CLIENT REGISTRATION KIT

INDIVIDUAL

HUF

FIRM

OTHERS





ASHLAR SECURITIES PVT. LTD.

Member: NSE, BSE, MCX, NCDEX • DP: NSDL

Form No.	KRA Ref. No.
File No.	Demat A/c No. IN303921
Client Code	CKYC No.
Name	Branch
Date	AP



ASHLAR SECURITIES PVT. LTD.

EXCHANGE	SEGMENT	MEMBER ID	SEBI REGN. NO.
NSE	CM, F&O, CURRENCY	13718	INZ000203739
BSE	CM, F&O, CURRENCY	3302	INZ000203739
MCX	COMMODITY	56815	INZ000203739
NCDEX	COMMODITY	1299	INZ000203739

NSDL DP ID: IN303921 • SEBI REGN. No. IN-DP-236-2016

Regd. Office: A-38, Sector-67, Noida-201301 (U.P.),

Phone: 0120-6633200

Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)

E-mail: care@ashlarindia.com

Compliance Officer's Details (Equity)

Name : Ms. Priya Rathi Phone No. : 0120-6633229

E-mail ID : compliance@ashlarindia.com

COO Details

Name : Mr. Deepak Khandelwal

Phone No. : 0120-6633204

E-mail ID : deepak@ashlarindia.com

Clearing Member:

GLOBE DERIVATIVES AND SECURITIES LIMITED

NSE (F&O, CDS), BSE (F&O, CDS), MCX & NCDEX

SEBI Regn. No.: INZ000312637

609, Ansal Bhawan, 16, Kasturba Gandhi Marg, New Delhi-110001 Tel.: 011-30412345

For any grievance/dispute please contact ASHLAR SECURITIES PVT. LTD. at the above address or email care@ashlarindia.com / investorcell@ashlarindia.com and Phone No. +91-120-6633200. In case not satisfied with the response, please contact the concerned exchange(s) at

Exchange Name	E-mail ID	Phone No.
National Stock Exchange of India Ltd. (NSE)	ignse@nse.co.in	022-26589190, 18002660058
Bombay Stock Exchange Ltd. (BSE)	is@bseindia.com	022-22728097
Multi Commodity Exchange of India Ltd. (MCX)	grievance@mcxindia.com	022-67318888
National Commodity & Derivatives Exchange Ltd. (NCDEX)	askus@ncdex.com	022-66406084
National Depository Services (India) Ltd. (NSDL)	relations@nsdl.co.in	1800222990

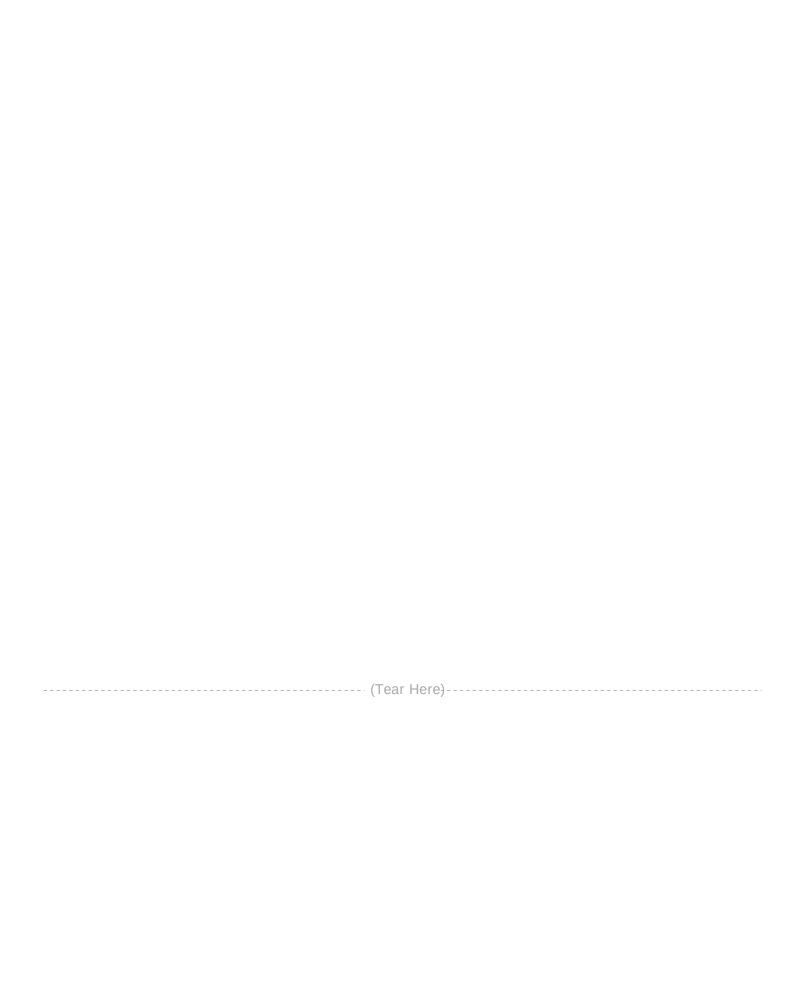
Mandatory Details for filing complaints: (Name, PAN, Address, Mobile Number, Email ID)

For effective communication & Speedy redressal of the grievances.

