

KNOW YOUR CLIENT FORM

For Demat & Trading Account (Combined For NSE, BSE & DP-CDSL)

Name																	
Client Code		Introd						oducer Name									
City		Introd						oducer Code									
Date								Form									
Account No.	1	2	0	7	2	9	0	0									
Inward Date]								

Investeria Financial Services Pvt Ltd

Registered Office : 1003 Ruby Crescent, Ashok Chakrawarthy Road, Kandivali – East, Mumbai – 400101, India. KYC / Correspondence Office Office : 918, Iconic Shyamal, Shyamal Cross Road, Ahmedabad – 380015, Gujarat. Ph : 079-49199817 • Email : info@investeria.in • Web : www.investeria.in

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Details	NSE CASH Segment	NSE F&O Segment	BSE CASH Segment	BSE F&O Segment
SEBI Reg. No.	INZ000225432	INZ000225432	INZ000225432	INZ000225432
SEBI Reg. Date				
MEMBER Code	14452	14452	6462	6462
CM Code/ID				

CDSL - Depository Participant SEBI Registration No. IN-DP-297-2016 Date : Date of Reg.: November 01, 2016 | DP ID: 12072900

Director : Mr. Jitesh Shah Ph. : 079-49199817 email id : jitesh.shah@investeria.in Compliance Officer Name : Mr. Sanjay Kotak Ph.: 079-49199817 email id : compliance@investeria.in

For any grievance/dispute please contact Investeria Financial Services Pvt Ltd at the above address or email id - grievances@investeria.in and Phone no. 91-079-49199817. In case not satisfied with the response, please contact the concerned exchange(s) at NSE: Email: ignse@nse.co.in, Tel No: 1800 2200 58, Fax No: (022) 26598191, BSE: Email: is@bseindia.com, Tel No. (022) 22728097.

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S. No.	Name of the Document	Brief Significance of the Document	Page No.
	MANDATORY DOCUMENT	S AS PRESCRIBED BY SEBI, EXCHANGES & DEPOSITORIES	
1.	Know Your Client or Account Opening Form	A. KYC Form - Document captures basic information about the constituent and an instruction/checklist.	1 - 6
		B. Document captures the additional information about Constituent relevant to Trading and Demat Account Details.	7 - 13
2.	Rights and Obligation	Document stating the Rights & Obligations of stock broker/trading member, sub-	Separate
	Documents	brokerand client for trading on exchanges (including additional rights &	Copy to
		obligations in case of internet/wireless technology based trading) and Rights &	Clients will be
		Obligations of BO& DP.	provided as
3.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market	per client's
4.	Guidance note	Document detailing do and don'ts for trading on exchange, for the education of the investors.	preference
5.	Tariff Details / Schedule of Charges	Tariff Sheet for Trading and Schedule of Charges for Demat	14 - 15
6.	Policy And Procedures	Document describing significant Policies and Procedures of the Stock Broker.	16 - 17
7.	MITC	Most Important Terms and Conditions	18
	VOLUNTARY DOCL	IMENTS AS PROVIDED BY THE STOCK BROKER & DP	
7.	SMSAlert	Registration / Modification Form for receiving SMS Alerts from CDSL.	19 - 20
8.	Terms and Conditions	Document detailing voluntary terms & conditions for smooth Consent for Demat Debit & Pledge Instruction, functioning of operations.	21 - 24
9.	DDPI	Consent for Demat Debit & Pledge Instruction	25 - 26

Further, the above documents is also made available in vernacular languages, you may download from on our website: https://www.investeria.com, kindly refer to Client Registration Forms under Download Section or from BSE Website Link: https:// www.bseindia.com/static/ investors/client_regislanguages.aspx?expandable=3 or NSE Website Link: https://www.nseindia.com/membership/content/complinc_trading_mem.htm

) Fields marked with '*' are n	3:		the end. 6) List of State / U.T code as per Indian Motor Vehicle Act, 1988
			is available at the end.
) Tick ($$) wherever applicat) Please fill the form in Engli		H)	 List of two character ISO 3166 country codes is available at the end.
) Please fill the date in DD-N) For particular section upd		l)	KYC number of applicant is mandatory for update application.
section number and strike	o ffthe sections not require) The 'OTP based E-KYC' check box is to be checked for
updated. Please read section wise	detailed guidelines/instruction	ons at	accounts opened using OTP based E-KYC in non-face to face mode.
OR OFFICE USE ONLY:	Application Type*	New	Update
To be filled by financial insti	ution) KYC Number		(Mandatary for KYC update request)
	Account Type*	Normal	Minor Aadhaar OTP based E-KYC (in non-face to face mod
1.PERSONAL DETAIL	S (Please refer instruction <i>i</i>	A at the end))
	Prefix First	Name	Middle Name Last Name
ame* (Same as ID proof)			
laiden Name			
ather / Spouse Name*			
other Name*			
ate of Birth*			Married UnMarried
ender* AN		F-Female	T-Transgender Resident Indian NRI Foreign Nation From 60 furnished Nationality Indian Others Specify
ccupational Type			From 60 furnished Nationality Indian Others Specify
_	Y AND ADDRESS*(Please	o rofor instruc	ution P at the end
			OVD obtained through digital KYC process needs to be submitted (anyone of the
following OVDs)			JVD obtained through digital KTC process needs to be submitted (anyone of the
A-Passport Numb	er		
B- Voter ID Card			PHOTO*
C-DrivingLicence			
D- NAREGA Job			
	ation Register Letter		
F- Proof of Posse	ssion of Aadhaar		
II. E-KYC Authentica			Signature / Thumb Impression
III. Offline verificatior DDRESS:	of Aadhaar		inpreason
ne 1*			
ne 2			
ne 3			
	Pin/Post Co	ode	State/UT Code ISO 3166 Country Code*
strict^	S DETAILS (Plagas refer	instruction P	
_	3 DETAILS (FIEASE IEIE)		at the end)
3. CURRENT ADDRES	· ·	Idraes details	s as below need not be provided)
3. CURRENT ADDRES	ed address (In such case ad		s as below need not be provided) D obtained through digital KYC process needs to be submitted (anyone of the following
Same as above mention	ed address (In such case ac or equivalent e-document of		
3. CURRENT ADDRES Same as above mention I. Certified copy of OVD of	ed address (In such case ac or equivalent e-document of mber		
	ed address (In such case ac or equivalent e-document of mber		
	ed address (In such case ac or equivalent e-document of mber [rd [ce [
	ed address (In such case ac or equivalent e-document of mber [rd [ce [
	ed address (In such case ad or equivalent e-document of mber [rd [ce [bb Card [bulation Register Letter [session of Aadhaar [
	ed address (In such case ad or equivalent e-document of mber [rd [ce [bb Card [bulation Register Letter [session of Aadhaar [ication [s as below need not be provided) D obtained through digital KYC process needs to be submitted (anyone of the following of th
	ed address (In such case ad or equivalent e-document of mber [rd [ce [bb Card [bulation Register Letter [session of Aadhaar [ication [ion of Aadhaar [OVD or OVD	
	ed address (In such case ad or equivalent e-document of mber [rd [ce [bb Card [bulation Register Letter [session of Aadhaar [ication [OVD or OVD	
	ed address (In such case ad or equivalent e-document of mber [rd [ce [bb Card [bulation Register Letter [session of Aadhaar [ication [ion of Aadhaar [of Address-Document Typ	OVD or OVD	D obtained through digital KYC process needs to be submitted (anyone of the following
	ed address (In such case ad or equivalent e-document of mber [rd [ce [bb Card [bulation Register Letter [session of Aadhaar [ication [ion of Aadhaar [of Address-Document Typ	OVD or OVD	
	ed address (In such case ad or equivalent e-document of mber [rd [ce [bb Card [bulation Register Letter [session of Aadhaar [ication [ion of Aadhaar [of Address-Document Typ	OVD or OVD	D obtained through digital KYC process needs to be submitted (anyone of the following in th
	ed address (In such case ad or equivalent e-document of mber [rd [ce [bb Card [bulation Register Letter [session of Aadhaar [ication [ion of Aadhaar [of Address-Document Typ	OVD or OVD	D obtained through digital KYC process needs to be submitted (anyone of the following in th

4.CONTACT DETAILS (All communications will be sent to Mobile number/Email-ID provided) (Please refer instruction C at the end)										
Tel. (Off) Mobile										
5. REMARKS (If any)										
6. APPLICANT DECLARATION										
 I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I under take to inform you of any changes there in, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it. 										
I hereby consent to receiving information from Central KYC Registry through SMS/Email on the above registered number/emailaddress.										
Date: D M Y Y Y Place: Signature/Thumb Impression of Applicant										
7. ATTESTATION / FOR OFFICE USE ONLY										
Documents Received Certified Copies										
Digital KYC Process Equivalent e-document Video Based KYC										
KYC VERIFICATION CARRIED OUT BY INSTITUTION DETAILS										
Emp. Name Code Code I										
Emp. Designation										
Emp Branch [Institution Stamp]										
[Employee Signature]										
[Employee orginatore]										
 Instruction/Checklist/Guidelines for filing Individual KYC Application Form A. Clarification / Guidelines on filling 'Personal Details' section 1. Name: The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected. 2. One the following is mandatory: Mother's name, Spouse's name, Father's name. B. Clarification / Guidelines on filling 'Current Address details' section In case of deemed PoA such as utility bill, the document need to be uploaded on CKYCR PoA to be submitted only if the submitted PoI does not have current address or address as per PoI is invalid or not in force. State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses. In Section 2, one of I, II, and III is to be selected. In case of online E-KYC authentication, II is to be selected. In Section 3, one of I, II, and IV is to be selected. In case of online E-KYC authentication, II is to be selected. List of documents for 'Deemed Proof of Address'. 										
Document code Description										
 Utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill) Property or Municipal tax receipt. 										
03 Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address.										
04 Letter of allotment of accommodation from employer issued by State Government or Central Government Departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies and leave and licence agreements with such employers allotting official accommodation.										
 Regulated Entity (RE) shall redact (first 8 digits) of the Aadhaar number from Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR. 										
 "Equivalent e-document" means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the Information Technology (Preservation and Retentior of Information by Intermediaries Providing Digital locker Facilities) Rules, 2016. "Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005. 										
 Distance of proceeding to be address of the optication in the relation of the provide a current address, different from the address as per the identity information available in the Central identities Data Repository. 										
C. Clarification / Guidelines on filling 'Contact details' section										
 Please mention two-digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-9999999999). Do not add '0' in the beginning of Mobile number. 										
 D. Clarification / Guidelines on filling 'Related Person details' section 1. Provide KYC number of related person, if available. 										
 E. Clarification on Minor 1. Guardian details are optional for minors above 10 years of age for opening of bank account only. 										
2. However, in case guardian details are available for minor above 10 years of age, the same (or CKYCR number of guardian) is to be uploaded.										

