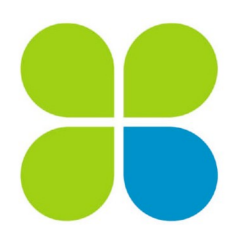
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FORTUNE

CAPITAL SERVICES PVT LTD

ALWAYS ON YOUR SIDE

(Member: NSE, BSE, MCX & ICEX)

(Depository Participant with CDSL)

ACCOUNT OPENING FORM

CLIENT NAME :	
CLIENT CODE	

INDEX OF DOCUMENTS



S. No.	Name of the Document	Brief Significance of the Document	Page No
	MANDATORY DOCUMEN	NTS 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.	3-13
		B. Document captures the additional information about the constituent relevant to trading account and an instr	14-21
2	Rights and Obligations	Document stating the Rights & Obligations of Member, Authorized Person and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading) & Depository Participant	Annexure A
3	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market./ Commodity market	Annexure B
4	Guidance note - DO's & Don'ts	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	Annexure C
5	Policies and Procedures	Document describing significant policies and procedures of the stock broker / Commodity broker	Annexure D
6	Tariff sheet	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s) / Commodity exchange(s) / DP	22-23

Annexures A, B, C & D are available in the link http://ftconline.in/download/Annexures A to D.pdf

VOLUNTARY DOCUMENTS AS PROVIDED BY THE MEMBER

7	Voluntary Additional Tariff Sheet	Other charges levied on the client for the services opted by them, if any, in trading on the stock exchanges(s)	24
8	Voluntary Rights and Obligations	Voluntary undertakings stating the rights and obligations of stock broker / sub-broker / client for trading o n exchanges	25-28
9	Maintenance of Running A/c Letter of Authority	Helps the client to enjoy exposures linked to the credit in the trading account	29
10	Option Form - DP	Option Form for issue of DIS Booklet	30
11	Power of Attorney (POA)	Authority to operate demat account	31-32
12	FATCA & CRS Declaration	FATCA & CRS Declaration	33
13	Mobile and Client defaulter declaration letters	Client consent letter for receiving SMS from Member and stating that he is not a defaulter	34
14	Acceptance Letter	Letter accepting the Rules and Regulations of Fortune Capital Services Pvt. Ltd., and Client Declaration	35
15	Self Declaration	Consent for each Commodity on Self Declaration basis for the following to report to Exchange	36
16	Authorisation for DP	Authorisation to Debit Demat Account Operating Charges	37
17	Acknowledgement & Authorization	Acknowledgement for receipt of documents executed and Authorization for the modification requests.	38



	<u>DOCUM</u>	<u>ENTS TO BE A</u>	TTACHED ALC	<u>ONG WITH</u>	THE TRADING FO	<u>DRM</u>						
1	ID Proof	i) Passport Numbo ii) Voter ID card iii) PAN card	v) UID (Aadl vi) NREGA Jo	cence haar) bb card								
2	Address Proof	1 Self-attested cop i) Passport Numbe ii) Voter ID card	y of any of the follower iii) Driving Lic iv) UID (Aadh	cence	: v) NREGA Job card							
3	Bank Proof	1 cancelled cheque copy of Passbook a months.	e (Personalised i.e N longwith 1 to 3 mon	lame to be printenths Transaction	ed on the cheque). If not, Page or Bank Statemen	please attach a t of latest 1 to 3						
4	Income Proof	i) Pay slip (last 3 M iii) 6 month Bank st	atement (latest)	ii) Form 16 / I iv) Copy of Der	: TReturns (latest) nat Holding with any othe of Documents to be attack							
In-Per	rson Verification	: The Exchange red	quires us to perforr	m in-person ver	ification, so you have to	be available on						
a web	cam at a later da	te for the in-persor	verification.									
Chequ	<u>ue for Account O</u>	pening Charges:										
1	Pre-printed	Forms -	Rs.200+GST/- i	in favour of F	ortune Capital Servic	ces Pvt. Ltd.,						
2	PDF / Self pr	rinted Forms -	Rs.200+GST/- ir	n favour of Fo	ortune Capital Service	es Pvt. Ltd.,						
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•	•	·	-	•	-	5. Application charges in the name of Fortune Capital Services Pvt. Ltd.,						
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INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

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 selfattested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- If correspondence & permanent address are different, then proofs for both have to be submitted.
- 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/ PIOCard/ OCICard 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.
- 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 applicants except those who are specifically exempt from obtaining PAN (listed in Section D).
- Unique Identification Number (UID) (Aadhaar) / Passport / Voter ID card/ Driving license.
- Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments Statutory/Regulatory Authorities, Public Sector Undertakings Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.
- C. Proof of Address (POA): List of documents admissible as Proof of Address: (*Documents having an expiry date should be valid on the date of submission.)
- 1. Passport / Voters Identity Card / Ration Card / Registered Lease or Sale

- Agreement of Residence/Driving License/Flat Maintenance bill/InsuranceCopy.
- 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.
- 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/State Government and its Departments Statutory/Regulatory Authorities, Public Sector Undertakings Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI,ICWAI, ICSI, Bar Council etc.,to their Members.
- 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.
- Exemptions/clarifications to PAN
 (*Sufficient documentary evidence in support of such claims to be collected.)
- 1. In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g.Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- 4. SIP of Mutual Funds upto Rs 50,000/- p.a.
- 5. In case of institutional clients, namely, FIIs, Mfs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.
- E. List of people authorized to attest the documents:
- Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 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.



Name of the Trading Member : Fortune Capital Services Private Limited

SEBI Registration No. : INZ000201438

NSE : NSE Code No. 14572

BSE : BSE Clearing No. 6524

MCX : MCX ID No. 16765

Registered office address : M/s. Fortune Capital Services Private Ltd.,

"Kochar Technology Park"

6th Floor, SP 31-A, 1st Cross Road,

Ambattur Industrial Estate, Ambattur, Chennai – 600 058.

Phone: 044-6132 9696 E-Mail: ftc@ftconline.in

Website: www.ftconline.in

Compliance officer name : E . Sivasankari

phone no : 044-6132 9696

e-mail id : compliance@flattrade.in

Managing Director name : K. Narayana Moorthy

phone no. : 044- 6132 9696 e-mail id : ftc@ftconline.in

For any grievance / dispute please contact Fortune Capital Services Private Limited at the above address or email id- ftc@ftconline.in and Phone no. 91- 44 6132 9696. In case not satisfied with the response, please contact the concerned exchange(s) at

National Stock Exchange of India Ltd. (NSE)

Multi Commodity Exchange of India Ltd. (MCX)

Ph: (022) 26598190 Ph: (022) 6731 8888 Fax: (022) 6649 4151

Bombay Stock Exchange Ltd. (BSE) Indian Commodity Exchange Ltd. (ICEX)

Ph: (022) 2272 1233 / 34 Ph: (022) 40381546

Central Depository Services (India) Ltd (CDSL) Ph: (022) 2272 3333 E-mail: complaints@cdslindia.com



Important Instruction:

FORTUNE CAPITAL SERVICES PVT. LTD.

Member: NSE, BSE, MCX & ICEX

Regd. Office: "Kochar Technology Park", 6th Floor, SP 31-A, 1st Cross Road, Ambattur Industrial Estate, Ambattur, Chennai – 600 058. Phone: 044 - 6132 9696 Email: ftc@ftconline.in Web: www.ftconline.in

CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Individual

(a) Fields marked with (*) are mandatory fields. (b) Please fill the form in English and in BLOCK letters. (c) Please fill the date in DD - MM -YYYY format. (d) Please read section wise detailed guidelines / instructions at the end. (e) Please read section wise detailed guidelines / instructions at the end. (f) Please read section wise detailed guidelines / instructions at the end. (g) KYC number of applicant is mandatory for update application. (h) For particular section update, please tick (✓) in the box available before the section number and strike off the sections not required to be updated.							
For office use only	Application Type '	' ☐ New ☐ Upda	ate				
(To be filled by financial instit	•			ry for KYC update request)			
	Account Type *		lified (for low risk customers)	Small			
1. PERSONAL DETAI	ILS (Please refer instruction Prefix	ition A at the end) First Name	Middle name	last name			
Name* (same as ID proof)	FIGUR 1	II St Name	IVIII IIII	last hance			
Maiden name (If any*)							
Father / Spouse name *							
Mother name *							
Date of Birth *	D D M M Y Y	YY		DUOTO			
Gender*	☐ M - Male	F - Female	☐ T - Transgender	РНОТО			
Marital Status*	Married	☐Unmarried	☐ Others				
Citizenship*	☐ IN - Indian	_	3166 Country Code ()				
Residential Status*	Resident Individual	☐ Non Resident					
Trosiachilai Ciarac	Foreign National	Person of Indi					
Occupation Type*	☐ S- Service (☐ Private ☐ O-Others (☐ Profes ☐ B- Business ☐ X- Not categorised		☐ Government Sector) d ☐ Retired ☐ Housewife [Student) Signature / Thumb Impression			
2. TICK IF APPLICAE	BLE RESIDENCE FO	R TAX PURPOSES IN JUR	SDICTION(S) OUTSIDE INDIA	(Please refer instruction B at the end.)			
ADDITIONAL DETAILS R	EQUIRED* (Mandatory of	only if section 2 is ticked)					
ISO 3166 Country Code of	•						
Tax Identification Number							
Place / City of Birth*			ountry Code of Birth*				
☐ 3. PROOF OF IDENT	ITY (Pol)* (Please refer in	nstruction C at the end)					
		ntity [PoI] needs to be submit	fed)				
A - Passport Number			Passport Expiry date	D D M M Y Y Y Y			
☐ B - Voter ID card							
C - PAN card							
□ D - Driving Licence			Driving Licence Expiry	Date DD-MM-YYYY			
☐ E - UID (Aadhaar)			0 , ,				
F - NREGA Job card							
Z - Others (any docume	ent notified by the central gov	vernment)	Identification Numb	er			
S - Simplified Measure			Identification Numb				
	ANENT / OVERSEAS ADD	RESS DETAILS (Please ref dress [PoA] needs to be subn					
Address Type*	Residential / Business	Residential	☐ Business ☐ Reg	istered Office Unspecified			
Proof of Address*	Passport	☐ Driving Licence	UID (Aadhaaar)				
	Voter Identity card	☐ NREGA Job card	Others	esselify			
Address	Simplified Measures Acc	count - Document Type code					
Line 1*							
Line 2							
Line 3		2-40-4-4	City / Town /	-			
District*	Pin/F	Post Code*	State / U.T. Code*	ISO 3166 Country Code*			



4.2 CORRESPONDEN	NCE / LOCAL ADDRESS DETAILS* (Please refe	er instruction E at the end)
Same as Current / Pe	rmanent / Overseas Address details (In case of m	nultiple correspondence / local addresses, please fill "Annexure A1)
Line 1*		
Line 2		
Line 3		City / Town / Village*
District*	Pin / Post Code*	State / U.T. Code* ISO 3166 Country Code*
4.3 ADDRESS IN THE	JURISDICTION DETAILS WHERE APPLICANT IS R	ESIDENT OUTSIDE INDIA FOR TAX PURPOSES* (Applicable if section 2 is ticked)
☐ Same as Current / Pe	rmanent / Overseas Address details	☐ Same as Correspondence / Local Address details
Line 1*		
Line 2		
Line 3		City / Town / Village*
District*	Pin / Post Code*	State / U.T. Code* ISO 3166 Country Code*
5. CONTACT DETAIL	S (All communications will be sent on provided Mob	ile no. / Email ID) (Please refer instruction F at the end)
Tel. (Off)	Tel. (Res)	Mobile
Fax	Email ID	
6. DETAILS OF RELA	ATED PERSON (In case of additional related perso	ns, please fill 'Annexure B1') (Please refer instruction F at the end)
Addition of Related Pers	son 🔲 Deletion of Related Person KYC Numb	per of Related Person (if available*)
Related Person Type*	☐ Guardian of Minor ☐ Assign	ee Authorized Representative
	Prefix First Name	Middle name last name
Name*		
PROOF OF IDENTITY ((If KYC number and name are provided, below details Pol) OF RELATED PERSON* (Please refer ins	
	of of RELATED FEROON (Flease refer ins	
A - Passport Number		Passport Expiry date DDDMMMYYYYY
B - Voter ID card		
C - PAN card		Dairie Linna Frain Dat DD MM VVVVV
D - Driving Licence		Driving Licence Expiry Dat
E - UID (Aadhaar)		
F - NREGA Job card		
	ent notified by the central government)	Identification Number
	es Account - Document Type code	Identification Number
7. REMARKS (If any)		
8. APPLICANT DECLA	ARATION urnished above are true and correct to the best of my knowledge and be	slief and Lundartaka to inform you of any abandon
	of the above information is found to be false or untrue or misleading of	
		egistered number/email address.
- [5]5 [4]4	rmation from Centrak KYC Registry through SMS/Email on the above re	
Date: DD MM	- Y Y Y Y Place :	Signature / Thumb Impression of Applicant
9. ATTESTATION / FOR	ROFFICE USE ONLY	
Documents Received		
		INCTITUTION DETAILS
	TION CARRIED OUT BY	INSTITUTION DETAILS
Date D [Name: FORTUNE CAPITAL SERVICES PVT. LTD.
Emp. Name		Code: IN0327
Emp. Code		
Emp. Designation		
Emp. Branch		
(Em	ployee Signature)	[INSTITUTION STAMP]



FORTUNE CAPITAL SERVICES PVT. LTD.