	ACKNOWLEDGEMENT TO ASHLAR SECURITIES PVT. LTD. FROM CLIENT			
To,				
A	shlar Securities Pvt. Ltd.	Date:		
	gd. Office: A-38, Sector-67, Noida-201301 (U.P.)			
	rp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)			
	/e intends to open a Trading account with M/s. Ashlar Securited dertakes as follows:	s Pvt. Ltd. who is Member of NSE, BSE, MCX, NCDEX and NSDL,		
1.	I/We have been duly made aware by Member that client hat electronic form or in physical form:	s a preference to receive the below referred documents either in		
	A. Right and Obligations of Stock Brokers, Sub-Brokers and			
	B. Internet and Wireless technology based trading facility pro			
	C. Risk and Disclosure document for Capital Market, Derivat	3		
	D. Guidance note-Do's and Don't for trading on the Exchang	e(s) for Investors		
	E. Policies & Procedures			
	F. Rights and Obligations of Beneficial Owner and Depositor	y Participant as prescribed by SEBI & Depositories		
	G. Other disclosure/ documents as agreed by me/us specific	ally in voluntary segment.		
2.	I/We am/are further made aware by my/our Member that for r I/We have to accord my/our consent.	eceiving the above said documents in Electronic or Physical Form,		
3.	Therefore, in reference to the above, I/We hereby voluntarily a Electronic Form Physical Form	accord my/our consent to receive the aforesaid documents in:-		
4.				
5.	website i.e. www.ashlarindia.in	the aforesaid documents has also been available at the Member's		
6.	documents at my registered email id.	notification by the Member shall amount to delivery of the aforesaid		
7.	disputes between us which might have arise out of my/our tra- contracts and transactions which have been made subject reference to anything incidental thereto or in pursuance thereon the rights, obligations and liabilities of the parties thereto and	nt by virtue of which I/We shall refer all my/our claims, differences or ading, deposits, margin money, etc. in relation to my/our dealings in to the Bye-Laws, Rules and Regulations of the Exchange or with of or relating to their validity, construction, interpretation, fulfillment or including any question of whether such dealings, transactions and with the provisions of these Byelaws, Rules and Regulations of the		
	01	Client Name:		
	Client Signature			
	,	Here)		
	RECEIPT O	F PHYSICAL KIT		
To,		Dala		
Reg	shlar Securities Pvt. Ltd. gd. Office : A-38, Sector-67, Noida-201301 (U.P.) p. Office : 1D, A-38, Sector-10, Noida-201301 (U.P.)	Date:		
I/We	e hereby confirm that I/We have received a copy of following do	ocuments:		
A.	Right and Obligations of Stock Brokers, Sub-Brokers and Clie	nts		
B.	Internet and Wireless technology based trading facility provide	ed by Stock Brokers to Clients		
C.	Risk and Disclosure document for Capital Market, Derivative S	Segments & Commodity Market		
D.	Guidance note-Do's and Don't for trading on the Exchange(s)	for Investors		
E.	Policies & Procedures			
F.	Rights and Obligations of Beneficial Owner and Depository Pa	·		
G.	Other disclosure/ documents as agreed by me/us specifically	in voluntary segment.		
	2			

Client Name: __

Client Signature



ACCOUNT OPENING KIT

INDEX OF DOCUMENTS

MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES

S.No.	Name of the Document	Brief Significance of the Document	Page No.	
1.	Account Opening Form	A. KYC Form - Document captures the basic information about the constituent and an instruction / check list.		
		B. Document captures the additional information about the constituent relevant to trading account and an instruction / check list / Nomination.	7-12	
2.	Rights and Obligations	Document stating the Rights & Obligations of stock broker/ commodity broker/trading member, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	Given to the Client	
3.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities/commodities market.	with	
4.	Guidance Note	Documents detailing do's and don'ts for trading on exchange, for the education of the investors.	Welcome Kit	
5.	Rights and Obligations of BO and Depository Participant	Rights and Obligations of BO and Depository Participant as prescribed by SEBI & Depositories.		
6.	Policies and Procedures	Document describing significant policies and procedure of the stock broker.	13-16	
7.	Policies and Procedures	Document describing significant policies and procedure of the commodity broker.	17-18	
8.	Tariff Sheet	Document detailing the rate / amount of brokerage and other charges levied on the client for trading on the stock/commodity exchange(s)	19	
9.	Disclosure Information for Pro-Trading	Disclosure Information for Proprietary Trading/Business (Pro-Trading)	19	

VOLUNTARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER

S.No.	Name of the Document	Brief Significance of the Document	Page No.
1.	Declaration Letter	Self Declaration for Participants in Commodity Derivatives Market	20
2.	Electronic Contract Note Declaration	Consent for receiving ECN & E-Documents	21
3.	Letter of Authorization	Letter where in Client Authorized Stock Broker to maintain running account and to accept verbal orders etc.	22-23
4.	NSE-MFSS Facility	Mutual Fund Facility	24
5.	Authorisation for Value Added Services	Communication through SMS & email	25
6.	Undertaking to Act in Own Capacity	Letter giving clients confirmation to act in his own capacity	26
7.	For Registration and Verification of Mobile Number and E-mail Address	For Registration and Verification of Mobile No. and E-mail Address	27
8.	Request for Trading in Commodity Forward Contracts/ Commodity Derivatives of NCDEX/MCX	Request for Trading in Commodity Forward Contracts/ Commodity Derivatives of NCDEX/MCX	28
9.	Declaration of Family Members	Declaration of Family Members in case of same mobile number and email id used in multiple accounts.	28
10.	Declaration, Indemnity cum Undertaking for Name Discrepancy in PAN Card, Bank Proof & Address Proof	Letter to be given in case there is any mismatching in documents provided by the client.	29
11.	Banker's Verification	Letter where in Client Authorises Stock Broker to maintain running account.	30
12.	Adjustment in Different Exchanges / Accounts	Letter for transfer/set-off of balances lying in one exchange with other exchange	30
13.	Aadhaar Consent Letter	Aadhaar Consent Letter	31
14.	Declaration of HUF by Karta	Declaration of HUF by Karta	32
15.	Declaration by Sales Persion/AP	Declaration by Sales Persion/AP	33
16.	Demat Account Opening Form	Document detailing the rate / amount of brokerage and other charges levied on the client for trading on the stock exchange(s)	34-42

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 self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list
- 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.
- 6. Sole proprietor must make the application in his individual name & capacity.
- For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- 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 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.)
- Passport/ Voters Identity Card/ Registered Lease or Sale Agreement of Residence/ Driving License/ Flat Maintenance bill/ Insurance Copy.

- 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.
- 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 shall be acceptable, subject to the submission of proof of relationship alongwith the same.

D. Exemptions/clarifications to PAN

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

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

INSTRUCTIONS / CHECK LIST (for filling additional information related to trading account)

- 1. Additional documents in case of trading in derivatives segments illustrative list:
 - · Copy of ITR Acknowledgement
- Net Worth Certificate
- · Any other relevant documents substantiating ownership of assets.

Copy of Annual Accounts

- · Copy of Demat account holding statement.
- Self declaration with relevant supporting documents.

- In case of salary income Salary Slip, Copy of Form 16
- · Bank account statement for last 6 months
- 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.
- For non-individuals:
 - a. Form need to be initialized by all the authorized signatories.
 - Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company/firm/others and their specimen signatures.