Annexure A1									
CENTRAL KYC REGIST	RY I Know Your Custor	ner (KYC) Apolio	ation Form LF	elated Perso	n				
Important Instructions:		ner (i (i o) / (ppilo	aavii i viii fi				-		
 A) Fields marked with [™] are m 	andatory fields.	F) Please read section wise detailed guidelines / instructions at the end.							
B) Tick '≤' wherever applicable ∞ Diamon Studie form in Earlier		G) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is							
 C) Please fill the form in Englis D) Please fill the date in DD-WI 		available at the end. H) List of two character ISO 3166 country codes is available at the end.							
 E) For particular section update box section number and shrip 	e, please tick (\checkmark) in the				s is available at the e pdate application.	na. M	Alana Junt		
required to be updated For office use only	Application Type*	□ New	Update	Delete					
(To be filled by financial insti		(Mandatory for KYC update request)							
1. DETAILS OF RELATED	DPERSON (Please refe	r instruction D & E	at the end)						
Addition of Related Perso	on 🗌 Deletion of Related	Person 🗌 Updati	ion KYC Nur	ber of Related Pers	ion (if available*)				
Related Person Type* Name*	□ Guardian of Minor	□ Assignee	Authorize	i Representativ Middle Nan		Leni Merer			
Name-	Prefix Fin (If KYC number and name a	st Name are provided, below de	etails are optional			Last Name			
Maiden Name									
Father / Spouse Name									
Mother Name									
Date of Birth*					Married	Unmarried			
Gender* PAN'	M- Male	F- Female	T-T	ansgender hished	Resident India		Foreign National		
2. PROOF OF IDENTITY AND	ADDRESS*			natiliza		unan 🔲 Uner apec			
Certified copy of OVD or equiva		OVD obtained through	i digital KYC proc	ess needs to be s	submitted (anyone of t	he following OVDs)			
A- Passport Number						-	*		
B Voter ID Card]рното*		
C- Driving Licence									
D-NREGA Job Card									
E- National Population R	Register Letter								
F - Proof of Possession]					
II E-KYC Authentication									
III Offline verification of Asc	thear 🕅			1					
		w w w w W W		1					
Address									
Line 2									
Line 3					City / Town / Village				
District"	Pin/	Post Code"		State / U.T.C	oce	ISO 3186 Country C	ode"		
3. CURRENT ADDRESS DETA	ULS 'Please refer instruction P	al the end)							
 Same as above mentioned ac 		•	ot be provided)						
I Certified copy of OVD or equiva				ess needs to be s	submitted (anyone of t	he following OVDs)			
A- Passport Number									
B-Voter ID Card									
C- Driving Licence									
D-NREGA Job Card									
E- National Population R	eçister Leller								
F - Proof of Possession of	of Aschasr								
II 😐 E-KYC Authentication									
III - Offline verification of Aad	haar 🖂								
IV Deemed Proof of Address	s - Document Type code								

Address		
Line 1*		
Line 2		
Line 3		City / Town / Village*
District*	Pin / Post Code*	State / U.T Code* ISO 3166 Country Code*
□ 4. CONTACT DET	TAILS	
Tel. (Off)	- Tel. (Res)	- Mobile -
Email ID		
5. REMARKS (If a	any)	
6. APPLICANT DEC	LARATION	
	the details furnished above are true and correct to the best of my k	-
	nges therein, immediately. Incase any of the above information is t am aware that I may be held liable for it.	found to be false or untrue or misleading
	ceiving information from Central KYC Registry through SMS/Emai	I on the above
registered number/en		
		[2/23]
Date : D D - M	I M - Y Y Y Y Place:	Signature /Thumb Impression of Applicant
7 ATTECTATION IS		
7. ATTESTATION / P	OR OFFICE USE ONLY	
Documents Received	Certified Copies E-KYC data received Equivalent e-document Video Based KYC	from UIDAI Data received from Offline verification Digital KYC Process
	KYC VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS
Date		Name
Emp. Name		Code
Emp. Code		
Emp. Designation		
Emp. Branch		
_		
	[Finaloyse Signature]	[Institution Stamp]

A. IMPORTANT POINTS :

- 1. Self-attested copy of PAN card is mandatory for all clients.
- Copies of all the documents submitted by the applicant should be self-attested and accompanied by original for verification. In case the original of any documents is not produced for verification, then the copies should be properly attested by entities authorized for 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 proof for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 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.
- 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 :
- PAN card with photograph. This is a mandatory requirement for all applicable except those who are specifically exempt from obtaining PAN (listed in Section D).
- 2. Unique Identification Number(UID)(Aadhaar)/ Passport/ Voter ID card/Driving license.
- Identity card/ document with applicant's Photo, issued by any of 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.)

- 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.
- Identity card/document with address, issued by any of the following : Central/StateGovernment 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.
- 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/clarification 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 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/filing tax returns in India.
- 4. SIP of Mutual Funds uptoRs. 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 :

- Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/ Cooperative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 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. 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.						

In respect of other clients, documents as per risk management policy of the stock broker need to be provided by the client from time to time.

- **G.** Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code and IFSC Code of the bank should be submitted.
- **H.** Demat master or recent holding statement issued by DP bearing name of the client.

I. For individuals :

- 1. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/sub-broker's office.
- In case of non-resident clients, employees at the stock broker's local office, overseas can do inperson' verification. Further, considering the infeasibility of carrying out 'Inperson' 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.

	TRAI	DING / DEMAT ACC	OUNT RELATED D	ETA	ILS							
A. HOLDER DETAIL	S											
Sole/First Holder's			PAN									
Name			UID									
			UCC									
Second Holder's			PAN								+	
Name			UID									
Third Holder's Name			PAN									
			UID									
Name *			· · ·						•		•	
*In case of Firms, Associ name of the natural perso be mentioned above.	ons, the name of th	e Firm, Association	of Persons (AOP), F									
B. TYPE OF ACCOU		incriever is applica	ibie)									
Status	Sub-status) a a i d a m t					-					
🗆 Individual	 Individual E Individual F 	 Individual Resident Individual Director's Relative Individual Promoter Individual Margin Trading A/c (MANTRA) Individual State (Mantra State (Mantr										
□ NRI	□ NRI Repatr	 □ NRI Repatriable □ NRI Repatriable Promoter □ NRI Non-Repatriable Promoter □ NRI Non-Repatriable Promoter □ NRI - Depository Receipts □ Other (specify) 										
Foreign National	🗆 Foreign Na	tional 🗆 Individua	l Resident - Deposit	ory F	Receip	ts [Oth	er (sp	ecify	y)		
C. BANK ACCOUN	T(S) DETAILS: (Fo	r Payout of Funds	through NEFT/RT(GS) [Divide	end B	ank d	etails	5]			
Bank Name												
Branch Name												
Bank Branch Address	City:	State:	Country:			PIN Co	ado:					
Account Number					r				+			
Account Type	□ Saving	Current	□ Others (in	cas	e of N	RI/NR	E/NR))	_			
IFSC Code (11 Character)				1								
MICR Code (09 Digit)	<u> </u>					<u> </u>						
 i. Photocopy of the cane ii. Photocopy of the Ban iii. Photocopy of the Pass iv. Letter from bank. [In c the document.] 	k Statement having sbook having name	name and address and address of the	s of the BO e BO, (or)							ned o	on	
D. DEPOSITORY AC	COUNT(S) DETAI	LS:										
DP Name												
Depository Name		SDL										
DP ID												
BO Client ID												
≥ [3/23] First Holder / S	Sole Holder	Second Holder				Third Holder						

E. INTRODUCER DET	TAILS:								
Name of the Introducer									
Status of the Introducer		☐Authorized Perso ☐Employee	on 🗆 Exis	sting Client ers	Sub Brol	ker 🗆 Remisie	r		
Address and Tel. No. of th	e Introducer								
Signature of Introducer									
F. TRADING PREFER	ENCES:								
Please sign in the relevan	nt boxes where yo	u wish to trade. Th	e segment n	ot chosen sh	ould be struck	k off by the client .			
Exchanges		N	SE & BSE						
All Segments	Ca	ash / Mutual Fund			Fé	&O			
کھ[4/23]	∑_[4A/23]			∑_[4B/23]				
If you do not wish to trade in any of segments / Mutual Fund, please mention here # If, in future, the client wants to trade on any new segment/new exchange, separate authorization/letter should be taken from the client by the stock broker. G. PAST ACTIONS: Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/ any other authority against the applicant/constituent or its Partners/promoters/whole time directors/authorized persons in charge of dealing in securities during the last 3 years:Yes No If Yes									
H. DEALINGS THROU		ER AND OTHER S	TOCK BRO	KERS:					
If client is dealing through				F] Yes	🗆 No If	yes,		
Sub Broker Name:				L			yes,		
Regd office address: SEBI Registration No: Whether dealing with any (in case dealing with multi Name of Stock Broker: Client Code: Details of disputes/dues p	ple stock brokers/	sub brokers, provie Name Excha	of Sub Broke nge:	er, if any		_FAX:			
I. INFORMATION FOR	•			•		с			
				I, 2002 & OT					
1. Gross Annual Income For First Holder :] Below ₹ 1 Lac	☐ ₹ 1 - 5 Lac OR	1	10 Lac 🛛	₹ 10 - 25 Lac	c □ > 25 Lac			
Net Worth as on (Date)		<u> - </u> 1-YYYY)	Rs. (Net v	worth should	I not be older ti	han 1 year)			
For Second Holder : 🗌	Below ₹ 1 Lac	☐ ₹ 1 - 5 Lac OR	□₹5-	10 Lac 🛛	₹ 10 - 25 Lao	c □ > 25 Lac			
Net Worth as on (Date)		<u> - </u> 1-YYYY)	Rs. (Net v	worth should	 not be older ti	han 1 year)			
For third Holder :	Below ₹ 1 Lac	☐ ₹ 1 - 5 Lac OR	□₹5-	10 Lac 🛛	₹ 10 - 25 Lac	c □ > 25 Lac			
Net Worth as on (Date)	: - (DD-MN	- 1-YYYY)	Rs. (Net v	vorth should	not be older t	han 1 year)			
≥ [5/23]		Sa [2/14]			[2/14]				
First Holder / So	le Holder	Seco	nd Holder		`	Third Holder			