Member: NSE, BSE, MCX & ICEX

Regd. Office: "Kochar Technology Park", 6th Floor, SP 31-A, 1st Cross Road, Ambattur Industrial Estate, Ambattur, Chennai – 600 058. Phone: 044 - 6132 9696 Email: ftc@ftconline.in Web: www.ftconline.in

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

General Instructions:

- 1 Fields marked with '*' are mandatory fields.
- 2 Tick '2' 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.

6 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 (2) 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

- 1 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

1 **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

unicine couc	bescription .
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).
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.

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.

de

List of two – digit state / U.T codes as per Indian Motor Vehicle Act, 1988					
State / U.T	Code	State / U.T	Code	State / U.T	Code
Andaman & Nicobar	AN	Himachal Pradesh	HP	Pondicherry	PY
Andhra Pradesh	AP	Jammu & Kashmir	JK	Punjab	PB
Arunachal Pradesh	AR	Jharkhand	JH	Rajasthan	RJ
Assam	AS	Karnataka	KA	Sikkim	SK
Bihar	BR	Kerala	KL	Tamil Nadu	TN
Chandigarh	CH	Lakshadweep	LD	Telangana	TS
Chattisgarh	CG	Madhya Pradesh	MP	Tripura	TR
Dadra and Nagar Haveli	DN	Maharashtra	MH	Uttar Pradesh	UP
Daman & Diu	DD	Manipur	MN	Uttarakhand	UA
Delhi	DL	Meghalaya	ML	West Bengal	WB
Goa	GA	Mizoram	MZ	Other	XX
Gujarat	GJ	Nagaland	NL		
Haryana	HR	Orissa	OR		

List of ISO 3166 two- digit Country Code

	Country		Country	•	Country		Country
Country	Code	Country	Code	Country	Code	Country	Code
Afghanistan	AF	Dominican Republic	DO	Libya	LY	Saint Pierre and Miquelon	PM
Aland Islands	AX	Ecuador	EC	Liechtenstein	LI	Saint Vincent and the Grenadines	VC
Albania	AL	Egypt	EG	Lithuania	LT	Samoa	WS
Algeria	DZ	El Salvador	SV	Luxembourg	LU	San Marino	SM
American Samoa	AS	Equatorial Guinea	GQ	Macao	MO	Sao Tome and Principe	ST
Andorra	AD	Eritrea	ER	Macedonia, the former Yugoslav Republic of	MK	Saudi Arabia	SA
Angola	AO	Estonia	EE	Madagascar	MG	Senegal	SN
Anguilla	AI	Ethiopia	ET	Malawi	MW	Serbia	RS
Antarctica	AQ	Falkland Islands (Malvinas)	FK	Malaysia	MY	Seychelles	SC
Antigua and Barbuda	AG	Faroe Islands	FO	Maldives	MV	Sierra Leone	SL
Argentina	AR	Fiji	FJ	Mali	ML	Singapore	SG
Armenia	AM	Finland	FI	Malta	MT	Sint Maarten (Dutch part)	SX
Aruba	AW	France	FR	Marshall Islands	MH	Slovakia	SK
Australia	AU	French Guiana	GF	Martinique	MQ	Slovenia	SI
Austria	AT	French Polynesia	PF	Mauritania	MR	Solomon Islands	SB
Azerbaijan	AZ	French Southern Territories	TF	Mauritius	MU	Somalia	SO
Bahamas	BS	Gabon	GA	Mayotte	YT	South Africa	ZA
Bahrain	ВН	Gambia	GM	Mexico	MX	South Georgia and the South	GS
	511		0			Sandwich Islands	
Bangladesh	BD	Georgia	GE	Micronesia, Federated States of	FM	South Sudan	SS
Barbados	BB	Germany	DE	Moldova, Republic of	MD	Spain	ES
Belarus	BY	Ghana	GH	Monaco	MC	Sri Lanka	LK
Belgium	BE	Gibraltar	GI	Mongolia	MN	Sudan	SD
Belize	BZ	Greece	GR	Montenegro	ME	Suriname	SR
Benin	BJ	Greenland	GL	Montserrat	MS	Svalbard and Jan Mayen	SJ
Bermuda	BM	Grenada	GD	Morocco	MA	Swaziland	SZ
Bhutan	BT	Guadeloupe	GP	Mozambique	MZ	Sweden	SE
Bolivia, Plurinational State of	ВО	Guam	GU	Myanmar	MM	Switzerland	CH
Bonaire, Sint Eustatius and Saba	BQ	Guatemala	GT	Namibia	NA	Syrian Arab Republic	SY
Bosnia and Herzegovina	BA	Guernsey	GG	Nauru	NR	Taiwan, Province of China	TW
Botswana	BW	Guinea	GN	Nepal	NP	Tajikistan	TJ
Bouvet Island	BV	Guinea-Bissau	GW	Netherlands	NL	Tanzania, United Republic of	TZ
Brazil	BR	Guyana	GY	New Caledonia	NC	Thailand	TH
British Indian Ocean Territory	10	Haiti	HT	New Zealand	NZ	Timor-Leste	TL
Brunei Darussalam	BN	Heard Island and McDonald Islands	HM	Nicaragua	NI	Togo	TG
Bulgaria	BG	Holy See (Vatican City State) Honduras	VA	Niger	NE	Tokelau	TK
Burkina Faso	BF	Hong Kong	HN	Nigeria	NG	Tonga	TO
Burundi Caba Varda	BI CV	Hungary	HK HU	Niue Norfolk Island	NU NF	Trinidad and Tobago Tunisia	TT TN
Cabo Verde Cambodia	KH	Iceland	IS	Northern Mariana Islands	MP	Turkey	TR
Cameroon	CM	India	IN	Norway	NO	Turkmenistan	TM
Cameroon	CA	Indonesia	ID	Oman	OM	Turks and Caicos Islands	TC
Cayman Islands	KY	Iran, Islamic Republic of	IR	Pakistan	PK	Tuvalu	TV
Central African Republic	CF	Iraq	IQ	Palau	PW	Uganda	UG
Chad	TD	Ireland	IE	Palestine, State of	PS	Ukraine	UA
Chile	CL	Isle of Man	IM	Panama	PA	United Arab Emirates	AE
China	CN	Israel	IL.	Papua New Guinea	PG	United Kingdom	GB
Christmas Island	CX	Italy	IT	Paraguay	PY	United States	US
Cocos (Keeling) Islands	CC	Jamaica	JM	Peru	PE	United States Minor Outlying Islands	UM
Colombia	СО	Japan	JP	Philippines	PH	Uruguay	UY
Comoros	KM	Jersey	JE	Pitcairn	PN	Uzbekistan	UZ
Congo	CG	Jordan	JO	Poland	PL	Vanuatu	VU
Congo, the Democratic	CD	Kazakhstan	KZ	Portugal	PT	Venezuela, Bolivarian Republic of	VE
Republic of the					PR		
Cook Islands	CK	Kenya	KE	Puerto Rico		Viet Nam	VN
Costa Rica	CR	Kiribati	KI	Qatar	QA	Virgin Islands, British	VG
Cote d'Ivoire !Côte d'Ivoire	CI		KP	Reunion !Réunion	RE	Virgin Islands, U.S.	VI
Croatia	HR	Korea, Republic of	KR	Romania	RO	Wallis and Futuna	WF
Cuba	CU	Kuwait	KW	Russian Federation	RU	Western Sahara	EH
Curação !Curação	CW	Kyrgyzstan	KG	Rwanda	RW	Yemen	YE
Cyprus	CY	Lao People's Democratic Republic	LA	Saint Barthelemy !Saint Barthélemy		Zambia	ZM
Czech Republic	CZ	Latvia	LV	Saint Helena, Ascension and	SH	Zimbabwe	ZW
Denmark	DK	Lohanon	LB	Tristan da Cunha Saint Kitts and Nevis	KN		
Diibouti	DK DJ	Lebanon Lesotho	LS	Saint Kitts and Nevis	LC		
Dominica	DM	Liberia	LS LR	Saint Lucia Saint Martin (French part)	MF		
Dominica	DIVI	LINCIIG	LN	Junic Martin (French part)	IVIE	\/===!=:	2200

Version 23.0.0



FORTUNE CAPITAL SERVICES PVT. LTD.

Member: NSE, BSE, MCX & ICEX

Regd. Office: "Kochar Technology Park", 6th Floor, SP 31-A, 1st Cross Road, Ambattur Industrial Estate, Ambattur, Chennai – 600 058. Phone: 044 - 6132 9696 Email: ftc@ftconline.in Web: www.ftconline.in

Annexure A1

CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Individual | Correspondence / Local Address Important Instruction: E) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end. A) Fields marked with (*) are mandatory fields. B) Please fill the form in English and in BLOCK letters. F) List of two character ISO 3166 country codes is available at the end. C) Please fill the date in DD - MM -YYYY format. G) KYC number of applicant is mandatory for update application. D) Please read section wise detailed guidelines / instructions H) For particular section update, please tick (\checkmark) in the box available before the at the end section number and strike off the sections not required to be updated. Application Type * For office use only □ New ☐ Update (To be filled by financial institution) **KYC Number** (Mandatory for KYC update request) ☐ 1. CORRESPONDENCE / LOCAL ADDRESS DETAILS* (Please refer instruction E at the end) Same as Current / Permanent / Overseas Address details (In case of multiple correspondence / local addresses, please fill "Annexure A1) Line 1* Line 2 City / Town / Village* Line 3 Pin / Post Code* State / U.T. Code* ISO 3166 Country Code* District* 2. CONTACT DETAILS (All communications will be sent on provided Mobile no. / Email ID) (Please refer instruction F at the end) Tel. (Off) Tel. (Res) Mobile Fax Email ID 3. APPLICANT DECLARATION ■ I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it. **肾** Date: DD MM YYYY Place: Signature / Thumb Impression of Applicant



FORTUNE CAPITAL SERVICES PVT. LTD.

