s	stock broke		/ new segment/new 6	excha	ange	e, se	epara	te a	auth	oriz	atio	n/let	ter s	shoul	d be	tak	(en	fron	n the
applicant the last 3	/constituer years :	nt or its Partners/pron	iated/pending/ taken noters/whole time dire	ectors	s/au	thori	ized _I			-	•	•				•	-		
D. DEALING	S THROUG	H AUTHORISED PERS	SON AND OTHER STO	CK B	ROK	(ER	S												
	•	•	d Person, provide the	follo	win	g de	tails:												
Authorise	ed Person'	s Name :																	
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Whether dealin	g with any o	other stock broker/authr	ised person (if case dea	ıling v	with	multi	iple st	tock	bro	kers	/auth	norise	ed pe	erson	, pro	vide	det	ails	of all)
Name of	stock broke	er:																	
Name of A	uthorised F	Person, if any :														I			
Client Co			Exchange	: [
Details of	disputes/d	lues pending from/to	such stock broker/Au		ersc	n: [T		$\overline{\top}$	
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E. ADDITIONAL DETAILS				
Whether you wish to receive phy	sical contract note or Electroni	c Contract Note (ECN) (plea	use specify) :	
Specify your Email id, if applicab	le:			
Whether you wish to avail of the		ess technology (please spe	cify):	
Number of years of Investment/T	rading Experience :			
Any other information :				
	DECLARA	ATION		
undertake to inform you of any or misleading or misrepresenti	etails furnished above are true changes therein, immediately. ng, I am/we are aware that I/we in explained and understood the	In case any of the above info may be held liable for it.	rmation is found to be	false or untrue
I/We further confirm having rea Document'. I/We do hereby agr	ad and understood the contents ree to be bound by such provision ents has been displayed for Info	ons as outlined in these docu	ments. I/We have also I	
£ n 4			Place	
Signature of Client / All Auth	norized Signatory (ies)		Date	
Signature of Chemical	FOR OFFICE	USE ONLY		
UCC Code allotted to the Client :				
<u> </u>	Document verified with Originals	Client Interviewed By	In-Person Ver Done b	
Name of the Employee				
Employee Code				
Designation of the Employee				
Date				
Signature				
I/We undertake that we have made the have also made the client aware of 'Ri all the KYC documents. I/We under documents would be duly intimated to be made available on our website i.e. or ISF Securities Ltd.	ghts and Obligations' documentake that any change in the 'In the International Interna	t (s), RDD and Guidance Not Policy and Procedures', tari e that any change in the 'Rig	e. I/We have given/sen iff sheet and all the n	nt him a copy of on-mandatory
Signature of the Authorised Signator	y			
Date			Seal / Stamp of the	e Stock Broker

NOMINATION FORM - TRADING AND DEMAT ACCOUNTS

(To be filled in by individual applying singly or jointly)

ISF SECURITIES LTD.

Regd. & Corp. Office: 5A/4B, Ansari Road,

Darya Ganj, New Delhi-110002

DATE	D	D	M	M	Υ	Υ	Υ	Υ	UCC				
DP ID									Client ID				

I/We wish to make a nomination. [As per details given below]

NOMINATION DETAILS

I/We wish to make a nomination and do hereby nominate the following person(s) who shall receive all the assets held in my / our account in the event of my / our death.

No thre	mination can be r ee nominees in th	made upto le account	Details of 1s	st Nominee	Details of 2r	nd Nominee	Details of 3	rd Nominee
1.	Name of the no	minee(s)						
2.	Share of each Nominee	Equally [If not equally, please specify		%		%		%
		percentage]	Any odd	lot after division s	hall be transferred	to the first nomine	e mentioned in the	form.
3.	Relationship wi Applicant (if an							
4.	Address of Nor	minee(s)						
	City / Place							
	State / Country							
	l r	PIN Code						
5.	Mobile/Telepho of Nominee(s)	ne No.						
6.	Email ID of nor	minee(s)						
7.	Nominee Identifica [Please tick any o and provide detail Photograph PAN AA Saving Bank Proof of Idea Demat Acco	ne of following s of same] & Signature DHAAR A/C No.						
Sr.	. Nos. 8-14 sho	uld be filled	only if nominee	(s) is a minor :				
8.	Date of Birth (in minor nominee(s							
9.	Name of Guardia (in case of minor							
10.	Address of Gua	ardian(s)						
	City / Place							
	State / Country							
		PIN Code						
11.	Mobile/Telepho of Guardian	ne No.						
12.	Email ID of Gua	ardian(s)						

13. Relations with nom	ship of Guardi iinee	ian									
[Please tic	Identification deta k any one of follo le details of same	owing									
1 1— '	graph & Signa	·									
PAN	AADHAAR	2									
1 1—	g Bank A/c No										
1 1—	of Identity										
Dema	at Account ID										
		Na	me(s) of I	Holder(s)				Si	gnature(s) of Hold	er
Sole/First H (Mr./Ms.)	lolder						£ 05				
Second Hol (Mr./Ms.)	lder						L				
Third Holde (Mr./Ms.)	er										
Note: This nomination The Trading M		sede any prior						forme to		t boldor(o)	
To, ISF SECURED. & Corp.	URITIES	DECLARA	TION FO							` ,	nexure-B)
ISF SEC	URITIES . Office : 5A/4	DECLARA LTD. 1B, Ansari Roa	TION FO							` ,	
ISF SECURED Regd. & Corp	URITIES . Office : 5A/4	DECLARA LTD. 1B, Ansari Roa	TION FO							` ,	
Regd. & Corp Darya Ganj, N	URITIES Office: 5A/4 New Delhi-110	DECLARA LTD. 1B, Ansari Roa	ITION FO							` ,	
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Regd. & Corp Darya Ganj, N DATE D D	URITIES Office: 5A/4 New Delhi-110 M M Older Name	DECLARA LTD. 1B, Ansari Roa	id,							` ,	
Regd. & Corp Darya Ganj, N DATE D D DP ID Sole/First Ho	URITIES . Office : 5A/4 New Delhi-110 D M M Dolder Name	DECLARA LTD. 1B, Ansari Roa	id,							` ,	
Regd. & Corp Darya Ganj, N DATE D DP ID Sole/First Ho Second Hold Third Holder I / We hereby involved in no would need to	URITIES Office: 5A/4 New Delhi-110 M M Older Name Her Name Vame Confirm that I n-appointment submit all the	DECLARA LTD. 1B, Ansari Roa	ITION FO Id, UCC Client ID Sh to appoir and further ments / info	nt any nomer are awar	inee(s) in e that in c	my / our trase of dea	rading / de ath of all the	emat accour	ount and ur	(Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Annalogue (Annalogue (Annalogue (Annalogue (Anna)ogue (Annalogue (Annalogue (Annalogue (Annalogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue	the issues legal heirs which may
Regd. & Corp Darya Ganj, N DATE D DP ID Sole/First Ho Second Hold Third Holder I / We hereby involved in no would need to	URITIES Office: 5A/4 New Delhi-110 M M Older Name Her Name Vame Confirm that I n-appointment submit all the	DECLARA LTD. 4B, Ansari Roa 0002 Y Y Y Y Y / We do not wis at of nominee(s requisite docu	ITION FO Id, UCC Client ID Sh to appoir and further ments / info	nt any nomer are awar	inee(s) in e that in c	my / our trase of dea	rading / de ath of all the	emat accour	ount and ur	(Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Annalogue (Annalogue (Annalogue (Annalogue (Anna)ogue (Annalogue (Annalogue (Annalogue (Annalogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue (Annalogue (Anna)ogue	the issues