2. Occupation (please For First Holder :	tick any one and Private Sector	Service	Public Sector		nment Se		siness Professional Others (Please Specify)	
For Second Holder	•	Service	Public Sector	Gover	mment Se	ervice 🗆 Bus	siness Professional	
For Third Holder :	Private Sector Agriculturist		Public Sector House Wife		nment Se		siness Professional Others (Please Specify)	
Investment / Trading Experience	Stocks :	Years	Derivatives	:	Years			
	Currency : Derivatives	Years	Commoditie	s :	Years			
Select, if applicable	Politically Expo	osed Persor	n (PEP) 🔲 Re	elated to a	Politically	Exposed Pers	on (PEP)	
Details of Guardian (in case the account holder is minor)								
Guardian's Name								
PAN								
Relationship with the a	pplicant/Minor				I	•		
Any other information	:							
J. GST Registration	Details							
GST Registration No.								
Туре		ctive 🔲 I	nactive		Name o	of State :		
ISD GST Registration					1			
Туре	L]A	ctive 🔲 I	nactive					
K. STANDING INSTR	UCTIONS / OTHE	R DETAIL	S: (Please sel	ect one)				
To receive Contract Note If Electronically, at e-ma		nd & Securit	ies, Retention &	& Margin St	atement,	CAS, etc	Electronically Physically	
l/we wish to avail facility	of Internet Trading	(IT) & Wirel	ess Technolog	y (WT)			IT WT Both	
I/We wish to receive Rig and BO.	ghts & Obligations,	RDD, Guio	lance Note and	Rights & C	Obligation	is between DP	Electronically	
I/ we wish to receive di default option would be '		•			•	-	Yes No	
I/We instruct the DP to re would be "Yes")	eceive each and ev	very credit ir	n my/ our accou	int(lf not ma	arked, the	default option	[Automatic Credit]	
I/We would like to instru further instruction from r		• •	•	•		nt without any	Yes No	
Account Statement Req	uired	Month	nly 🗌 Fortnig	ghtly	Weekly	As per SE	BI Regulation	
≥ [6/23] First Holder / S	Sole Holder	<u>[3/</u>	4] Second Ho	older		(<u>3/14</u>]	hird Holder	

I/We request you to send Elec e - mail id	tronic Transac	tion-cum-Holding Statem	entat			Yes	No		
I/ we would like to Share Email	id with RTA					Yes No			
I/ we would like to receive Annu (Tick the applicable box. If not	-			lectronic/	Both F	Physical ar	dElectron	nic	
To opt for BSDA facility						Yes	No		
Do you wish to avail Consol (If not marked, default option (If yes) I / We would like to r (Tick the applicable box, if n	nt.			′es Physical	No Elec	ctronic			
Easi	To register for easi, please visit website www.cdslindia.com, where BOcan view ISIN balances, transactions & value of portfolio online.						□ No		
SMS Alert Facility Refer to Terms & Conditions given as Annexure-2.4	[Mandatory, i	MOBILE NO. +91 Mandatory, if you are giving Power of Attorney (POA)]. (If POA is not Yes [granted & you do not wish to avail of this facility, cancel this option.)							
For Commodity	Purpose of Tr	ading: Speculation	Jobbing	/Arbitrage	🗌 NA				
Transaction:	Nature of Bus	lature of Business Relationship: Speculative Hedger Day Trader Jobber/Arbitrager							
Note : Rights and Obligations, Risk Disclosure Document (RDD), Guidance Note and Rights & Obligations between DP and BO. is also available for download at our									
website www.investeria.com, https://www.investeria.com/ar	•	-				•	r the same	e at link -	
L. OPTION FORM FOR IS			zoobilitagoli	,70201100	11970200.pc	, , , , , , , , , , , , , , , , , , ,			
Option1 : I/We require yo though I/we have issued a (IFSPL) for executing del such Clearing Member/by OR	Power of Attor ivery instruction	ney (POA)/executed PMS ons for setting stock exch	Sagreement	t in favor of	/with Investe	eria Finano	cial Service	es Pvt Ltd	
Option 2 : I /We do not red agreement in favor of/wir exchange trades [settlem Delivery Instruction Slip (E	th Investeria F nent related tra	Financial Services Pvt Lt ansactions] effected thro	d (IFSPL) f ugh such C	or executi learing Me	ng delivery ember. /by l	instructior PMS Man	ns for sett ager. How	ing stock	
M. FATCA / CRS DECLAR	ATION / SELF	CERTIFICATION FOR	INDIVIDUA						
Client Name:				PA					
			First H		Second			Holder	
Are you Indian Resident Perso www.ekonobroking.com)	on?(Refer Risk	Disclosure document at	∐ Yes	∐ No	Yes	∐ No	Yes	No	
Specify country of residence for	or tax purpose	(if above clause is no)							
Specify Tax Identification No. /	Others								
Note : if you are a U.S. person / self certification under FATCA	•	tax residency / nationality	/ citizenship	is other th	an India, tha	in please p	rovide dec	claration	
First Holder / Sole Holder			lder		[4/14]	Third Ho	lder		

Nomination Form

Investeria Financial Services Pvt Ltd

Registered Office: 1003 Ruby Crescent, Ashok Chakrawarthy Road, Kandivali – East, Mumbai – 400101, India. KYC / Correspondence Office: 918, Iconic Shyamal, Shyamal Cross Road, Ahmedabad – 380015, Gujarat.

Dear Sir/ Madam,

I/We the sole holder / Joint holders / Guardian (in case of minor) hereby declare that:

I/We wish to make a nomination. [As per details given below]									
No	omination Deta	ails							
I/V in t	Ve wish to mak he event of my	e a nomination and de	o hereby nominate the following perso	n(s) who shall receive all the as	sets held in my / our account				
		be made upto n the account.	Details of 1 st Nominee	Details of 2 nd Nominee	Details of 3 rd Nominee				
	Mandatory Details								
1	Name of (Mr./Ms.)*	the nominee(s)							
2	Share of each Nominee	Equally [If not equally,	%	%	%				
	Nommee	please specify percentage]	Any odd lot after division shall be	transferred to the first nominee	mentioned in the form.				
3	Relationship Applicant (If								
* Date	of Birth and N	lame of Guardian to	be provided in case of minor nomi	nee(s)					
			Non-mandatory D)etails					
4	Address of N Guardian in o City / Place: State & Count	case of Minor							
	PIN Code								
5									
6	Email ID of n Guardian in d	ominee(s)/ case of Minor							
7	of Minor) details – [Ple of following at of same] Photograp PAN Aadhaar account no	uardian (in case Identification ease tick any one nd provide details h & Signature □ Saving Bank . □ Proof of mat Account ID							
318	2/221		[5/14]	% [5/14]					

Third Holder

First Holder / Sole Holder

Signature(s) of holder*
[9/23]
[6/14]
-

* Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature

Note:

This nomination shall supersede any prior nomination made by the account holder(s), if any.

The Intermediary shall provide acknowledgement of the nomination form to the account holder(s)

Details of the Witness

First Witness					
Name of the witness		Address of Witness			
Signature of Witness	F				

Declaration for opting-out of nomination

То

Investeria Financial Services Pvt Ltd

Registered Office: 1003 Ruby Crescent, Ashok Chakrawarthy Road, Kandivali – East, Mumbai – 400101, India.

I / We hereby confirm that I / We do not wish to appoint any nominee(s) in my / our MF Folio/demat account and understand the issues involved in non-appointment of nominee(s) and further are aware that in case of death of all the account holder(s), my / our legal heirs would need to submit all the requisite documents / information for claiming of assets held in my / our MF Folio / demat account, which may also include documents issued by Court or other such competent authority, based on the value of assets held in the MF Folio / demat account.

Name and Signature of Holder(s)*

[10/23]

* Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature

Details of the Witness

First Witness						
Name of the witness		Address of Witness				
Signature of Witness	8-2-2-8 8-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1					

FOR OFFICE USE ONLY

UCC Code allotted to the Client :

	Documents verified with Originals	Client Interviewed By	In-Person Verification done by
Name of the Employee			
Employee Code			
Designation of the employee			
Date			
Signature			

I/We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD and Guidance Note. I/We have given/sent him a copy of all the KYC documents. I/We undertake that any change in the 'Policy and Procedures', tariff sheet and all the nonmandatory documents would be duly intimated to the clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be made available on my/our website, if any, for the information of the clients.