Member : NSE, BSE, MCX & ICEX

Regd. Office: "Kochar Technology Park", 6th Floor, SP 31-A, 1st Cross Road, Ambattur Industrial Estate, Ambattur, Chennai – 600 058. Phone: 044 - 6132 9696 Email: ftc@ftconline.in Web: www.ftconline.in

Annexure B1

CENTRAL KYC REGISTRY Know Your Cus	stomer (KYC) Application Form I Individual I Related Person
Important Instruction:	
A) Fields marked with (*) are mandatory fields.	E) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.
B) Please fill the form in English and in BLOCK letters.	F) List of two character ISO 3166 country codes is available at the end.
C) Please fill the date in DD - MM -YYYY format.	G) KYC number of applicant is mandatory for update application.
D) Please read section wise detailed guidelines / instructions	H) For particular section update, please tick (\checkmark) in the box available before the
at the end.	section number and strike off the sections not required to be updated.
For office use only Application Type *	¹
(To be filled by financial institution) KYC Number	(Mandatory for KYC update request)
☐ 1. DETAILS OF RELATED PERSON (Please	reter instruction G at the end) d Person KYC Number of Related Person (if available*)
Related Person Type* Guardian of Minor	Assignee Authorized Representative
Name* Prefix First	t Name Middle name last name
	revided below details of section C are setting!)
· · · · · · · · · · · · · · · · · · ·	rovided, below details of section 6 are optional)
PROOF OF IDENTITY (Pol) OF RELATED PERSO	
A - Passport Number	Passport Expiry date
B - Voter ID card	
C - PAN card	
D - Driving Licence	Driving Licence Expiry Dat D MM Y Y Y Y
E - UID (Aadhaar)	
F - NREGA Job card	
Z - Others (any document notified by the central gov	ernment Identification Number
S - Simplified Measures Account - Document	Type code Identification Number
2. APPLICANT DECLARATION	
• I hereby declare that the details furnished above are true and correct to the	e best of my knowledge and belief and I undertake to inform you of any changes
	false or untrue or misleading or misrepresenting, I am aware that I may be held
liable for it.	
Date: DD MM YYYY Pla	ace : Signature / Thumb Impression of Applicant
3. ATTESTATION / FOR OFFICE USE ONLY	
Documents Received Certified Copies	
KYC VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS
Date DD MM YYYY	Name: FORTUNE CAPITAL SERVICES PVT. LTD.
Emp. Name	INIOOT
Emp. Code	Code : IN0327
Emp. Designation	
Emp. Branch	
Emp. Dianon	
	PAIGTTE ITIGAL OT A APPA
(Employee Signature)	[INSTITUTION STAMP]

Additional KYC Form for Opening a Demat Account

For Individuals



Fortune Capital Services Private Limited

35		N YOUR SIDE	Reg	d. Offic	e : "Ko	char Te	echnolo	ogy Park", 6th Phone : 044 - 6	Floor, S	P 31-	-A, 1st	Cross	Road, A	Ambat	tur Ind	lustrial	Estate,
To be filled	l by the Dep	ository Part	icipant	:)													
Applicatio	n Form No.							Date								T	1
	al Referenc	e No.							1								
DP ID	1 2	2 0	8	0	3	0	0	Client ID								T	T
						_		following det	ails :-								
Sole/ Firs Name	t Holder's								PA UII	_	1						
Second H Name	lolder's								PA UI							\Box	
Third Hol	der's								PA	N							
Name		<u> </u>							UIE)							
Name *																	
natural p	ersons, the n	ame of the	Firm, A	ssociati	on of F	Persons		egistered Trus , Partnership									
Type of Ac	count (Plea	ase tick wh	ichev	er is ap	oplical	ole)		9	ub - St	atue							
ان المصل			+	امدا ا	المنامان	Da alala ia			ub - 3t			al Div					
☐ Indivi	Idual			 Indi Indi	vidual I vidual F	Residen Directoi Promote Margin	r's Rela er	itive ig A/c (MANTI	L [[RA) [] In] Mi	dividı inor	al – Dir Ial HUF (specify	/ AOP				
☐ NRI]] [NRI	-	iable iable P ository] []	N	RI Nor	ı–Repai ı–Repai (specify	triable	Promo	oter		
☐ Forei	gn National		[Fore	eign Na	tional		Foreign Natio	nal – D	eposi	tory r	eceipts		Othe	rs(spe	cify) _	
	Guardian (Incase th	e acc	ount h	older	is a m	ninor)										
Guardian		A 1:								P/	N						
	hip with the									_							
	ruct the DP to rked, the def					my / o	ur acco	ount			_	Automa		edit] No			
I/We would	d like to instr	uct the DP t	о ассер	t all the	pledge	instru	ctions	in									
• •	ccount withou	•			ion fror	m my /	our en	d				Yes		No			
(If not mar	ked, the defau	ılt option wou	ıld be 'N	lo")													
Account S	tatement Rec	quirement	☐ As	per SE	BI Regu	ulation		Daily 🗌 \	Veekly		☐ Fo	rtnight	tly [_ Moi	nthly		
I / We req	uest you to s	end Electror	ic Tran	saction-	-cum-H	olding	statem	ent at the em	ail ID				Yes	<u> </u>	No		
								es – Schedule bed by SEBI a					Physic	cal		Electr	onic
I / We wou	ıld like to sha	are the emai	ID with	the RT	ΓΑ						\neg	Y	es		lo		
	ıld like to rec applicable bo				ılt optic	on woul	ld be in	n Physical)					Physic		_	Electr Electr	
I/We wish	to receive div	vidend / inte	rest dir	ectly in	to my/	our bar	nk acco	ount given					Yes				

[ECS is mandatory for locations notified by SEBI from time to time]



Bank Details (Dividend Bank Details):

	-						
Bank Code (9 digit MICR code)							
IFS Code (11 character)							
Account Number							
Account Type	☐ Sav	rings	Current	Others (Sp	ecify)		
Bank Name							
Branch Name							
Bank Branch Address							
	City			State			
	Country			Pincode			
Submit Bank proof as per following:					·		

- Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued,
- (ii) Photocopy of the Bank Statement having name and address of the BO, (or)
- (iii) Photocopy of the Passbook having name and address of the BO,

Income Range per annum : Up to Rs.1 Lac Rs.1-5 Lac

- (iv) Letter from the Bank.
- a In case of options (ii), (iii) and (iv) above, MICR code of the branch should be present / mentioned on the document and it should be self-certified by the BO.

Rs.5-10 Lac Rs.10-25 Lac

Other Details

Gross Annual Income Details

Networth as on (date)	(Rs) (Net worth should	d not be older th	an 1 year)								
Occupation (Please tick any one)		vate / Public Sector Govt. Servitired Housewife Student		sional									
Please Tick, if Applicable	Applicable Applicable												
Any other information :													
Account to be ope	rated th	rough Power of Attorney (POA)	☐ Yes	□No									
SMS Alert Facil Refer to Terms & Cor given as Annexure	nditions	Mobile No. +91 [Mandatory, if you are giv (If POA is not granted & you do not wi	ving Power of Attorney sh to avail of this facility, cancel th	(POA)] is option)	☐ Yes ☐ No								
Transactions Using S Texting Facility (TF		I wish to avail the TRUST SMS Alert Facility. I have read and un prescribed by CDSL for the same. I/We wish to register the following clear		ns 🗌 Ye	es No								
Refer to Terms & Conditions Stock Exchange Name/ID Clearing Member Name Clearing Member ID (Optional)													
NSE FORTUNE CAPITAL SERVICES PVT LTD 14572													
		BSE F	ORTUNE CAPITAL SERVICES PVT LTD	6524	1								
E asi		To register for easi, please visit CDS Easi allows a BO to view his ISIN bala		he Portfolio online.	☐ Yes ☐ No								

More than Rs.25 Lacs

Nomination Form

[Annexure A to SEBI circular No. SEBI/HO/MIRSD/RTAMB/CIR/P/2021/601 dated July 23, 2021 on Mandatory Nomination for Eligible Trading and Demat Accounts]

36	FORT CAPITAL SERVICE ALWAYS ON Y	ES PVT LTD	Regd. C	Office tur In	: "Ko dustr	char ial Es	Techno tate, A	logy Par mbattu	k", 6th Flo	or, SP – 600	31-A,	. 1st C	ross R	oad,			o be f	ïlle	FORM F						gly o	rjoii	ntly)
Da	te	D D	Pnone	M	- 613. Y	2 969 Y	/ Y) : пс@1 Y	tconline.i		o : ww	/w.ftc	online	e.in					Client ID	Τ	Τ						
I/	We wisl	n to ma	ke a n	omin	atio	n. [/	As pe	r detai	ls given	belo	w]																
No	ominati	on Det	ails																								
	We wish the eve					and	d do h	ereby	nomina	ite th	e fol	lowir	ig pe	rso	n(s) v	vho s	shall re	ece	eive all the	asse	ts	held	d in	my /	our a	acco	unt
	ination inees i				oto 1	hre	е		Details	s of 1	l st N	omiı	nee		D	etails	of 2 ⁿ	nd	Nominee		D	etai	ls o	f 3 rd	No	min	ee
1	Name	of the r	nomine	e(s)	(Mr	./Ms	s.)																				
2	Share each Nomi		[If i	ually	· _l ually,								%						%							9	%
				se sp centag				Any	odd lot a	after	divis	ion s	hall	be t	ransf	errea	to the	e fi	irst nomine	e me	nti	one	d in	the	form	١.	
3	Relati (If A	onship ny)	With	the A	Appl	icar	nt																				
4	Addre	ess of N	lomin	ee(s	·)		T																				
	City /	Place:																									
		& Coun	try:																								
				PIN	Cod	de																					
5	Mobil nomii	e / Telo nee(s)	ephon	e N	o. c	of																					
6	Email	ID of n	omine	e(s))																						
7	[Pleas and pi Pho Aa accou	nee Ide se tick a rovide c stograph adhaar nt no. [any or letails & Sigr Sa Prod	ne of sature aving of of	f foll ame e [s B	owir]] PAI sank	ng N																				
Sr. N	os. 8 -	14 shou	ıld be	fille	d or	ıly i	f nom	inee(s	s) is a n	ninor	:																
8	Date o	of Birth nee(s)}	in c	ase	of n	ninc	or																				
9	Name case	of Gua	rdian or nom	(Mr.	./Ms e(s)	.) {iı }	n																				
10	Addre	ess of C	Suardi	an(s	5)																						
	City / I State	Place: & Coun	try:																								
				PIN	Cod	de																					
11	Mobile Guard	e / Tele lian	phone	no	of																						
12	Email	ID of G	iuardia	an																							

13	Relationship of Guardi nominee	ian with			
14	Guardian Identification [Please tick any one of and provide details of sa Photograph & Signature Addhaar Savings account no. Proof of Demat Account ID	following ame] e			
			Name(s) of holder(s)	Signa	ature(s) of holder*
Sol	e / First Holder (Mr./Ms.)			5 41	
S	econd Holder (Mr./Ms.)			B	
Tł	nird Holder (Mr./Ms.)			噯	

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

The Trading Member / Depository Participant shall provide acknowledgement of the nomination form to the account holder(s)

Declaration Form for opting out of nomination

То	Date			D	M	M	Υ	Υ	Υ	Y
Fortune Capital Services Privat Regd. Office: "Kochar Technology Park", 6th Floor, SP 31-A, 1st Ambattur Industrial Estate, Ambattur, Chennai – 600 058. Phone: 044 - 6132 9696 Email: ftc@ftconline.in Web: www.ft	Cross Road,	ted		1	,		K	FOI CAPITAL ALWAY	RTL SERVICES S ON YO	JNE SPVT LTD UR SIDE
UCC/DP ID										
Client ID (only for Demat account)										
Sole/First Holder Name			l				'	,		
Second Holder Name										
Third Holder Name										
I / We hereby confirm that I / We do not vaccount and understand the issues involve that in case of death of all the account has requisite documents / information for clawhich may also include documents issued value of assets held in the trading / demate	ed in non older(s), liming of by Cour account	n-appo my / f asset t or o	intn our s he	ment of legal eld in such	of nom heirs my / comp	inee(s) would our tra	and f need ding /	urthe to su dem	r are bmit	aware all the count,
Name and	d Signa	ture d	of H	lolde	r(s)*					
1. B					3	KF				

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

^{*} Signature of witness, along with name and address are required, if the account holder affixes thumb impression,

Kindly read the following instructions before filling up Nomination Details



- 1. The nomination can be made only by Individuals holding beneficiary owner accounts on their own behalf singly or jointly. Non-Individuals including society, trust, body corporate, partnership firm, karta of Hindu Undivided Family (HUF), Holder of Power of attorney cannot nominate. If the account is held jointly, all the joint holders must sign the nomination form.
- 2. Nomination can be made in favour of a Minor, in that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner(s). Guardian should be someone other than the holders of the beneficiary account.
- 3. The Nominee shall not be a trust, society, body corporate, partnership firm, karta of Hindu Undivided Family or a Family or a Power of attorney holder. A Non-resident Indian (NRI) can be Nominee subject to the RBI Regulations in force, from time to time.
- 4. Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly the nomination in respect of the securities shall stand terminated upon transfer of the securities.
- 5. Transfer of securities in favour of a nominee shall be valid discharge by the Depository or Depository Participant against the legal heirs of the beneficial owner(s).
- 6. The cancellation of Nomination can be made by the same persons who made the original nomination. Non-individuals including society, trust, body corporate, partnership firm, karta of Hindu Undivided Family (HUF), Holder of Power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all the joint holders must sign the cancellation form.
- 7. On cancellation of nomination, the nomination shall stand rescinded and the Depository / Depository Participant shall not be under any obligation to transfer the securities in favour of the Nominee.
- 8. Nomination can be made upto three nominees in a demat account. In case of multiple nominees, the Client must specify the percentage of shares for each nominee that shall total upto hundred percent. In the event of the beneficiary owner not indicating any percentage of allocation/share for each of the nominees, the default option shall be to settle the claims equally amongst all the nominees.
- 9. In case you do not wish to nominate, we request you to tick the first option.

(To be filled by DP)	
Nomination accepted and registered vide Registration No	dated
	For FORTUNE CAPITAL SERVICES PVT. LTD.
	Authorised Signatory

DECLARATIONS

I/We have received and read the Rights and Obligations document of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time. I / We declare that the particulars given by me/us above are true and to the best of my/our knowledge as on the date of making this application. I / We agree and undertake to intimate the DP any change(s) in the details / Particulars mentioned by me / us in this form. I/We further agree that any false / misleading information given by me / us or suppression of any material information will render my account liable for termination and suitable action. In case of non-resident account, I/We also declare that I/We have complied and will continue to comply with FEMA regulations.