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

Important Instructions:

- A) Fields marked with '*' are mandatory fields.
- B) Tick (✓) wherever applicable.
- C) Please fill the form in English and in BLOCK letters.
- D) Please fill the date in DD-MM-YYYY format.
- E) For particular section update, please tick (✓) in the box section number and strike off the sections not required to be updated.
- F) Please read section wise detailed guidelines / instructions at the end.
- G) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.
- H) List of two character ISO 3166 country codes is available at the end.
- I) KYC number of applicant is mandatory for update application.
- J) The 'OTP based E-KYC' check box is to be checked to accounts opened using OTP based E-KYC in non-face to face mode.



to be updated.						
For office use only (To be filled by financial institution	Application Type*	☐ New	☐ Update	(4)	Anndatany for 1000 under	raguant
(13 20 miles by midnoidi mendulor	NYC Number Account Type*	☐ Normal	Minor		<i>landatory for KYC update</i> P based E-KYC (in non-fac	· ´
☐ 1. PERSONAL DETAILS	**			Additaat OTT	Dased L-ICTO (III IIOII-Iac	se to face mode)
_	Prefix	First Name		Middle Name)	Last Name
☐ Name* (Same as ID proof)						
Maiden Name						
Father / Spouse Name						
Mother Name						
Date of Birth*	D D — M M — Y Y	Y Y				
Gender*	☐ M- Male ☐	F- Female	☐ T-Transgend	er		
Marital Status*	☐ Married		Unmarried	☐ Others		
PAN*	_		Form 60 furnish			
Citizenship*	☐ IN- Indian			66 Country Code)	
Residential Status*	☐ Resident Individual☐ Foreign National		Non Resident Ir Person of Indiar	n Origin		
Occupation Type*	 □ S-Service (□ Privat □ O-Others (□ Profes □ B-Business □ Agrice □ X- Not Categorised 	ssional ulturist		☐ Government Se☐ Retired☐ Hou ☐ Housewife☐ ☐ Others (PI. Spec	usewife	_
Politically Exposed Person (PI	EP) Related to Po	litically Expose	ed Person (RPEF	P) 🗆		
Annual Income	Below Rs. 1 Lac	Rs. 1 Lac t	o 5 Lac 🔲 Rs	. 5 Lac to 10 Lac	Rs. 10 Lac to 25 Lac	Rs. 25 Lac to 1 Crore
Networth Amount Rs	Net	Worth as on	(Date)	(1)	Net worth should not be of	der than 1 year)
☐ 2. PROOF OF IDENTITY	/ AND ADDRESS* (Pleas	e refer instructio	on B at the end)			
I. Certified copy of OVD or eq	uivalent e-document of O	VD or OVD ob	tained through di	gital KYC process ne	eeds to be submitted (anyo	one of the following OVDs)
☐ A- Passport Number						□ РНОТО*
☐ B- Voter ID Card						
☐ C- Driving Licence						
☐ D- NREGA Job Card						
□ E- National Population	-				Sign across the P	hotograph
☐ F- Proof of possession	of Aadhaar					
II. E- KYC Authentication	V V X					
III. Offline verification of A	adhaar	XXXXXX				Signature / Thumb Impression
Address						
Line 1*						
Line 2						
Line 3 District*	Din /	Post Code*	Q+	ate/U.T Code*	ISO 31	66 Country Code*
				2.0, 0.1 000 0	100 31	oo oouniny ooue
3. CURRENT ADDRESS		instruction B at t				
Same as above mentioned					and to be submitted (and of the following OVD-
I. Certified copy of OVD or eq	Juivalent e-document of O	00 טעט וט טע	itameu inrough di	gital KTO process ne	eeus to be submitted (anyo	one of the following OVDs)
☐ A- Passport Number						
☐ B- Voter ID Card						
☐ C- Driving Licence						
☐ D- NREGA Job Card						
□ E- National Population	Register Letter					
☐ F- Proof of possession	of Aadhaar					

II. E- KYC Authentic	ation					
III. Offline verification	of Aadhaar					
IV. ☐ Deemed Proof of	Address - Document ty	ype Code				
Address						
Line 1*						
Line 2 Line 3						
District*		Pin / Post Code*	State/U.	Γ Code*	ISO 3166 Country Code	*
4. CONTACT DETA	ILS (All communications	will be sent to Mobile number /	Email-ID provided)	(Please refer instruction	C at the end)	
Tel. (Off)		Tel. (Res)		M	obile	
Email ID		Tota (1703)		IVI	ODIIC	
EIIIdii ID						
5. REMARKS (If an	y)					
☐ 6. TICK IF APPLIC	ABLE RESIDENC	CE FOR TAX PURPOSES IN	N JURISDICTION	I(S) OUTSIDE INDIA	(Please refer instruction B at the end)	
ADDITIONAL DETAILS I	REQUIRED* (Mandatory	y only if section 2 is ticked)				
ISO 3166 Country Code	of Jurisdiction of Reside	ence*				
Tax Identification Number	r or equivalent (If issue	d by jurisdiction)*				
Place / City of Birth*		ISO 31	66 Country Code	of Birth*		
hereby confirm that the ir any modification to this ir	nformation provided by nformation promptly.	me on this Form is true, cor	rect and complet	e. I hereby agree and	ad along with FATCA & CRS instructions and along with FATCA and along with FATCA are confirm to inform Ashlar Securities	s Pvt. Lťd. fo
	•	cheme related documents i	inter alia provisio	ns of FATCA & CRS o	n Automatic Exchange of Informat	ion (AEOI).
7. APPLICANT DE	CLARATION					
you of any changes therein misrepresenting, I am aware	, immediately. In case any of e that I may be held liable for		be false or untrue or r			
(Spouse, dependent child	ren and dependent parents		My Family the above Registered	d number/email address.	€3 [Signature / Thumb Imp	
consent to sharing my/our n	nasked Aadhaar card with rea	C, my KYC request shall be validat adable QR code or my Aadhar XML h KRA and other Intermediaries with	_/Digilocker XML file, a	along with passcode	Signature / Thumb Impression of Ap	oplicant
Date : M	_ Y Y Y Y	Place :				
	/ FOR OFFICE LISE A					
8. ATTESTATION	FOR OFFICE USE	JNLY				
Documents Received	Certified Copies			Data received from	Offline Verification Digital KY	C Process
	☐ Equivalent e-doo	cument	KYC	☐ IPV Done		
KYC / IN-PE	ERSON VERIFICATION C	ARRIED OUT BY		INST	TUTION DETAILS	
Date	Plac	ce	Name A	SHLAR SECURIT	ES PVT. LTD.	
Emp. Name			Code			
Emp. Code						
			-	[Signature	of Authorised Signatory]	
Emp. Designation						
Emp. Branch			_			
	[Employee Cignetic	rol .		[lr	stitution Stamp]	
	[Employee Signatu	10]				

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

A Clarification / Guidelines on filling 'Personal Details' section

- 1 Name: The name should be match the name as mentioned in the Proof of identity submitted failing which the application is liable to be rejected.
- 2 One the following is mandatory: Mother's name, Spouse's name, Father's name.