DISCLOSURE INFORMATION	(For ISF Securities	Ltd.)
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To,					
Dear Client,					
•		•	ccount Trading in	National Stock E	Exchange of India Limited
Bombay Stock Exchar	•).			
Thanks & best regards	·,	\neg			
For ISF Securities L	.td.				
Authorised Signatory					
I acknowledge the rec Pro-account trading.	ceipt of the ir	nformation given by IS	F Securities Ltd	. that they do c	client based trading and
£ 07					
Client Signature)				
		BROKERAGE & STAT	TUTORY CHARGE	<u>S</u>	
CAPITAL MARK	(ET SEGMEN	NT (NSE & BSE)	FUTURE & (OPTIONS SEG	MENT (NSE & BSE)
	%	Minimum Per Share (Paise)		%	Minimum Per Lot ₹
Delivery			Future		
Square Off Same Day (Each Side)			Options		
Trade to Trade					
			CURRENC	Y DERIVATIVE	SEGMENT (NSE)
				%	Minimum Per Lot ₹
booked on a particular	date would be payable to NS	e charged toward minim	um processing fe	e.	Rs. 25/- in total brokerage
£ 18					
Client Signature	·				
FOR OFFICE USE	ONLY				
UNIQUE CONSTITUE (To be inserted by the		rm)			
		NAME		SIGNA	TURE AND DATE
AUTHORISED BY					

ENTERED BY

POLICIES & PROCEDURE - RELATED TO RISK MANAGEMENT AND CONTROL

1. Refusal of orders for penny / illiquid stock

The stock broker may from time to time limit (quantity/ value) / refuse orders in one or more securities due to various reasons including market liquidity, value of security(ies), the order being for securities which are not in the permitted list of the stock broker / exchange(s) / SEBI. Provided further that stock broker may require compulsory settlement / advance payment of expected settlement value/ delivery of securities for settlement prior to acceptance / placement of order(s) as well. The client agrees that the losses, if any on account of such refusal or due to delay caused by such limits, shall be borne exclusively by the client alone.

The stock broker may require reconfirmation of orders, which are larger than that specified by the stock broker's risk management, and is also aware that the stock broker has the discretion to reject the execution of such orders based on its risk perception.

Setting up client's exposure limits and conditions under which a client may not be allowed to take further position or the broker may close the existing position of a client

The stock broker may from time to time impose and vary limits on the orders that the client can place through the stock broker's trading system (including exposure limits, turnover limits, limits as to the number, value and/or kind of securities in respect of which orders can be placed etc.). The client is aware and agrees that the stock broker may need to vary or reduce the limits or impose new limits urgently on the basis of the stock broker's risk perception and other factors considered relevant by the stock broker including but not limited to limits on account of exchange/ SEBI directions/limits (such as broker level/ market level limits in security specific / volume specific exposures etc.), and the stock broker may be unable to inform the client of such variation, reduction or imposition in advance. The client agrees that the stock broker shall not be responsible for such variation, reduction or imposition or the client's inability to route any order through the stock broker's trading system on account of any such variation, reduction or imposition of limits. The client further agrees that the stock broker may at any time, at its sole discretion and without prior notice, prohibit or restrict the client's ability to place orders or trade in securities through the stock broker, or it may subject any order placed by the client to a review before its entry into the trading systems and may refuse to execute / allow execution of orders due to but not limited to the reason of lack of margin / securities or the order being outside the limits set by stock broker / exchange/ SEBI and any other reasons which the stock broker may deem appropriate in the circumstances. Further, the member is not bound to execute orders of client if exposure limit of member set by Stock Exchanges is exhausted or reduced as risk containment measure by Exchanges even if client is having sufficient credit balance with broker. The client agrees that the losses, if any on account of such refusal or due to delay caused by such review, shall be borne exclusively by the client alone.

The stock broker is required only to communicate / advise the parameters for the calculation of the margin / security requirements as rate(s) / percentage(s) of the dealings, through anyone or more means or methods such as post / speed post / courier / registered post / registered A.D / facsimile / telegram / cable / e-mail / voice mails / telephone (telephone includes such devices as mobile phones etc.) including SMS on the mobile phone or any other similar device; by messaging on the computer screen of the client's computer; by informing the client through employees / agents of the stock broker; by publishing / displaying it on the website of the stock broker / making it available as a download from the website of the stock broker; by displaying it on the notice board of the branch / office through which the client trades or if the circumstances, so require, by radio broadcast / television broadcast / newspapers advertisements etc; or any other suitable or applicable mode or manner. The client agrees that the postal department / the courier company /newspaper company and the e-mail / voice mail service provider and such other service providers shall be the agent of the client and the delivery shall be complete when communication is given to the postal department / the courier company / the e-mail/voice mail service provider, etc. by the stock broker and the client agrees never to challenge the same on any grounds including delayed receipt / non receipt or any other reasons whatsoever and once parameters for margin / security requirements are so communicated, the client shall monitor his / her / its position (dealings / trades and valuation of security) on his / her / its own and provide the required / deficit margin / security forthwith as required from time to time whether or not any margin call or such other separate communication to that effect is sent by the stock broker to the client and /or whether or not such communication is received by the client.

The client is not entitled to trade without adequate margin / security and that it shall be his / her / its responsibility to ascertain beforehand the margin / security requirements for his/ her /its orders / trades / deals and to ensure that the required margin / security is made available to the stock broker in such form and manner as may be required by the stock broker. If the client's order is executed despite a shortfall in the available margin, the client, shall, whether or not the stock broker intimates such shortfall in the margin to the client, make up the shortfall suo moto immediately. The client further agrees that he /she / it shall be responsible for all orders (including any orders that may be executed without the required margin in the client's account) & / or any claim /loss/ damage arising out of the non availability /shortage of margin /security required by the stock broker & / or exchange & / or SEBI.

(13)

The stock broker is entitled to vary the form (Le., the replacement of the margin / security in one form with the margin / security in any other form, say, in the form of money instead of shares) & / or quantum & / or percentage of the margin & / or security required to be deposited / made available, from time to time.

The margin / security deposited by the client with the stock broker are not eligible for any interest.

The stock broker is entitled to include / appropriate any / all payout of funds & / or securities towards margin / security without requiring specific authorizations for each payout.

The stock broker is entitled to transfer funds &/ or securities from his account for one exchange & / or one segment of the exchange to his / her / its account for another exchange & / or another segment of the same exchange whenever applicable and found necessary by the stock broker. The client also agrees and authorises the stock broker to treat / adjust his / her / its margin / security lying in one exchange & / or one segment of the exchange / towards the margin / security / pay in requirements of another exchange & / or another segment of the exchange.

The stock broker is entitled to disable / freeze the account & / or trading facility / any other service. facility, if, in the opinion of the stock broker, the client has committed a crime / fraud or has acted in contradiction of this agreement or / is likely to evade / violate any laws, rules, regulations, directions of a lawful authority whether Indian or foreign or if the stock broker so apprehends.