I/We hereby confirm that I/We will act on my/our own behalf and will continue to act to my/our behalf unless otherwise communicated in writing.

DECLARATIONS RE: PREVENTION OF MONEY LAUNDERING

Prevention of Money Laundering Act, 2002 (hereinafter referred to as "Act") came into effect from July 1, 2005 vide Notification No. GSR 438(E) dated July, 1 2005 issued by Department of Revenue, Ministry of Finance, Government of India. Further SEBI vide its circular reference number ISD/CIR/RR/AML/1/06 dated January 18, 2006 mandated that all intermediaries should formulate and implement a proper policy framework as per the guidelines on anti money laundering measures and also to adopt a Know Your Customer (KYC) policy. The intermediaries may, according to their requirements specify additional disclosures to be made by clients for the purpose of identifying, monitoring and reporting incidents of money laundering and suspicious transactions undertaken by clients. SEBI also issued another circular reference no. ISD/CIR/RR/AML/2/06 dated March 20, 2006 advising all intermediaries to take necessary steps to ensure compliance with the requirement of section 12 of the Act, interalia, maintenance and preservation of records and reporting of information relatinto cash and suspicious transactions to Financial Intelligence Unit - India (FIU-IND), New Delhi. The Investor should ensure that the amount invested in the securities and represented as credit in their demat account is through legitimate sources only and does not involve and is not designated for the purpose of any contravention or evasion of the provisions of the Income Tax Act, Prevention of Money Laundering Act, Prevention of Corruption Act and/or any other applicable law in force and also any laws enacted by the Government of India from time to time or any rules, regulations, notifications or directions issued thereunder.

To ensure appropriate identification of the customer(s) under its KYC policy and with a view to monitor transactions, FCSPL DP reserves the right to seek information, record customer's telephonic calls and/or obtain and retain documentation for establishing the identity of the customer, proof of residence, source of funds, etc. It may re-verify identity, seek and obtain any incomplete or additional information for this purpose.

Signatures	1		
	First / Sole Holder	Second Holder	Third Holder
Name			

ANNEXURE - 2.4



Terms And Conditions-cum-Registration Form for receiving SMS Alerts from CDSL [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 (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 - 400 001 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

- 1. The service will be provided to the BO at his / her request and at the discretion of the depository. The service will be available to those 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.
- 2. 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 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 from the 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 amy send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about such unauthorized debit to / transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- 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 with out 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:

Place:_

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	•		•				stration	n forn	n does	not imp	oly in an	ıy way	that	the re	quest h	as been	accepte	ed by the
deposito I/We pro	•	followir	nginforr	for nation f	or the pu	ırpose	•	ovidir STRA	•	//ODIFI	CATION	the (Pleas	se can	cel ou	t what is	servi s not app		
BO ID	1	2	0	8	0	3	0	0										
		(Plea	se write	your 8	digit DP	ID)					(Plea	se wri	te yo	ur 8 di	git Clier	nt ID)		
Sole/ Firs	st Holde	r's Nam	e :															
Second F	lolder's	Name	:															
Third Ho	lder's N	ame	:															
Mobile N	lumber	on whic	h messa	ages are	to be se	ent 🛨	91											
	••			1			-			•				•	efixing	country	code or	zero)
The mob	ile num	ber is re	gistere	d in the	name of	r:									_			
Email ID	:		(Pleas	e write	only ON	E valid	email II	D on v	vhich c	ommur	nication	; if any	, is to	be se	ent)		_	
B	7 41						B	>					Ķ	F				
Signature	- es	Sole /	First Ho	older		-	_	Sec	ond Ho	lder		_			nird Hol	der		

Date:

ANNEXURE - 2.6



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

1. Definitions:

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

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



- 11. The BO further acknowledges that the BO/CM shall not have any right to any claim against either the DP or Depository for losses, if any, incurred due to non receipt of response on the responsive SMS or receipt of such response after the prescribed time period. In the event of any dispute relating to the date and time of receipt of such response, CDSL's records shall be conclusive evidence and the Parties agree that CDSL's decision on the same shall be final and binding on both Parties.
- 12. The BO may request for deregistration from TRUST at any time by giving a notice in writing to its DP or by any other mode as specified by Depository in its operating instructions. The same shall be effected after entry of such request by the DP in CDSL system if the request is received through the DP.
- 13. Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.
- **14.** The BO expressly authorises Depository to disclose to the Service Provider or any other third party, such BO information as may be required by them to provide the services to the BO. Depository however, shall not be responsible and be held liable for any divulgence or leakage of confidential BO information by such Service Providers or any other third party.
- **15.** The BO takes the responsibility for the correctness of the information supplied by him to Depository through the use of the said Facility or through any other means such as electronic mail or written communication.
- **16.** The BO is solely responsible for ensuring that the mobile number is not misused and is kept safely and securely. The Depository will process requests originated from the registered Mobile as if submitted by the BO and Depository is not responsible for any claim made by the BO informing that the same was not originated by him.

17. Indemnity:

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

18. Disclaimer:

Depository shall be absolved of any liability in case:-

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

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Signatures	Sole / First Holder	Second Holder	Third Holder	
Place :				
Date :				



TRADING ACCOUNT RELATED DETAILS

A. BANK DETAILS (Please attach separate sheet & documentary proof if more than two Bank accounts has to be registered)

Bank Name												Baı	nk A/C Type	Savir	ngs / Current /
Bank A/C Number*	:												. ,,	Othe	rs-in case Of NRI/NRE/NRO
Bank Branch Addres	s														
MICR										RTGS/N	EFT/I	IFSC			
Bank Name												Rai	nk A/C Type	Savir	ngs / Current /
Bank A/C Number												Dai	iik A, C i ypc	Othe	ers-in case Of NRI/NRE/NRO
Bank Branch Addres	s														
MICR										RTGS/N	EFT/I	IFSC			
*Payment will be iss B. DEPOSITORY													•	ID)	
Depository Participant Name	(DP)	Depos	sitory 1	Name(N	ISDL /	CDSL)		١	Bene	ficiary N	ame		DP ID		Beneficiary ID (BO ID)
		•					•								
C. TRADING PR	REFE	REI	NCE	ES											
Please sign in th you.	e rel	evar	nt b	oxe	s wl	here	yo	u w	/ish	to trade.	Plea	se s	trike off the s	egmen	t not chosen by
Exchanges	NS	E, B	SE											N	/ICX
All Segments	Cas	sh					F&	O			\Box	Curr	ency		Commodity
	B	j					图					喝			Derivatives
											+				
If you do not wis	h to t	trade	e in	any	of:	<u> </u>	ner	nts	plea	se ment	ion h	ere			
-															



applicant/constitue	nt or its Partne	s initiated/pending/ taker rs/promoters/whole time	directors/auth	orized persons in charge	
E. DEALINGS THRO	UGH AUTHORIS	ED PERSON AND OTHER N	1EMBERS :		
If client is dealing	through the Au	thorised Person, provide			
Authorised Per	son Name	SEBI Registration No.	Registe	ered Office Address	Phone / Fax Details
Whether dealing If Yes, give details		Members/ Authorised Pe	rson		Yes No
Member Na		Authorised Perso	n Name	Exchange	Client Code
Details of dispute	es/dues pendin	 g from / to such Member/	Authorised Pe	rson :	
F. ADDITIONAL DET		ntract note / communication	on from Memb	per in electronic form or	n vour Fmail-id :
Yes		Yes, Specify your email ID			. ,
E-mail ID :		Tes, specify your citian is			
Whether you wis	sh to avail of th	e facility of internet tradin	g / wireless te	chnology : (Please spec	ify)
Whether you wish to avail of the facility of internet trading / wireless technology : (Please specify) Yes No					
Wish to receive	Copy of Stand	ard Documents like Righ etailing Do's and Don't	_	· · · · · · · · · · · · · · · · · · ·	closure Electronic Physical
OTHER DETAILS 1. Gross Annual In	come Details (please specify) :			
Income Range per	annum :	Below Rs.1 Lac Rs.1-5	Lac Rs.5-	10 Lac Rs.10-25 Lac	> Rs.25 Lacs (OR)
Networth as on (date)	(Rs.) (N	et worth should not be	older than 1 year)
2. Occupation	Private Secto	or Public Sector Gov		Business Professio	
(Please tick any one and give brief details)	Agriculturis			Student Others (Sp	
Name of Employer/ Establishment					
Designation	Period of Service :				
Address (Office)					
Contact Details (Off.)	Phone:	Fax:		Email:	
3. Please Tick, as Applicable		posed Person (PEP) / ally Exposed Person (PEP) / [_	Politically Exposed Person (o a Politically Exposed Perso	` '
4. Any other infor	mation:				
G. Investment /Tra		Experience ars in other Investment re	lated field	years in Capital Ma	rket
	Ye	ars in other investment re	iateu iielu		



H. INTRODUCER DETAILS (Optional):				
Name of the Introducer					
Status of the Introducer	Authorized Perso	n / 🗌 Existir	ng Client / $ackslash$	Others, please	specify:
Address of the Introducer					
Phone no. of the Introducer					
Signature of the Introducer					
☐ I /WE WISH TO NOMINATE	☐ I/WE DO N	NOT WISH TO	NOMINAT	E	
Name of the Nominee					
Relationship with the Nominee					
PAN of Nominee			D.O.	B. of Nominee	
Address & Phone No. of the Nominee					
IF NOMINEE IS A MINOR, DETAIL	S OF GUARDIAN				
Name of Guardian					
Address & Phone No. of the Guardian					
Signature of the Guardian					
WITNESSES (Only applicable in case	the account holder	has made no	mination)		
Name :		Name	·		
Signature :	<u>.</u>	Signature	:		
Address :		Address			
	DI	ECLARATIO	<u>N</u>		
I/We hereby declare that the deta and I/we undertake to inform you be false or untrue or misleading or	of any changes ther misrepresenting, I a	rein, immedia am/we are av	ately. In case ware that I/	e any of the abov we may be held l	re information is found to iable for it.
I/We confirm having read/been ex the stock broker and the tariff she	•	stood the co	ntents or tn	e aocument on p	olicy and procedures of
I/We further confirm having read Disclosure Document'. I/We do h have also been informed that the designated website, if any.	ereby agree to be	bound by su	ch provisio	ns as outlined in	these documents. I/We
Place :				Signature (of Client

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	FOR OFFICE	E USE ONLY	
UCC Code allotted to the Clien	rt :		
	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 non-mandatory 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 FORTUNE CAPITAL SERVICES PRIVATE LIMITED

Authorised	Signatory
Data	

Seal/Stamp of the stock broker

INSTRUCTIONS/ CHECK LIST

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

Copy of ITR Acknowledgement	Copy of Annual Accounts
In case of salary income - Salary Slip, Copy of Form 16	Net worth certificate
Copy of demat account holding statement.	Bank account statement for last 6 months
Any other relevant documents substantiating ownership of assets.	Self declaration with relevant supporting documents.

^{*}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.



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CHARGES FOR DEPOSITORY SERVICES - SCHEDULE - A

I/We agree to pay the charges as per the following for our Demat account effective_____(dd/mm/yyyy)

SERIAL. No.	CHARGE HEAD	CHARGES
1.	Annual Maintenance Charges	Nil
2.	Documentation Charges	Rs. 175/-(If DDPI Registered)
3.	Dematerialization Charges	Rs. 2/- per certificate plus courier charges of Rs.35/- per demat
		request for every 500 gms.
4.	Debit Transaction charges	A flat charge of Rs.20/- plus applicable GST
	Market / Inter-depository	
5.	SLB Charges	For Security Borrowing: Rs.25/- plus Depository charges
		For Security Lending : Rs.25/- plus Depository charges
6.	Pledge Charges Creation/	Rs.50/- per transaction / ISIN
	Closure and	
	Confirmation of both /	
	Invocations	
7.	Rematerialisation Charges	Rs.50/- per Certificate + Depository Charges
8.	Same Day Execution -	Rs.50/- or 0.025% whichever is higher.
	Per Instruction / Per Scrip	
9.	Off-market Charges	Rs.50/- per ISIN
10.	Failed / Rejected Transactions	Rs.30/- per transaction.
11.	Demat Rejection Charges	Rs.35/- per rejection.
12.	Adhoc / Non periodic	Rs.25/- per request upto 10 pages. Every additional 5 pages or a
	statement requests	portion thereof will be charges at Rs.10/- plus courier charges.
13.	E-Mail Statement	Periodic Bills and Transactions statements and other
		communications will be sent by email only. Requests for Physical
		statements will be charged as mentioned above.
14.	Margin Pledge charges	Rs. 20 + GST

Signature			
	First / Sole Holder	Second Holder	Third Holder
Name			



TARIFF SHEET TRADING ACCOUNT

CHARGE HEAD	Value Pack Scheme
Equity Intraday	Nil
Equity Delivery	Nil
Equity Futures	Nil
Equity Options	Nil
Currency Futures	Nil
Currency Options	Nil
Commodity Futures	Nil
	Nil
Commodity Options	Nil

Digital Contract sent through email at free of cost.

