Client Registration Form (Trading Account)

NSEBSEMSEI

NAME :
PAN NO. :
DPID :
CLIENT ID :
UCC NO. :



SS CORPORATE SECURITIES LIMITED

NDM 2, Block D, 3rd Floor, Netaji Subhash Place, Pitam Pura, Delhi-110034

Tele.: 91 11 4700 3600 (30 Lines), Fax: 91 11 4700 3601

Website: www.sscorporate.com

WELCOME LETTER

M/s SS Corporate Securities Limited

NDM 2, Block D, 3rd Floor,

Dated _____

letaji Subhash Place, itam Pura, Delhi-110034	
We hereby confirm:	
. That I/We have received photocopy of the Client Registration Form (KYC), Rights & Obligations, Guidance note, olicies & Procedures. Risk Disclosure Document and other 3 Voluntary Documents executed by me/us.	
. That Unique Client Code allotted to me/us is and Email ID furnished by me/u	s is
That I/We have been informed by you that you do client based trading & PRO Account trading.	
Signature of Client:	_
FOR OFFICE USE ONLY	_
N PERSON VERIFICATION : Details of person doing verification	
lame :	
esignation	
ignature:	

Disclosure Information

Date :_____ Place :____

In compliance to SEBI circular reference No SEBI/MRD/SE/Cir-42/2003 dated 19.11.2003 and NSE circular reference No NSE/INVG/PRE/2003/16 dated 25.11.2003 and BSE circular reference No 20031125-7dated 09.09.2003

This is to inform you that we do client based trading and Pro-account trading in National Stock Exchange of India Ltd/Bombay Stock Exchange Ltd. (BSE) / Metropolitan Stock Exchange of India Ltd.

NOTE: IF ANY INFORMATION REQUIRED TO BE GIVEN DOES NOT FIT IN THE FORM, AN ANNEXURE MAY BE USED.

Instruction to the Applicants for opening a Trading Account:

- Signatures can be in English or Hindi or any of the other languages contained in the 8th Schedule of the
 Constitution of India. Thumb impressions and signatures other than the above mentioned languages must be
 attested by a Magistrate or a Notary Public or a Special Executive Magistrate / Special Executive Officer under
 his/her official seal
- 2. Signatures should be preferably in black ink.
- 3. Details of the Names, Address, Telephone Numbers, etc., of the Magistrate / Notary Public / Special Executive Magistrate / Special Executive officer are to be provided in case of attestation done by them.
- 4. In case of additional signatures (for accounts other than individuals), separate annexures should be attached to the account opening form.
- 5. In case of applications containing a Power of Attorney, the relevant Power of Attorney or the self-certified copy therof, must be lodged along with the application.
- 6. All correspondence / queries shall be addressed to the first / sole applicant.
- 7. Strike off whichever option (in the account opening form) is not applicable.

MANDATORY

Sr. No	Document to be Filled & Signed
1.	Know Your Client (Individual)
2.	Know Your Client (Non-Individual) HUF
3.	Know Your Client (Non-Individual)

NON MANDATORY

Sr. No	Document to be Filled & Signed
1.	Running Account Authorization
2.	Letter of Authority
3.	Authorization for Funds/Securities Transfer/Adjustment in Family
	Accounts

	Pages to be signed	
For Individual	(i),(v),1,2,3,15,17,22,23,25,26,27,28,29,31	
For Non-Individual	(i), (v),1,2,3,5,6,7,8,9,11,14,15,17,22,23,25,26,28,29,31	

PLEASE DO NOT USE CORRECTION FLUID ON THE KYC KIT

INDEX

S.no	Name of the Document	Brief Significance of the Document	Page No
	MANDATO	RY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES	
1	Account Opening Form	 A. KYC form Document captures the basic information about the constituent and an instruction/check list. B. Document captures the additional information about the constituent relevant to trading account and an instruction/check list. 	1-14
2	Policies and Procedures	Document describing significant policies and procedures of the stock broker.	19-25
3	Tariff Sheet	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s).	26
I	MANDATORY DOCUMEN	NTS AS PRESCRIBED BY SEBI & EXCHANGES – to be provided to applic	ant
4	Rights and Obligations of Stock brokers, Sub broker and Client	Document stating the Rights & Obligations of stock broker/trading member, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	
5	Risk Disclosure Documents (RDD)	Document detailing risks associated with dealing in the securities market.	
6	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	
	VOLUNTAI	RY DOCUMENTS AS PROVIDED BY THE STOCK BROKER	
7	Running account Authorization	Document authorize member to maintain a running balance	27
		ECN	28
9	Consent for Availing the NSE-MFSS and BSE Star MF Facility	Document for availing the NSE-MFSS and BSE Star MF facility	31

All Financial Proof/Documents/Declaration subject to the Renewal of each and every year.

SS CORPORATE SECURITIES LIMITED

Exchange	Segment	SEBI Registration No.	Date
	CASH	INZ 000219533	26/07/1995
NSE	F&O	INZ 000219533	20/12/2001
TMID-07538	CDS	INZ 000219533	16/09/2008
BSE	CASH	INZ 000219533	04/12/2008
TMID-3268	F&O	INZ 000219533	14/08/2009
MSEI	CDS	INZ 000219533	01/06/2010

Registered office address: NDM 2, Block D, 3rd Floor, Netaji Subhash Place, Pitampura, Delhi-110034

Ph: 91 - 11 - 4700 3600 (30 Lines), Fax: 91 - 11-4700 3601

Email: info@sscorporate.com Website.www.sscorporate.com

Correspondence office address: NDM 2, Block D, 3rd Floor, Netaji Subhash Place, Pitampura, Delhi-110034

Ph: 91 - 11 - 4700 3600 (30 Lines), Fax: 91 - 11 - 4700 3601

Email: info@sscorporate.com Website.www.sscorporate.com

Compliance officer details:

Name: Rajesh Gupta Phone No.: 91-11- 4700 3602/4700 3632

Email Id: rajesh@sscorporate.com

CEO details:

Name: Harshit Singhal Phone No. 91-11-47003600

Email ld: harshit@sscorporate.com

For any grievance/dispute please contactstock brokerSS Corporate Securities Ltd. at the above address or email id-investorgrievance@sscorporate.com and Phone no.91-11-4700 3600 (30 Lines) In case not satisfied with the response please contact the concerned exchange(s) at

Exchange	Email ID	Phone No
National Stock Exchange of India Ltd	ignse@nse.co.in	022-26598190
BSE Ltd.	is@bseindia.com	022-22728097
Metropolitan Stock Exchange of India Ltd.	investorcomplaints@msei.in	022-61129000

NOTE:- WE DO NOT ACCEPT CASH, DRAW YOUR CHEQUE IN FAVOUR OF "SS CORPORATE SECURITIES LIMITED"

CONSENT FOR AUTHENTICATION

(AADHAAR, KRA & CKYC Fetch)

Date ://	
To, SS CORPORATE SECURITIES LTD NDM 2, Block D, 3rd Floor Netaji Subhash Place Pitampura Delhi-110034	
I/We	
PAN No	give my/our consent to download/fetch KYC Record from the
Central KYC Registry (CKYCR) and/o	or KYC Registration Agencies (KRA) only for the purpose of verification of
identity and address from the data	abase of CKYCR Registry and/or KRA as per the regulatory requirement of
KYC compliances by SEBI registered	d Intermediaries.
I, the holder of Aadhar Number	, hereby give my consent to SS
Corporate Securities Ltd to obtain	my Aadhaar Number for authentication with UIDAI. I understand that the
Biometrics and/or OTP I provide	for authentication shall be used only for authenticating my identity
through the Aadhaar Authentication	on system for that KYC purpose and for no other purposes.
Ø	
(Signature) Client Name	