For, Investeria Financial Services Pvt Ltd

Signature of the Authorised Signatory

Date: _____



Stamp of the intermediary

TARIFF SHEET FOR TRADING

A. Brokerage Structure :

Branch :			Clie	nt Code :				
		First L	.ag			Secon	d Lag	
	% MINIMUM			%		M	INIMUM	
CASH - TRADING								
CASH - DELIVERY								
EQUITY & INDEX FUTURES								
EQUITY & INDEX OPTIONS	₹	/- Per Lot	₹	/- Per Lot	₹	/- Per Lot	₹	/- Per Lot
CURRENCY FUTURES								
CURRENCY OPTIONS	₹	/- Per Lot	₹	/- Per Lot	₹	/- Per Lot	₹	/- Per Lot
COMMODITY TRADING								
COMMODITY DELIVERY								
COMMODITY OPTIONS	₹	/- Per Lot	₹	/- Per Lot	₹	/- Per Lot	₹	/- Per Lot
MUTUAL FUNDS								
"Note – Brokerage for options	are in Rupee	s and it is p	ber lot."					
Checked by / Approved by :					Account	Code Updated b	y:	
Authorised Person (Name and Signature)					(Name a	and Signature)		
					(
B. Statutory Levies : Follow	ing statutory	levies shal	ll be levie	ed as applicable	from time	e to time.		
1. SEBI Turnover Fees								4. GST
5. Security Transaction Tax In addition to above, any char		•				-	jes	
	ge levied by t							
C. Penalty : Penalties levied			l other a	uthorities are rec	covered fr	om the clients. S	uch pena	alty may include,
Short Margin Penalty, Code M	lodification P	enalty, etc.						
D. Other Charges : (The GS	ST shall be ch	arged extra	a where	ver applicable as	per the p	prevailing rates.)		
1. Contract Minimum brokerag		•		••	•	• ,	rmissible	limit.
2. Demat or Inter settlement Ch	narges Rs. 25	/- per instru	ction (IS	IN).				
3. Bank Charges for clearance	•			• • •) Rs. 250	per instrument.		
4. Auction charges @ 1% of au				-				
5. Clearing Charges @ 0.0017 6. Collateral upload and releas	-		0.05% f	or option premiur	n turnove	r.		
		§ [9/14	11			% [9/14]		
[12/23] First Holder / Sole H	lolder		-	nd Holder	—		ird Hole	der

SCHEDULE OF CHARGES FOR DEMAT

Services			Schemes												
					REGU	LAR	L	FE TIME		BSD/		***LIFE	TIME @	Rs. 3000	/- Deposi
Account O	pening				NIL			NIL		NII	-		-	NIL	
Documents					NIL	_		NIL		NII	-			NIL	
Stamp Cha	Stamp Charges R			Rs. 30	00/-		Rs. 300/-		Rs. 3	00/-		Rs	. 300/-		
Annual Ma	intenance Cha	irges			* Rs. 3	00/-	*	* Rs. 699	/_	NII	-			NIL	
	Trade Charges														
	to Investeria				25			25		50				25	
Investeria	to Other				25			25		50				25	
					S & CHA	DCES					СНЕИ	IES			
1 D.n.(utificate i F	a EO/ Couri	. Charges
1. Buy 2. Dis Be	ook Charges	Nil Nil						Remat Ch		ution				s. 50/- Couri	er Charges
	e/Unpledge/) per IS	IN				Same Da Charges f			l	Rs. 25 p			
Invoc		1.3. 00						Freeze / [Rs. 25 p	er Reau	iest	
	t Charges	Rs. 5 pe	er Certific	ate + Rs.	50/- Courier	Charges		Margin Pl				Rs. 17 p		.001	
		F -				J		and Marg				F			
CONDITION	IS :							0		-					
	rges mentione	ed are inclu	usive o	fCDSL	charges.										
	ST would be cl					as per t	he prev	ailing rate	es.						
	ove charges									ase of re	vision	of charg	ges by (CDSL, a	shorte
	may be given.			Ū									, ,		
4. All the	charges once	paid will n	ot be re	fundab	le, howev	er, this	shall no	ot be in co	ntrave	ntion to S	SEBI ci	rculars.			
	instructions fo														
	me day execu		e instru	uctions	will be	accept	ed on	a "Best E	ffort B	asis" at	the so	ole risk a	and res	ponsibili	ty of the
	tory account h														
) will be charg														
	curities will be														
	other services														
	ailing easiest f														
	tariff would b	e same a	is othe	r scher	nes and	cnarge	s tor A	vic and	iransa	ction sta	temen	s shall	be as	per SE	SI/CDSL
guideli)/- will be char	and towar	de Ann		ntononco	Chara		²) for cor	oorata	account		viad by	nei		
11. 118						Chary			Julaie	account	Saste	vieu by	UDUL.		
	it mounication	i Onarges	.1.3.2.		25/_ for M	avimur	n 5 naa	es and Re	5/- fo	r nor add	litional	nade			
12. Accour	nal Physical S	Statement	Charge	ae · Re											
12. Accour 13. Additio	nal Physical S										litioniai	pugo.			
12. Accour 13. Additio 14. Charge	nal Physical S es of Issuing D	IS Book b	ecause	DISB	ook Lost /	Mispla	ced:Rs	. 25/- per	DISB	ook					
12. Accour 13. Additio 14. Charge * Rs. 300/-	nal Physical S es of Issuing D is for DP AMC	IS Book b for regula	ecause ar sche	e DIS Bo me and	ook Lost / same wil	Mispla I be cha	ced : Re arged or	. 25/- per quarter	DIS Bo y basis	ook					
12. Accour 13. Additio 14. Charge * Rs. 300/- ** Rs. 699/-	nal Physical S es of Issuing D	IS Book b for regula DP schei	ecause ar sche me, it is	e DIS Bo me and inclusi	ook Lost / same wil ve of GS1	Mispla I be cha Tand it i	ced : Rs arged or s non re	: 25/- per quarterl fundable	DIS Bo y basis 9.	ook and is n	on refu	ndable.			
12. Accour 13. Additio 14. Charge * Rs. 300/- ** Rs. 699/- *** Rs. 300	nal Physical S es of Issuing D is for DP AMC - is for Life time	IS Book b for regula DP scher amount for	ecause ar sche me, it is Life Ti	e DIS Bo me and inclusi me sch	bok Lost / same wil ve of GST eme and s	Misplao I be cha Tand it i same w	ced : Rs arged or s non re ill be re	25/- per quarterl fundable undable	DIS B y basis y on clos	ook and is n sure of D	on refu emat A	ndable. ccount.		Life T	ime DF
12. Accour 13. Additio 14. Charge * Rs. 300/- ** Rs. 699/- *** Rs. 300 Note - Rs	nal Physical S es of Issuing D is for DP AMC is for Life time 0/- is deposit a	IS Book b for regula DP scher amount for	ecause ar sche me, it is Life Ti	e DIS Bo me and inclusi me sch	bok Lost / same wil ve of GST eme and s	Misplao I be cha Tand it i same w	ced : Rs arged or s non re ill be re	25/- per quarterl fundable undable	DIS B y basis y on clos	ook and is n sure of D	on refu emat A	ndable. ccount.		Life T	ime DF
12. Accour 13. Additio 14. Charge * Rs. 300/- *** Rs. 699/- *** Rs. 300 Note - Rs So	nal Physical S es of Issuing D is for DP AMC is for Life time 0/- is deposit a s. 999/- (incl cheme.	IS Book b for regula DP schei amount for uding DP	ecause ar sche me, it is Life Ti AMC	e DIS Be me and inclusi me sch +GST)	bok Lost / same wil ve of GST eme and s will be	Misplao I be cha Tand it i same w	ced : Rs arged or s non re ill be re	25/- per quarterl fundable undable	DIS B y basis y on clos	ook and is n sure of D	on refu emat A	ndable. ccount.		Life T	ime DF
12. Accour 13. Additio 14. Charge * Rs. 300/- ** Rs. 699/- *** Rs. 300 Note - Rs Scheme Na	nal Physical S es of Issuing D is for DP AMC is for Life time 0/- is deposit a s. 999/- (incl cheme. me :	IS Book b for regula DP scher amount for uding DP	ecause ar sche me, it is Life Ti AMC	e DIS Bo me and inclusi me sch +GST)	bok Lost / same wil ve of GST eme and s will be	Misplae I be cha Tand it i same w charge	ced:Rs arged or s non re ill be re d for c	25/- per quarterl ofundable fundable conversio	DIS Bo y basis a on clos n of a	ook and is n sure of D any exis	on refu ematA ting D	ndable. ccount. P Sche		Life T	ime DF
12. Accour 13. Additio 14. Charge * Rs. 300/- ** Rs. 699/- *** Rs. 300 Note - Rs Scheme Na	nal Physical S es of Issuing D is for DP AMC is for Life time 0/- is deposit a s. 999/- (incl cheme.	IS Book b for regula DP scher amount for uding DP	ecause ar sche me, it is Life Ti AMC	e DIS Bo me and inclusi me sch +GST)	bok Lost / same wil ve of GST eme and s will be	Misplae I be cha Tand it i same w charge	ced:Rs arged or s non re ill be re d for c	25/- per quarterl ofundable fundable conversio	DIS Bo y basis a on clos n of a	ook and is n sure of D any exis	on refu ematA ting D	ndable. ccount. P Sche		Life T	ime DF
12. Accour 13. Additio 14. Charge * Rs. 300/- ** Rs. 699/- *** Rs. 300 Note - Rs Scheme Na Scheme Na	nal Physical S es of Issuing D is for DP AMC is for Life time 0/- is deposit a s. 999/- (incl cheme. me : EAD AND UNDE	IS Book b C for regula e DP schei amount for uding DP	ecause ar sche me, it is Life Ti AMC	e DIS Be me and i inclusi me sch +GST)	same wil ve of GST eme and s will be	Misplad be cha and it i same w charge	ced : Rs arged or s non re ill be re d for c AS ABC	25/- per quarterl ofundable fundable conversio	DIS Bo y basis a on clos n of a	ook and is n sure of D any exis	on refu ematA ting D	ndable. ccount. P Sche		Life T	ime DF
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12. Accour 13. Additio 14. Charge * Rs. 300/- ** Rs. 699/- *** Rs. 300 Note - Rs Scheme Na WE HAVE RI BO ID B. O. NA	anal Physical Ses of Issuing D is for DP AMC is for Life time 0/- is deposit a s. 999/- (incl cheme. EAD AND UNDE 1 2 AME(S)	IS Book b C for regula e DP schei amount for uding DP	ecause ar sche me, it is Life Til AMC	e DIS Be me and sinclusi me sch +GST) ARGES	ook Lost / same wil ve of GST eme and s will be AND CONE	Misplad l be cha and it i same w charge	ced : Rs arged or s non re ill be re d for c AS ABC	25/- per quarterl fundable conversio VE AND A B. O.	DIS Bo y basis on clos n of a GREE	ook and is na sure of Do any exis TO ABIDE	on refu ematA ting D BY TH RE(S)	ndable. ccount. P Scho E SAME.	eme to		
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12. Accour 13. Additio 14. Charge * Rs. 300/- ** Rs. 699/- *** Rs. 300 Note - Rs Scheme Nar WE HAVE RI BO ID B. O. NA 1. First/Sole 2. Second H	nal Physical S es of Issuing D is for DP AMC is for Life time 0/- is deposit a s. 999/- (incl cheme. me : EAD AND UNDE 1 2 AME(S) Holder	IS Book b for regula DP scher amount for uding DP RSTOOD T	ecause ar sche me, it is Life Til AMC	e DIS Be me and sinclusi me sch +GST) ARGES	ook Lost / same wil ve of GST eme and s will be AND CONE	Misplad l be cha and it i same w charge	ced : Rs arged or s non re ill be re d for c AS ABC	25/- per quarterl fundable fundable conversio VE AND A B. O. [13/23] _ 10/14] _	DIS Bo y basis on clos n of a GREE	ook and is no sure of Do any exis TO ABIDE	on refu ematA ting D BY TH RE(S)	ndable. ccount. P Sche	eme to		

POLICIES & PROCEDURE

Mandatory Document dealing with Policy and Procedures Pursuant to SEBI's Circular dated Dec. 3, 2009

(Policies and procedures forms integral part of the member constituent agreement.)