In addition to the brokerage charge the following charges will also be levied.

Schedule of Charges:

Signature P 41

- 1) STT, CTT, GST, Education and Higher Education Cess, as applicable will be levied.
- 2) Exchange charges as applicable from to time.

Terms & Conditions

- 3) Stamp Duty-state wise stamp duty as applicable will be levied
- 4) SEBI charges @ 0.0001% on total turnover.
- 5) Statutory charges payable to Exchange / SEBI / Govt. Authorities etc.,

Client Name_		
Date		



VOLUNTARY ADDITIONAL TARIFF SHEET – TRADING ACCOUNT

In addition to the CHARGES mentioned in the Tariff Sheet, the following charges will be levied, if the Services opted by the Client.

Please sign in the relevant boxes where you wish to opt the additional services and not chosen should be struck off by the client.

Other Services	Ontion Onted	Signatu
Trading Client ID		
Freuse sign in the relevant boxes where you wish to of	of the additional services and	iiot tiioseii siiou

Other Services	Option Opted	Signature of the Client
In addition to Digital Contract, if the client requires Physical Contract Note shall be charged @ Rs.50/- per Exchange per Day.	Yes No	22 41
Call & Trade / Offline Trade/Intraday Square Off of MIS/CO/BO Order:		
Equity Intraday, FAO & Currency Futures – Rs.50/- plus GST per executed order or 0.01% of turnover plus GST whichever is lower.		
Equity Delivery - Rs.50/- plus GST per executed order or 0.1% of turnover plus GST whichever is lower.	Yes No	23 41
Options (Future & Currency) - Rs.20/- plus GST per executed order.		
Commodity (Future & Options) - Rs.50/- plus GST per executed order.		
Atom Payment Gateway facility is available and charges of Rs.10/- per transaction plus GST irrespective of the amount transferred in single transaction	Yes No	□ 24 ₄₁
Debit my trading account for Application charges.	Physical Forms - Rs. 200/-+GST	25
	Print the form from PDF - Rs. 200/- + GST	41
	Signature Signature	
	Client Name	
	Date	



VOLUNTARY ADDITIONAL TARIFF SHEET – TRADING ACCOUNT

In addition to the CHARGES mentioned in the Tariff Sheet, the following charges will be levied, if the Services opted by the Client.

Please sign in the relevant boxes where you wish to opt the additional services and not chosen should be struck off by the client.

Trading Client ID	
_	

Other Services	Option Opted	Signature of the Client							
In addition to Digital Contract, if the client requires Physical Contract Note shall be charged @ Rs.50/- per Exchange per Day.	Yes No	22 41							
Call & Trade /Offline Trade/Intraday Square Off of MIS/CO/BO Order:									
Equity Intraday, FAO & Currency Futures – Rs.50/- plus GST per executed order or 0.01% of turnover plus GST whichever is lower.									
Equity Delivery - Rs.50/- plus GST per executed order or 0.1% of turnover plus GST whichever is lower.	Yes No	23 41							
Options (Future & Currency) - Rs.20/- plus GST per executed order.									
Commodity (Future & Options) - Rs.50/- plus GST per executed order.									
Atom Payment Gateway facility is available and charges of Rs.10/- per transaction plus GST irrespective of the amount transferred in single transaction	Yes No	Z4 41							
Debit my trading account for Application charges.	Physical Forms - Rs. 200+GST/-	25 41							
	Print the form from PDF - Rs. 200/- + GST	 							
Signature Signature									
,									
Client Name									
Date									



VOLUNTARY / NON MANDATORY RIGHTS AND OBLIGATIONS OF STOCK BROKERS, SUB BROKERS AND CLIENTS

These Voluntary / Non Mandatory Rights and Obligations enumerated below are in addition to the Mandatory Rights and Obligations of Stock Bokers, Sub – Brokers and Clients to ensure smooth functioning of the operations, the parties thereto have agreed to the following terms and conditions.

1. Digitally signed Contract Notes, Bills, Transaction Statements, Confirmation & Electronics Communication:

- I) The client hereby agrees and permits FCSPL to provide digitally signed contract notes through internet / email. The client also authorizes FCSPL to send Welcome Kit, Statements of Account, Statement of Margin, Funds and Securities, Ledgers, Bills, Collateral Statements, Daily Margin Statements, reports, notices, circulars, letters and other documents pertaining to the Trading Account on email address. For the sake of clarity all of the above documents are referred to as "Digital Documents". The client acknowledges that once Digital Documents are mailed by FCSPL at their email address registered with it, it shall be deemed to have been received by the client and hence there will be no further requirement on the part of FCSPL to send the same physically in the paper based format to the client unless Digital Documents are rejected by the client's email ID and is bouncing back to FCSPL. The client hereby acknowledges that he has read and understood the following points governing issuance of the Digital Documents by FCSPL.
 - a) For the purpose of the above, the email id used would be the same as provided by the client in the Client Registration Form at the time of opening of an account or email id subsequently notified by the client in writing. Any change in the email id of the client shall be immediately intimated by the client to FCSPL.
 - b) The client shall access the contract notes / confirmations of the trades executed on his behalf on the trade date electronically. The client understands that it is his responsibility to review all confirmations, contract notes and other communications including but not limited to margin and maintenance calls etc., All information contained therein shall be binding on the client if the client does not object, either in writing or electronic mail within 24 hours after any such documents are available to the client.
 - c) Should the client experience any difficulty in opening a document electronically delivered by FCSPL, FCSPL may, on receipt of intimation from the client in that behalf, make the required delivery by any other electronic means (e-mail, electronic mail attachment or in the form of an available download from the back-office website) or in paper based format. Failure to advise FCSPL of such difficulty within twenty four (24) hours after delivery shall serve as an affirmation that client was able to receive and open the said document. The client hereby agrees to pay all such amounts that FCSPL may charge to cover the operational costs that FCSPL incurs in preparing and delivering the said communication, confirmation, contract notes, documents, reports and alerts.
 - d) The client shall take all the necessary steps to ensure confidentiality and secrecy of the login name and password. Unless the client lodges a complaint with FCSPL as to his inability to access the system, it would be presumed that contract notes and all other documents have been properly delivered to the client.
 - e) The client agrees that FCSPL fulfils its legal obligation to deliver to the client any such document if sent via electronic delivery and FCSPL has not received any report indicating bouncing back of such electronic delivery.
 - f) The client shall complete the necessary formalities that are required under the provisions of the Information Technology Act, 2000 for getting the above facility. The client shall initially download the specified software or any other software specified by FCSPL from time to time on our computer and the same shall be used for receiving, viewing, storing the Electronic documents including but not limited to digital contract notes, bills. Ledgers, statements of funds and securities, collateral statements, daily margin statements, notices, reports, lettes, circulars, communications etc., that shall be sent by FCSPL from time to time in respect of the trades / transactions that have been executed by me / us through FCSPL.
 - g) The client agrees not to receive the contract notes in paper form from FCSPL. Provided however that in case when FCSPL is not able to provide Contract Note to me / us through electronic medium due to any unforeseen events, FCSPL would ensure that the contract note is sent to me / us in physical form as per the time schedule stipulated in the bye-laws, Rules and Regulations of the Exchanges.
 - h) The client agrees that as an alternative to the e-mail communication and / or in case of non-receipt of the electronic documents through e-mail he / she / they shall utilize the facility of accessing the website hosted by FCSPL to access the Electronic documents.



II) Statement of Account in Digital Format:

FCSPL may send the Statement of Trading Account or other statements, related notices, circulars, amendments and records and documents by whatever name called (herein after referred to as "statements") to the client in electronic form on their registered e-mail ID. The client agrees and permits FCSPL under the terms of this document to provide to the client, Statements through Internet (web based).

III) Copy of Client Registration Documents:

FCSPL may send the Client Registration documents vis., Account Opening Form, Mandatory and Voluntary Rights and Obligations, Risk Disclosure Document, Guidance Note, and a copy of any other document executed with the client (herein after referred to as "Registration documents") to the client in electronic form. The client hereby agrees and permits FCSPL under the terms of this document to provide to the client, the Registration documents through Internet (web based).

IV) Terms governing issue of digitally signed Contrcat Notes / Statement(s) for Trading Account, Client Registration Documents, **Digital Documents** and other documents (herein after collectively referred to as "the Documents") in electronic form to your mail ID

(enter E-mail ID)

- a. The client undertakes to change the initial password of such e-mail account upon first login. The client shall take all necessary steps to ensure confidentiality and the secrecy of the login and password of such e-mail accounts. FCSPL shall not be liable to or responsible for any breach of secrecy. Unless the client lodges a complaint with FCSPL as to his / her / its inability to access the system, it would be presumed that the documents have been properly delivered. The client agrees that the Documents may be accessed by other entities in case the confidentiality / secrecy of the login name and password is compromised.
- b. The client agrees that FCSPL shall not be responsible for non-receipt of Documents sent via electronic delivery due to change in / incorrect email address provided by the Client for the purpose or for any other reason which inter alia include insufficient space in the inbox of the client, technical reasons or malfunction of the clients computer system / server / internet connection etc., It shall be the responsibility of the client to intimate FCSPL of any change in the client's email accounts.
- c. FCSPL shall not be liable or responsible for any statement received from frauds or impostors or any consequences thereof and shall not be liable for any problem which arises at the client's computer network because of the client receiving any such statement from FCSPL.
- d. FCSPL agrees that in case of receipt of bounced back notification from all the email account(s), FCSPL shall make required delivery by any other electronic means or available download from the back office website immediately thereafter. However the client agrees that FCSPL shall not take congnizance of out of office / out of station auto replies and the client shall be deemed to have received such electronic mails.
- e. The client hereby agrees to intimate FCSPL of any change in E-mail ID immediately.
- f. The client understands and agrees that FCSPL shall be entitled to charge to the client fees / charges for sending such Documents. Such fees and charges shall be intimated to the client from time to time by FCSPL.
- g. The client acknowledges and accepts that the internet is an inherently unreliable medium of communication and provision of services due to the public nature of the communication and that the accuracy, reliability and soundness of such means of communication and provision of services depends upon, amongst others, the service providers and the telephone, modem, cables, systems, facilities and the like used and operated from time to time by such providers and other participants. Client acknowledges and further accepts that as a result of such unreliability, there are risks associated in using such means of communication including the congestion, breakdown, interruption or failure of transmission of the internet service or any communication equipment or facilities, errors, omissions or delay in the transmission and receipt of data and information.
- h. There are also other risks involved such as in the unauthorized access, tampering, modification or alteration of the service and / or the system, components and software used or comprised in the service which may result in the use, manipulation, retrieval or the theft or loss of data and information, including client personal data. The client agrees that the stock broker shall not be liable / responsible for such matters and resultant losses under any circumstances.



Signature of Client



2. 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 / E-mailing the FCSPL in case of breakdown of internet connectivity or other similar reasons.

I hereby request you to kindly accept my, 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 FCSPL 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.

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 FCSPL 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.

4. Not to act as Un-registered Sub-broker:

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

5. Indemnification:

I hereby indemnify and hold FCSPL, 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 FCSPL 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 Exchanges and / or proof of address, identity and other supporting / documents provided by me at the time of registration and / or subsequently.

Indemnity of Joint Holdings:

I hereby agree to indemnify and hold the FCSPL 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.

6. 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, synchronised trades, cross trades, self trades etc., or which could be termed as manipulative or fraudulent trades by SEBI / Exchanges. Incase, I am found to be indulging in such activities, FCSPL has every right to inform the Exchange / SEBI / other regulatory authority of the same and suspend / close my trading account.



7. Not Debarred by any Regulator:

I confirm and declare that there is no bar on me imposed by any Exchange or any Regulatory and / or Statutory authority to deal in securities directly or indirectly. I agree to inform FCSPL, in writing, of any regulatory action taken by any Exchange or Regulatory / Statutory authority on me in future. Incase, I fail to inform the same and FCSPL on its own comes to know of such action, FCSPL has the right to suspend / close my trading account and refuse to deal with me. Also, FCSPL can at its sole discretion, close all the open positions and liquidate collaterals to the extent of debit balances, without any notice to me.