B Clarification / Guidelines on filling 'Current Address Details' section

- 1 In case of deemed PoA such as utility bill, the document need not be uploaded on CKYCR
- 2 PoA to be submitted only if the submitted PoI does not have current address or address as per PoI is invalid or not in force.
- 3 State / U.T. Code and Pin / Post Code will not be mandatory for Overseas address.
- 4 In Section 2, one of I, II, and III is to be selected. In case of online E-KYC authentication, II is to be selected.
- 5 In Section 3, one of I, II, III, and IV is to be selected. In case of online E-KYC authentication, II is to be selected.
- 6 List of documents for 'Deemed Proof of Address'

Document Code	Description
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	Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address.
04	Letter of allotment of accommodation from employer issued by State 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.

- 7 Regular Entity (RE) shall be redact (first 8 digits) of the Aadhaar number from Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR.
- 8 "Equivalent e-document" means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the Information Technology (Preservation and Retention of Information by Intermediaries Providing Digital Locker Facilities) Rule, 2016.
- 9 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005.
- 10 REs may use the Self Declaration check box where Aadhaar authentication has been carried out successfully for a client and client wants to provide a current address, different from the address as per the identity information available in the Central Identities Data Repository.

C Clarification / Guidelines on filling 'Contact Details' section

- 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.

D Clarification/Guidelines on filling 'Related Person Details' section

1 Provide KYC number of related person, if available.

E Clarification on Minor

- 1 Guardian details are optional for minors above 10 years of age of opening of bank account only.
- 2 However, in case guardian details are available for minor above 10 years of age, the same (or CKYCR number of guardian) is to be uploaded.

List of two - digit state / U.T codes as per Indian Motor Vehicle Act, 1988

State / U. T.	Code
Andaman & Nicobar	AN
Andhra Pradesh	AP
Arunachal Pradesh	AR
Assam	AS
Bihar	BR
Chandigarh	CH
Chattisgarh	CG
Dadra and Nagar Haveli	DN
Daman & Diu	DD
Delhi	DL
Goa	GA
Gujarat	GJ
Haryana	HR

State / U. T.	Code
Himachal Pradesh	HP
Jammu & Kashmir	JK
Jharkhand	JH
Karnataka	KA
Kerala	KL
Lakshadweep	LD
Madhya Pradesh	MP
Maharashtra	MH
Manipur	MN
Meghalaya	ML
Mizoram	MZ
Nagaland	NL
Orissa	OR

State / U. T.	Code
Pondicherry	PY
Punjab	PB
Rajasthan	RJ
Sikkim	SK
Tamil Nadu	TN
Telangana	TS
Tripura	TR
Uttar Pradesh	UP
Uttarakhand	UA
West Bengal	WB
Other	XX

List of ISO 3166 two - digit Country Code

Country	Country Code	Country	Country Code	Country	Country Code	Country	Counti
Afghanistan	AF	Dominican Republic	DO	Libya	LY	Saint Pierre and Miguelon	PM
land Islands	AX	Ecuador	EC	Liechtenstein	LI	Saint Vincent and the Grenadines	VC
	AL		EG		LT		WS
Ibania	DZ	Egypt		Lithuania	LU	Samoa San Marina	
lgeria		El Salvador	SV	Luxembourg		San Marino	SM
merican Samoa	AS	Equatorial Guinea	GQ	Macao	MO	Sao Tome and Principe	ST
ndorra	AD	Eritrea	ER	Macedonia, the former Yugoslav Republic of	MK	Saudi Arabia	SA
Angola	AO	Estonia	EE	Madagascar	MG	Senegal	SN
Anguilla	Al	Ethiopia	ET	Malawi	MW	Serbia	RS
Antarctica	AQ	Falkland Islands (Malvinas)	FK	Malaysia	MY	Seychelles	SC
Intigua and Barbuda	AG	Faroe Islands	FO	Maldives	MV	Sierra Leone	SL
rgentina	AR	Fiji	FJ	Mali	ML	Singapore	SG
rmenia	AM	Finland	FI	Malta	MT	Sint Maarten (Dutch part)	SX
Aruba	AW	France	FR	Marshall Islands	MH	Slovakia	SK
ustralia	AU	French Guiana	GF	Martinique	MQ	Slovenia	SI
			PF		MR		SB
Austria	AT	French Polynesia		Mauritania		Solomon Islands	
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 Sandwich Islands	GS
Bangladesh	BD	Georgia	GE	Micronesia, Federated States of	FM	South Sudan	SS
arbados	BB	Germany	DE	Moldova, Republic of	MD	Spain	ES
elarus	BY	Ghana	GH	Monaco	MC	Sri Lanka	LK
elgium	BE	Gibraltar	GI	Mongolia	MN	Sudan	SD
elgium	BZ	Greece	GR		ME		SR
				Montenegro		Suriname Suelband and lan Mayon	
enin	BJ	Greenland	GL	Montserrat	MS	Svalbard and Jan Mayen	SJ
ermuda	BM	Grenada	GD	Morocco	MA	Swaziland	SZ
hutan	BT	Guadeloupe	GP	Mozambique	MZ	Sweden	SE
olivia, Plurinational State of	ВО	Guam	GU	Myanmar	MM	Switzerland	CH
onaire, Sint Eustatius and Saba	BQ	Guatemala	GT	Namibia	NA	Syrian Arab Republic	SY
osnia and Herzegovina	BA	Guernsey	GG	Nauru	NR	Taiwan, Province of China	TW
otswana	BW	Guinea	GN	Nepal	NP	Tajikistan	TJ
Souvet Island	BV	Guinea-Bissau	GW	Netherlands	NL	Tanzania, United Republic of	TZ
razil	BR	Guyana	GY	New Caledonia	NC	Thailand	TH
ritish Indian Ocean Territory	10	Haiti	HT	New Zealand	NZ	Timor-Leste	TL
runei Darussalam	BN	Heard Island and McDonald Islands	HM		NI NI		TG
				Nicaragua		Togo	
Bulgaria	BG	Holy See (Vatican City State)	VA	Niger	NE	Tokelau	TK
urkina Faso	BF	Honduras	HN	Nigeria	NG	Tonga	TO
Burundi	BI	Hong Kong	HK	Niue	NU	Trinidad and Tobago	TT
abo	CV	Hungary	HU	Norfolk Island	NF	Tunisia	TN
ambodia	KH	Iceland	IS	Northern Mariana Islands	MP	Turkey	TR
ameroon	CM	India	IN	Norway	NO	Turkmenistan	TM
anada	CA	Indonesia	ID	Oman	OM	Turks and Caicos Islands	TC
ayman Islands	KY	Iran, Islamic Republic of	IR	Pakistan	PK	Tuvalu	TV
entral African Republic	CF	Iraq	IQ	Palau	PW	Uganda	ÜĞ
ontar, in learn to public	TD	Ireland	IE	Palestine, State of	PS	Ukraine	UA
	CL	Isle of Man	IM	Panama Panama	PA PA		AE
hina	CN					United Arab Emirates	GB
		Israel	IL	Papua New Guinea	PG	United Kingdom	
hristmas Island	CX	Italy	IT.	Paraguay	PY	United States	US
ocos (Keeling) Islands	CC	Jamaica	JM	Peru	PE	United States Minor Outlying Islands	UM
olombia	CO	Japan	JP	Philippines	PH	Uruguay	UY
omoros	KM	Jersey	JE	Pitcairn	PN	Uzbekistan	UZ
ongo	CG	Jordan	JO	Poland	PL	Vanuatu	VU
ongo, the Democratic Republic of	CD	Kazakhstan	KZ	Portugal	PT	Venezuela, Bolivarian Republic of	VE
Cook Islands	CK	Kenya	KE	Puerto Rico	PR	Viet Nam	VN
Costa Rica	CR	Kiribati	KI	Qatar	QA	Virgin Islands, British	VG
ote d'Ivoire !Côte d'Ivoire	CI	Korea, Democratic People's Republic	KP	Reunion !Réunion	RE	Virgin Islands, U.S.	VI
roatia	HR	Korea, Republic of	KR	Romania	RO	Wallis and Futuna	WF
	CU	Kuwait	KW	Russian Federation	RU	Western Sahara	EH
Curaçao !Curaçao	CW	Kyrgyzstan	KG	Rwanda	RW	Yemen	YE
	CVV		LA		BL		ZM
yprus zech Republic	CZ	Lao People's Democratic Republic Latvia	LA	Saint Barthelemy !Saint Barthélemy Saint Helena, Ascension and Tristan da	SH	Zambia Zimbabwe	ZW
Denmark	DK	Lebanon	LB	Cunha Saint Kitts and Nevis	KN		
Djibouti	DJ	Lesotho	LS	Saint Lucia	LC		
Dominica	DM	Liberia	LR	Saint Eucla Saint Martin (French part)	MF		
	1 /11//1	LUCIA	IK	aduu Mariin Crench Darii	IVIE		