Know Your Client (KYC) CDSL VENTURES LIMITED **Application Form (For Individuals Only)** Please fill the form in ENGLISH and in BLOCK letters Application Number: Fields marked * are mandatory SS Corporate Securities Limited Fields marked $^{\scriptscriptstyle +}$ are pertaining to CKYC and mandatory only if processing CKYC Application Type*: ☐ New KYC ☐ Modification KYC **KYC Mode*:** Please Tick (✓) Normal ☐ EKYC OTP ☐ EKYC Biometric Online KYC Offline EKYC Digilocker 1. Identity Details (please refer guidelines overleaf) PAN* Please enclose a duly attested copy of your PAN Card Name* (same as ID proof) Maiden Name[†] (if any) Fathers/Spouse's Name* Date of Birth* Gender* Male Female ☐ Transgender Marital Status* Single Nationality* Indian Other Residential Status* Resident Individual Non Resident Indian Please Tick (✓) ☐ Foreign National ☐ Person of Indian Origin[†] Cross Signature across photograph (Passport mandatory for NRIs and Foreign Nationals. PIO selection is only for CKYC and not for KRA KYC. Select NRI or Foreign National based on Nationality of the individual) Proof of Identity (POI) submitted for PAN exempted cases (Please tick) XXXX XXXX ______ A — Aadhaar Card (Expiry Date) _ B — Passport Number C — Voter ID Card (Expiry Date) D — Driving License E —NREGA Job Card F — NPR Z -Others ______ (any document notified by Central Government) Identification Number _ 2. Address Details* (please refer guidelines overleaf) A. Correspondence/Local Address* Line 1* Line 2 Line3 Pin Code* District+ ___ City/Town/Village* State* Country* Address Type* Residential/Business Residential Registered Office Unspecified Business Applicant e-SIGN

B. Permanent residence address of applicant, if different from	m above A / Overseas Address*	* (Mandatory for NRI Applicant)
Line 1*		
Line 2		
Line3		
City/		
Town/Village* Dist		
State* Coul		
Address Type* Residential/Business Residential	Business Registere	ed Office Unspecified
Proof of Address* (attested copy of any 1 POA for correspondence and perman	ent address each to be submitted)	
A — Aadhaar Card XXXX XXXX		
B — Passport Number	(Expiry Date)	
C — Voter ID Card		
D — Driving License	(Expiry Date)	
E —NREGA Job Card		
F — NPR Letter		
Z—Others	(any document notified by Central	Government)
Identification Number		
3. Contact Details (in CAPITAL)		
Email ID*		
Mobile No. *		
	Talka	
Tel (Off)	Tel (Res)	
4. Applicant Declaration		
I/We hereby declare that the KYC details furnished by me are true and correct to the best of my/our knowledge and belief and I/we under-take to inform you of any	Applicant e-SIGN	Applicant Wet Signature
changes therein, immediately. In case any of the above information is found to be		
false or untrue or misleading or misrepresenting, I am/We are aware that I/We may be held liable for it.		
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.		
I am/We are also aware that for Aadhaar OVD based KYC, my KYC request shall be		
validated against Aadhaar details. I/We hereby consent to sharing my/our masked Aadhaar card with readable QR code or my Aadhaar XML/Digilocker XML file, along		
with passcode and as applicable, with KRA and other Intermediaries with whom I have a business relationship for KYC purposes only.		
DATE:(DD-MM-YYYY)		
PLACE:		
5. For Office Use Only		
In-Person Verification (IPV) carried out by*	Intermed	iary Details*
IPV Date	Self certified document co	opies received (OVD)
Emp. Name	True Copies of documents	s received (Attested)
Emp. Code	AMC / Intermediary Name :	
	SS Corporate Securities Limited	
Emp. Designation		
Employee Signature and Stamp	Institution I	Name and Stamp

SS	COF	RPOF	RATE	
SECUI	RITII	FS L	ІМІТ	FD

FATCA & CRS Declaration - Individual

OLOOTHITILO LIMITILD						
PAN	Trading	DP Code				
Name						
Place of Birth Country of Birth						
Nationality						
Annual Income Below Rs. I Lac Rs. I Lac to 5 Lac Rs. 5 Lac to 10 Lac Rs. 10 Lac to 25 Lac Rs. 25 Lac to I Crore > I Crore						
Net Worth Amount Rs (Net worth should not be older than I year)	Net Wor	th as on D D M M Y Y Y Y				
Detail		ernment Service Public Sector x Dealer Others Pl. Specify				
Politically Exposed Person (PEP) Related t	o Politically Exposed Person (RPEP)	Not a Politically Exposed Person (RPEP)				
Are you a tax resident of any country oth	er than India Yes No					
If yes please indicates the all countries in below.	which you are resident for tax purpose	e and the associated Tax ID number				
Sr. Country	Tax Identification Number	Identification Type (TIN or Other, please specify)				
I.		(
2.						
3.						
	DECLARATION					
I have read and understood the information		ditions mentioned in this Form (read				
along with FATCA & CRS instructions) and	d hereby confirm that the information	provided by me on this Form is true,				
correct and complete. I hereby agree and this information promptly.	confirm to inform SS Corporate Secu	rities Limited for any modification to				
I further agree to abide by the provisions	of the scheme related documents into	er alia provisions of FATCA & CRS on				
Automatic Exchange of Information (AEC	DI).					
Sign here : (I)						
Date : D D M M Y Y Y Y	Place	:				
For Investor convenience, SS Corporate across all Group Companies of SS Corporate become an investor in future.	•	,				
Please submit the form fully filled, signed, Securities Limited branch or you can disp		omit at your nearest SS Corporate				
SS Corporate Securities Limited NDM 2, Block D, 3rd Floor, Netaji Su	ıbhash Place,					

CENTRAL KYC REGISTRY | Instructions / Check list / Guidelines for filling Individual KYC Application Form

General Instructions:

- 1 Fields marked with '*' are mandatory fields.
- 2 Tick '√' wherever applicable.
- 3 Self-Certification of documents is mandatory.
- 4 Please fill the form in English and in BLOCK Letters.
- 5 Please fill all dates in DD-MM-YYYY format.
- Wherever state code and country code is to be furnished, the same should be the two-digit code as per Indian Motor Vehicle, 1988 and ISO 3166 country code respectively list of which is available at the end.
- 7 KYC number of applicant is mandatory for updation of KYC details.
- 8 For particular section update, please tick (1) in the box available before the section number and strike off the sections not required to be updated.
- 9 In case of 'Small Account type' only personal details at section number 1 and 2, photograph, signature and self-certification required.

A Clarification / Guidelines on filling 'Personal Details' section

- Name: Please state the name with Prefix (Mr/Mrs/Ms/Dr/etc.). The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
- 2 Either father's name or spouse's name is to be mandatorily furnished. In case PAN is not available father's name is mandatory.

B Clarification / Guidelines on filling details if applicant residence for tax purposes in jurisdiction(s) outside India

Tax identification Number (TIN): TIN need not be reported if it has not been issued by the jurisdiction. However, if the said jurisdiction has issued a high integrity number with an equivalent level of identification (a "Functional equivalent"), the same may be reported. Examples of that type of number for individual include, a social security/insurance number, citizen/personal identification/services code/number, and resident registration number)

C Clarification / Guidelines on filling 'Proof of Identity [Pol]' section

- 1 If driving license number or passport is provided as proof of identity then expiry date is to be mandatorily furnished.
- 2 Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked.
- In case of Simplified Measures Accounts for verifying the identity of the applicant, any one of the following documents can also be submitted and undernoted relevant code may be mentioned in point 3 (S)

Document Code	Description
01	Identity card with applicant's photograph issued by Central/ State Government Departments, Statutory/ Regulatory Authorities, Public Sector
	Undertakings, Scheduled Commercial Banks, and Public Financial Institutions.
02	Letter issued by a gazetted officer, with a duly attested photograph of the person.

D Clarification / Guidelines on filling 'Proof of Address [PoA] - Current / Permanent / Overseas Address details' section

- 1 PoA to be submitted only if the submitted PoI does not have an address or address as per PoI is invalid or not in force.
- 2 State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
- 3 In case of Simplified Measures Accounts for verifying the address of the applicant, any one of the following documents can also be submitted and undernoted relevant code may be mentioned in point 4.1.