8. Errors & Ommissions:

I understand and agree that inadvertent errors may occur, while executing orders placed by me. In such circumstances FCSPL 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 FCSPL 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 FCSPL.

9. 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 SEBI and 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.



Signature of Client



Maintenance of Running A/c.- Letter of Authority

То
M/s. Fortune Capital Services Private Ltd., "Kochar Technology Park" 6th Floor, SP 31-A, 1st Cross Road, Ambattur Industrial Estate, Ambattur, Chennai – 600 058.
Dear Sir,
I/we are dealing through you as a client in Capital Market and / or F & O segment and / or Currency Segment and / or Interest Rate Future Segment / Commodity Segment & Option Segment and in-order to facilitate ease of operations and upfront requirement of margin for trade. I/we authorize you as under:
I / we request you to maintain running balance in my account and retain the credit balance in my / our account and to use the unused funds towards my / our margin pay-in / other future obligation(s) at any segment(s) of any or all the Exchange(s) / Clearing Corporation unless I / we instruct you otherwise. I / we further authorize FCSPL to settle the funds atleast once in a calendar quarter / month as specified by me below in accordance with regulations in force.
Quarterly Monthly
In case, I / we have an outstanding obligation on the settlement date, you may retain the requisite funds towards such obligations and may also retain the funds towards margin liability as on the date of settlement of running account, in all segments and additional margins (maximum upto 125% of total margin liability on the day of settlement). The margin liability shall include the end of the day margin requirement excluding the MTM and pay-in obligation, there, you may retain 225% of the total margin liability in all the segments across the exchanges.
I/ We hereby authorise you to settle the entire credit balance in case there is no transactions in the 30 calendar days since the last transaction within three working days irrespective of the date when the running account was previously settled.
I/We hereby authorise you to liquidate / close out all or any of my / our positions for non-payment of margins or other account, outstanding debts etc. I/We agree to bear any and all losses and financial charges on account of such liquidation / close-out.
I / We agree not to hold you liable or responsible for delay or default in performance of your obligations due to contingencies beyond your control such as fire, flood, civil commotion, earthquake, riots, war, strikes, failure of systems, failure of internet links, Government / regulatory actions or any such other contingencies which may be beyond your control. Government / regulatory actions or any such other contingencies which may be beyond your control.
I/we agree to continue with the authorization to maintain a running account till such time the same is expressly revoked. I/we understand that FCSPL shall act upon such revocation request upon receipt of the original revocation request.
REF: SEBI Circular Ref. No.: MIRSD/SE/Cir-19/2009 dated December 03, 2009, SEBI/HO/MIRSD/MIRSD2/CIR/P2016/95 dated September 26, 2016, and SEBI/HO/MIRSD/DOP/P/CIR/2021/577 Dated June 16, 2021, regarding quarterly/ monthly settlement of running accounts of clients.
Yours faithfully,
Signature 29 41
Client Name Date



Annexure 2.5

OPTION FORM FOR ISSUE OF DIS BOOKLET

										Date									
DP ID	1	2	0	8	0	3	0		0	Client ID									
Sole/ First H	lolder'	s Name		l															
Second Hold	Second Holder's Name																		
Third Holde	r's Nar	ne																	
Fortune "Kochar Ambatte Ambatte Dear Sir / Ma I / We hereb OPTION: I / We do not agreement i Member / I related tran Instruction:	Techiur Indur, Chadam, y state 1: t request requestrate requestra	nology ustrial ennai – that: uire the our of / v nanage ons] eff	Park' Estat 600 Deliv with	', 6th e, 058. ery In FOF for ed	struct RTUN xecutiough:	[Selection SI NE Coling dissuch	it one ip (Dl: API eliver Clear	of th S) for TAL ry in ring	r the . SI nstr	ptions give e time beii ERVICE : uctions fo ember /	ng, sin S PV or set by	ce I / T LT ting PMS	D. stock man	(nam exc ager.	ne of th hange How	he att trac vever,	orned des [, the	y / Cle [settle e De	earing emen
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OPTION:	<u>2:</u>																		
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Yours faithfu	lly,																		
Signatures	B	30 41					R	F					R	7	-1 ·	.4.1. 1.1			
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Demat Debit and Pledge Instruction (DDPI)



TO ALL TO WHOM THESE PRESENTS SHALL CO	OME
I / We S/o, D/o,	aged about
I/We	&
S/o, D/o,	aged about
I/We	
S/o, D/o,	aged about
residing / having our office	/ registered office at
an individual / a sole proprietary concern / a part registered / incorporated, under the provisions of Companies Act 1956 or any relevant Act, (hereinafter	the Indian Partnership Act, 1932 / the
Whereas I / We hold beneficial owner account i	number 12080300with
Central Depository Services (India) Limited (CDSL),	through Fortune Capital Services Private
Limited (name of the depository participant) registered	ed with Securities and Exchange Board of
India (SEBI) Bearing ID IN DP-CDSL-729-2014.	_

And Whereas

I / We are desirous to buy and sell securities through Fortune Capital Services Private Limited who is a stockbroker registered with SEBI and Member of recognized stock Exchange(s) bearing SEBI registration No. INZ000201438.

Whereas in the course of availing the services and for meeting the margin and settlement obligation thereof on the exchanges and in order to make the process more transparent and simpler , I / We explicitly agree to access my / our BO account by M/s Fortune Capital Services Private Limited for the limited purposes as mentioned herein

S.No.	Purpose	Signature of Client *					
1.	Transfer of securities held in the bene cial	1st Holder	W				
	owner accounts of the client towards Stock Exchange related deliveries / settlement obligations arising out of trades executed by	2 nd Holder					
	clients on the Stock Exchange through the same stock broker	3 rd Holder					
2.	Pledging / re-pledging of securities in favour of trading member (TM) / clearing member	1st Holder					
	(CM) for the purpose of meeting margin requirements of the clients in connection with	2 nd Holder					
	the trades executed by the clients on the Stock Exchange.	3 rd Holder					
3.	Mutual Fund transactions being executed on Stock Exchange order entry platforms	1st Holder 2 nd Holder	TET .				
		3 rd Holder					
4.	Tendering shares in open offers through	1st Holder	B				
	Stock Exchange platforms	2 nd Holder					
		3 rd Holder					



I / We hereby authorize M/s Fortune Capital Services Private Limited to transfer the securities from my /our beneficiary account to the given demat accounts as mentioned herein below towards delivery settlement arising out of trades executed on the Stock Exchange and Pledging / Re-pledging of securities in favour of trading member (TM) / clearing member (CM) towards meeting margin requirements

SR.NO.	ACCOUNT TYPE	DP ID	DP NAME	CLIENT ID
1	NSDL Pool A/c – NSE	IN300095	ISSL	11620468
2	NSDL Pool A/c – BSE	IN300095	ISSL	11663119
3	CSDL Pool A/c – NSE	12080300	FCSPL	00000087
4	Principal A/c. In CDSL	12080300	FCSPL	00000091
5	CDSL NSE Early Pay-in Account	1 000011	FCSPL	00019659
6	CDSL BSE Early Pay-in Account	1 000010	FCSPL	00023690
7	Client Margin Pledge Account	12080300	FCSPL	00221198
8	Client Securities Margin Funding Account	12080300	FCSPL	00221204
9	Corporate TM Client Securities Margin Pledge	12080300	FCSPL	00231833

I / We hereby agree that all such acts done by my /our above mentioned accounts shall be deemed to be acts done by me / us. Further, to return to me / us the securities or funds that may have been received by the stockbroker erroneously or those securities or funds that the stock broker was not entitled to receive from me / us.

This is a Revocable Demat Debit and Pledge Instructions (DDPI) without notice.

Signed and delivered by the within named Beneficial Owner/s

Name(s) of holder(s)		Signature(s) of holder*
Sole / First Holder (Mr./Ms.)		
Second Holder (Mr./Ms.)		
Third Holder (Mr./Ms.)		



FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) DECLARATION

Client Code :		DP ID / Client ID :	
Place / City	of Birth :	ISO	Country Code of Birth : IN
Is your Cou	ntry of Tax Residency other than I	—	o opropriate place)
If 'Yes', Ple Number & t	• •		sidency and its Tax Identification
S No.	Country of Tax Residency#	Tax Payer Identification Numb Functional Equivalent	per / Identification Type (TIN or other, please specify)
1			
2			
3			
belief. In ca am aware t any of the i me to / any statutory o the tax / re without and	dge and confirm that the informationse any of the above specified inform that I may liable for it. I hereby author information provided by me, including of the Regulators, their employees injudicial authorities / agencies including authorities in India or outside yobligation of advising me of the samuthorize you to share the given infor	nation is found to be false or untrue rize you to disclose, share, rely, rem ing all changes, updates to such in es ('the Authorized parties') or any ding but not limited to the Financi e India wherever it is legally requir me.	ect to the best of my knowledge and e or misleading or misrepresenting, I nit in any form, mode or manner, all / formation as and when provided by Indian or foreign governmental or al Intelligence Unit - India (FIU-IND), red and other investigation agencies termediaries/or any other regulated hission / update & for other relevant
in future a domestic o regulators	nd also undertake to provide any r overseas regulators / tax authorit and to enable withholding any surpfadvising me of the same.	other additional information as ries. I/We authorize you to provide	odification to the above information may be required at your end or by e relevant information to the above uspend my account(s) without any
	Client:		
Date :			
Dlaco:			



MOBILE DECLARATION

	having PAN No	do hereby declare
	. Further I authorize	
iving me any information / alert	ts / Trade Communications / Margin Calls / SMS etc.,	
further declare the above menti	ioned statement is true and correct.	
ignature 🔯 🚻		
lient Name		
	CHENT DEFAULTED DECLARATION	NI.
	CLIENT DEFAULTER DECLARATION	<u>v</u>
	having PAN No	do hereby declare
hat I have not been involved in	having PAN No. any terrorist activities and I have not been declared a de Exchanges / Regulatory bodies etc.,	
hat I have not been involved in lefaulter database as per SEBI / I	any terrorist activities and I have not been declared a de	
hat I have not been involved in lefaulter database as per SEBI / I	any terrorist activities and I have not been declared a de Exchanges / Regulatory bodies etc.,	
hat I have not been involved in lefaulter database as per SEBI / I	any terrorist activities and I have not been declared a de Exchanges / Regulatory bodies etc.,	
nat I have not been involved in efaulter database as per SEBI / I further declare that the above n	any terrorist activities and I have not been declared a de Exchanges / Regulatory bodies etc., nentioned declaration / statement is true and correct.	
hat I have not been involved in lefaulter database as per SEBI / I further declare that the above n	any terrorist activities and I have not been declared a de Exchanges / Regulatory bodies etc., nentioned declaration / statement is true and correct.	
hat I have not been involved in efaulter database as per SEBI / I further declare that the above n	any terrorist activities and I have not been declared a de Exchanges / Regulatory bodies etc., nentioned declaration / statement is true and correct.	
nat I have not been involved in efaulter database as per SEBI / I further declare that the above n	any terrorist activities and I have not been declared a de Exchanges / Regulatory bodies etc., nentioned declaration / statement is true and correct.	



FORTUNE CAPITAL SERVICES PVT LTD.

(Member of NSE, BSE, MCX & ICEX)

Regd. Office: "Kochar Technology Park", 6th Floor, SP 31-A, 1st Cross Road, Ambattur Industrial Estate, Ambattur, Chennai – 600 058.