3. Applicable brokerage rate

The stock broker is entitled to charge brokerage within the limits imposed by exchange which at present is as under:

- a. For Cash Market Segment: The maximum brokerage chargeable in relation to trades effected in the securities admitted to dealings on the Capital Market segment of the Exchange shall be 2.5 % of the contract price exclusive of statutory levies. It is hereby further clarified that where the sale / purchase value of a share is Rs.10/- or less, a maximum brokerage of 25 paise per share may be collected.
- b. For Option contracts: Brokerage for option contracts shall be charged on the premium amount at which the option contract was bought or sold and not on the strike price of the option contract.
 - It is hereby clarified that brokerage charged on options contracts shall not exceed 2.5% of the premium amount or Rs 100/- (per lot) whichever is higher.

4. Imposition of penalty / delayed payment charges

The client agrees that any amounts which are overdue from the client towards trading or on account of any other reason to the stock broker will be charged with delayed payment charges @18% p.a. The client agrees that he will be liable to claim any interest on credit balances in his account if he has given consent to retain credit balances in his/her/its account.

In case client/s has/have given consent to maintain running

account, the client/s would be required to give specific written request to release the credit balance/funds in his/her/its trading account/s.

The client agrees that the stock broker may impose fines / penalties for any orders / trades / deals / actions of the client which are contrary to this agreement / rules / regulations / bye laws of the exchange or any other law for the time being in force, at such rates and in such form as it may deem fit. Further where the stock broker has to pay any fine or bear any punishment from any authority in connection with / as a consequence of / in relation to any of the orders / trades / deals / actions of the client, the same shall be borne by the client.

The client agrees to pay to the stock broker brokerage, commission, fees, all taxes, duties, levies imposed by any authority including but not limited to the stock exchanges (including any amount due on account of reassessment / backlogs etc.), transaction expenses, incidental expenses such as postage, courier etc. as they apply from time to time to the client's account / transactions / services that the client avails from the stock broker.

5. The right to sell clients' securities or close clients' positions, without giving notice to the client, on account of non-payment of client's dues

The stock broker maintains centralized banking and securities handling processes and related banking and depository accounts at designated place. The client shall ensure timely availability of funds/securities in designated form and manner at designated time and in designated bank and depository account(s) at designated place, for meeting his/her/its pay in obligation of funds and securities. The stock broker shall not be responsible for any claim/loss/damage arising out of non availability/short availability of funds/securities by the client in the designated account(s) of the stock broker for meeting the pay in obligation of either funds or securities. If the client gives orders / trades in the anticipation of the required securities being available subsequently for pay in through anticipated payout from the exchange or through borrowings or any off market delivery(s) or market delivery(s) and if such anticipated availability does not materialize in actual availability of securities / funds for pay in for any reason whatsoever including but not limited to any delays / shortages at the exchange or stock broker level / non release of margin by the stock broker etc., the losses which may occur to the client as a consequence of such shortages in any manner such as on account of auctions / square off / closing outs etc., shall be solely to the account of the client and the client agrees not to hold the stock broker responsible for the same in any form or manner whatsoever. In case the payment of the margin / security is made by the client through a bank instrument, the stock broker shall be at

liberty to give the benefit / credit for the same only on the realization of the funds from the said bank instrument etc. at the absolute discretion of the stock broker.

Where the margin /security is made available by way of securities or any other property, the stock broker is empowered to decline its acceptance as margin / security & / or to accept it at such reduced value as the stock broker may deem fit by applying haircuts or by valuing it by marking it to market or by any other method as the stock broker may deem fit in its absolute discretion.

The stock broker has the right but not the obligation, to cancel all pending orders and to sell/close/liquidate all open positions/ securities / shares at the pre-defined square off time or when Mark to Market (M-T-M) percentage reaches or crosses stipulated margin percentage mentioned on the website, whichever is earlier. The stock broker will have sole discretion to decide referred stipulated margin percentage depending upon the market condition. In the event of such square off, the client agrees to bear all the losses based on actual executed prices. In case open position (Le. short/long) gets converted into delivery due to non square off because of any reason whatsoever, the client agrees to provide securities/funds to fulfill the payin obligation failing which the client will have to face auctions or internal close outs; in addition to this the client will have to pay penalties and charges levied by exchange in actual and losses, if any. Without prejudice to the foregoing, the client shall also be solely liable for all and any penalties and charges levied by the exchange(s).

The stock broker is entitled to prescribe the date and time by which the margin / security is to be made available and the stock broker may refuse to accept any payments in any form after such deadline for margin / security expires.

Notwithstanding anything to the contrary in the agreement or elsewhere, if the client fails to maintain or provide the required margin/fund / security or to meet the funds/margins/ securities pay in obligations for the orders / trades / deals of the client within the prescribed time and form, the stock broker shall have the right without any further notice or communication to the client to take any one or more of the following steps:

- i. To withhold any payout of funds / securities.
- ii. To withhold / disable the trading / dealing facility to the client.
- iii. To liquidate one or more security(s) of the client by selling the same in such manner and at such rate which the stock broker may deem fit in its absolute discretion. It is agreed and understood by the client that securities here includes securities which are pending delivery / receipt.
- iv. To liquidate / square off partially or fully the position of sale & / or purchase in anyone or more securities / contracts in such manner and at such rate which the stock broker may decide in its absolute discretion.
- v. To take any other steps which in the given circumstances, the stock broker may deem fit.

The client agrees that the loss(s) if any, on account of anyone or more steps as enumerated herein above being taken by the stock broker, shall be borne exclusively by the client alone and agrees not to question the reasonableness, requirements, timing, manner, form, pricing etc., which are chosen by the stock broker.

6. Shortages in obligations arising out of internal netting of trades

Stock broker shall not be obliged to deliver any securities or pay any money to the client unless and until the same has been received by the stock broker from the exchange, the clearing corporation/ clearing house or other company or entity liable to make the payment and the client has fulfilled his/her/its obligations first.

The policy and procedure for settlement of shortages in obligations arising out of internal netting of trades is as under:

- a. The securities delivered short are purchased from market on T+3 day which is the Auction Day on Exchange, and the purchase consideration (inclusive of all statutory taxes & levies) is debited to the short delivering seller client.
- b. If securities cannot be purchased from market due to any reason whatsoever on T+3 day they can be covered from the market on any subsequent trading days. In case any reason whatsoever (any error or omission) any delay in covering of securities leads to higher losses, stock broker will not be liable for the same. Where the delivery is matched partially or fully at the Exchange Clearing, the delivery and debits/credits shall be as per Exchange Debits and Credits.
- c. In cases of securities having corporate actions all cases of short delivery of cum transactions which cannot be auctioned on cum basis or where the cum basis auction payout is after the book closure / record date, would be compulsory closed out at higher of 10% above the official closing price on the auction day or the highest traded price from first trading day of the settlement till the auction day.

7. Temporarily suspending or closing a client's account at the client's request

- i. The client may request the stock broker to temporarily suspend his account, stock broker may do so subject to client accepting / adhering to conditions imposed by stock broker including but not limited to settlement of account and/or other obligation.
- ii. The stock broker can with hold the payouts of client and suspend his trading account due to his surveillance action or judicial or / and regulatory order/action requiring client suspension.