Document Code	Description
1. Gross Annual Income Details	PleaseTick ()
01	Utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill).
Below ₹ 1 Lac	ac
2. Net-worth (Net worth should no	ot be older than 1 year) Amount ₹ as on (date) DD / MM / YYYY
02	Property or Municipal Tax receipt.
03	Bank account or Post Office savings bank account statement.
04	Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if
	they contain the address.
05	Letter of allotment of accommodation from employer issued by State or Central Government departments, statutory or regulatory bodies,
	public sector undertakings, scheduled commercial banks, financial institutions and listed companies. Similarly, leave and license agreements
	with such employers allotting official accommodation.
06	Documents issued by Government departments of foreign jurisdictions and letter issued by Foreign Embassy or Mission in India.

E Clarification / Guidelines on filling 'Proof of Address [PoA] - Correspondence / Local Address details' section

- 1 To be filled only in case the PoA is not the local address or address where the customer is currently residing. No separate PoA is required to be submitted.
- 2 In case of multiple correspondence / local addresses, Please fill 'Annexure A1'

F Clarification / Guidelines on filling 'Contact details' section

- 1 Please mention two- digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-999999999).
- 2 Do not add '0' in the beginning of Mobile number.

G Clarification / Guidelines on filling 'Related Person details' section

1 Provide KYC number of related person if available.

H Clarification / Guidelines on filling 'Related Person details - Proof of Identity [Pol] of Related Person' section

1 Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked.

Know Your Client (KYC)

Application Form (For Non- Individuals Only)

Please fill the form in ENGLISH and in BLOCK letters

Fields marked * are mandatory

Fields marked $^{\scriptscriptstyle +}$ are pertaining to CKYC and mandatory only if processing CKYC



SS Corporate Securities Ltd.

Application Number:

aiso		33 Corporate Securities Lta
Application Type*: □	New KYC Modification KYC	
1. Entity Details (please r	refer guidelines)	
PAN*	Please enclose a duly attested copy of your PAN Card	
Name* (same as ID proof)		
Date of Incorporation*	Place of Incorporation*	
Date of Commencement*	Registration Number*	
Entity Type* Please Tick (✓)	Private Ltd. Co. Public Ltd. Co. Body Corport Trust/Charity/NGO HUF FPI Categ AOP Bank Government Body of Individuals Society Non-Government Organization Others	ory I FPI Category II
2. Proof of Identity (ple	ase refer the guidelines)	
Certificate of Incorpora Memorandum of Article Board Resolution		Trust Deed mployees to transact on its behalf
3. Address Details* (plea	ase refer the guidelines)	
A. Registered Address* Line 1* Line 2 Line3		
	District*	 Pin Code*
State*	Country*	
B. Correspondence/Local	Address in India (if different from above)*	
Line 1*		
Line 2		
Line3		
City/Town/Village*	District ⁺	Pin Code*
State*	Country*	
		Applicant Digital Signature (DSC)

Proof of Address* (attested copy of any one POA to be submitted—"No	ot more t	han 3 months old)	
Certificate of Incorporation/Formation Registra	ation Ce	ertificate Other doc	ument
Latest Telephone Bill* (Landline only)	lectrici	ty Bill# Latest Ban	k Account Statement#
Registered Lease/ Sale Agreement of Office Premises	v	alidity/Expiry Date of POA (Expiry Da	ate)
Any other proof of address document (as listed overleaf)			
4. Contact Details			
Email ID		Mobile No.	
Email ID		Mobile No.	
Tel (Off)		Fax	
5. Annexures Submitted			
Number of Related Persons -			
6. Remarks / Additional Information			
7. Applicant Declaration			
I hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I undertake to inform you of any changes therein, immediately. In case	Aı	pplicant Digital Signature (DSC)	Applicant Wet Signature
any of the above information is found to be false or untrue or misleading or misrepresenting, I am/We are aware that I/We may be held liable for it.			
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.			
DATE: (DD-MM-YYYY)			
PLACE:			
8. For Office Use Only			
KYC carried out by*		Interme	ediary Details*
KYC Date		Self certified document	copies received (Originals Verified)
Emp. Name		True Copies of docume	nts received (Attested)
Emp. Code		AMC / Intermediary Name	OR Code:
Emp. Designation		SS Corporat	e Securities Ltd
Employee Signature and Stamp		Employe	ee Signature and Stamp
This space is intentionally left blank This space is intentionally left	At blank	— This space is intentionally left blank	— This space is intentionally loft black
This space is intentionally left blank $$ This space is intentionally le	ent blank -	—— тніѕ space is intentionally left blank—-	— This space is intentionally leπ blank——

Know Your Client (KYC)

Annexure (For Non- Individuals Only)

Please fill the form in ENGLISH and in BLOCK letters

Fields marked * are mandatory





Application Number:

Fields marked ⁺ are pertaining to CKYC ar also	nd mandatory only if processing C	JKYC	55 Corp	porate Securities Li
Application Type*:	□ New KYC □	☐ Modification KYC		
1. Identity Details of F	Related Person (pl	ease refer guidelines ov	/erleaf)	
PAN*		Please enclose a duly attested	copy of your PAN Card	
Name* (same as ID proof)				
Maiden Name ⁺ (if any)				
Fathers/Spouse's Name*	k			
Date of Birth*				
Gender*	\square Male	\square Female	\square Transgender	
Nationality*	\square Indian	Other		Applicant Photo
Beneficiary Authori	(please sp	eficial Owner	ourt Appointed Official Proprietor ower of Attorney Holder (mandatory if	the related person is Director)
Proof of Identity (POI) su		•		
A — Aadhaar Card	XXXX XXXX			
B — Passport Numbe	<u></u>		(Expiry Date)	
C — Voter ID Card			_	
D —Driving License			(Expiry Date)	
E —NREGA Job Card			_	
F — NPR			_	
Z —Others			(any document notified by Central Governme	ent)
Identification Nu	mber		_	
2. Address Details* (p	lease refer guideline	es overleaf)		
A. Correspondence/ Loc	al Address*			
Line 1*				
Line 2				
Line3				
City/Town/Village*		District ⁺	Pin C	
State*		Country*		
	Residential/Business		Business Registered O	Office Unspecified
			/	Applicant e-SIGN

B. Permanent residence address of applicant, if different fro	m above A / Overseas Address* (Mandatory for NRI Applicant)
Line 1*	
Line 2	
Line3	
City/Town/Village* Dist	rrict ⁺ Pin Code*
State* Cou	ntry*
Address Type* Residential/Business Residential	Business Registered Office Unspecified
Proof of Address* (attested copy of any 1 POA for correspondence and perman	nent address each to be submitted)
A — Aadhaar Card XXXX XXXX	
B — Passport Number	(Expiry Date)
C — Voter ID Card	
D —Driving License	(Expiry Date)
E —NREGA Job Card	
F — NPR Letter	
Z—Others	(any document notified by Central Government)
Identification Number	
3. Contact Details	
Email ID	
Mobile No.	
Tel (off)	Tel (Res)
4. Applicant Declaration	
I hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I under-	Applicant e-SIGN Applicant Wet Signature
take to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/We are aware that I/We may	
be held liable for it.	
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.	
DATE: (DD-MM-YYYY)	
PLACE:	
5. For Office Use Only	
KYC carried out by*	Intermediary Details*
KYC Date	Self certified document copies received (OVD)
	True Copies of documents received (Attested)
Emp. Code	
Emp. Designation	SS Corporate Securities Ltd
Employee Signature and Stamp	Institution Name and Stamp

Details of Promoters / Partners / Karta / Trustees and Whole time directors forming a part of Know Your Client (KYC) Application Form f or Non- Individuals

PAN	ne of Applica of the Appl						
	PAN	Name	DIN for Directors / UID (For Others)	Residential / Registered Address	Relationship with Applicant (i.e. promoters, whole time Directors etc.	Whether Politically Exposed	Photograph
	lease Attach a copy of your PAN Card			Please attach proof of your residential address		□ PEP □ RPEP □ NO	
	lease Attach a copy of your PAN Card			Please attach proof of your residential address		□ PEP □ RPEP □ NO	
	lease Attach a copy of your PAN Card			Please attach proof of your residential address		□ PEP □ RPEP □ NO	
	lease Attach a copy of your PAN Card			Please attach proof of your residential address		□ PEP □ RPEP □ NO	
	lease Attach a copy of your PAN Card			Please attach proof of your residential address		□ PEP □ RPEP □ NO	
	lease Attach a copy of your PAN Card			Please attach proof of your residential address		PEP RPEP NO	