Ph.: 044 - 6132 9696 / 6132 9696 Email: ftc@ftconline.in Web: ftconline.in

RULES & REGULATIONS

- 1. Please maintain secrecy of your User Name and Password and never Share your Login Credentials / User Name and Password with anyone.
- 2. All Bank Accounts from which the client will issue cheques should be registered with FORTUNE CAPITAL SERVICES PVT LTD. Third party cheques will not be accepted at any cost.
- 3. Fortune Capital Services Pvt Ltd will not accept any cash from its clients and will not pay by cash to its clients. Clients are strictly advised not to do any cash transactions with any of the sub brokers / staffs /associates of Fortune Capital Services Pvt Ltd. Fortune Capital Services Pvt Ltd will not be responsible for any cash transactions.
- 4. Fortune Capital Services Pvt Ltd does not do any portfolio type of trading. Clients are advised not do any such activity with any of our sub brokers / associates / staffs.
- 5. Fortune Capital Services Pvt Ltd will not give any third party cheques at any cost and the cheques will be issued only from the Fortune Capital Services Pvt Ltd Bank account.
- 6. Kindly check the emails on a daily basis. We send all your contract notes, Daily Activity Reports, Long short Positions, Ledgers on a daily basis to your email id. Discrepancies if any, should be brought to our knowledge immediately. Incase of disputes if any, please write to us at ftc@ftconline.in
- 7. Daily the clients will be sent a SMS from Fortune Capital Services Pvt Ltd with all the account details, Trade confirmations and their pending positions.
- 8. Delayed payment charges @ 2% per month on account of delay / failure by the client in meeting the pay-in / margin obligations / mark to market obligations on the scheduled date till date of payment. Not consider any credit balance in other family or group account of the client while computing delayed payment charges on the debit balance in the running account of a client.
- 9. The above levy is only a penal measure incase of a client default in meeting settlement and margin obligation and should not be construed as funding arrangement by the client; and the client cannot demand continuation of service on a permanent basis citing levy of delayed payment charges.
- 10. We are not a dealer and not selling any automated software, charts, technical analysis softwares etc., to our clients for placing orders / trading purposes. Fortune neither have arrangements nor tied up with any vendor for selling any kind of automated software, technical analysis softwares etc., to our clients.
- 11. Fortune neither providing any advisory regarding trading of stocks / commodities nor we offer Portfolio Management Services (PMS). Please be aware of unauthorised website / SMS / Emails / whatsapp / chats etc., for trading calls or PMS in our name. If you find any suspicious messages / chats with our name, please report the same to ftc@ftconline.in or call and inform us 044-45609696.

DECLARATION

Capital Services Pvt Ltd mentioned in the Account Opening Form. FORTUNE CAPITAL SERVICES PVT LTD mentioned above and I will abi understood all the clauses of Risk Disclosure Document - RDD and Rights allow anyone else to do the trading on my behalf. I ensure you that I FORTUNE CAPITAL SERVICES PVT LTD. We are aware that Fortune Ca account and / or Third Party Cheques from their clients. We are complete automated software, charts, technical analysis software etc., to their Services Pvt Ltd that Fortune Capital Services Pvt Ltd will not be held re Regulations.	I also read and understood the rules and regulations of de the same. I Further state and confirm that I have read & s & Obligations. I will do all the trading on my own and I will not will not do any Portfolio Business through any associates of pital Services Pvt Ltd will not accept Cash, Un-mapped Bank tely aware that Fortune Capital Services Pvt Ltd not selling any ir clients. I have been made understood by Fortune Capital
41	
	Signature of Client_
Place :	Name :
Date :	Client Code:



With reference to the SEBI Circular No. SEBI/HO/CDMRD/DNPMP/CIR/P/2019/08 Dated, January 04, 2019, In order to enhance transparency to the public in Commodity Derivatives Markets and also as recommended by Commodity Derivatives Advisory Committee (CDAC), we request your consent for each Commodity on Self Declaration basis for the following to report to Exchange.

	Participants (VCPs)	Proprietary Traders	Financial Institutional Investors	Foreign Participants	Others (All other participants which cannot be classified in the 5 categories)
ALUMINIUM					
BRASS					
CARDAMOM					
CASTORSEED					
COPPER					
COTTON					
CRUPALMOIL					
CRUDE OIL					
GOLD					
LEAD					
MENTHAOIL					
NATURALGAS					
NICKEL					
PEPPER					
RBDPALM					
SILVER					
ZINC					
DIAMOND					
STEEL					
RUBBER					
KAPAS					
MCXBULLDEX					
MCXMETLDEX					

MCXBULLDEX				
MCXMETLDEX				
Signature of Client [38]				
Name : Client Code :				
(36) Version 23.0.0				

Authorisation to Debit Demat Account Operating Charges

То
Fortune Capital Services Pvt. Ltd., "Kochar Technology Park", 6th Floor, SP 31-A, 1st Cross Road, Ambattur Industrial Estate, Ambattur, Chennai – 600 058.
Dear Sir,
SUB: Authorisation for debit the Demat Account Charges
REF: Trading Client ID:
I/we have opened / have a CDSL beneficiary account with you alongwith trading account for investment and trading purposes. I/we hereby authorize you to debit from my trading account, the charges payabale towards transaction charges and applicable statutory levies in the above said demat account. I/we are aware of the charges for operating the said demat account with you. Any such sum debited to my trading account shall be binding on me/us.
Thanking You,
Yourstruly,
□ 39 41
Signature of Client

(37) Version 23.0.0

ACKNOWLEDGEMENT



То

M/s. Fortune Capital Services Private Ltd., "Kochar Technology Park", 6th Floor, SP 31-A, 1st Cross Road, Ambattur Industrial Estate, Ambattur, Chennai – 600 058.

Dear Sir,

This is to acknowledge the receipt of following documents. I further state and confirm that I have read and understood all the clauses of aforesaid document. I also confirm that I have received the relevant clarifications, if any, whereverrequired from the officials of Fortune Capital Services Pvt. Ltd.

Sl.No.	Brief Significance of the Document	
	Equity Segment	
1	Rights and Obligations and Most Important Terms and Conditions(MITC)	
2	Risk Disclosure Document (RDD)	
3	Guidance Note Do's and Don't for trading on the Exchanges for Investors	
4	Policies and Procedure document pursuant to the SEBI Circular Dt: 03.12.2009	
5	Duly executed copy of KYC & Tariff Sheet	
6	Voluntary Documents executed with the Trading Member	
7	Internet & Wireless based Trading disclosure	
8	Risk Management Policy	
	Commodity Segment	
1	Rights and Obligations and Most Important Terms and Conditions(MITC)	
2	Risk Disclosure Document (RDD)	
3	Guidance Note Do's and Don't for trading on the Exchanges for Investors	
4	Internet & Wireless based Trading disclosure	
5	Policies and Procedure document	
6	Devolvement Policy for Commodity Trading	
7	Additional Risk Disclosure – Options Trading	
	Depository Operation	
1	Rights & Obligations for DEMAT Account	

I have executed the Voluntary documents without any	\prime compulsion and I read	d, understood the same.	The above
documentsare binding on me.			

Yours	fait	hful	llν.
			,

Client Signature : 40

Nameofthe Client : Date:

AUTHORIZATION FOR ACCOUNT MODIFICATION REQUESTS

I/We hereby authorize you to carry out any addition, modification and/or removal of my details like Mobile No & E-mail ID without supporting documents and Bank Details, DP Details, Address Details with supporting documents duly self attested including brokerage plan changes sent through my Registered Mail ID with you to your Mail ID KYCCHANGES@FTCONLINE.IN and/or FORMS@FTCONLINE.IN or intimation through an interface provided by you, whereto I have been allowed secured access.

Signature: 41

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.

	Date :
From,	
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То,	
M/s. Fortune Capital Services Private Ltd., "Kochar Technology Park", 6th Floor, SP 31-A, 1st Cr Ambattur Industrial Estate, Ambattur, Chennai – 600 058.	oss Road,
SUB: Mapping of Client Code	to USER ID
Dear Sir,	
With reference to the above, I request you to kindly r	
	for my operational convenience. As I am travelling
•	while on travel and also facing connectivity issues. I aming of my client ID with the above said USER ID and I
,	USER ID are placed by myself and with my knowledge
only. I am aware that Fortune Capital Services Private	e Ltd. is not liable for any unauthorised trading happens
•	ap my client ID to the above said USER ID for my trading
·	s not connected with the Voice Recording System and I Private Ltd. for any loss arises for the orders placed in
·	SMS confirmation of all the trades done in my account
·	, the trades. Hence I request you to kindly map the client
ID with the above USER ID and confirm.	
Thanking You,	
Yours faithfully,	
Signature of Client_	
Name:	

MARGIN TRADING FACILITY (MTF)



Consent for Availing Margin Trading Facility (MTF)

Margin Trading Facility is the facility offered by M/s Fortune Capital Services Private Limited to finance its clients for the purchase of shares and securities and allow them to take a benefit of trading opportunities by taking delivery of shares on margin. (The product hereinafter named as MTF).

I / we wish to avail the Margin Trading Facility (MTF) on the platform of National Stock Exchange of India Ltd., (NSE) and BSE Ltd., (BSE) as per the framework prescribed by SEBI vide its Circular No. CIR/MRD/DP/54/2017 dated, 13th Jun 2017.

Further I / we have read and understood "Rights and Obligation of Stock Brokers & Client for Margin Trading Facility (MTF)" as prescribed by NSE vide its Circular No. NSE/COMP/35260 dated, 30th Jun 2017 and BSE Vide its Circular No. 20170619-26 dated 19th Jun 2017.

I / we have read and understood the "Policies & Procedures for MTF" as specified by Fortune Capital Services Pvt. Ltd., (FCSPL) regarding terms and conditions of Margin Trading Facility, method of communication for confirmation of orders / trades, margin calls and calls for liquidation of collateral / securities / positions etc., and agreed to abide by the clauses mentioned therein all the times. Further I / we will refer to FCSPL website www.ftconline.in from time to time for any updation w.r.t. Policies and Procedures.

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Date:		
Date:	Signature	



MARGIN TRADING FACILITY ARRANGEMENT

Collection of Margin:

The margin is collected in CASH & SECURITIES COLLATERAL ONLY. Approved Collateral List is available in our Website (www.ftconline.in) download page along with the Hair-cut value naming Acceptance of Approved Securities List. Kindly refer the same before Pledging to our Client collateral Account as per details given below.

Account Type	DP ID	DP NAME	CLIENT ID
Client Collateral Account	12080300	FCSPL	00231833

Bank Account Details for MTF Magin:

Kindly transfer the Funds to the below mentioned account only for MTF Purchases / Margins etc., The Funds transferred to this account only considered for MTF Exposure / Margin purposes.

Bank Name	Account No.	IFSC Code
HDFC Bank Ltd.,		

Setting of Exposure: Trading is allowed only against available margin in client's account. For this purpose, margin should be actually available at the time of entering trade in the cash segment of NSE in the form of credit balance in the trading account.

A client's position across all segments and stock exchanges is considered by Risk Management Section while controlling the exposure of the client.

DP Account Details for Transferring Collaterals / Securities:

Clients can Pledge the collaterals / securities to the below mentioned account only for availing exposure after applicable hair-cut set by the Exchanges / RMS Team.

Account Type	DP ID	DP NAME	CLIENT ID
TM Client Securities Margin			
Pledge	12080300	FCSPL	00231833

The shares purchased by you will be given to Pledge in the below mentioned DP Account of Client Security Margin Funding Account. The securities will be delivered to the clients own Ben account on full payment and request or delivered to the Exchange Pool a/c. on obligations / selling of shares.

Account Type	DP ID	DP NAME	CLIENT ID
Client Security Margin Funding Account	12080300	FCSPL	00221204

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Exposure for Approved Securities Buying under Product MTF:

The facility will be applicable only for approved securities (List will be placed in our Website (www.ftconline.in) download page naming "Approved Securities List for Buying" and the order should be placed under Product MTF. Approved Securities List will be reviewed on monthly basis and the changes can be taken place with addition / removal of stocks. The clients will be provided additional One Time Margin for purchase of approved securities and the payment needs to be made to Fortune Capital Services P. Ltd., whenever required. For purchase of unapproved stocks, client has to use CNC for placing order and Unapproved Stocks are not allowed under MTF.

Exposure for additional One Time will be available for the Cash Margin on Beginning of the Day (BOD) basis & Additional Cash Margin during the day through Fund Transfer only and the proceeds through sale of shares / options / release of margins through Futures during the day will not be considered.

Adjustment of Credit Balances in Regular Account with MTF Account:

Client has to make separate request by sending mail to <u>accounts@ftconline.in</u> to transfer the Credit balance from their Normal Account to MTF account. The fund transfer will not be happened automatically and on receipt of request only.

Interest Charges for Debits:

Interest will be levied @ 18.00% p.a. from T+1 onwards to payment realised date. e.g. If a client makes online payment on T + 4, Interest will be charged for 3 days. If a client adjusting the debit by selling shares on T + 4, Penal Charges will be charged from T + 3 to prior date of Pay-out date of T + 4. Clear balance will be considered for computation of delayed payment charges and not the Ledger balance. The Interest Charges will be levied to the client ledger on daily basis. While calculating interest, the credit lying in Normal Ledger will not be considered and hence, please make the fund transfer request as explained in the above paragraph.

Liquidation for Debits:

Risk Management Section perform a real time monitoring on the inter and intraday position of the client through NEST screen.