8. De-registering a client

Notwithstanding anything to the contrary stated in the

agreement, the stock broker shall be entitled to terminate the agreement with immediate effect in any of the following circumstances:

- i. If the action of the Client are prima facie illegal/ improper or such as to manipulate the price of any securities or disturb the normal/ proper functioning of the market, either alone or in conjunction with others.
- ii. If there is any commencement of a legal process against the Client under any law in force;
- iii. On the death/lunacy or other disability of the Client;
- iv. If a receiver, administrator or liquidator has been appointed or allowed to be appointed of all or any part of the undertaking of the Client;
- v. If the Client has voluntarily or compulsorily become the subject of proceedings under any bankruptcy or insolvency law or being a company, goes into liquidation or has a receiver appointed in respect of its assets or refers itself to the Board for Industrial and Financial Reconstruction or under any other law providing protection as a relief undertaking;
- vi. If the Client being a partnership firm, has any steps taken by the Client and/ or its partners for dissolution of the partnership;
- vii. If the Client have taken or suffered to be taken any action for its reorganization, liquidation or dissolution;
- viii. If the Client has made any material misrepresentation of facts, including (without limitation) in relation to the Security;
- ix. If there is reasonable apprehension that the Client is unable to pay its debts or the Client has admitted its inability to pay its debts, as they become payable;
- x. If the Client suffers any adverse material change in his / her / its financial position or defaults in any other agreement with the Stock broker;
- xi. If the Client is in breach of any term, condition or covenant of this Agreement;
- xii. If any covenant or warranty of the Client is incorrect or untrue in any material respect;

However notwithstanding any termination of the agreement, all transactions made under / pursuant to this agreement shall be subject to all the terms and conditions of this agreement.

Policy for Dormant / Inactive account:

As per our RMS policy, the account in which no transactions has taken place during the period of not less than 12 months from the date of last transaction, the same shall be considered as Dormant / Inactive account. Such transaction date may relate to any of the following date, whichever is later.

- a. Entry related to contract or bill generation for buy/sell transaction or
- b. Entry related to payment of funds or securities by client or
- c. Entry passed by the broker by way of any dues / obligation recoverable from client.

To designate the client's account as Dormant / inactive the period

of 12 months shall be counted from the last day of respective month in which any of the aforesaid transaction took place. In case MISL treats the account of client as a dormant / in-active account, the funds and securities lying with the broker shall be refunded / returned to client on demand by the client.

Reactivation.

A client's account will be re-activated, subject to fulfillment of such conditions as ISF may consider fit and proper:

- a. On submission of proof of identity and proof of address, or on submission of such other information / documents as deemed fit by ISF Securities Ltd., or
- b. Request from client through his own e-mail account registered with us.

Client Acceptance of Policies and Procedures stated hereinabove:

I/We have fully understood the same and do hereby sign the same and agree not to call into question the validity, enforceability and applicability of any provision/clauses this document any circumstances what so ever. These Policies and Procedures may be amended / changed unilaterally by the broker, provided the change is informed to me / us with through anyone or more means or methods such as post / speed post / courier / registered post / registered AD / facsimile / telegram / cable / e-mail / voice mails / telephone (telephone includes such devices as mobile phones etc.) including SMS on the mobile phone or any other similar device; by messaging on the computer screen of the client's computer; by informing the client through employees / agents of the stock broker; by publishing / displaying it on the website of the stock broker / making it available as a download from the website of the stock broker; by displaying it on the notice board of the branch / office through which the client trades or if the circumstances, so require, by radio broadcast / television broadcast / newspapers advertisements etc; or any other suitable or applicable mode or manner. I/we agree that the postal department / the courier company /newspaper company and the e-mail/voice mail service provider and such other service providers shall be my/our agent and the delivery shall be complete when communication is given to the postal department / the courier company / the e-mail/voice mail service provider, etc. by the stock broker and I/we agree never to challenge the same on any grounds including delayed receipt / non receipt or any other reasons whatsoever. These Policies and Procedures shall always be read along with the agreement and shall be compulsorily referred to while deciding any dispute / difference or claim between me/ us and stock broker before any court of law / judicial/adjudicating authority including arbitrator/mediator etc.

£ 19		
	Client Signature	

GUIDANCE NOTE - DO'S AND DON'TS FOR TRADING ON THE EXCHANGE(S) FOR INVESTORS

BEFORE YOU BEGIN TO TRADE

- Ensure that you deal with and through only SEBI registered intermediaries. You may check their SEBI registration certificate number from the list available on the Stock exchanges websites (www.nseindia.com, www.bseindia.com) and SEBI website www.sebi.gov.in.
- 2. Ensure that you fill the KYC form completely and strike off the blank fields in the KYC form.
- Ensure that you have read all the mandatory documents viz.
 Rights and Obligations, Risk Disclosure Document, Policy and Procedure document of the stock broker.
- 4. Ensure to read, understand and then sign the voluntary clauses, if any, agreed between you and the stock broker. Note that the clauses as agreed between you and the stock broker cannot be changed without your consent.
- Get a clear idea about all brokerage, commissions, fees and other charges levied by the broker on you for trading and the relevant provisions/ guidelines specified by SEBI/Stock exchanges.
- 6. Obtain a copy of all the documents executed by you from the stock broker free of charge.
- In case you wish to execute Power of Attorney (POA) in favour
 of the Stock broker, authorizing it to operate your bank and
 demat account, please refer to the guidelines issued by
 SEBI/Exchanges in this regard.

TRANSACTIONS AND SETTLEMENTS

- The stock broker may issue electronic contract notes (ECN) if specifically authorized by you in writing. You should provide your email id to the stock broker for the same. Don't opt for ECN if you are not familiar with computers.
- Don't share your internet trading account's password with anyone.
- 10. Don't make any payment in cash to the stock broker.
- 11. Make the payments by account payee cheque in favour of the stock broker. Don't issue cheques in the name of sub-broker. Ensure that you have a documentary proof of your payment/deposit of securities with the stock broker, stating date, scrip, quantity, towards which bank/ demat account such money or securities deposited and from which bank/ demat account.

- 12. Note that facility of Trade Verification is available on stock exchanges' websites, where details of trade as mentioned in the contract note may be verified. Where trade details on the website do not tally with the details mentioned in the contract note, immediately get in touch with the Investors Grievance Cell of the relevant Stock exchange.
- 13. In case you have given specific authorization for maintaining running account, payout of funds or delivery of securities (as the case may be), may not be made to you within one working day from the receipt of payout from the Exchange. Thus, the stock broker shall maintain running account for you subject to the following conditions:
 - Such authorization from you shall be dated, signed by you only and contains the clause that you may revoke the same at any time.
 - b) The actual settlement of funds and securities shall be done by the stock broker, at least once in a calendar quarter or month, depending on your preference. While settling the account, the stock broker shall send to you a 'statement of accounts' containing an extract from the client ledger for funds and an extract from the register of securities displaying all the receipts/ deliveries of funds and securities. The statement shall also explain the retention of funds and securities and the details of the pledged shares, if any.
 - c) On the date of settlement, the stock broker may retain the requisite securities/funds towards outstanding obligations and may also retain the funds expected to be required to meet derivatives margin obligations for next 5 trading days, calculated in the manner specified by the exchanges. In respect of cash market transactions, the stock broker may retain entire pay-in obligation of funds and securities due from clients as on date of settlement and for next day's business, he may retain funds/ securities/ margin to the extent of value of transactions executed on the day of such settlement in the cash market.
 - d) You need to bring any dispute arising from the statement of account or settlement so made to the notice of the stock broker in writing preferably within 7 (seven) working days from the date of receipt of funds/securities or statement, as the case may be. In case of dispute, refer the matter in writing to the Investors Grievance Cell of the relevant Stock exchanges without delay.