Annexure A1

CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Related Person

Important Instructions:

- A) Fields marked with '*' are mandatory fields.
- B) Tick (✓) wherever applicable.
- C) Please fill the form in English and in BLOCK letters.
- D) Please fill the date in DD-MM-YYYY format.
- E) For particular section update, please tick (✓) in the box section number and strike off the sections not required to be updated.
- F) Please read section wise detailed guidelines / instructions at the end.
- G) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.
- H) List of two character ISO 3166 country codes is available at the end.
- I) KYC number of applicant is mandatory for update application.



to be updated.					The Branch
For office use only	Application Type* ☐ Ne	w Update	Delete		
(To be filled by financial institu	ution) KYC Number		(Mano	datory for KYC update r	equest)
1. DETAILS OF RELAT	ED PERSON (Please refer instruction	n D & E at the end)			
Addition of Related Person	☐ Deletion of Related Person ☐ U	Ipdation KYC Numb	per of Related Person (if availa	ble*)	
Related Person Type*	☐ Guardian of Minor	Assignee	☐ Authorized Repre	sentative	
N	Prefix First Name)	Middle Name	<u>L</u> ;	ast Name
Name*	(If KYC number and name are provid	ed helow details are o	ntional)		
Maiden Name	(ii KTO number and name are provid	ed, below details are of	Juonaly		
Father / Spouse Name*					
Mother Name*					
Date of Birth*	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$				
Gender*	☐ M- Male	☐ F- Female	☐ T-Transgender		
Marital Status*	☐ Married	Unmarried	☐ Others		
PAN*		Form 60 furnish			
Citizenship*	☐ IN- Indian	Others (ISO 3			
Residential Status*	☐ Resident Individual☐ Foreign National	☐ Non Resident I☐ Person of India			
Occupation Type*	☐ S-Service (☐ Private Sector	☐ Public Sector	☐ Government Sector)		
	☐ O-Others (☐ Professional		☐ Retired ☐ Housewife	,	
	□ B-Business□ Agriculturist□ X- Not Categorised	☐ Retired☐ Forex Dealer	☐ Housewife☐ Stude☐ Others (Pl. Specify)	nt	
Politically Exposed Person (I					
Annual Income		Lac to 5 Lac R		s. 10 Lac to 25 Lac	Rs. 25 Lac to 1 Crore
Networth Amount Rs	Net Worth a	s on (Date)	(Net wo	rth should not be older tha	an 1 year)
☐ 2. PROOF OF IDENTIT	Y AND ADDRESS*				
l. Certified copy of OVD or e	quivalent e-document of OVD or OV	D obtained through di	gital KYC process needs to	be submitted (anyone of t	he following OVDs)
☐ A- Passport Number					□ РНОТО*
☐ B- Voter ID Card					
☐ C- Driving Licence					
☐ D- NREGA Job Card					
☐ E- National Population	n Register Letter			Sign across the Photograph	
☐ F- Proof of Possession					
II. E- KYC Authentication					
III. Offline verification of					
Address		V V I I I			
Line 1*					
Line 2					
Line 3				Town / Village*	
District*	Pin / Post Co	ode*	State / U.T Code*	ISO 3166 C	ountry Code*
☐ 3. CURRENT ADDRES	S DETAILS (Please refer instruction B	at the end)			
Same as above mentione	ed address (in such cases address	details as below need	not to be provided)		
 Certified copy of OVD or e 	quivalent e-document of OVD or OV	D obtained through di	gital KYC process needs to	be submitted (anyone of	the following OVDs)
☐ A- Passport Number					
B- Voter ID Card					