Current Market price will be taken for valuing the stocks available while computing for liquidation. Liquidation of stocks will be taken place during any day after the purchase, if the value of stocks erode on or above 70% of Margin. i.e. applying formulae of Debit / Value of Stocks (real time/LTP) * 100. eg. Client has Purchased 2 Lakhs worth of stocks against 1 Lakh Margin resulted in 1 Lakh debit. In this case, 100000/200000 * 100 comes to 50%. As when the % reaches 70% i.e. stock value erodes to below 142850/-, the square-off will be initiated. The % can vary depending on the matched price of the square off order. For evaluation of stocks value against debit, POA stocks available in the client DP account will also be considered.

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If a client holding 1 Lakh worth of shares in Client Collateral Account (details given below) with us, the value of 1 Lakh will also get added to the purchased value of 2 Lakh resulted into 3 Lakh in total value against 1 Lakh debit for the above example.

In the event of client's failure to increase the cushion and the market conditions remain turbulent, the position/s will be squared off. We will send Margin Calls via SMS / Email to the client for MTM erosion before square—off the position/s and it is the clients responsibility to top up the Margin immediately when Margin calls received by them.

Square-off order initiated when the MTM reaches 70% of loss and the order can be matched only on the available price in the market and we can't guarantee the square-off taken place at 70% all the time. The % can vary depending on the matched price of the square off order.

Purpose of Risk Management Policy:

The basic motive of Risk Management Policy is to minimize the losses / prevent the occurrence of loss due to the "Credit Risk" to which company is exposed to while dealing with the clients on day to day operations. The Company is committed in adopting appropriate mechanisms.

Terms and Conditions:

- Fortune Capital Services Private Limited reserves the absolute right to either to allow me or refuse the aforesaid facility (MTF) on any grounds whatsoever and I agree that I shall not dispute the result in any manner whatsoever.
- This facility is available only for that scrip that is traded in the segments of NSE and approved by Fortune Capital Services Private Limited, and I cannot make purchases through any other exchanges.
- The maximum credit limit for a client will not exceed 10% of the net worth of the company computed as per SEBI guidelines. However, Fortune Capital Services Private Limited reserves the right to reduce the maximum credit limit at any time without any prior intimation or assigning any reasons thereof.
- The maximum single scrip funding limit for a client will not exceed Rs. 50 Lakhs where the scrip is part of CNX 100 and Junior Nifty collateral and will not exceed Rs. 25 lakhs where the scrip is not part of Nifty, CNX 100 and Junior Nifty collateral.
- In order to avail margin trading, initial margin and maintenance margin required at all times shall be as prescribed by SEBI which is as under,

Category of Stock	Initial margin & maintenance margin as prescribed by SEBI	Initial margin and maintenance margin as set in trading platform
Group I stock available,	VaR + 3 times	VaR + 3.5 times
(F&O)	applicable ELM	applicable ELM
Group I stock other than F&O stocks	VaR + 5 times ELM	VAR + 6 times ELM

• MTM (Mark to Market) loss if any on the funded stocks, should be paid immediately under this funding facility.





- Upon the receipt of the Margin Call, I\We agree to bring additional amount within the specified time to cover the margin short fall and make good of such deficiency in the amount of margin placed with Fortune Capital Services Private Limited.
- If there is a margin call on MTF account, and have credit balance in the Normal trading account, Fortune Capital Services Private Limited reserves the right to transfer any clear credit balance from the Normal trading account to the MTF account. By agreeing to this terms and conditions you give Fortune Capital Services Private Limited the explicit right to do this transfer without any intimation to you.
- Margin Trade Funding allowed under this facility can be continued for a long period till it is terminated by you or Fortune Capital Services Private Limited.
- Fortune Capital Services Private Limited has full LIEN on Cash and Security balances in my trading account /depository account and Fortune Capital Services Private Limited may sell such securities lying with this Demat Account. Any loss arising out of squaring off or sale of securities will be to my account and Fortune Capital Services Private Limited will not be liable for any cost or damage or any consequences thereof.
- If there are no transactions for 90 days in the MTF account and where MTF account is in credit, then the same would be settled as per the running account settlement process.
- I/We shall lodge/protest any disagreement with any transactions done under the MTF facility, within 3 days from the receipt of the contract note.
- The stock valuation of fully paid securities in the Collateral account will be determined by Fortune Capital Services Private Limited after applying the necessary haircuts (Var + ELM % as defined) from time to time.
- Fortune Capital Services Private Limited reserves the absolute right to withdraw this aforesaid facility at any time without giving any reasons thereof, and I shall not protest or take a stand against them.
- If this MTF facility is granted to me\us, I\We shall have no right to revoke the POA or withdraw the Collateral, unless and until all the claims, demands, loss, damages, penalties and liabilities are settled with Fortune Capital Services Private Limited.
- The brokerages and other regulatory charges etc. are applicable for each trade that is executed through the Margin funding account.
- By signing and agreeing to the terms and conditions of MTF, I\We give my\our explicit permission to move the MTF trades to my MTF account on a daily basis.
- I/We have the right to terminate this facility if, at any time, Fortune Capital Services Private Limited breaches its terms and conditions.
- I\We agree that, have received the Risk Disclosure document, Rights & obligations, Policies, and procedures, and read, understood and accepted the same.

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Disclaimer

Date:

Fortune Management will have a discretion to alter / change any of the information / parameter defined in the policy on the basis of prevailing market conditions with or without intimation to the clients and can use their discretion to grant any kind of exemption / permission in case they deem fit on case to case basis. We request the clients to read the Policies at regular intervals from our Website Download Page > Fortune Policies > Policies to update themselves with up to date changes.

	Signature
Client Declaration:	
to me/us by Fortune Capital Services hereby confirm that I/we am/are awa	ontinuously monitor the positions and the Margin Calls issued Pvt. Ltd., and I/we will top up the Margin immediately. I/we re that the Policy is tends to be changed depending on the myself/ourselves by reading the Policy from your Website at
D. (Signature Signature



RIGHTS & OBLIGATIONS OF STOCK BROKERS & CLIENTS FOR MARGIN TRADING FACILITY (MTF)

CLIENT RIGHTS

- 1. Client shall receive all communications in a mode mutually agreed between the broker and the client regarding confirmation of orders/trades, margin calls, decision to liquidate the position / security.
- 2. Client shall be free to take the delivery of the securities at any time by repaying the amounts that was paid by the Stock Broker to the Exchange towards securities after paying all dues.
- 3. Client has a right to change the securities collateral offered for Margin Trading Facility at any time so long as the securities so offered are approved for margin trading facility.
- 4. Client may close / terminate the Margin Trading Account at any time after paying the dues.

CLIENT OBLIGATIONS

- 1. Client shall, in writing in his own hand or in any irrefutable electronic method, agree to avail of Margin Trading Facility in accordance with the terms and conditions of Margin Trading Facility offered by the broker, method of communication for confirmation of orders/trades, margin calls and calls for liquidation of collateral/security/position.
- 2. Client shall inform the broker of its intent to shift the identified transaction under Margin Trading Facility within the time lines specified by the broker failing which the transaction will be treated under the normal trading facility
- 3. Client shall place the margin amounts as the Stock Broker may specify to the client from time to time.
- 4. On receipt of 'margin call', the client shall make good such deficiency in the amount of margin placed with the Stock Broker within such time as the Stock Broker may specify.
- 5. By agreeing to avail Margin Trading Facility with the broker, client is deemed to have authorized the broker to retain and/or pledge the securities provided as collateral or purchased under the Margin Trading Facility till the amount due in respect of the said transaction including the dues to the broker is paid in full by the client.
- 6. Client shall lodge protest or disagreement with any transaction done under the margin trading facility within the timelines as may be agreed between the client and broker.

STOCK BROKER RIGHTS

- 1. Stock Broker and client may agree between themselves the terms and condition including commercial terms if any before commencement of MTF.
- 2. Stock broker may set up its own risk management policy that will be applicable to the transactions done under the Margin Trading Facility. Stock broker may make amendments there to at any time but give effect to such policy after the amendments are duly communicated to the clients registered under the Margin Trading Facility.

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- 3. The broker has a right to retain and/or pledge the securities provided as collateral or the securities bought by the client under the Margin Trading Facility.
- 4. The broker may liquidate the securities if the client fails to meet the margin call made by the broker as mutually agreed of liquidation terms but not exceeding 5 working days from the day of margin call.

STOCK BROKER OBLIGATIONS

- 1. Stock broker shall agree with the client the terms and condition before extending Margin Trading Facility to such client. However, for clients who already have existing trading relationship and want to avail of Margin Trading Facility, stock broker may take consent in writing in his own hand or in any irrefutable electronic method after stock broker has communicated the terms and conditions of Margin Trading Facility to such existing clients.
- 2. The terms and conditions of Margin Trading Facility shall be identified separately, in a distinct section if given as a part of account opening agreement.
- 3. The mode of communication of order confirmation, margin calls or liquidation of position/security shall be as agreed between the broker and the client and shall be in writing in his own hand or in any irrefutable electronic method. Stock broker shall prescribe and communicate its margin policies on haircuts/ VAR m argins subject to minimum requirements specified by SEBI and exchanges from time to time.
- 4. The Stock Broker shall monitor and review on a continuous basis the client's positions with regard to MTF. It is desirable that appropriate alert mechanism is set up through which clients are alerted on possible breach of margin requirements.
- 5. Any transaction to be considered for exposure to MTF shall be determined as per the policy of the broker provided that such determination shall happen not later than T + 1 day.
- 6. If the transaction is entered under margin trading account, there will not be any further confirmation that it is margin trading transaction other than contract note.
- 7. In case the determination happens after the issuance of contract, the broker shall issue appropriate records to communicate to Client the change in status of transaction from Normal to Margin trading and should include information like the original contract number and the margin statement and the changed data.
- 8. The Stock Broker shall make a 'margin call' requiring the client to place such margin; any such call shall clearly indicate the additional/deficient margin to be made good.
- 9. Time period for liquidation of position/security shall be in accordance declared policy of the broker as applicable to all MTF clients consistently. However, the same should not be later than 5 working (trading) days from the day of 'margin call'. If securities are liquidated, the contract note issued for such margin call related transactions shall carry an asterisk or identifier that the transaction has arisen out of margin call.
- 10. The daily margin statements sent by broker to the client shall identify the margin/collateral for Margin Trading separately.
- 1 . Margin Trading Accounts where there was no transactions for 90 days shall be settled immediately.

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- 12. The stocks deposited as collateral with the stock broker for availing margin trading facility (Collaterals) and the stocks purchased under the margin trading facility (Funded stocks) shall be identifiable separately and there shall not be any comingling for the purpose of computing funding amount;
- 13. Stock Broker shall close/terminate the account of the client forthwith upon receipt of such request from the client subject to the condition that the client has paid dues under Margin Trading Facility.

TERMINATION OF RELATIONSHIP

- 1. The margin trading arrangement between the stock broker and the client shall be terminated; if the Stock Exchange, for any reason, withdraws the margin trading facility provided to the Stock Broker or the Stock Broker surrenders the facility or the Stock Broker ceases to be a member of the stock exchange.
- 2. The MTF facility may be withdrawn by the broker, in the event of client committing any breach of any terms or conditions therein or at anytime after due intimation to client allowing such time to liquidate the MTF position as per the agreed liquidation terms without assigning any reason. Similarly, client may opt to terminate the margin trading facility in the event of broker committing any breach of any terms or conditions therein or for any other reason.
- 3. In the event of termination of this arrangement, the client shall forthwith settle the dues of the Stock Broker. The Stock Broker shall be entitled to immediately adjust the Margin Amount against the dues of the client, and the client hereby authorizes the Stock Broker to make such adjustment.
- 4. After such adjustment, if any further amount is due from the client to the Stock Broker, the client shall settle the same forthwith. Upon full settlement of all the dues of the client to the Stock Broker, the Stock Broker shall release the balance amount to the client.
- 5. If the client opts to terminate the margin trading facility, broker shall forthwith return to the client all the collaterals provided and funded securities retained on payment of all the dues by clients.

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Date:	Signature

CHECK LIST

SI. No.	Details	Checked By	Checked By	Checked By
1.	Signature across Photograph			
2.	Signature in 41 Places			
3.	Clear & Legible ID Proof (Self attested)			
4.	Clear & Legible Address proof (Self attested)			
5.	Clear & Legible Bank Account Proof (Self attested) / Cancelled cheque leaf with IFSC Code duly signed			
6.	Clear & Legible Xerox copy of PAN card (Self attested)			
7.	Clear & Legible Financial Proof			

FOR OFFICE USE ONLY

MAPPING

	Code	Name
SUB-BROKER		
REFERRAL		
MB / MF		
RM NAME (DIRECT)		
RM NAME (INDIRECT)		

	Data Entered in System by	
Name :	Signature :	