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

Types of entity	Documentary requirements
Corporate	 Copy of PAN CARD & Address Proof of Company Original Signed cancelled cheque of Company Bank Statement of Company (Duly Stamped) by Bank (Two Set) Copy of Pan Card & Address Proof of all Directors. (Name should match in all proofs) Signed cancelled cheque of all Directors (Original) (Name should be printed on Cancelled Cheque, if no name on Cheque, Bank Statement duly stamped by bank reqd.) Board Resolution to deal in securities market and authorisation to sign the documents on behalf of the company to its Director/s. Photographs of all Directors in Annexure Sheet duly cross signed on photo. Networth Certificate of company certified by CA List of Directors Share Holding Pattern including Promoters Holding. List of Authorised Signatories duly signed by Directors. Last Two years Audited Financial Accounts (Two Sets) Memorandum & Article of Association (Two Sets) (ALL DOCUMENTS SHOULD BE SELF CERTIFIED.)
Partnership firm	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered partnership firms only). Copy of partnership deed. Authorised signatories list with specimen signatures. Photograph, POI, POA, PAN of Partners.
Trust	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered trust only). Copy of Trust deed. List of trustees certified by managing trustees/CA. Photograph, POI, POA, PAN of Trustees.
HUF	 Copy of PAN CARD & Address Proof of HUF Firm Original Signed cancelled cheque of HUF Firm Bank Statement of HUF Firm Copy of Pan Card & Address Proof of all Karta (Name should match in all proofs) Original Signed cancelled cheque of Karta Bank Statement of Karta Karta's Details, Co-Parceners detail along with their photo (duly cross signed), their Pan card and address proofs in annexure detail page. If Co-parcenor are minor, then DOB certificate HUF declaration (ALL DOCUMENTS SHOULD BE SELF CERTIFIED.)
Unincorporated association or a body of individuals	 Proof of Existence/Constitution document. Resolution of the managing body & Power of Attorney granted to transact business on its behalf. Authorized signatories list with specimen signatures.
Banks/Institutional Investors	 Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years. Authorized signatories list with specimen signatures.
Foreign Institutional Investors (FII)	 Copy of SEBI registration certificate. Authorized signatories list with specimen signatures.
Army/ Government Bodies	 Self-certification on letterhead. Authorized signatories list with specimen signatures.
Registered Society	 Copy of Registration Certificate under Societies Registration Act. List of Managing Committee members. Committee resolution for persons authorised to act as authorised signatories with specimen signatures. rue copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

DECLARATION BY HUF

To,

SS CORPORATE SECURITIES LIMITED

NDM 2, Block D, 3rd Floor, Netaji Subhash Place, Pitam Pura, Delhi-110034

As our HUF wishes to open ar	Trading	Account with your Co	omnany in the said name	
As our flor wishes to open ar		A second		
is the Karta of the joint family			first signatory to this letter Mr co-parceners of the said famil	
We further confirm that the basignatories here to in the inte undertake that claims due to and also for the entire family parceners.	rest and t the Comp	for the benefit of the pany from the said far	entire body of co-parceners o mily shall be recoverable perso	f the joint family. We all onally from all or any of us
In view of the fact that ours is registered under the said act.	not a fir	m governed by the In	dian Partnership Act 1952, we	have not got our said firm
We hereby undertake to infor the membership of our joint of			·	nange occurring at any time i
Name of the Co-Parceners	Sex	Date of Birth	Relationship with the Karta	Signature of Co-parceners
ETAILS OF MINOR				
Name of the Minor	Sex	Date of Birth	Relationship with the Karta	Signature of Karta
Your sincerely				

DECLARATION BY PARTNERSHIP FIRM

(To be obtained on pre-printed letter head of the firm)

M/s SS Corporate Securities Limited NDM 2, Block D, 3rd Floor, Netaji Subhash Place, Pitam Pura, Delhi-110034

Client Name _____

Dear Sii	c									
We refer to the trading account opened with you in the name of M/swe										
The refer to the trading associate opened with your mane of mys										
T0	hereby authorised following partners severally on behalf of the firm :- S. No. Name of Partner Designation Specimen Signature									
S. No.	Name of Partner	Signature								
1.										
2.										
3.										
To sign,	execute and submit various papers a	nd documents and to sell, purcha	se, transfer, endorse and negotiate and to							
do all a	cts and formalities that may be neces	sary to open add operate share tr	ading account with SS Corporate							
Securiti	es Ltd. On behalf of the firm, We also	authorise them to sign the autho	rity letter for adjustment of balances of							
family a	account.									
We reco	ognize that the beneficiary account ca	nnot be opened with a depositor	y participants in the name of the							
partner	ship firm as per regulations. To facilita	ate operations of the above tradin	g account with you and for the purpose fo							
comple	ting the securities transfer obligation,	pursuant to the trading operation	ns, we authorize you to recognize the							
benefic	iary account. No	.with depository	having DP ID							
with op	ened as a joint account in the names	of the all the partners of the firm.								
I/We ag	ree that the obligation for shares pur	chased and / or sold by the firm w	vill be handled and completed through							
transfer	to / from the above mentioned acco	unt. We recognize and accept tran	nsfer made by you to the beneficiary							
account	t as complete discharge of obligations	by you in respect of trades execu	ted in the above trading account of the							
firm.										
Yours tr	ruly									
Ø										
(Signatur	re)									

SS CORPORATE SECURITIES LIMITED

FATCA & CRS Declaration - Non Individual

PAN		Tradin	g	DP Code							
Nar	me										
Pleas	se tick the applicable tax resident declaration -										
	s "Entity" a tax resident of any country other tha		Yes No								
	(If yes, please provide country/ies in which the entity is a resident for tax purposes and the associated Tax ID number below.)										
Sr. No.	Country		Tax Identification Number	Identification Type (TIN or Other's, please specify)							
1.											
2.											
	case Tax Identification Number is not availal se TIN or its functional equivalent is not availab			Global Entity Identification Number or GIIN, etc.							
In ca	ise the Entity's Country of Incorporation / Tax	residence is	U.S. but Entity is not a Specified U.S. F	Person, mention Entity's exemption code here							
PAF	RT A (to be filled by Financial Institutions or Direct Rep	oorting NFEs)									
1.	We are a, Financial institution (Refer I of Part C) or Direct reporting NFE (Refer 3(vii) of Part C) (please tick as appropriate)	GIIN above a	do not have a GIIN but you are sponsored and indicate your sponsor's name below ansoring entity	d by another entity, please provide your sponsor's							
	GIIN not available (please tick as applicable)	Applied Not red	d for Not obtained – Nuired to apply for - please specify 2 digits	Non-participating FI sub-category (Refer I A of Part C)							
PAF	${f RT~B}$ (please fill any one as appropriate "to be filled by	NFEs other than	Direct Reporting NFEs")								
1.	Is the Entity a publicly traded company (that is, whose shares are regularly traded on an establish securities market) (Refer 2a of Part C)	a company ed	Yes (If yes, please specify any one stook	ck exchange on which the stock is regularly traded)							
2.	Is the Entity a related entity of a publicly traded (a company whose shares are regularly traded on established securities market) (Refer 2b of Part	an	Yes (If yes, please specify name of the listed company and one stock exchange on which the stock is regularly traded) Name of listed company Nature of relation: Subsidiary of the Listed Company or Controlled by a Listed Company Name of stock exchange								
3.	Is the Entity an active NFE (Refer 2c of Part C)		Yes Nature of Business Please specify the sub-category of Active NFE (Mention code – refer 2c of Part C)								
4.	Is the Entity a passiveNFE (Refer 3(ii) of Part C	:)	Yes Nature of Business_								
U	IBO Declaration (Mandatory for all en	tities except	, a Publicly Traded Company or a re	lated entity of Publicly Traded Company)							
Cate	egory (Please tick applicable category):	Unlisted	Company Partnership Firm	Limited Liability Partnership Company							
	Unincorporated association / body of individuals	H	haritable Trust Religious Trust	Private Trust							
П)								
conti	Others (please specify) Please list below the details of controlling person(s), confirming ALL countries of tax residency / permanent residency / citizenship and ALL Tax Identification Numbers for EACH controlling person(s). (Please attach additional sheets if necessary) Owner-documented FFI's should provide FFI Owner Reporting Statement and Auditor's Letter with required details as mentioned in Form W8 BEN E (Refer 3(vi) of Part C)										