1. Refusal of order & orders for Penny Stocks:

Investeria Financial Services Pvt Ltd shall have the absolute discretion to accept, refuse or partially accept any buy or sell order for execution from a client in respect of penny stocks, illiquid stocks, stocks having low liquidity, illiquid "options", far month "options", writing of "options", stocks in S, Z and B2, T and TS category and any other contracts which as per the perception of

Investeria Financial Services Pvt Ltd are extremely volatile or subject to market manipulation.

Investeria Financial Services Pvt Ltd may permit restrictive acceptance of orders in such scrips / contracts / commodities in controlled environments like orders received from clients being forwarded by branches to centralized desk at HO instead of allowing trading in such scrips / contracts / commodities at branch level or through Online trading platform. Investeria Financial Services Pvt Ltd shall not be responsible for delay in execution of such orders and consequential opportunity loss or financial loss to client.

Investeria Financial Services Pvt Ltd may cancel orders in such scrips/commodities received from clients before execution or after partial execution without assigning any reason thereof.

2. Setting up client's Exposure Limits

The client agrees and confirms to abide by the exposure limits, if any, set by Member or by the exchange or Clearing Corporation or SEBI from time to time.

The Stock Broker/ Commodity Broker / Trading Member may from time to time, at its sole discretion, impose and vary limits on the orders that the client place (including exposure limits, turnover limits, market level limits, limits as to number, value and / or kind of securities / contracts / commodities in respect of which buy or sell orders can be placed etc.) The client is aware and agree that the stock broker / commodity broker / trading Member may need to vary or reduce the limits or impose new limits urgently on the basis of Member's risk perception and other factors considered relevant by Member and Stock Broker/ commodity broker / Trading Member may be unable to inform to the client of such variation, reduction, imposition in advance. The client agrees that the Stock Broker / commodity broker / Trading Member shall not be responsible for such variation, reduction and imposition of limits.

3. Applicable Brokerage Rate

The Client confirms and agrees that the brokerage shall be paid in the manner intimated by the Member to the client from time to time, including as a percentage of the value of the trade or as a flat fees or otherwise, together with the GST as may be applicable from time to time on the same. The Client hereby agrees to the brokerage slabs/rates, as mentioned in this document, which do not exceed the maximum limits prescribed by the NSE/BSE/MCX/SEBI.

4. Imposition of penalty/delayed Payment Charges (This must not result in funding by the broker in contravention of the applicable laws)

The client understands and agrees that applicability of delayed payment charge by either party is solely at the discretion of the Stock Broker and Commodity Broker.

Without prejudice to margin funding guidelines issued by SEBI, any amounts which are overdue from a client towards settlement obligation or margin obligation either in cash segment and/or derivative segment may attract delayed payment charges at the rate of 2 % per month or part thereof or such other rate as may be determined by the stock broker and commodity broker..

While levying delayed payment charges on the debit balance in the running account of a client, Investeria Financial Services Pvt Ltd Ltd will not consider any credit balance in the other family or group account of the client.

5. The right to sell clients' securities / commodities or close clients' positions after giving notice to the client on account of non-payment of clients' dues

Without prejudice to the member's other rights (including the right to refer a matter to arbitration), the Member shall be entitled to liquidate / close out all or any of the Client's positions for non-payment of margins or settlement obligations after giving prior notice. Member may also sell off all or any securities / comoddities of the client lying with member as collateral or otherwise for any amounts due by the client and adjust the proceeds of such liquidation/close out against the client's liabilities /obligations. Any and all losses and financial charges on account of such liquidation / closing-out shall be charged to and borne by the Client.

6. Internal Shortage

In case of purchase of securities/commodities by the Client at times Member may be unable to deliver the securities/commodities to the said purchaser on the pay out day due to non receipt of the said securities/comodities from another Client of Member who has sold the securities/comodities against the said purchase transaction. In case of securities member may buy the shares from the market on T + 1 day or on settlement day and deliver the same to the client or he may give close out at the rate as determined by the member.

7. Close out in case of internal Shortages:

Clients are required to make Commodities / Funds pay-in on or before Settlement day. In case of default in pay-in by the client and the shortage is at member level i.e. internal shortage, a penalty as applicable from time to time (not exceeding the percentage prescribed by the exchange for auctioned trades), will be imposed on the defaulting client and the benefit will be passed on to the respective beneficiary client.

The Client hereby agrees that if he/she/it has short delivered any securities/commodities against his/her/its pay-inobligation which resulted into internal shortage (i.e. buy position of another client of Member and could not be auctioned in the market), close out shall be debited to his account at the rate which is in the range of 5% to 20% above the purchase price or the closing price on auction day or such other percentage as may be revised by Member from time to time.

8. Restrictions/Prohibition to take further position or closing existing position

The Member may, in its sole discretion not allow taking further position to the client or may close the existing position of a client due to any restrictions in relation to volume of trading / manipulating or fraudulent trades/ outstanding business or margins stipulated by the exchange, clearing corporation/ clearing house and/or the Member and / or any other extraordinary event warranting such restrictions. The Client waives any and all claims for loss or damage arising directly or indirectly from any such restrictions.

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

The Client may suspend or close his/her/its trading account temporarily by giving written request to the member. Such temporary closing or suspending of trading account will not affect the rights and obligation incurred prior to such suspension or closure. Any request for temporary suspension or closure shall not be processed by the member unless all the dues are paid by the client.

10. Deregistering the Client

The Member may, at its sole discretion, deregister clients' account to protect his interest which may include

- Member may de-register the client account based on action taken by NSE/BSE/MCX/SEBI or being part of list of debarred entities published by SEBI or member is compelled by law to do so
- 2. On the basis of the information found in sites of CIBIL
- 3. Any breach of the terms of this agreement
- 4. Upon the death, winding up, bankruptcy, liquidation or lack of legal capacity of the client
- 5. The Client having misrepresented facts at the time of entering into this agreement or at the time of giving instructions or otherwise
- 6. Member has reasons to believe that account is being used for fraudulent purposes.
- 7. The client fails to fulfill his /its payment obligations under this agreement or otherwise due to member
- **8.** Any other reason which member thinks reasonable for deregistering the account

The Client waives any and all claims for loss or damages arising directly or indirectly from such deregistering. The deregistering will not affect any liability of the Client resulting directly or indirectly from any transactions made at any time before such deregistering. Member shall have right to close out the existing positions, sell the collateral to recover its dues if any before deregistering the client.

11. Policy for In Active Clients

In case client has not used his account for a period exceeding 12 months but not later than 2 years across the exchanges, then such client's account shall be freezed for further trades and the said account shall be re-activated only after proper recording of reason for such non-use in writing through Re-Activation Form, after taking all the required proof and verifying the same with client, however if such client wants to sell Stock / IPO Allotment Shares / Mutual Fund Units lying in his / her Demat Account, then no Re-Activation Form of Proof is required. Further if client has not used his account for more than 2 years, then such client's account shall be deregistered and his account shall be reactivated only after proper recording of reason for such non-use in writing through Re-Activation Form, after taking all the required proof and verifying the same with client.

12. Policy to Freeze/Block the Trading Account

Clients may voluntarily freeze/block and unfreeze/unblock their online trading accounts due to suspicious activities. Clients can request account freezing/blocking via email from their registered email ID, SMS from their registered mobile number, our App/website, or any other legally verifiable mechanism. Requests should be sent to stoptrade@investeria.in. Upon receiving a request, we shall validate it through registered contact details or 2-Factor Authentication, issue an acknowledgement, and freeze/block the account within 15 minutes during trading hours or before the next session if received after hours, while simultaneously cancelling all pending orders. Post-freezing, we shall notify clients via registered mobile number and/or email, providing details of open positions and contract expiry information within one hour. We shall maintain logs of all requests, confirmations, and communications. We are accountable for any trades executed between the time of request receipt and account freezing/blocking if not completed within the prescribed timeline. To unfreeze/unblock an account, upon receipt of request, we shall conduct due diligence, validate the request, and restore access after verification. Freezing/blocking restricts online access but does not impact Risk Management activities or mark the client's UCC as inactive in Exchange records.

I/We have read and clearly understood the above policies & procedures and shall abide by the same. Further, I/We know that this policy has been adopted by Investeria Financial Services Pvt Ltd at the given time and may have been revised overtime. Latest version of the policy is available at the IFSPL's Web Portal www.investeria.in.