- 14. In case you have not opted for maintaining running account and pay-out of funds/securities is not received on the next working day of the receipt of payout from the exchanges, please refer the matter to the stock broker. In case there is dispute, ensure that you lodge a complaint in writing immediately with the Investors Grievance Cell of the relevant Stock exchange.
- 15. Please register your mobile number and email id with the stock broker, to receive trade confirmation alerts/ details of the transactions through SMS or email, by the end of the trading day, from the stock exchanges.

IN CASE OF TERMINATION OF TRADING MEMBERSHIP

- 16. In case, a stock broker surrenders his membership, is expelled from membership or declared a defaulter; Stock exchanges gives a public notice inviting claims relating to only the "transactions executed on the trading system" of Stock exchange, from the investors. Ensure that you lodge a claim with the relevant Stock exchanges within the stipulated period and with the supporting documents.
- Familiarize yourself with the protection accorded to the money and/or securities you may deposit with your stock broker, particularly in the event of a default or the stock

broker's insolvency or bankruptcy and the extent to which you may recover such money and/or securities may be governed by the Bye-laws and Regulations of the relevant Stock exchange where the trade was executed and the scheme of the Investors' Protection Fund in force from time to time.

DISPUTES/COMPLAINTS

- 18. Please note that the details of the arbitration proceedings, penal action against the brokers and investor complaints against the stock brokers are displayed on the website of the relevant Stock exchange.
- 19. In case your issue/problem/grievance is not being sorted out by concerned stock broker/sub-broker then you may take up the matter with the concerned Stock exchange. If you are not satisfied with the resolution of your complaint then you can escalate the matter to SEBI.
- 20. Note that all the stock broker/sub-brokers have been mandated by SEBI to designate an e-mail ID of the grievance redressal division/ compliance officer exclusively for the purpose of registering complaints.

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	Client Signature	

RIGHTS AND OBLIGATIONS OF BENEFICIAL OWNER AND DEPOSITORY PARTICIPANT AS PRESCRIBED BY SEBI & DEPOSITORIES

General Clause

- The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996, Rules and Regulations of Securities and Exchange Board of India (SEBI), Circulars/Notifications/Guidelines issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Depositories and relevant notifications of Government Authorities as may be in force from time to time.
- The DP shall open/activate demat account of a beneficial owner in the depository system only after receipt of complete Account opening form, KYC and supporting documents as specified by SEBI from time to time.

Beneficial Owner information

- 3. The DP shall maintain all the details of the beneficial owner(s) as mentioned in the account opening form, supporting documents submitted by them and/or any other information pertaining to the beneficial owner confidentially and shall not disclose the same to any person except as required by any statutory, legal or regulatory authority in this regard.
- 4. The Beneficial Owner shall immediately notify the DP in writing, if there is any change in details provided in the account opening form as submitted to the DP at the time of opening the demat account or furnished to the DP from time to time.

Fees/Charges/Tariff

- 5. The Beneficial Owner shall pay such charges to the DP for the purpose of holding and transfer of securities in dematerialized form and for availing depository services as may be agreed to from time to time between the DP and the Beneficial Owner as set out in the Tariff Sheet provided by the DP. It may be informed to the Beneficial Owner that "no charges are payable for opening of demat accounts"
- 6. In case of Basic Services Demat Accounts, the DP shall adhere to the charge structure as laid down under the relevant SEBI and/or Depository circulars/directions /notifications issued from time to time.
- 7. The DP shall not increase any charges/tariff agreed upon unless it has given a notice in writing of not less than thirty days to the Beneficial Owner regarding the same.

Dematerialization

 The Beneficial Owner shall have the right to get the securities, which have been admitted on the Depositories, dematerialized in the form and manner laid down under the Bye Laws, Business Rules and Operating Instructions of the depositories.

Separate Accounts

- The DP shall open separate accounts in the name of each
 of the beneficial owners and securities of each beneficial
 owner shall be segregated and shall not be mixed up with
 the securities of other beneficial owners and/or DP's own
 securities held in dematerialized form.
- 10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and /or hypothecation or any other interest or encumbrance over all or any of such securities submitted for dematerialization and/or held in demat account except in the form and manner prescribed in the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996 and Bye-Laws/Operating Instructions/Business Rules of the Depositories.

Transfer of Securities

- 11. The DP shall effect transfer to and from the demat accounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Beneficial Owner and the DP shall maintain the original documents and the audit trail of such authorizations.
- The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his demat account and the DP shall act according to such instructions.

Statement of account

- 13. The DP shall provide statements of accounts to the beneficial owner in such form and manner and at such time as agreed with the Beneficial Owner and as specified by SEBI/depository in this regard.
- 14. However, if there is no transaction in the demat account, or if the balance has become Nil during the year, the DP shall send one physical statement of holding annually to such BOs and shall resume sending the transaction statement as and when there is a transaction in the account.
- 15. The DP may provide the services of issuing the statement of demat accounts in an electronic mode if the Beneficial Owner so desires. The DP will furnish to the Beneficial Owner the statement of demat accounts under its digital signature, as governed under the Information Technology Act, 2000. However if the DP does not have the facility of providing the statement of demat account in the electronic mode, then the Participant shall be obliged to forward the statement of demat accounts in physical form.
- In case of Basic Services Demat Accounts, the DP shall send the transaction statements as mandated by SEBI and/or Depository from time to time.



Manner of Closure of Demat account

- 17. The DP shall have the right to close the demat account of the Beneficial Owner, for any reasons whatsoever, provided the DP has given a notice in writing of not less than thirty days to the Beneficial Owner as well as to the Depository. Similarly, the Beneficial Owner shall have the right to close his/her demat account held with the DP provided no charges are payable by him/her to the DP. In such an event, the Beneficial Owner shall specify whether the balances in their demat account should be transferred to another demat account of the Beneficial Owner held with another DP or to rematerialize the security balances held.
- 18. Based on the instructions of the Beneficial Owner, the DP shall initiate the procedure for transferring such security balances or rematerialize such security balances within a period of thirty days as per procedure specified from time to time by the depository. Provided further, closure of demat account shall not affect the rights, liabilities and obligations of either the Beneficial Owner or the DP and shall continue to bind the parties to their satisfactory completion.

Default in payment of charges

- 19. In event of Beneficial Owner committing a default in the payment of any amount provided in Clause 5 & 6 within a period of thirty days from the date of demand, without prejudice to the right of the DP to close the demat account of the Beneficial Owner, the DP may charge interest at a rate as specified by the Depository from time to time for the period of such default.
- 20. In case the Beneficial Owner has failed to make the payment of any of the amounts as provided in Clause 5&6 specified above, the DP after giving two days notice to the Beneficial Owner shall have the right to stop processing of instructions of the Beneficial Owner till such time he makes the payment along with interest, if any.

Liability of the Depository

- 21. As per Section 16 of Depositories Act, 1996,
 - Without prejudice to the provisions of any other law for the time being in force, any loss caused to the beneficial owner due to the negligence of the depository or the participant, the depository shall indemnify such beneficial owner.
 - 2. Where the loss due to the negligence of the participant under Clause (1) above, is indemnified by the depository, the depository shall have the right to recover the same from such participant.

Freezing/Defreezing of accounts

22. The Beneficial Owner may exercise the right to freeze/defreeze his/her demat account maintained with the DP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.

23. The DP or the Depository shall have the right to freeze/defreeze the accounts of the Beneficial Owners on receipt of instructions received from any regulator or court or any statutory authority.

Redressal of Investor grievance

24. The DP shall redress all grievances of the Beneficial Owner against the DP within a period of thirty days from the date of receipt of the complaint.