Details	UBO1	UBO2	UBO3							
Name of UBO										
UBO Code (Refer 3(iv) (A) of Part C)										
Country of Tax residency*										
PAN #										
Address										
	Zip	Zip	Zip							
	State:	State:	State:							
	Country:	Country:	Country:							
Address Type	☐ Residence ☐ Business ☐ Registered office	☐ Residence ☐ Business ☐ Registered office	☐ Residence ☐ Business ☐ Registered office							
Tax ID [%]										
Tax ID Type										
City of Birth										
Country of birth										
Occupation Type	☐ Service ☐ Business ☐ Others	☐ Service ☐ Business ☐ Others	☐ Service ☐ Business ☐ Others							
Nationality										
Father's Name										
Gender	☐ Male ☐ Female ☐ Others	☐ Male ☐ Female ☐ Others	☐ Male ☐ Female ☐ Others							
Date of Birth	DD/MM/YYYY	DD/MM/YYYY	DD/MM/YYYY							
Percentage of Holding (%) \$										
Protector of Trust to be specified where *In case Tax Identification Number is not	be enclosed. Else PAN or any other valid i		signation like Director / Settlor of Trust /							
		ARATION								
		the Terms & Conditions mention nation provided by me on this For								
I hereby agree and confirm to i	nform SS Corporate Securities	Limited for any modification to th	is information promptly.							
Exchange of Information (AEO		ed documents inter alia provisions	of FATCA & CRS on Automatic							
Name										
Designation										
		Date : D D	MMYYYY							
Sign here : (1)		Place :								
across all Group Companie become an investor in futur	s of SS Corporate Securities e.	ted collecting this mandatory Limited whether you are alreaders, separately, and submit at	ady an investor or would							
Securities Limited branch of	or you can dispatch the hard		, 250 00 por acc							
	SS Corporate Securities Limited NDM 2, Block D, 3rd Floor, Netaji Subhash Place,									

Pitam Pura, Delhi-I 10034

TRADING ACCOUNT RELATED DETAILS

FOR INDIVIDUALS & NONNDIVIDUALS

A. FINANCIAL DETAILS L. Gross Annual Income D	etails (P	lease Sne	ecify) income	range ner anni	ım·			
Below ₹1 Lac □	•	Lac	₹5-10 La	c □ ₹10	0-25 Lac [_ N	lore than ₹25	Lacs
Net-worth (Net worth should	d not be o	lder than :	OF ¶ L year) Amount			As on Dat	e	
2. Occupation (Please ti	ck any o	ne and g	ive brief detai	ls) :				
Private Sector P	ublic Sec	tor G	overnment Se	rvice Busine	ss 🗌 Prof	essional 🗌 🛭	Agriculturist	Retired
☐ Housewife ☐ St	udent	□ 0	thers (Please	specify)				
B. BANK ACCOUNT(S) DET	AILS (at	tach pro	of)					
Bank Name (1)								
Branch Address								
, and , and , and	City	,					PIN Code	
Bank Account No.					_			
Account Type		Saving	☐ Current	☐ Others - In	case of	□ NRI	□NRE	□NRO
MICRNumber								
Bank Name (2)								
Branch Address	_							
	City	//Town/V	illage				PIN Code.	×
	Sta	te			C	ountry		
Bank Account No.	10							
Account Type		Saving	☐ Current	nt \square Others - In case of $\underline{\square}$			□NRE	□NRO
WICR Number	-			IFSC Code				
C. DEPOSITORY ACCOUNT	r(s) det	AILS (atta	ach proof)					
Depository Participant Na	me (1) _							
DepositoryName		NSDL	DP ID		во і	D		
		CDSL	DP ID		во і	D		
Beneficiary Name								
DepositoryParticipant Nar	me (2) _							
Depository Name		NSDL	DP ID		во і	D		
		CDSL	DP ID		BO I	D		
Beneficiary Name	-							
D. TRADING PREFERENCE	S							
Exchange	3 0		***	NSE &	BSE			
All Segment	Cas	sh/ Mutual f	und	F&O			Currency	
	96		3					
	5 2							
If you do not wish to trade in ar	ny of the se	egments / N	/lutual Fund, Pleas	se mention here:				

D. PAST ACTIONS

onstituent or its Partners/promoters/whole time directo	n by SEBI / Stock exchange/any other authority against the applicant/ rs/authorized persons in charge of dealing in securities during the last
years:	
E.DEALINGS THROUGH SUB- BROKERS AND OTHER	85 9599 9 8 8 8 8 8
If Client is dealing through the sub-broker, provide	
	SEBI Regn. No. ————
Registered Office Address	
City/Town/Village	PIN Code
State	Country
Phone Fax _	Website
Whether dealing with any other stock broker/sub-broker	(if case dealing with multiple stock brokers/sub-brokers, provide details of all
Name of Stock Broker	
Name of Sub-broker (if any)	
RegisteredOfficeAddress	
	PIN Code
State	Country
	change
Details of disputes/dues pending from/to such stoc	k broker/sub broker
F. ADDITIONAL DETAILS	
 ♦ Whether you wish to receive physical contract not □ Physical Contract Note □ Electronic Contract 	e or Electronic Contract Note (ECN) (please specify)
Specify your Email id, if applicable	
 Whetheryou wish to avail the facility of internet 	trading/ wireless technology (please specify) ☐ Yes ☐ No
 Number of years of Investment/ Trading Experier 	nceYears
	, UID, signature, residential address and photographs of persons
	mpany Firm Others
Any other information	
G. INTRODUCER DETAILS (optional)	
Name of the Introducer	
Status of the Introducer ☐ Sub-broker ☐ Remisier ☐ Au	thorized Person ☐ Existing Client ☐ Others, please specify
Address of Introducer	
City/	PIN Code
State	Country
Phone No.	

H. NOMINATION I	DETAILS (for Individuals only)	
☐ I/We wish to nomir	nate I/We do not wish to not	minate
Name of the Nominee		
Relationship with the I	Nominee	
PAN of Nominee	Da	ate of Birth of Nominee
Addressof Nominee		
	City/	PIN Code
	State	Country
PhoneNo.		
If Nominee is a minor,	details of guardian	
Nameof Guardian	-	
Address of Guardian		
	City/Town/Village	PIN Code
	State	Country
PhoneNo.	·	
	licable in case the account holder	has made nomination) 2nd Witness
Name		Name
Signature		Signature
Address		_ Address
·		<u>-</u>
	PIN Code	PIN Code
	DECL	AR ATION
undertake toinform misleading or misrep 2. I/We confirm having broker and the tarif 3. I/We further confit Disclosure Docum	you of any changes therein, immediate resenting, I am/we are aware that I/we g read/been edplained and understood f sheet. rm having read and undersotod the ent'. I/We do herby agree to be bou	tile and correct to the best of my/our knowledge and belief and I/we bely. In case any of the above information is found to be false or untrue or emay beheld liable for it. If the contents of the document on policy and procedures of the stock contents of the 'Rights and Obligations' document(s) and 'Risk and by such provisions as outlined in these documents. I/We have shas been displayed for Information on stock broker's designated
Place		
Date		Signature of Client/ (all) Authorized Signatory (ies)

FOR OFFICE USE ONLY UCC Code allotted to the Client___ Documents verified with Originals Client Interviewed By In-Person Verification done by Nameof the Employee _____ Employee Code _____ Designation of the Employee _____ Date 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 nomandatory 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. Signature of the Authorised Signatory _____ Seal/Stamp of the stock broker

INSTRUCTIONS/ CHECK LIST

- 1. Additional documents incase of trading in derivatives segments-illustrative list:
 - Copy of ITR Acknowledgement
 - In case of salary income-SalarySlip, Copyof Form16
 - Copy of demataccount holding statement.
 - Anyotherrelevant document substantiating ownership of assets.
- Copy of Annual Accounts
- · Net worth certificate
- Bank account statement for last 6 months
- Self declaration with relevant supporting documents
- *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
- 2. Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 3. Demat master or recent holding statement issued by DP bearing name of the client.