Client Signature

MOST IMPORTANT TERMS AND CONDITIONS (MITC)

(For non-custodial settled trading accounts)

- Your trading account has a "Unique Client Code" (UCC), different from your demat account number. Do not allow anyone (including your own stock broker, their representatives and dealers) to trade in your trading account on their own without taking specific instruction from you for your trades. Do not share your internet/ mobile trading login credentials with anyone else.
- 2. You are required to place collaterals as margins with the stock broker before you trade. The collateral can either be in the form of funds transfer into specified stock broker bank accounts or margin pledge of securities from your demat account. The bank accounts are listed on the stockbroker website. Please do not transfer funds into any other account. The stock broker is not permitted to accept any cash from you.
- 3. The stock broker's Risk Management Policy provides details about how the trading limits will be given to you, and the tariff sheet provides the charges that the stock broker will levy on you.
- 4. All securities purchased by you will be transferred to your demat account within one working day of the payout. In case of securities purchased but not fully paid by you, the transfer of the same may be subject to limited period pledge i.e. seven trading days after the pay-out (CUSPA pledge) created in favor of the stock broker. You can view your demat account balances directly at the website of the Depositories after creating a login.
- 5. The stock broker is obligated to deposit all funds received from you with any of the Clearing Corporations duly allocated in your name. The stock broker is further mandated to return excess funds as per applicable norms to you at the time of quarterly/ monthly settlement. You can view the amounts allocated to you directly at the website of the Clearing Corporation(s).
- 6. You will get a contract note from the stock broker within 24 hours of the trade.
- 7. You may give a one-time Demat Debit and Pledge Instruction (DDPI) authority to your stockbroker for limited access to your demat account, including transferring securities, which are sold in your account for pay-in.

- 8. The stock broker is expected to know your financial status and monitor your accounts accordingly. Do share all financial information (e.g. income, networth, etc.) with the stockbroker as and when requested for. Kindly also keep your email Id and mobile phone details with the stock broker always updated.
- In case of disputes with the stock broker, you can raise a grievance on the dedicated investor grievance ID of the stock broker. You can also approach the stock exchanges and/or SEBI directly.
- 10. Any assured/guaranteed/fixed returns schemes or any other schemes of similar nature are prohibited by law. You will not have any protection/recourse from SEBI/stock exchanges for participation in such schemes.



MANDATORY, IF YOU ARE GIVING DDPI AS PER CDSL COMMUNIQUE

TERMS AND CONDITIONS -CUM-REGISTRATION / MODIFICATION FORM FOR RECEIVING SMS ALERTS FROM CDSL

ANNEXURE 2.4

[SMS ALERTS WILL BE SENT BY CDSL TO BOS FOR ALL DEBITS]

Definitions:

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

- "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.
- 2. '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.
- 4. SMS means "Short Messaging Service"
- 5. "Alerts" means a customized SMS sent to the BO over the said mobile phone number.
- 6. "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.
- 7. "Service" means the service of providing SMS alerts to the BO on best effort basis as per these terms and conditions.

Availability:

- 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 account holders 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.
- 2. 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 period.
- 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 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.
- 5. 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.
- 6. 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

[16/23] First Holder / Sole Holder	Second Holder	[11/14] Third Holder
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there is no reverse communication between the service provider and the depository.

- 7. 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.
- 8. 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.
- 9. If the BO finds that the information such as mobile number etc., has been changed without proper authorization, the BO should immediately inform the DP in writing.

Fees:

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

Disclaimer:

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 person.

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. I/ 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.

 $\ensuremath{\mathsf{I/We}}$ provide the following information for the purpose of REGISTRATION / MODIFICATION (Please cancel out what is not applicable).

BOID								
	(Please	e write y	your 8 digit D	PID)	(Please write you	8 digit Client	: ID)
Sole / First Holder's Name			:					
Second Holder's Name			:					
Third Holder's Name			:					
Mobile Number on which messages are to be sent			+91 (Please writ	te only the mobile	number with	out prefixing country c	ode or zero)	
The mobile number is registered in the n	ame of		: 🛛 Self	□ Spouse	□ Son	Daughter	□ Father	□ Mother
Email ID			:(Please w	rite only ONE vali	d email ID c	on which communicati	on; if any, is to b	e sent)
This email id belongs to			: 🗆 Self	□ Spouse	□ Son	Daughter	□ Father	□ Mother
≫ <u>[</u> 17/23] First Holder / Sole Holder	-	[12/1	4] Second H	lolder		[<u>12/14]</u>	hird Holde	r

ADDITIONAL CLAUSES AGREED BETWEEN STOCK BROKER AND CLIENT FOR SMOOTH OPERATIONS AND COMPLIANCE (VOLUNTARY DOCUMENTS)

I, voluntarily and unconditionally hereby state and declare that I/We have read and understood the terms and conditions mentioned hereinafter governing securities trading and broking services of Member Investeria Financial Services Pvt Ltd (hereinafter referred to as "IFSPL") and agree to be bound by the same.

1) Internet Based Trading Services: E-Broking Services, Wireless Securities Trading & Dial & Trade Services: The CLIENT is aware that authentication technologies and strict security measures are required for the internet trading through order routed system and undertakes to ensure that the password of the CLIENT and/or his authorised representative are not revealed to any third party. The CLIENT agrees that the STOCK BROKER /TRADING MEMBER shall not be liable or responsible for non-execution of the orders of the CLIENT due to any link/system failure at the CLIENT/ STOCK BROKERS/TRADING MEMBERS/EXCHANGE End.

2) Electronic Payment Gateway for Net Banking Services: Electronic Payment Gateways provided by various banks for facilitating transfer of funds from Client's bank account to the account of the Client with IFSPL. Client understands that IFSPL is only providing access to the electronic fund transfer facility provided by the banker of the Client through IFSPL's web-site by means of an interface and is not liable or responsible for the proper functioning or otherwise of the Gateway or for any transaction errors, losses, malfunctioning or hacking of the system by unscrupulous elements, frauds, and/or any incidental or consequential claims arising there out. Client undertakes not to make IFSPL a party to any litigation, claim, dispute, difference or complaint that the Client may initiate in respect of, arising out of or in connection with any transactions on the Gateway and agrees that IFSPL's liability shall at all-time be limited to the amount actually received in its account by electronic transfer from Client's account with the Bank. The IFSPL expressly excludes liability for consequential loss or damage or loss of profit, business, revenue, goodwill or anticipated saving which may arise in respect of (i) the payment gateway services offered by such bank (ii) the payment Mechanism.

3) PMLA Declaration: I declare that I have read and understood the contents and the provisions of the PMLA Act, 2002, which were also explained to me by IFSPL officials. I further declare that I shall adhere to all the provisions of PMLA Act, 2002. I further undertake and confirm that; I do not have any links with any known criminal. I am a genuine person and not involved or indulge knowingly or assisted, directly or indirectly, in any process or activity connected with the proceeds of crime nor I am a party to it. The investment money is derived from proper means and does not involve any black or Hawala money in any manner. I am not a party to any agreement or arrangement to facilitate any segment of my transaction with IFSPL.

4) Order Placement Instructions : I understand that you require written instructions from me for placing / modifying / cancelling orders. However, since it is not practical for me

to give written instructions for placing /modifying/cancelling order. Even If I have facility to trade online through Internet and wireless technology, I may have to place orders by physically visiting /calling/ Emailing the Call centre/ branch specified for the said purpose IFSPL in case of breakdown of internet connectivity or other similar reasons. I hereby request you to kindly accept my or my authorized representative or mandate holder's verbal orders/instructions, in person or over phone and execute the same. I understand the risk associated with placement of verbal orders and accept the same. I shall not disown orders under the plea that the same were not placed by me provided I am sent ECN/Physical contract notes or trade confirmations through SMS and other modes. I indemnify IFSPL and its employees against all losses, damages, actions which you may suffer or face, as a consequence of adhering to and carrying out my instructions for orders placed verbally.

5) Errors and Omissions: I understand and agree that inadvertent errors may occur, while executing orders placed by me. In such circumstances IFSPL shall make all reasonable efforts to rectify the same and ensure that I am not put to any monetary loss. I understand and agree that I shall not hold IFSPL responsible beyond this and claim additional damages/loss. I understand and agree that my request to modify or cancel the order shall not be deemed to have been executed unless and until the same is confirmed by IFSPL. Extra Ordinary Events and termination/suspension trading facility: IFSPL will not be liable for losses caused directly or indirectly by government restriction, Exchange rulings, suspension of trading, computer, communication, telephone or system failure, war, earthquakes, flood, accident, power failure, equipment or software malfunction, lack of connectivity, congestion or disruption of communication network or links, software glitches orcorruption, low processing speed, strikes or any otherconditions beyond IFSPL's control resulting in non-execution, partial or incomplete execution of orders and the resulting financial loss, if any IFSPL may at any time terminate, discontinue or temporarily suspend trading facility provided to the Client in the event of any such extraordinary event occurring without giving prior notice to the Client. Any loss or damage arising from or occasioned by (i) any such inaccuracy, error, delay or omission, (ii) Nonperformance, or (iii) Interruption in making available any such data, information or message, due to either any act or omission by IFSPL or any disseminating party or to any "force majeure" (e.g. flood, extraordinary weather condition, earthquake or other act of nature, fire, war, insurrection, riot, labour dispute/unrest, accident, action of government, communications or power failure, equipment or software malfunction) or any other cause beyond the reasonable control of IFSPL or any disseminating party.

6) Limitation of Liability: The client hereby agrees that IFSPL shall not be liable for any inaccuracy, error, false statement, misrepresentation or fraud committed any sales or other associates/third parties engaged by the MEMBER to promote the services offered by it. The CLIENT agrees that he/she/it places no reliance on such persons and will exercise

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Client Signature due care and diligence in relying on any statements made any persons.

7) Non-execution/delay/cancellation of Orders: The client hereby agrees that IFSPL or the Exchanges shall not be liable for non-execution or partial execution of any orders caused due to suspension, interruption, or malfunctioning of the trading services, disruptions or congestion of communication networks, hardware or software problems, or failure of the electronic trading system generally in any manner due to one or the other reasons beyond the control of IFSPL or the Exchange. Client not to act on representations of agents, employees: Client is aware that IFSPL has not authorized any agents, representatives, employees or other persons to make any representation, or to give any promise, assurance, warranty, undertaking or commitment as to return on investment of the Client whether in writing or otherwise on behalf of IFSPL.

8) Indemnification: I hereby indemnify and hold IFSPL, its Directors and employees harmless from and against all claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses that are occasioned or may be occasioned to the IFSPL directly or indirectly, relating to bad delivery of shares/ securities and/ or third party delivery, whether authorized or unauthorized and fake/forged/stolen shares/ securities/transfer documents introduced or that may be introduced by or through me during the course of my dealings/ operations on the Exchange(s) and/ or proof of address, identity and other

Supporting/ documents provided by me at the time of registration and/or subsequently.