C- Driving Licence				
☐ D- NREGA Job Car	.d			
	tion Register Letter			
F- Proof of Posses	h			
II. E- KYC Authentica				
III. Offline verification		XXXXXXXXX		
_	ddress - Document ty	/pe Code		
V. Self Declaration				
Address Line 1*				
Line 2				
Line 3				City / Town / Village*
District*		Pin / Post Code*	State / U.T C	ode* ISO 3166 Country Code*
4. CONTACT DETAIL	LS			
Tel. (Off)		Tel. (Res)		Mobile —
Email ID		()		
5. REMARKS (If any)			
☐ 6. TICK IF APPLICA	ARIE PRESIDENC	CE FOR TAX PURPOSES IN	ILIRISDICTION(S) OLITSIDE	INDIA (Please refer instruction B at the end)
ADDITIONAL DETAILS R			oortiobiorior(o) ooroibe	TYDIA (Floade fold modeless 2 at the only)
ISO 3166 Country Code o	•			
Tax Identification Number				
_	or equivalent (ii issued		C Country Code of Digith*	
Place / City of Birth*	d the information rea		6 Country Code of Birth*	orm (read along with FATCA & CRS instructions) and
hereby confirm that the inf any modification to this inf	ormation provided by ormation promptly.	me on this Form is true, corre	ect and complete. I hereby agr	ee and confirm to inform Ashlar Securities Pvt. Ltd. fo CRS on Automatic Exchange of Information (AEOI).
7. APPLICANT DE	CLARATION			
and I undertake to inform	you of any changes there	e true and correct to the best of mein, immediately. In case any of the esenting, I am aware that I may be	e above information is	
 I hereby declare that the (Spouse, dependent child 	aforesaid mobile numbe	r or E-mail ID belongs to	Me or My Family	∠ 04 [Signature / Thumb Impression]
	ng information from Cent	ral KYC Registry through SMS/Er	nail on the above	Signature / Thumb Impression of Applicant
•	aaress.			
Date: DD-MM-		Place :		
Date : DD-MM-	- Y Y Y Y			
	- Y Y Y Y	ONLY ☐ E-KYC data received for		ed from Offline Verification
8. ATTESTATION / Documents Received	FOR OFFICE USE (ONLY ☐ E-KYC data received for the cument ☐ Video Based K		ed from Offline Verification Digital KYC Process INSTITUTION DETAILS
8. ATTESTATION / Documents Received KYC VE	FOR OFFICE USE (Certified Copies Equivalent e-doc	ONLY ☐ E-KYC data received for the cument ☐ Video Based K	YC	INSTITUTION DETAILS
8. ATTESTATION / Documents Received KYC VE	FOR OFFICE USE (Certified Copies Equivalent e-doc	ONLY ☐ E-KYC data received for the cument ☐ Video Based K	Name ASHLAR SEC	
8. ATTESTATION / Documents Received KYC VE Date Emp. Name	FOR OFFICE USE (Certified Copies Equivalent e-doc	ONLY ☐ E-KYC data received for the cument ☐ Video Based K	YC	INSTITUTION DETAILS
8. ATTESTATION / Documents Received KYC VE Date Emp. Name Emp. Code	FOR OFFICE USE (Certified Copies Equivalent e-doc	ONLY ☐ E-KYC data received for the cument ☐ Video Based K	Name ASHLAR SEC	INSTITUTION DETAILS
8. ATTESTATION / Documents Received KYC VE Date Emp. Name	FOR OFFICE USE (Certified Copies Equivalent e-doc	ONLY ☐ E-KYC data received for the cument ☐ Video Based K	Name ASHLAR SEC	INSTITUTION DETAILS CURITIES PVT. LTD.
8. ATTESTATION / Documents Received KYC VE Date Emp. Name Emp. Code	FOR OFFICE USE (Certified Copies Equivalent e-doc	ONLY ☐ E-KYC data received for the cument ☐ Video Based K	Name ASHLAR SEC	INSTITUTION DETAILS CURITIES PVT. LTD.
8. ATTESTATION / Documents Received KYC VE Date Emp. Name Emp. Code Emp. Designation	FOR OFFICE USE (Certified Copies Equivalent e-doc	DNLY □ E-KYC data received ficument □ Video Based K ED OUT BY	Name ASHLAR SEC	INSTITUTION DETAILS CURITIES PVT. LTD.

					MANDATOR
	TRADING A	CCOUNT RELA	TED DETAILS		ANNEXURE-3
TYPE OF T	RADING A/C				
ONLINE	OFFLINE	ВОТН			
	OUNT DETAILS		(Thi	rough which transactions	will generally be routed)
Primary Ban	k Details (for DP a	nd Trading) :			
Bank Name :					
Account No. :			Branch :		
Address:					
				Pin C	Code:
MICR Code of Br	anch:	IFS C	ode :		
Account Type : [Savings Current	□ NRE/NRO □ O	THERS :	(Please Specif	y)
Pay-Out Option	: Cheque	Fund Transfer B	ank Draft CMS	□ NEFT □ RTG	S As Per Group
Secondary B	ank Details (for Tr	ading, if any) :			
Bank Name :					
Account No. :			Branch :		
Address:					
				Pin C	ode :
MICR Code of Bra	anch:	IFS C	Code:		
Account Type :	Savings Current	NRE/NRO (OTHERS :	(Please Specif	(y)
Pay-Out Option	: Cheque	Fund Transfer E	Bank Draft CMS	NEFT RT	GS As Per Group
DEPOSITO	RY ACCOUNT DE	ΓAILS	(Thr	ough which transactions	will generally be routed.)
Depository Name	e: CDSL	NSDL			
Name of Deposit	tory Participant :				
Beneficiary Nam	e:				
DP ID :		eneficiary ID (BOID) :			
	PREFERENCE	, , , ,			
	e relevant boxes where	you wish to trade. Ple	ase strike off the segme	ent not chosen by the	client.
Exchange	NSE, BSE & MSE	I			MCX
All Segments	Cash/ Mutual Fund	F&O	Currency	Debt	Commodity Derivatives
L n 5					

If, in future, the client wants to trade on any new segment/new exchange, separate authorization/letter should be taken from the client by the stock broker.