4. For Individuals

- a. 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.
- b. In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.

5. For Non-Individuals

- a. Form need to be initialized by all the authorized signatories.
- b. Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company/firm/others and their specimen signatures.

POLICIES AND PROCEDURES AS PER SEBI CIRCULAR NO. MIRSD/ SE /CIR-19/2009 DATED 3 DEC, 2009

1. Refusal of orders for penny/illiquid stock

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

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

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

The stock broker is required only to communicate/ advise the parameters for the calculation of the margin/security requirements as rate(s)/percentage(s) of the dealings, through anyone or more means or methods such as post speed

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

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

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

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

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

The stock broker is entitled to transfer funds &/ or securities from his account for one exchange &/or one segment of the exchange to his/her/its account for another exchange &/or another segment of the same exchange whenever applicable and found necessary by the stock broker.

The client also agrees and authorises the stock broker to treat/adjust his/ her/its margin/security lying in one exchange &/or one segment of the exchange/towards the margin/security/pay in requirements of another exchange &/or another segment of the exchange.

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

Applicable brokerage rate

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

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

4. Imposition of penalty/delayed payment charges

The client agrees that any amounts which are overdue from the client towards trading or on account of any other reason to the stock broker will be charged with delayed payment charges at such rates not exceeding 2% p.m. as may be determined by the stock broker. The client agrees that the stock broker may impose fines/penalties for any orders/trades/deals/actions of the client which are contrary to this agreement/rules/regulations/bye laws of the exchange or any other law for the time being in force, at such rates and in such form as it may deem fit. Further where the stock broker has to pay any fine or bear any punishment from any authority in connection with/as a consequence of/in relation to any of the orders/trades/deals/actions of the client, the same shall be borne by the client. The client agrees to pay to the stock broker brokerage,

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

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

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

client agrees not to hold the stock broker responsible for the same in any form or manner whatsoever.

In case the payment of the margin/security is made by the client through a bank instrument, the stock broker shall be at liberty to give the benefit/credit for the same only on the realization of the funds from the said bank instrument etc. at the absolute discretion of the stock broker.

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

The stock broker has the right but not the obligation, to cancel all pending orders and to sell/close/liquidate all open positions/ securities/shares at the pre-defined square off time or when Mark to Market (M-T-M) percentage reaches or crosses stipulated margin percentage mentioned on the website, whichever is earlier. The stock broker will have sole discretion to decide referred stipulated margin percentage depending upon the market condition. In the event of such square off, the

MANDATORY

client agrees to bear all the losses based on actual executed prices. In case open position (Le. short/long) gets converted into delivery due to non square off because of any reason whatsoever, the client agrees to provide securities/funds to fulfill the payin obligation failing which the client will have to face auctions or internal close outs; in addition to this the client will have to pay penalties and charges levied by exchange in actual and losses, if any. Without prejudice to the foregoing, the client shall also be solely liable for all and any penalties and charges levied by the exchange(s).

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

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

- i. To withhold any payout of funds/securities.
- ii. To withhold/disable the trading/dealing facility to the client.
- iii. To liquidate one or more security(s) of the client by selling the same in such manner and at such rate which the stock broker may deem fit in its absolute discretion. It is agreed and understood by the client that securities here includes securities which are pending delivery/receipt.
- iv. To liquidate/square off partially or fully the position of sale &/or purchase in anyone or more securities/contracts in such manner and at such rate which the stock broker may decide in its absolute discretion.
- v. To take any other steps which in the given circumstances, the stock broker may deem fit.
 - The client agrees that the loss(s) if any, on account of anyone or more steps as enumerated herein above being taken by the stock broker, shall be borne exclusively by the client alone and agrees not to question the reasonableness, requirements, timing, manner, form, pricing etc., which are chosen by the stock broker.

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

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

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

a. The securities delivered short are purchased from market on T+3 day which is the Auction Day on Exchange, and the purchase consideration (inclusive of all statutory taxes & levies) is debited to the short delivering seller client.

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

7. Conditions under which a client may not be allowed to take further position or the broker may close the existing position of a client.

We have margin based RMS System. Client may take exposure upto the amount of margin available with us. Client may not be allowed to take position in case of non-availability/shortage of margin as per our RMS policy of the company. The existing position of the client is also liable to square off/close out without giving notice due to shortage of margin/non making of payment for their pay-in obligation/outstanding debts.

8. De-registering a client

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

- i. If the action of the Client are prima facie illegal/improper or such as to manipulate the price of any securities or disturb the normal/proper functioning of the market, either alone or in conjunction with others.
- ii. If there is any commencement of a legal process against the Client under any law in force;
- iii. On the death/lunacy or other disability of the Client;
- iv. If a receiver, administrator or liquidator has been appointed or allowed to be appointed of all or any part of the undertaking of the Client:
- v. If the Client has voluntarily or compulsorily become the subject of proceedings under any bankruptcy or insolvency law or being a company, goes into liquidation or has a receiver appointed in respect of its assets or refers itself to the Board for Industrial and Financial Reconstruction or under any other law providing protection as a relief undertaking;

MANDATORY

- vi. If the Client being a partnership firm, has any steps taken by the Client and/ or its partners for dissolution of the partnership;
- vii. If the Client have taken or suffered to be taken any action for its reorganization, liquidation or dissolution;
- viii. If the Client has made any material misrepresentation of facts, including (without limitation) in relation to the Security;
- ix. If there is reasonable apprehension that the Client is unable to pay its debts or the Client has admitted its inability to pay its debts, as they become payable;
- x. If the Client suffers any adverse material change in his/her/its financial position or defaults in any other agreement with the Stock broker;
- xi. If the Client is in breach of any term, condition or covenant of this Agreement;
- xii. If any covenant or warranty of the Client is incorrect or untrue in any material respect; However notwithstanding any termination of the agreement, all transactions made under/pursuant to this agreement shall be subject to all the terms and conditions of this agreement and parties to this agreement submit to exclusive jurisdiction of courts of law at the place of execution of this agreement by Stock Broker.

9. Policy regarding treatment of inactive accounts:

When Trade is not done in an account for more than 12 months, Stock Broker reserves the right to temporary suspend the operations. The Management may allow operations in such account after making such verification as it deems fit. The balance of securities/funds will be transferred to client after due verification.

For and On Behalf of Constituent

Client Signature Name:

Client Acceptance of Policies and Procedures stated hereinabove:

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

Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts)

- 1. 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 stock broker 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 stock broker 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 stock broker as and when requested for. Kindly also keep your email Id and mobile phone details with the stock broker always updated.
- 9. 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.

L I	
	Client Signature
Name :_	

FACILITY FOR VOLUNTARY FREEZING/ BLOCKING THE ONLINE ACCESS OF THE TRADING ACCOUNT

(Not applicable to clients who do not have online trading access with SS Corporate Securities Ltd)

Introduction

In order eliminate risk of suspicious activities in clients trading accounts and to enhance ease of doing business & ease of investment. We do hereby inform and notify you that we have made a policy for voluntary freezing/blocking the online access of the trading accounts through which Client may request to freeze/block the online access of his/her trading account on account of suspicious activities, in compliance of SEBI Circular No. SEBI/HO/MIRSD/POD-1/P/CIR/2024/4 dated 12-Jan-2024 & NSE Circular No. 24/2024 dated 08-Apr-2024. The policy for the facility of voluntary freezing/blocking of trading accounts by clients is a significant measure implemented to enhance the security and integrity of the trading environment. This policy allows clients to proactively safeguard their trading account against unauthorized access or potential fraudulent activities. Under this framework, clients have the autonomy to request the freezing or blocking of their online trading account access. This can be particularly useful in scenarios where they suspect suspicious activities or as a precautionary step when they will not be trading for an extended period.