Authorized representative

25. If the Beneficial Owner is a body corporate or a legal entity, it shall, along with the account opening form, furnish to the DP, a list of officials authorized by it, who shall represent and interact on its behalf with the Participant. Any change in such list including additions, deletions or alterations thereto shall be forthwith communicated to the Participant.

Law and Jurisdiction

- 26. In addition to the specific rights set out in this document, the DP and the Beneficial owner shall be entitled to exercise any other rights which the DP or the Beneficial Owner may have under the Rules, Bye Laws and Regulations of the respective Depository in which the demat account is opened and circulars/notices issued there under or Rules and Regulations of SEBI.
- 27. The provisions of this document shall always be subject to Government notification, any rules, regulations, guidelines and circulars/ notices issued by SEBI and Rules, Regulations and Bye-laws of the relevant Depository, where the Beneficial Owner maintains his/ her account, that may be in force from time to time.
- 28. The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.
- 29. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Bye-laws and Regulations and circulars/notices issued there under by the depository and /or SERI
- 30. Any changes in the rights and obligations which are specified by SEBI/Depositories shall also be brought to the notice of the clients at once.
- 31. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-laws, Rules and Regulations of the relevant Depository, where the Beneficial Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.

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DOCKET - B

3. In respect of derivative market transactions, apart from the margin liability as on date of settlement, you may retain further funds from my account towards margin, as allowed by SEBI, from time to time.

collaterals/margin in form of Bank Guarantee and/or Fixed Deposit Receipt.

or such other higher period as allowed by SEBI/Stock Exchange time to time except the funds given towards

- 4. In case I/We have an outstanding obligation on the settlement date, you may retain the requisite funds towards such obligations and may also retain the funds expected to be required to meet margin obligations for next 5 trading days, calculated in the manner specified by the exchanges.
- 5. I/We confirm you that I will bring to your notice any dispute arising from the statement of account or settlement so made in writing within 7 working days from the date of receipt of funds or statement of account or statement related to it, as the case may be at your registered office.

The running account authorization provided by me shall continue and remain valid until it is revoked by me anytime in writing.

Thanking you

Yours faithfully,

Date:

£ 013	
Client Signature	
Client Name :	
Client Code :	

ADDENDUM TO THE CLIENT REGISTRATION FORM / KEY INFORMATION

Date
n compliance with the provisions of Prevention of Money Laundering Act, 2002 and subsequent circulars issued by SEBI thereto, we hereby obliged to consider it as a part of client registration document: -
PREVENTION OF MONEY LAUNDERING
Prevention of Money Laundering Act, 2002 (herein refer to an "Act") came into affect July 1, 2005 vide notification No. GRE 436(E) dated July 1,2005 ssued by Department of Revenue, Ministry of Finance, Govt. of India. Further SEBI vide Circular reference number ISD/CIR/RR/AML/1/06 dated anuary 18,2006 mandated that all the Stock Brokers should formulate and implement a proper policy framework as per the guidelines on anti-noney laundering measures and also to adopt a Know Your Client (KYC) policy. SEBI also issued another circular reference number CIR/ISD/AML/3/2010 dt. 31/12/10 advising all the Stock Broker to take necessary steps to ensure compliance with the requirement of Section 12 of the Act inter-alia, maintenance and preservation of records and reporting of information relating to cash and suspicious transactions to Financial Intelligence Unit-India (FIU-IND), New Delhi.
The constituents should ensure that the amount invested in the securities is through legitimate sources only and does not involve and is not esignated for the purpose of contravention or evasion of the provision of the Income Tax Act, Prevention of Money Laundering Act, Prevention of orruption Act and/or any other law for the time being in force enacted by Govt. of India from time to time or any rules and regulations, notifications or

To ensure appropriate identification of the constituents under its KYC policy and with view to monitor the transactions for the prevention of anti money laundering, the company has reserve the right to seek information, record constituents telephonic calls and/or obtained or retained documentation for establishing the identity of the constituents, proof of residence, source of funds, etc. It may re-verify identity and obtain any incomplete or additional information for this purpose.

The constituents or their attorney, if any, shall produce independent source documents, such as photographs, certified copies of ration card/passport/pan card/driving license or such other documents or produce such information as may be required from time to time for verification of the identity, residential address, financial information of the constituents by the company.

If the constituents refuses/fails to produce the required documents and information with in the period specified in the communication sent by company to the constituents, then the company after applying due diligence measures believes that the transaction is suspicious in nature within the purview of the Act and SEBI circulars issued from time to time or on account of deficiencies in the documentation shall have absolute discretion to report suspicious transaction to FIU-IND or to reject the application or to freeze the account of constituent. Thus the KYC documentation shall comply by all the constituents in its true spirit and word.

The Company, its Directors, its Employees and agents shall not be liable in any manner for any claim arising whatsoever on account of freezing of account or on rejection of application etc. due to noncompliance of the provisions of the Act, SEBI circulars and KYC policy and or where company believes that transaction is suspicious in nature within the purview of the Act or SEBI circulars and reporting the same to FIU-IND.

This document form an integral part of the client registration form as addendum or key information memorandum and will be subject to amendments from time to time.

£ 114	
Client Signature	•
Name :	

directions issued there under.

FATCA DECLARATION

Declaration by customer Not having Non-Indian Country(ies) as their place of Birth/ Citizenship/ Nationality and Tax Residency

Dear Sir,

I have read and understood the information requirements and the terms and conditions mentioned in FATCA and CRS guidelines issued by CBDT and hereby confirm that I do not have any Non-Indian Country(ies) as my place of Birth/Citizenship/Nationality and Tax Residency. The information provided by me is true, Correct and complete. I hereby agree and confirm to inform ISF Securities Limited for any modification to this information promptly.

I further agree to abide by the provisions of the scheme related documents inter alia provisions of FATCA and CRS on Automatic Exchange of Information(AEOI).

Note*:- To check the FATCA and CRS guidelines issued by CBDT Please check our website: www.moneyisle.in

£ 015	
Client Signature	
Client Name :	
Client PAN :	
UCC :	
Client BO ID:	

ANNEXURE - A

Terms And Conditions-cum-Registration / Modification Form for receiving SMS Alerts from CDSL

Definitions:

In these Terms and Conditions the terms shall have following meaning unless indicated

- "Depository" means Central Depository Services (India) Limited a company incorporated in India under the Companies Act 1956 and having its registered office at 17th Floor, P.J. Towers, Dalal Street, Fort, Mumbai 400001 and all its branch offices and includes its successors and assigns.
- 'DP' means Depository Participant of CDSL. The term covers all types of DPs who are allowed to open demat accounts for investors.
- 3. 'BO' means an entity that has opened a demat account with the depository. The term covers all types of demat accounts, which can be opened with a depository as specified by the depository from time to time.
- SMS means "Short Messaging Service"
- "Alerts" means a customized SMS sent to the BO over the said mobile phone number.
- "Service Provider" means a cellular service provider(s) with whom the depository has entered / will be entering into an arrangement for providing the SMS alerts to the BO.
 "Service" means the service of providing SMS alerts to the BO on best effort basis as
- per these terms and conditions.