If you do not wish to trade in any of segments, please mention here _

SALES TAX REGISTRATIO	N DETAILS (AS APPLICABLE, STATEWISE)
Local Sales Tax State Regn. No. Name of the State Central Sales Tax Registration No. Other Sales Tax State Regn. No. Name of the State	Validity Date
Name of the State	
DEALING THROUGH ALITH	ORISED PERSON AND OTHER STOCK BROKERS
If client is dealing thro Name of the AP AP SEBI Registration No. AP's Address AP's Phone/Fax No. AP's Website Whether dealing with any other details of all) Name of the stock broker Name of AP (If any) Client Code (UCC) Exchange Details of disputes / dues pending from	er stock broker / AP (In case dealing with multiple stock brokers / APs, please provide
	s initiated / pending / taken by SEBI / Stock Exchange / any other authority against the applicant / ers / whole time directors / authorised persons in charge of dealing in securities during last 3 years. (Please Specify)
ADDITIONAL DETAILS	
SMS and E-mail alerts to in Type of Facility SMS Alert	vestors by stock exchange Yes No E-mail Alert Both
Whether you wish to receive E-mail (If Aplicable) :	Physical Contract Note Electronic Contract Note (ECN)
Whather you wish to avail	of the facility of internet trading / wireless technolog Ves No

MANDATORY

Trading I	Experience / Number of Years of Investment
No Prid	or Investment ExperienceYears in EquitiesYears in DerivativesYears in other Investment related fields
authorise	f Non-Individual, Name, Designation, PAN, UID, Signature, Residential Address and Photographs of persons ed to deal in securities of behalf of the company / Firm/ others. de the details in Annexure A as per format attached
Any othe	er information :
Annual I	ncome: Nil < 5 Lac Rs. 5 - 25 Lac Rs. 25 - 50 Lac Rs. 50 - 1 Crore Above 1 Crore
	should not be older than 1 year) as on (date)
Education	nal Details High School Graduate Post-Graduate Doctorate Professional Degree Under High School Illiterate Other (Please Specify)
Occupati (please tick and give bri	any one
Nature o	of Business : Manufacturing Services Consultancy Others Pl.Specify
Please t	ick, if applicable Politically Exposed Person (PEP) Related to a Politically Exposed Person (PEP)
DETAIL (OF INTRODUCER (OPTIONAL)
Introduced b Name of Intro Sub-Broker R PAN NO.: Address: Pin: Phone: Signature of th	ducer: UCC: Employee Code: City: Country:
DECLRA	ATION
undertake or mislea 2 I/We cor broker ar 3. I/We furth Documer	beby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/We to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue ding or misrepresenting, I am/we are aware that I/We may be held liable for it. Infirm having read/been explained and understood the contents of the document on policy and procedures of the stock and the tariff sheet. Inter confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure and the contents of the 'Rights and Obligations' documents. I/We have also been informed standard set of documents has been displayed for Information on stock broker's designated website, if any.
Name of Applic	cant : U
Signature :	Date:

Washlar

NOMINATION FORM - TRADING ACCOUNT

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

To,

Ashlar Securities Private Limited

Rega. C Corp. O								,	hi-110032				
DATE	D	D	M	M	Υ	Υ	Υ	Υ	UCC				

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

NOMINATION DETAILS

I/We wish to make a nomination and do hereby nominate the following person(s) who shall receive all securities held in the Depository by me/us in the said beneficiary owner account in the event of my / our death.

	Na classical in this scalar portionally string about it in the strong string year about.										
No thr	mination can be r ee nominees in th	nade upto e account	Details of 1s	Nominee	Details of 2r	nd Nominee	Details of 3	rd Nominee			
1.	1. Name of the nominee(s) Mr./Ms.)										
2.	Share of each Nominee	Equally [If not equally, please specify		%		%		%			
		percentage]	Any odd l	ot after division s	e mentioned in the	form.					
3.	Relationship wi Applicant (if an										
4.	Address of Nor	ninee(s)									
	City / Place										
	State / Country										
	[PIN Code	Γ								
5.	Mobile/Telepho of Nominee(s)	ne No.									
6.	Email ID of nor	minee(s)									
7.	Nominee Identifica [Please tick any or and provide details Photograph PAN AA Saving Bank Proof of Ider Demat Acco	ne of following s of same] & Signature DHAAR (A/c No.									
Sr	. Nos. 8-14 shoเ	ıld be filled	only if nominee(s) is a minor :							
8.	Date of Birth (in minor nominee(s										
9.	Name of Guardia {in case of minor										
10.	Address of Gua	ardian(s)									
	City / Place										
	State / Country										
		PIN Code									
11.	Mobile/Telepho of Guardian	ne No.									
12.	Email ID of non	ninee(s)									

					MANDATORY	
13.	Relationship of G with nominee	Guardian				
14.	Guardian Identification [Please tick any one and provide details of the photograph &	of following of same] Signature HAAR Vc No.				
			Name(s) of Holder(s)	Signature(s) of Holder		

	Name(s) of Holder(s)	Signature(s) of Holder
Sole/First Holder (Mr./Ms.)		€ 17
Second Holder (Mr./Ms.)		
Third Holder (Mr./Ms.)		

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

Signature of Witness for Nomination											
Name of the Witness	Address of Witness	Signature of Witness									
		Date D D M M Y Y Y									

Notes:

- 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 and partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot nominate. If the account is held jointly, all joint holders will sign the nomination form.
- 2. A minor can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.
- 3. The Nominee(s) shall not be a trust, society, body corporate, partnership firm, karta of Hindu Undivided Family or a power of Attorney holder. A non-resident Indian can be a Nominee, subject to the exchange controls in force, from time to time.
- 4. In case of joint account, on death of any of the joint account holders, the surviving account holder(s) has to inform Participant about the death of account holder(s) with required documents within one year of the date of demise.
- 5. In case if 'first holder' is selected, the communication will be sent as per the preference mentioned at Sr. No. 4. In case 'All joint account holder' is opted, communication to first holder will be sent as per the preference mentioned at Sr. No. 4, and communication to other holders will be in electronic mode. The default option will be communication to 'first holder', if no option selected.
- 6. 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.
- 7. Transfer of securities in favour of a Nominee(s) shall be valid discharge by the depository and the Participant against the legal heir.
- 8. The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Non- individuals including society, trust, body corporate, partnership firm and Hindu Undivided Family, holder of power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
- 9. On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nominee(s).
- 10. Nomination can be made upto three nominees in a demat account. In case of multiple nominees, the Client must specify the percentage of share 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.
- 11. On request of Substitution of existing nominees by the beneficial owner, the earlier nomination shall stand rescinded. Hence, details of nominees as mentioned in the Form 10 at the time of substitution will be considered. Therefore, please mention the complete details of all the nominees.
- 12. Copy of any proof of identity must be accompanied by original for verification or duly attested by any entity authorized for attesting the documents as provided in Annexure D.
- 13. Savings bank account details shall only be considered if the account is maintained with the same participant.
- 14. DP ID and client ID shall be provided where demat details is required to be provided.
- 15. All communication shall be sent at the address of the Sole/First holder only.
- 16. Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 17. For receiving Statement of Account in electronic form:
 - I. Client must ensure the confidentiality of the password of the email account.
 - II. Client must promptly inform the Participant if the email address has changed.
 - III. Client may opt to terminate this facility by giving 10 days prior notice. Similarly, Participant may also terminate this facility by giving 10 days prior notice.
- 18. Strike off whichever is not applicable.