Mode of communication

The process for initiating a freeze/block online access of the trading accounts is typically straight forward and client-centric. Clients may request either through the following options to freeze/block their trading account:

Option A: Clients can send an email to **stoptrade@sscorporate.com** from their registered email ID. Upon receipt of the email, we will call the client on their registered mobile number to confirm the request. The client must accept the call and complete the necessary confirmation steps.

Option B: Clients can call on the number 011-47003670 to initiating a freeze/block online access of the trading accounts.

Issuance of acknowledgment

- An acknowledgement of the freezing/blocking request will be sent to the client's registered email address.
- ii. Details of any open positions will be provided.

Simultaneous cancellation of all the pending orders of the said client

- i. All pending orders of the client in all segments shall stand cancelled.
- ii. No fresh orders shall be allowed to be placed through online access.

Processing of Requests:

Scenario 1 (During Trading Hours): Requests received during trading hours or up to 15 minutes before the start of trading will be processed within 15 minutes.

Scenario 2 (After Trading Hours): Requests received after trading hours or within 15 minutes before the start of the next trading session will be processed before the start of the next trading session.

Risk Management

It is clarified that:

- Freezing/blocking is only for the online access to the client's trading account, and there shall be no restrictions on the Risk Management activities of SS Corporate Securities Ltd.
- ii. The request for freezing/ blocking does not constitute request for marking client Unique Client Code (UCC) as inactive in the Exchange records.

Process for re-enablement

We shall re-enable online trading in the client's account after carrying out necessary due diligence including verifying the client using Two Factor Authentication and validating the client request and unfreezing the online trading access of the client account. For unfreezing of the online access of trading account, the client will have to get in touch on the dedicated phone number (011-47003670) and submit a request via their registered email address to stoptrade@sscorporate.com.

<u>L</u>		
	Client Signature	

BROKERAGE SLAB/ TARIFF SHEET

Date:

I/ We hereby agree with the charges and brokerage terms & conditions as mentioned below:

C	apital Market	(Cash) Segme	nt		vative (F&O) ment	Currency Derivative Segment		
Deli	very	Intraday /	Square Up	Futures	Option	Futures	Option	
%age	Min(Rs.)	%age	Min(Rs.)	%age	Min(Rs./lot)	%age	Min(Rs./lot)	

Other Charges and Terms & Conditions;

All statutory and exchange related charges i.e. Securities Transaction Tax (STT), Commodities Transaction Tax (CTT), Exchange Transaction Charges, Stamp Duty (as applicable State wise), SEBI Turnover Fees, Goods and Service Tax (GST) and any other Statutory/Regulatory/Government charges will be levied as may be applicable from time to time over and above Brokerage opted

Stock Broker is authorized to charge to client if any additional charges arrives in any given circumstance and conditions related to Trading and/or Demat and thereafter inform the client

Courier Charges will be levied on actual or Rs.100 (GST extra), whichever is higher on per delivery of physical document

Delayed Payment Charges on debit balance will be debited to client's Trading and/or DP ledger not exceeding 24% Per Annum

In event of Cheque bounce, charges per actual on each instance will be levied to client

All Types of Demat charges like annual maintenance fees, transaction charges etc, will be debited from Clients Trading ledger at actual as per clients Demat Account's Billing. Additional services provided to client like SMS/E-mail Alert facility etc., would be charged separately as decided by stock broker from time to time

Changes in any charges other than statutory/Regulatory /Government will be intimated within 30 days of notice and should be mutually agreed upon

Brokerage will not exceed the rates specified by SEBI and Exchanges.

Any penalty levied by Exchanges on the client positions shall be recovered from the Client's account, in case of default.

I/W	e have	understood and	agreed	the above	e terms and	conditions	related	to charge	s listed	above b	peing char	ged to m	e/us. a	s applicable	and a	gree to ab	ide by t	he same

E	
(Signature)	
Client Name	

VOLUNTARY

AUTHORISATION FOR RUNNING ACCOUNT

т.		
To		

Dat	e.	 	 										

M/s SS Corporate Securities Limited NDM 2, Block D, 3rd Floor, Netaji Subhash Place, Pitam Pura, Delhi - 110034

Dear Sir,

I/We are dealing through you as a client in Capital Market and / or Future & Option Segment and / or Currency Segment and / or Interest Rate Future Segment & in order to facilitate ease of operations and upfront requirement of margin for trade. I / We authorize you as under:

- 1. I/we would like to keep securities purchased by me/us with you as collateral for giving me exposure limits in my/our trading account / margin obligation. I/we authorize you not to transfer shares / securities purchased by me/us to my/our demat beneficiary account and keep them with yourselves. I/we also authorize you to pledge these shares / securities with the Clearing Member / Exchange / Custodian, at your discretion. In case any of the shares / securities are sold in a subsequent settlement, you may take this as a standing instruction to adjust against my/our previous purchase position in and of the Exchanges.
- 2. Whenever I / we require delivery of any shares / securities, I / we shall send you a written request. I / we understand that such payout of securities will be subject to your risk management policies.
- 3. In case there is debit in my / our account, you are authorized to sell at any point of time the share / securities held by me / us held on my / our behalf, at your sole discretion. Any profit or loss made on such transactions will be to my/ our account as it would have occurred in the normal purchase / sale made by me/us. I /we also agree to pay the balance amount, if any after deducting credit of sale of shares.
- 4. In case I /we have an outstanding obligation on the settlement date, you may retain the requisite funds towards such obligation and may also retain the funds expected to be required to meet margin obligation calculated in the manner specified by the exchanges.
- 5. The stock broker is authorize to transfer funds & / or securities from his / her / its account to one exchange & / or one segment of the exchange to his / her / its account for another exchange & / or another segment of the same exchange whenever applicable and found necessary by the stock broker. The client also agree and authorize the
- 6. stock broker to treat / adjust his / her / its margin / security lying in one exchange & / or one segment of the exchange towards the margin / security / pay in requirements of another exchange & / or another segment of the exchange.
- 7. I/we request you to settle my account ___ once in every Calendar Quarter or ___ once in a every Calendar Month of such other higher period as allowed by SEBI / Stock Exchange time to time.
- 8. I/we confirm you that I will bring to your notice any dispute arising from the statement of account or settlement so made in writing within 30 working days from the date of receipt of funds / securities or statement of account or statement related to it, as the case may be at your registered office.