Availability:

- 1. The service will be provided to the BO at his / her request and at the discretion of the depository. The service will be available to those accountholders who have provided their mobile numbers to the depository through their DP. The services may be discontinued for a specific period / indefinite period, with or without issuing any prior notice for the purpose of security reasons or system maintenance or for such other reasons as may be warranted. The depository may also discontinue the service at any time without giving prior notice for any reason whatsoever.
- The service is currently available to the BOs who are residing in India.
- 3. The alerts will be provided to the BOs only if they remain within the range of the service provider's service area or within the range forming part of the roaming network of the service provider.
- 4. In case of joint accounts and non-individual accounts the service will be available, only to one mobile number i.e. to the mobile number as submitted at the time of registration / modification
- 5. The BO is responsible for promptly intimating to the depository in the prescribed manner any change in mobile number, or loss of handset, on which the BO wants to receive the alerts from the depository. In case of change in mobile number not intimated to the depository, the SMS alerts will continue to be sent to the last registered mobile phone number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

Receiving Alerts:

- The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off" mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts sent during such
- 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever.

 4. The BO further acknowledges that the service provided to him is an additional facility
- 4. The BO further acknowledges that the service provided to him is an additional racility provided for his convenience and is susceptible to error, omission and/or inaccuracy. In case the BO observes any error in the information provided in the alert, the BO shall inform the depository and/or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alerts facility.

- The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about any such unauthorized debit to/ transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.
- The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever.
- If the BO finds that the information such as mobile number etc., has been changed with out proper authorization, the BO should immediately inform the DP in writing.

Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.

The depository shall make reasonable efforts to ensure that the BO's personal information is kept confidential. The depository does not warranty the confidentiality or security of the SMS alerts transmitted through a service provider. Further, the depository makes no warranty or representation of any kind in relation to the system and the network or their function or their performance or for any loss or damage whenever and howsoever suffered or incurred by the BO or by any person resulting from or in connection with availing of SMS alerts facility. The Depository gives no warranty with respect to the quality of the service provided by the service provider. The Depository will not be liable for any unauthorized use or access to the information and/ or SMS alert sent on the mobile phone number of the BO or for fraudulent, duplicate or erroneous use/ misuse of such information by any third

Liability and Indemnity:

The Depository shall not be liable for any breach of confidentiality by the service provider or by any third person due to unauthorized access to the information meant for the BO. In consideration of the depository providing the service, the BO agrees to indemnify and keep safe, harmless and indemnified the depository and its officials from any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever which a depository may at any time incur, sustain, suffer or be put to as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO.

Amendments:

The depository may amend the terms and conditions at any time with or without giving any prior notice to the BOs. Any such amendments shall be binding on the BOs who are already registered as user of this service.

Governing Law and Jurisdiction:

Providing the Service as outlined above shall be governed by the laws of India and will be subject to the exclusive jurisdiction of the courts in Mumbai.

I/We wish to avail the SMS Alerts facility provided by the depository on my/our mobile number provided in the registration form subject to the terms and conditions mentioned below. If We consent to CDSL providing to the service provider such information pertaining to account/transactions in my/our account as is necessary for the purposes of generating SMS Alerts by service provider, to be sent to the said mobile number.

I/We have read and understood the terms and conditions mentioned above and agree to abide by them and any amendments thereto made by the depository from time to time. I/we further undertake to pay fee/ charges as may be levied by the depository from time to time.

I/We further understand that the SMS alerts would be sent for a maximum four ISINs at a time. If more than four debits take place, the BOs would be required to take up the matter with their DP.

I/We am/ are aware that mere acceptance of the registration form does not imply in any way that the request has been accepted by the depository for providing the service. I/We provide the following information for the purpose of Registration / modification (Please cancel out what is not applicable).

BOID	1	2	0	7	3	3	0	0													
	(Please write your 8 digit DPID) (Please write your 8 digit Clie														it Clien	t ID)					
Sole / First Holder's Name :	t Holder's Name :Second Holder's Name												Third Holder's Name								
Mobile Number on which message are to be sent	+9																				
The mobile number is registered	ed in the	name o	of :																		
Email ID :																					
	(P	lease wi	rite only	ONE v	alid ema	ail ID on	which c	ommuni	ications;	if any, is	s to be s	sent)									
Signatures £116																					
Sole/First	Holder	Signat	ture		Second Holder Signatu					ure	Third Holder Signature)				
Place :													Da	ıte :	/	/20)				

ANNEXURE - B

Terms And Conditions for availing Transaction Using Secured Texting (TRUST) service offered by CDSL

1. Definitions:

In these Terms and Conditions the terms shall have following meaning unless indicated otherwise:

- I. "Depository" means Central Depository Services (India) Limited (CDSL)
- TRUST means "Transactions Using Secured Texting" service offered by the Depository.
- "Service Provider" means a cellular service provider(s) with whom the Depository has entered / shall enter into an arrangement for providing the TRUST service to the BO.
- iv. "Service" means the service of providing facility to receive/give instructions through SMS on best effort basis as per the following terms and conditions. The types of transaction that would normally qualify for this type of service would be informed by CDSL from time to time.
- v. "Third Party" means the operators with whom the Service Provider is having / will have an arrangement for providing SMS to the BO.
- 2. The service will be provided to the BO at his / her request and at the discretion of the depository provided the BO has registered for this facility with their mobile numbers through their DP or by any other mode as informed by CDSL from time to time. Acceptance of application shall be subject to the verification of the information provided by the BO to the Depository
- The messages will be sent on best efforts basis by way of an SMS on the mobile no which has been provided by the BOs. However Depository shall not be responsible if messages are not received or sent for any reason whatsoever, including but not limited to the failure of the service provider or network.
- 4. The BO is responsible for promptly informing its DP in the prescribed manner any change in mobile number, or loss of handset on which the BO wants to send/receive messages generated under TRUST. In case the new number is not registered for TRUST in the depository system, the messages generated under TRUST will continue to be sent to the last registered mobile number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of messages sent on such mobile number.
- The BO agrees that SMS received by the Depository from the registered mobile number of the BO on the basis of which instructions are executed in the depository system shall be conclusive evidence of such instructions having been issued by the BO. The DP / CDSL will not be held liable for acting on SMS so received.
- 6. The BO shall be responsible for submitting response to the 'Responsive SMS' within the specified time period. Transactions for which no positive or negative confirmation is received from the BO, will not be executed except for transaction for deregistration. Further, CDSL shall not be responsible for BOs not submitting the response to the said SMS within the time limit prescribed by CDSL.
- The BO agrees that the signing of the TRUST registration form by all joint holders shall mean that the instructions executed on the basis of SMS received from the registered mobile for TRUST shall be deemed to have been executed by all joint holders
- 8. The BO agrees to ensure that the mobile number for TRUST facility and SMS alert (SMART) facility is the same. The BO agrees that if he is not registered for SMART, the DP shall register him for SMART and TRUST. If the mobile number provided for TRUST is different from the mobile number recorded for SMART, the new mobile number would be updated for SMART as well as TRUST.