9) Indemnity of Joint Holdings: I hereby agree to indemnify and hold the IFSPL harmless from any claims, demands, actions, proceedings, losses, damages, liabilities, charges, and /or expenses arising from transactions in securities held jointly by me with any other person or persons, if any.

10) Mutual Fund Service System (MFSS) Facility: I am interested in availing the MFSS facility of the Exchange for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the MFSS of the Exchange. For the purpose of availing the MFSS facility, I state that "Know Your Client" details as submitted by me for the opening of Trading Account may be considered for the purpose of MFSS and I/we further confirm that the details contained in same remain unchanged as on date. I am willing to abide by the terms and conditions as has been specified and as may be specified by the Exchange from time to time in this regard. I shall ensure also compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI). I shall read and understand the contents of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I choose to subscribe/ redeem. I further agree to abide by the terms and conditions, rules and regulations of the respective Mutual Fund Schemes subscribed by me.

11) NRI Declaration: I understand that if the sole/first applicant has or attains NRI Status, investments in scheme of mutual funds can be made only upon providing Foreign

Inward Remittance Certificate (FIRC) to IFSPL every time the investment is made. Further, I /we undertake to update any status change and shall abide by FEMA, RBI and SEBI guidelines with regard to NRI investment in India.

12) Third-Party Payments: IFSPL shall have the prerogative to refuse payments received from any bank account where the client is not the first holder or which is not mentioned in the KYC or which the client has not got updated subsequently by submitting a written request along-with adequate proof thereof as per proforma prescribed by IFSPL shall not be responsible for any loss or damage arising out of such refusal of acceptance of payments in the situations mentioned above. However, due to oversight, if any such third-party payment has been accepted by IFSPL and the credit for the same has been given in the client's ledger and P&L shall have the right to immediately reverse such credit entries on noticing or becoming aware of the same. In such a case IFSPL reserves the right to liquidate any of the open positions and/or any of the collaterals received/ held on behalf of the client IFSPL, its Directors and employees shall not be responsible for any consequential damages or losses.

13) No Dealings in Cash: IFSPL as a policy neither accepts any funds for payin/margin in cash nor makes any payment or allows Withdrawal of funds in cash. No claim will be entertained where the client states to have made any cash payment or deposited cash with any Branch/ Sub-Broker/ Remisier/Employee/Authorised Person of IFSPL.

14) No Market Manipulation: I undertake not to execute transactions, either singly or in concert with other clients, which may be viewed as manipulative trades viz. artificially raising, depressing or maintaining the price, creation of artificial volume, synchronized trades, cross trades, self trades, etc or which could be termed as manipulative or fraudulent trades by SEBI/Exchanges. In case I am found to be indulging in such activities, IFSPL has every right to inform the Exchange/SEBI/other regulatory authority of the same and suspend/close my trading account.

15) Authorization to debit additional charges with regard to Trading and Demat Account: Without prejudice to the other rights and obligations of the parties, the client understands and agrees that IFSPL may levy charges including Annual Maintenance Charges and all transaction charges with respect to Clients Demat account for any service rendered by IFSPL and as may be required by the Client, and recover from the Client all reasonable costs, as may be incidental or consequential for rendering the said services. The said charges will be debited to the clients' Trading ledger account maintained with IFSPL for the Demat charges payable to IFSPL as Depository for providing depository services.

16) Authorization for Inter Segment/Inter Exchange Fund Balance Transfer: The client hereby authorize IFSPL to transfer fund/ pay out resulting on account of sale of shares/contract/or margin refunds from NSE/BSE/MSE and adjust the same towards debit balances in any segment of NSE/BSE/MSE. Further, I/we hereby authorise to consider credit available in one segment/ exchange towards margin / settlement obligation in another exchange/segment with or without passing journal entries.

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17) Deliveries:

The client shall ensure that the shares are properly transferred to the designated Demat account of IFSPL, for effecting delivery to the Exchange against the sale position of the client. Such transfers shall be entered by the client within the time specified by SEBI/ Exchanges/ IFSPL. In case the client fails to transfer the shares on time to IFSPL, IFSPL shall not be responsible for any loss/damages arising out of such delayed transfers.

18) Proprietary Trading: The CLIENT is aware that IFSPL is doing proprietary trading along with client business.

19) Portfolio Management: Further any investment views given by the Trading member are market views only. Reacting on the same will not render member liable for the same. All risk will be of client only. Members do not intend to manage the portfolio of client.

20) Close Out: The Client hereby agrees that if he/she/it default in daily margin, MTM's or any outstanding debt occurs in their/our account, IFSPL is irrevocably authorize to close out/liquidate whole or any part of their/our position without prejudice to their right to refer the matter to arbitration. Any and all losses and financial charges on account of such liquidation/closing out etc. shall be charged to and borne by client.

21)Commodity Transaction Undertaking & Confirmation: I/We wish to opt to deal in Commodity Option as per Trading Preference selected in the KYC herein and I/We shall abide by the rules and regulation of Exchange and SEBI in this regard, which may vary from time to time and I/we hereby confirm that we have read and understood risk disclosure document of commodity options and are fully aware of commodity option holders and writers. I/We have taken cognizance of circulars issued by Regulator / Commodity Exchanges from time to time on the guidelines for calculation of net open positions permitted in any commodity and I/we hereby undertake to comply with the same. I / We hereby declare and undertake that I/we will not exceed the position limits prescribed from time to time by Commodity Exchanges or Regulator and such position limits will be calculated in accordance with the circulars on position limits as modified from time to time. I / We confirm that you have agreed to enter order in commodity forward contracts / commodity derivatives for me / us as your clients on Commodity Exchanges only on the basis of our above assurances and undertaking.

I/We further undertake to bear any liable / penalty / charges levied by Commodity Exchanges / Regulator. I/We propose to undertake high value transactions (i.e., buy and sell trades for value exceeding Rs. 5,00,000/- or such other sum as may be prescribed by Regulator / MCX / NCDEX or any other authority from time to time) in a day on MCX / NCDEX through you as my/our commodity broker. By this one time declaration, please note that the said transaction(s) would be for and on my/our behalf and entirely for my/our profit or loss only. I/We also declare that the transactions would not be carried out for any unauthorized / unregistered authorized person or for and on behalf of any other person / entity. I/we confirm that transactions related to sale, purchase and or dealing in securities / commodities by me/us are for the purpose of investment of my/our own money and/or dealing in market

for own interests. I/we have read and understood the Anti-Money Laundering Guidelines and confirm that funds and securities/commodities used by me for settlement or transaction are assets earned by me through legal means in my/our own capacity and are not assets qualified under PMLA.

22) Investment and Other Advice: I understand and agree that IFSPL does not give any guarantee or assurance as to returns or profits or capital protection or appreciation. I further understand and agree that past performance is not necessarily a guide to future performance. I/we hereby acknowledges that IFSPL shall not be liable to provide him with any legal, tax, investment, accounting advice or advice related to suitability or profitability of a security or investment. I/We understand and agree that employees and authorised person of IFSPL are not authorised to give any investment or other advice and I/we will not solicit or rely upon any such advice from the IFSPL, its employees and authorised person. In case, I/we have relied upon any such information, it is solely at the risk and cost of mine/ours as well as I/we shall at all the times be responsible and liable for my/our actions / inactions and IFSPL or its employees or authorised person shall not be

liable or responsible for the same. 23) Other Confirmations and Undertaking: A) I/We authorise you to send SMS and email to registered email/ mobile no. in respect of my trading and Demat account. In case of Electronic delivery, I/we agree that IFSPL will not cognizance of any "out-of-office/out of station" auto replies and I/we shall be deemed to have received such electronic mails. I/we shall immediately inform IFSPL about change in my email address, if any. B)I/We hereby provide my/our consent in accordance with Aadhhaar Act, 2016 and regulations made thereunder, for(i) Collecting, storing and usage (ii) validating/authenticating and (ii) updating my/our Aadhhaar number(s) in accordance with the Aadhhaar Act, 2016 (and regulations made thereunder). I/We hereby agree to carry out online KYC for opening or maintenance of my trading&Demat account and hereby give consent to IFSPL to share my details and records with Digilocker, for enabling retrieval of Official Valid Documents from Digilocker system, as required for online KYC.

24) Running Account Authorisation: I am aware that as per the SEBI / Exchange requirements, the settlement of funds / securities is to be done within one working day of the pay-out. I am also aware and understand that it is difficult to manage repeated payments/delivery with respect to all secondary market transactions. Also, I desire to use my securities and monies as margin / collateral without which I cannot deal / trade. Therefore, I hereby request and authorize you to maintain my account as a running account(s) which will entail that funds due to us on pay-out shall be withheld with yourselves beyond the stipulated deadlines and given to us only on specific request. You shall transfer the funds lying in my credit within one working day of my request if the same are lying with you and within three working days from the request if the same are lying with the Clearing Member/Clearing Corporation. Notwithstanding anything contained in this authorization, the actual settlement of funds, except for funds received from the clients towards collaterals/margin in the form of bank guarantee(BG)/Fixed Deposit receipts (FDR), at least once in a

[20/23]

Client Signatu

Month

Quarter

as allowed by Exchange and SEBI from time to time. In case I have an outstanding margin/settlement 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 as per the applicable guidelines prescribed by the Exchanges. I acknowledge that I can revoke the above mentioned running account authority at any time by sending a written signed instruction through registered post(RPAD). I confirm you that I will bring to your notice any dispute arising from the statement of account or settlement so made in writing preferably within 7 working days from the date of receipt of funds/ securities or statement of account or statement related to it, as the case may be in writing at your registered office. Any clause which is not in conformity with SEBI and Exchange circular on settlement of fund shall stand amended/modified tothat extent. There shall be no inter-client adjustments for the purpose of settlement of the 'running account'.

25) Representative AND Warranties of Clients: (i) The CLIENT hereby represents and warrants that the terms and conditions have been clearly understood and that the information furnished to the MEMBER is accurate and truthful.

(ii) The CLIENT confirms that he/she is of legal age and he/she/it has obtained the necessary approvals from the relevant regulatory/legal and compliance authorities to avail the services provided pursuant to the terms of this document.