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

hanking you	
ours faithfully	
Signature)	
Client Name	

VOLUNTARY

AUTHORISATION FOR ELECTRONIC CONTRACT NOTES / SMS ALERTS

	Date:	
Segments / Curre have opened acco my/our behalf as	/ shall be dealing through you as my / our broker on the Capital Market and/ or Futures & Optioncy Derivative Segments, This instruction is applicable for all the exchanges / segments in which I/unt with you. As my/our broker / agent I/We direct and authorised you to carry out trading / dealings per instructions given below. I that, I / we have the option to receive the contract notes in physical form or electronic form.	/we s on
50.00	same, I/we hereby opt for receipt of contract notes in electronic form. I/ We hereby also give my/o	
100	ding me/ us Trade Confirmations through your SMS alert services. Accordingly, please note my curre le Number on your record for sending the communication to me / us.	ent
	that I am required to intimate any change in the email id/ mobile number mentioned herein abo	ove
through a duly sign event the request specific user id a authorizations given	ned request letter in original to you, provided however that if I/we am/are an internet client then in the for change in email id/ email account can be made by me/us through a secured access using client and password. Please treat this authorization as written ratification of my / our verbal directions en and carried out by you earlier. I/We shall be liable for all losses, damages and actions which may are of your adhering to and carrying out my / our directions given above.	that ient ns /
Thanks and best r		
(Signature)		
Client Name	claration for Name difference in PAN CARD and / or Bank Pass Book	
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I at I refer to my a of I do hereby affir 1. That my not be a company and a second will be a company will be 5. That I shall agents from actions, sudue to SS C That the company and the company of the c	Elaration for Name difference in PAN CARD and / or Bank Pass Book S/o, D/o, W/o do hereby state as under:- ccount opening application for a Trading Account with SS Corporate Securities Limited in the name as it appears on the PAN CARD is me as it appears on the IT website http://incometaxindiaefilling.gov.in/challan/ enterpanforchallan.js me as it appears on the Bank Pass Book is me as it appears on the IT website http://incometaxindiaefilling.gov.in/challan/ enterpanforchallan.js me as it appears on the IT website pertains to me. Any losses, claims, liabilities, obligations deficiencies, judgments, actions, suits, proceedings due to these name differences will be mine and solemnly responsible for the same. indemnify & keep indemnified SS Corporate Securities Limited, its directors, officers, employees and any any and all losses, claims, liabilities, obligations, damages, deficiencies, judgments ts, proceedings or any liability suffered or incurred or fastened on to SS Corporate Securities Limited orporate Securities Limited accepting this Declaration cum Undertaking and acting on the same. Intents of this Declaration have been explained to me in vernacular and I have understood the saming it. Ecclaration given by me to SS Corporate Securities Limited is given by me without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same without any force, undustriand and the pass of the same pass of the same without any force, undustriand and the pass of the same pass of the pass of th	ng nk s, dll nd ss, ed
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V	OLUNTA	RY	LETTER OF AUTHORITY	
	Dear Sir,			Date
	I/We are	dealing ir	hority - CASH/F&O/Currency Derivative Segment of NSE/BSE/MSEI in securities with you at NSE/BSE/MSEI in Cash, Derivative & Currency Se sperations, I/We authorize you as under:	gment and in order to
	1.	other act	Ithorize you to setoff outstanding in any of our accounts against credit ccounts maintained with you irrespective of the fact that such credits in tions in any segment of the Exchange or in any other exchanges and/ or collateral shares provided to you by us.	the accounts may pertain to
	2.	cancella	quest you to consider my/our telephonic instructions for order placing ation as a written instruction and give me/us all the confirmation on t ise in writing. I/We am/are getting required details from contracts issued	elephone unless instructed
	3.		quest that you m ay send/dispatch m e/us contract notes other docudesignated e-mail address of	uments through E-mail: on
	4.	It is unde	erstood that I am/we are entitled to receive following documents with re Contract notes within 24 hours Quarterly statement of account (funds and securities) (30 th June, 30 th September, 31 st December and 31 st March)	gard to our dealings with you
	5.		onfirm that I/we will never sublet the trading terminal on any term of any other place without your prior approval.	connectivity, from my/our
	6.	the cha	ave a Trading As well as depository relationship with SS Corporate Sec targes relevant with depository services from my/our trading account of maintain the adequate balance in my trading account/pay adequate adv	n monthly basis. I/We also
	Future &	Options S d our righ	Risk Disclosure Documents as prescribed by SEBI/NSE/BSE/MSEI for Cap Segment, Currency Derivatives Segment and have clearly understood that hts and obligations as an investor and we undertake to timely and appropriate to the contract of t	e contents. We have
	have gone as well as obligation	e through Risk Disc Is as an in	re Internet sites of NSE (nseindia.com), BSE (bseindia.com), MSEI (mset.in various investor education contents (practices procedures and usage or closure Contents provided thereon. We have understood the risks as we nivestor with regard to our dealings with you. We shall continue to updat these sites regularly.	n the Indian capital markets)
	Thanks ar	nd best re	egards.	

(Signature) Client Name_

Undertaking by Guardian of Minor

To,			
SS corporate Securities Ltd NDM -2, Block D, Netaji Sub	hach Place Pitamnura		
New Delhi - 110034	nasn Flace, Fitampura		
Dear Sir,			
I / We		_ (Name of the Guard	dian) the guardian of
the minor	(Name of Minor) having UCC	, hereby
undertake that I/We will no			
market. I/We will ensure that	at this trading account is	used only for selling	of existing holding or
allotment of Primary marke	t i.e. (IPO/NFO/FPO/OFS/	['] BOND).	
I also undertake that I/We v	vill not indulge in regular	trading in this accou	int.
Further, I /We take full resp	onsibility for violation of	any rules, regulation	, requirements of any
authority including SEBI, NS	E and BSE in relation to o	peration of trading a	account in the name of
minor.			
Thanking You			
Yours truly,			
	_		
(Signature of Guardian of Mind	or)	Name of the G	uardian of Minor

VOLUNTARY

CONSENT FOR AVAILING THE NSE-MFSS AND BSE STAR MF FACILITY

	Date:
SS Corporate Securities Limited	
NDM 2, Block D, 3 rd Floor	
Netaji Subhash Place	
Pitam Pura Delhi-34	
Sub: Mutual Fund Service System (MFSS AND BSE ST	AR MF) facility
I/We	am/are registered as your client with Client
	ave executed the Trading Member and Client Agreement for the
purpose of trading in the Capital Market segment of	National Stock Exchange of India Ltd. (Exchange).
I/We am/are interested in availing the MFSS AND BS	E STAR MF facility of the Exchange for the purpose of dealing in
the units of Mutual Funds Schemes permitted to be o	dealt with on the MFSS AND BSE STAR MF of the Exchange.
For the purpose of availing the MFSS AND BSE STAR	MF facility, I/we state that Know Your Client details as submitted
by me/us for the stock broking may be considered	for the purpose of MFSS AND BSE STAR MF and I/we further
confirm that the details contained in same remain un	changed as on date.
I/Me are willing to abide by the terms and condition	is as mentioned in the Circular dated Dec 2, 2009 and as may be
specified by the Exchange from time to time in this re	
specified by the Exchange from time to time in this re	garu.
I/We shall ensure also compliance with the require	ments as may be specified from time to time by Securities and
Exchange Board of India and Association of Mutual Fo	unds of India (AMFI).
I/We shall read and understand the contents of th	ne of the Scheme Information Document and Key Information
	lutual Fund Schemes with respect to which I/we choose to
	e terms and conditions, rules and regulations of the Mutual Fund
Schemes.	e terms and conditions, raies and regulations of the water rand
I/We therefore request you to register me/us as your	client for participating in the MFSS AND BSE STAR MF.
Thanking you,	
Yours faithfully,	
Todis falcinally,	
CM.	
Signature	
Client Name:	
Address:	

		FORMAT OF BOA	RD RESOLUTION	ON IN CASE (OF COMPAN	IY / FIRI	VI (ON LETTER	HEAD)			
on "RESO may Secur	OLVED T be intro rities Lto	THAT the Company is educed by the NSE/BSEd., a member of the Na	t mpowered to dea /MSEI/KRA and d ational Stock Exch	l in Capital Mar enter into agr ange Limited (N	ket / Derivativ eement for on SE), BOMBAY	res/Currer lline inves STOCK EX	(Regd Addre ncy Derivatives an tment products fa CHANGE (BSE) (N	ess of the company) nd any other segment the acility with SS Corporat (ISEI), & KRA and the sa			
		bers be and is hereby noted authorised sign		I for trading or	instruction, or	al or writt	en, given on beh	alf of the Company by a			
[9	S.No. Name Designation										
\vdash											
Corp	orate Se	uthorised to sell, purch ecurities Ltd. in Capital duces by the trading n	Market, Derivativ	es (F & O, CD) S	egment, Inves			vise deal through SS and other segments th			
6.10.000		IRTHER THAT Mr					, Authorised Sign	atory of the Company			
		nen signatures are attes			and the second s			d submit application,			
		online investment produ									
		lved that the above res									
	elled or i Certifie	modified by the Board o	of Directors, by and	ther resolution	that is commu	nicated to	SS Corporate Secu	irities Lta.			
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\vdash	S.No.	Name	Add	dress	DIN	No.	PAN No.	Designation			
1								DIRECTOR			
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<u>L4</u>	+							DIRECTOR			
	Certifie										
or											
Dir	ector/	Company Secretary (a	along with rubber	stamp)							
		LIST	OF SHAREHOLDE	R (If more than	four, you ma	v provide	accordingly)				
Г	S.No.	Name			Face Value		Capital (Rs.)	%age			
\vdash		Ivallie	100.0	Jilai C3	i ace value	Iotal	capital (NS.)	/oage			
2	251		- 								
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 	r	TOTAL									
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for......

Director / Company Secretary (along with rubber stamp)

True Certified Copy