- 9. BOs are advised to check the status of their obligation from time to time and also advise the respective CMs to do so. In case of any issues, the BO/CM should approach their DPs to ensure that the obligation is fulfilled through any other mode of delivery of transactions as may be informed / made available by CDSL from time to time including submission of Delivery Instruction Slips to the DP.
- The BO acknowledges that CDSL will send the message for confirmation of a transaction to the BO only if the Clearing Member (registered by the BO for TRUST) enters the said transaction in CDSL system for execution through TRUST within prescribed time limit.
- 11. The BO further acknowledges that the BO/CM shall not have any right to any claim against either the DP or Depository for losses, if any, incurred due to non receipt of response on the responsive SMS or receipt of such response after the prescribed time period. In the event of any dispute relating to the date and time of receipt of such response, CDSL's records shall be conclusive evidence and the Parties agree that CDSL's decision on the same shall be final and binding on both Parties.
- 12. The BO may request for deregistration from TRUST at any time by giving a notice in writing to its DP or by any other mode as specified by Depository in its operating instructions. The same shall be effected after entry of such request by the DP in CDSL system if the request is received through the DP.
- Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.
- 14. The BO expressly authorises Depository to disclose to the Service Provider or any other third party, such BO information as may be required by them to provide the services to the BO. Depository however, shall not be responsible and be held liable for any divulgence or leakage of confidential BO information by such Service Providers or any other third party.
- 15. The BO takes the responsibility for the correctness of the information supplied by him to Depository through the use of the said Facility or through any other means such as electronic mail or written communication.
- 16. The BO is solely responsible for ensuring that the mobile number is not misused and is kept safely and securely. The Depository will process requests originated from the registered Mobile as if submitted by the BO and Depository is not responsible for any claim made by the BO informing that the same was not originated by him.
- 17. Indemnity:

In consideration of providing the service, the BO agrees that the depository shall not be liable to indemnify the BO towards any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO.

18. Disclaimer:

Depository shall be absolved of any liability in case :-

- There is loss of any information during processing or transmission or any unauthorized access by any other person or breach of confidentiality.
- b. There is any lapse or failure on the part of the service providers or any third party affecting the said Facility and that Depository makes no warranty as to the quality of the service provided by any such service provider.
- There is breach of confidentiality or security of the messages whether personal or otherwise transmitted through the Facility.

Dear Sir/Madam,

I/We wish to avail the following facility/ies provided by the depository on my/our mobile number as provided below subject to the terms and conditions as specified by CDSL.

- a. SMART SMS alert facility
- b. TRUST-Transaction using Secured Texting facility.

(please note that SMS alert facility is mandatory if TRUST facility is opted for

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(25)

OPTION FORM FOR ISSUE OF DIS BOOKLET

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DP ID 1		<u>' </u>	,		3	3	0	0	Client ID												
Second Holder																					
Third Holder Na																					
To, ISF Secur Rege. & Corp. Darya Ganj, Ne	Office w De	: 5A/	4B,		i Road	,															
Dear Sir / Madam I / We hereby sta		:			1	[Select	one of	the opt	ions given belo	w]											
OPTION 1 I / We require you Power of Attorney attorney / Clearing effected through s Yours faithfully	u to is: (POA Mem	.) / exe ber / F	cute MS	d PMS manag	agreen er) for e	nent in texecution	avour g deliv	of / with									(n	ame of			
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Name of the Thi	rd Join	t Holde	r																		

5A/4B, Ansari Road, Darya Ganj, New Delhi-110002

Darya Ganj, New Delhi-110002		
Re : Beneficial Owner (BO)	Account No. 12073300	
I/We		[name(s)
of the BO(s)] had entered into DP BO agre of accounts pertaining to our BO account in	•	· .
I/We confirm that the dispatch of statemen full and absolute discharge of your obligat my/our BO account. But, I/we reserve mesorite receiving the same in electronic mo	tion under the above agreement to ly/our right to receive the physical	provide me/us with statement of copy of statement of accounts
[Email address :]
I/We confirm that any change in the af dispatch/service of my/our statement of intimated in writing by me/us by acknowled	account on me/us shall not be bir	•
Yours faithfully,		
Signatures 20 First Holder Signature	Second Holder Signature	Third Holder Signature
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Name/s of the Beneficial owner/s Signature/s (all joint holders)



ISF SECURITIES LTD.

SEBI REGN. NO.: IN-DP-320-2017 • DP ID 12073300

Regd. & Corp. Office: 5A/4B, Ansari Road, Darya Ganj, New Delhi-110002

Phone No.: 011-43500300

E-mail: support@moneyisle.in • Web: www.moneyisle.in

SCHEDULE OF CHARGES FOR DEPOSITORY SERVICES W.E.F. NOVEMBER 1st 2018

Beneficiary Account - CDSL

PARTICULAS		SCHEDULE "A" (Plus GST)	SCHEDULE "B" (For Non-Individual/NRI/ Foreign National/ Others) (Plus GST)	
Account Opening Charges		NIL	NIL	
Annual Membership Fee (Upfront)*		₹ 400/-	₹ 1500/- perannum	
Lifetime Membership Fee		₹ 2000/- (Non-Refundable)		
Transaction Charges	(Receipt) Buy	NIL	NIL	
	(Delivery) Sale	₹ 15/-	₹ 15/-	
Dematerialisation Fee		₹ 25/- per certificate	₹ 25/- per certificate	
Rematerialisation Fee		₹ 20/- per Certificate	₹ 20/- per certificate	
Postage per Demat / Remat Request		₹ 50/-	₹ 50/-	
Pledge (Initiate)		₹ 50/- per ISIN	₹ 50/- per ISIN	
Pledge (Closure)		₹ 25/- perISIN	₹ 25/- per ISIN	
Easiest		₹ 50/- per quarter	₹ 50/- per quarter	
Advice Book Charge (20 leaves)		₹ 40/-	₹ 40/-	
Additional Statement		₹ 10/- per page	₹ 10/- per page	
		₹ 25/- postage charges	₹ 25/- postage charges	
Documentation Charges		As per Actuals	As per Actuals	
A/c Detail Modification		₹ 50/- per request	₹ 50/- per request	

Terms & conditions

- Clients will be required to pay ₹500/- upfront for each demat account which will be adjusted towards depository service charges. Client will be required to replenish the balance immediately when it falls below ₹200/-.
- DP Charges of Broking Clients will be debited to their Trading accounts.
- Any other service, which is not mentioned above, will be charged separately as per the rates applicable from time to time. Out of pocket expenses including overseas consignment will be charged extra on actual basis.
- All charges are subject to revision at the discretion of ISF Securities Ltd. after giving a notice of 30 days.
- All charges are payable on monthly basis and delayed payment will be liable for interest @ 2% PM.
- ISF Securities Ltd. may suspend/freeze the depository services of the account holder on non-payment of outstanding bills.

As per SEBI Circular No. CIR/MRD.DP/22/2012 dated August 27, 2012:

- 1) No Annual Maintenance Charges (AMC) shall be levied, if the value of holding is upto Rs. 50,000/-.
- 2) For the value of holding from Rs. 50,000/- to Rs.2,00,000/-, Rs.100/- will be charged towards AMC.

HOLDER'S SIGNATURES:

Signature	1. 1. 121	2. 🕰	3. 🕰			
J	Sole/First Holder Signature	Second Holder Signature	Third Holder Signature			
FOR ISF SECURITIES LIMITED						

⊗ (Authorised Signatory)

^{*} Annual Charges will be charged in case of account closure within one year from the date of opening.



ISF SECURITIES LTD.

Member : NSE (Capital, F&O and Currency Derivative Segment)

Member : BSE (Capital and F&O Segment)

SEBI REGN. NO.: INZ000211738

Depository Participant : CDSL SEBI REGN. NO.: IN-DP-320-2017 • DP ID : 12073300

Regd. & Corp. Office: 5A/4B, Ansari Road, Darya Ganj, New Delhi-110002

Phone No.: 011-43500300

E-mail: support@moneyisle.in • Web: www.moneyisle.in In case of any grievances please write to complaints@moneyisle.in