26) Sharing of Information: The Client agrees and confirms that the MEMBER may appoint agents for carrying out the acts mentioned in or in relation to this document. The CLIENT consents to sharing of his/ its accounts related information to the authorized agents appointed by the MEMBER.

27) Tape Recording of Conversation: The CLIENT is aware that the MEMBER tape-recordsthe conversations between the client's representative and the MEMBER, either personally or over the telephone, and hereby specifically permits the MEMBER to do so. Such recording may be relied upon by the MEMBER as and when required to resolve disputes in connection with the trading transaction.

28) Conclusiveness of Records: The Member's Own records of the trades/transactions maintained through computer systems or otherwise shall be accepted as conclusive and binding on the CLIENT for all purposes.

The CLIENT understands and confirms that the CLIENT has the option to terminate the applicability of the voluntary terms and conditions including the terms and conditions applicable for special facility that maybe provided by the Member by giving advance notice to the MEMBER in writing of not less than 15 days. Provided however that the terms and conditions shall become applicable for all the close out trades that maybe executed by the CLIENT or the MEMBER subsequent to such termination.

29) Not to Act as Sub Broker or Authorised Person:

undertake not to act as an unregistered Subbroker/Authorised Person and deal only for myself and not on behalf of other clients. In case I wish to deal for other clients also, I undertake to apply to SEBI through IFSPL to obtain an Authorised Person registration. In case IFSPL perceives that I am acting as an unregistered sub broker/Authorised Person, IFSPL has the right to immediately suspend my trading account and close all open positions and adjust the credits (across all segments) against the dues owed by me to IFSPL without the requirement of any notice from IFSPL. Further, IFSPL has the right to inform the concerned regulatory authorities about the same. In aforesaid eventuality, I agree and undertake to indemnify IFSPL from any loss/ damage/claim arising out of such activity.

30) Other Terms: a) The client agrees to deposit the necessary funds, securities, or property with the member to open and maintain their account. The member will hold these assets under a general lien to fulfil the client's obligations. The client either alone or through a group of persons acting in concert is prohibited from holding an excessive number of derivatives contracts or exceeding the permitted number of futures contracts set by the exchange.

b) The client must provide all applicable margins including Mark to Mark Margin as per SEBI/Exchange guidelines in the prescribed forms. The member may sell/liquidate securities or commodities or positions if there is a shortfall in margin. The client is responsible for replenishing any shortfall or any additional margin levied by SEBI/Exchanges or as per Risk Management System of Member. All margins provided by the client are interest-free.

31) Address for Complaint / Investor Grievances and Communications:

The CLIENT understands and confirms to send all the complaints and queries in case of any grievances or complaint arising out of and in the course of trading insecurities client will send the complaint on the email : grievances @investeria.com. Alternatively the Client shall send the written complaint marked to Investor Grievance Cell at correspondence office of Investeria Financial Services Pvt Ltd The Client further understands and agrees that MEMBER may take 7 working days time to reply on such Complainant / Query.

32) Jurisdiction, Arbitration & Grievance Redressal : Jurisdiction, arbitration and grievance redressal shall be done as per SEBI and Exchange Rules and Regulation.

33) Termination: This document may be terminated by either party by giving notice to the other party in writing. However such termination shall not affect the rights and obligations of a party hereunder in respect of Derivatives contracts and transactions entered into prior to such termination.

Declaration - I / We further confirm having read and understood the contents of the Additional Terms and Conditions Governing the Service and I / We do hereby agree to be bound by such provisions as outlined in these documents. I / We have also been informed that the same documents has been displayed for information on stock broker's designated website.

Client [21/23] Signature

Demat Debit and Pledge Instruction

Τo,

Investeria Financial Services Pvt Ltd

Registered Office: 1003 Ruby Crescent, Ashok Chakrawarthy Road, Kandivali – East, Mumbai – 400101, India.

SEBI REGISTRATION NO. -IN-DP-297-2016

I / We ______(Client/BO name) hold a Beneficiary account No.12072900 ______(BO-ID) with Central Depository Services (India) Limited, through your company **Investeria Financial Services Pvt. Ltd.** having - DPID12072900.

And Whereas I am an investor engaged in buying and selling of securities through your company **Investeria Financial Services Pvt. Ltd.** and your company is a member of National Stock Exchange of India Ltd. bearing SEBI registration No. INZ000225432 a member of Bombay Stock Exchange Ltd., bearing SEBI registration No. INZ000225432. Further due to exigency and paucity of time, I / We am / are desirous of giving my / our consent for Demat Debit and Pledge Instruction (DDPI) to operate the aforesaid beneficiary account on my / our behalf for a limited purpose in the manner hereinafter appearing.

I/We further agree and confirm that the consent given by me / us by this DDPI shall continue until it is revoked (without notice) in witting by me / us and that the said revocation shall be effective from the date on which the revocation notice is received by the stock & commodity broker in his office at 918, Iconic Shyamal, Shyamal Cross Road, Ahmedabad – 380015. Gujarat.

I/We hereby authorize the Investeria Financial Services Pvt. Ltd., to transfer securities from the aforesaid account to the below mentioned accounts for the purpose specified herein.

Details of Demat Account of INVESTERIA FINANCIAL SERVICES PVT. LTD. (MASTER POAID -220729000000050)

Sr No.	Exchange/Segment	DP ID/ CM ID	BO ID	PURPOSE
1	BSE CASH SEGMENT	12072900	0000026	BSE - CDSL PRINCIPAL AC
2	BSE CASH SEGMENT	12072900	0000030	BSE - CDSL POOL AC.
3	BSE CASH SEGMENT	12072900	00022815	BSE - EARLY PAY IN AC.
4	CASH SEGMENT	IN300966	11314546	NCL GLOBE NSDL POOL AC.
				NSE/BSE - Unpaid Securities Pledge
5	CASH SEGMENT	12072900	00014909	Ac.(TM/CM CUSPA)
6	NSE CASH SEGMENT	12072900	0000045	NSE - CDSL POOL AC.
7	CASH SEGMENT	12072900	00015881	CDSL POOL AC.
				Corporate TM Client Sec Margin
8	CASH SEGMENT	12072900	00015917	Pledge
9	CASH SEGMENT	12072900	00015921	Corporate TM CUSPA

	First/Sole Holder	Second Holder	Third Holder
Name			
Signatures	` <u>></u> [22/23]	[13/14]	13/14]
		[25]	

I / We request you to register my / our consent in my above mentioned demat account for following purpose.

	following purpose.	
Sr. No.	Purpose	Signature of Client
1.	Transfer of securities held in the beneficial owner accounts of the client towards Stock Exchange related deliveries / settlement obligations arising out of trades executed by clients on the Stock Exchange through the same stock broker.	[23/23] (First/Sole Holder) [14/14] (Second Holder) [14/14] (Third Holder)
2.	Pledging / re-pledging of securities in favour of trading member (TM) / clearing member (CM) for the purpose of meeting margin requirements of the clients in connection with the trades executed by the clients on the Stock Exchange.	[23A/23]
3.	Mutual Fund transactions being executed on Stock Exchange order entry platforms	[23B/23] (First/Sole Holder) [14B/14] [14B/14] [14B/14] (Third Holder)
4.	Tendering shares in open offers through Stock Exchange platforms	[23C/23] (First/Sole Holder) [14C/14] (Second Holder) [14C/14] (Third Holder)
I, Accep	t	
Registe	ia Financial Services Pvt Ltd red Office: 1003 Ruby Crescent, Ashok Chakrawarthy Roa i – East, Mumbai – 400101, India.	For, Investeria Financial Services Pvt Lt

Date:

Place:

Stamp of the intermediary

RECEIPT OF ACCOUNT OPENING FORM (KYC FORM)

In v Re	From : Investeria Financial Services Pvt Ltd Registered Office: 1003 Ruby Crescent, Ashok Chakrawarthy Road, Kandivali – East, Mumbai – 400101, India.																	
De	ear Sir,																	
Re	Re.: Account Opening Form (KYC Form) No																	
	This has reference to my/our captioned Account Opening Form (KYC Form) which I/We have submitted to you duly filled up along with all the supporting documents.																	
l/v	I/we hereby acknowledge the receipt of copy of the following documents from you as per SEBI Circular.																	
2. 3. 4. 5. 6.	 Client Registration Form (KYC) Rights & Obligations for Trading in Equity Rights & Obligations for Trading in Commodity Risk Disclosure Document Policies & Procedures Guidance Note Tariff Structure 						 8. Rights & Obligations (BO & DP) 9. DDPI 10. Non-Mandatory Document 11. PMLA Policy 12. RMS Policy 13. Option Form for Issue / non Issuance of DIS Booklet 14. Nomination Form 											
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	ient or O. Signa	ture	À															
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	ient Code :	:																
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	ACKNOWLEDGEMENT RECEIPT																	
	OPTION FOI	RM FOF	R ISSUE	E / NON	I-ISSU	IE OF D	DIS BOO			minatio T	n Form	n and tl	ne acco	ount op	ening I	appli T	catior	form:
DP ID								Clie	nt ID									
	ble/First Holder's Name																	
Second H	econd Holder's Name																	
Third Hol	hird Holder's Name																	
											Depo	ositorv	Partio	cipant	Seal	and	Signa	ature
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FOR	OFF	ICF	USF	ON	IY

UCC CODE : UCC DATE : UCC DONE BY :	
Received :	Verified :
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Sign :	Sign :
Date :	Date :
Authorised By :	Account Opended By :
Name :	Name :
Sign :	Sign :
Date :	Date :
Details Entere	d in CDAS by :
Name :	
Sign :	
Date :	
NOTE : Please Sign Wherever Mark 🖉 First Holder	Second Holder 🔪 Third Holder 🐧 Witness
NOTE : Please Sign Wherever Mark 🦄 First Holder Total Sign : (23)	Second Holder Third Holder Witness (14) (14) (2)



Investeria Financial Services Pvt Ltd

Registered Office : 1003, Ruby Crescent, Ashok Chakrawarthy Road, Kandivali – East, Mumbai – 400101, Maharashtra.KYC / Correspondence Office : 918, Iconic Shyamal, Shyamal Cross Road, Ahmedabad – 380015, Gujarat.Call : 079-49199817 • Email : info@investeria.in Web : www.investeria.in