DECLARATION FORM FOR OPTING OUT OF NOMINATION

(Annexure-B)

To,

Ashlar Securities Private Limited



Regd. Office: A-38, Sector-67, Noida-201301 (U.P.) Corp. Office: 1D, A-1, Sector-67, Noida-201301 (U.P.)

Solp. Office . TD, A-1, Sec	101-07, 11	Jiua-Zu i	301 (0.1.)								
DATE D D M M	YY	Υ	UCC								
Sole/First Holder Name											
Second Holder Name											
Third Holder Name											
/ We hereby confirm tha nvolved in non-appointme need to submit all the req nclude documents issued	ent of non uisite do	ninee(s) cuments	and further / informati	are aware on for clair	that in cas	se of death ssets held	of all the in my / o	account hour trading	older(s), my / demat acc	/our legal count, whic	heirs would th may also
2 18									>		
Signature of 1st Holder		_								ature of 3	rd Holder
FOR OFFICE USE	ONLY	7									
I. Client Categorization U	nder PML	_A l	OW RISK	MEDI	UM RISK	HIGH	RISK	UCC	: <u> </u>		
		Do	ocument with Ori		ed	Client In	terview	ed By		son Veri Done By	
Name of the Employee / Sub Brok	er / AP										
Employee / Sub Br / AP Code											
Designation of the Employee / Sub Brok	er / AP										
Date											
Signature											
/We undertake that we had also made the client all the KYC documents. documents would be duly be made available on my/FOR & ON BEHALF OF	aware of I/We un intimate four webs	of 'Rights Idertake Ed to the Site, if an	and Obligathat any coloring that any coloring the coloring and the interior and the interio	ations' doc change in 'e also und nformation	ument(s), the 'Polic lertake that of the clie	RDD and by and Pro at any cha	Guidance ocedures	e Note. I/W ', tariff sh	Ve have giv eet and all	en/sent hir the non-r	n a copy of nandatory
Name:											
Signature : Signature	of the aut	horised si	gnatory								
Date:	YY	YY					(Seal / Sta	mp of Ashla	ar Securitie	es Pvt. Ltd.)
2. KRA REGISTRATION If Client is already regis NDML (Please furnished photo)	tered with	n KRA, pl <i>(Please t</i>	ick any one,)	ls:						
KRA Registration No.:_						Date of I	Registrati	on: D D	MMY	YYYY	

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

1. Refusal of orders for penny/illiquid stock

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

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

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

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

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

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

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

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

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

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

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

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

3. Applicable brokerage rate

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

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

4. Imposition of penalty/delayed payment charges

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

8. De-registering a client

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

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

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

9. Policy regarding treatment of inactive accounts:

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

Client Acceptance of Policies and Procedures stated hereinabove:

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

For and On Behalf of Constituent

£ 19	
	Client Signature
Name :	

POLICIES AND PROCEDURES FOR COMMODITY MARKET

1. Refusal of orders for Commodity Derivatives:

The client is aware and agrees that the Commodity broker may refuse or restrict a client in placing the order in certain commodities depending on various conditions like volume / value / part of illiquid commodities although a client may have credit balance or sufficient margin in the trading account. However, Commodity broker under exceptional circumstances may execute cliental order. The Commodity broker has the discretion to reject execution of such orders based on its risk perception.

2. Setting Up client's Exposure Limit:

The client is aware and agrees that the Commodity broker may set the Exposure limits on the basis of available base capital which may comprise of Ledger and collaterals (after suitable margin hair cut). The limits may be allowed on a multiplier basis to the available capital or actual VAR margin basis or a specified margin depending on the Market conditions. Client agrees that said limit parameters is a dynamic process that is allowed at the discretion of the Commodity broker based on the market conditions and their risk perception about the market. However on exceptional situations broker may use its own discretion in providing the limits and may change for a client or for all depending on market condition.

3. Applicable Brokerage Rate:-

- The Commodity broker is eligible to charge brokerage with respect to transactions effected by it in various segment as mentioned herein below -
 - Delivery based- The maximum brokerage rate for the time being shall be 2 % (plus expenses) in case of transactions resulting into delivery.
 - Non-delivery based The maximum brokerage rate for the time being shall be 1 % in case of non-delivery transactions.
- b) The Commodity broker may charge different Brokerage for Deliverable and Intraday transactions.
- c) Brokerage shall be charged on the premium amount at which the options contract was bought or sold and not on the strike price of the option contract. Maximum permissible brokerage rate is 2.50% of premium amount or Rs. 250/- per lot, whichever is higher.
- d) The client is aware that any request for change in the brokerage rate has to send in writing to the Branch who in turn will forward the request to Head Office of the Commodity broker. Acceptance / rejection of such request is at the discretion of Commodity broker.
- Other Levies, charges, service tax etc. will be charged on Brokerage as per the Rules prescribed by the Government / Regulatory Agencies. All the above charges and levies debited to clients would be mentioned in the Contract Note send to client.

4. Imposition of Interest on Outstanding debit and margins:

The client is required to pay all amounts due to the Commodity broker on its due date. Theamount due to broker shall include all type of Margin and Pay-in obligation or on account of any other reason.

In case the client does not pay the amount due on time, the Commodity broker shall charge delayed payment charges up to the rate of 2% per month on the daily outstanding value or at such rates as may be determined from time to time by the Commodity broker. In case of Commodity market, interest will be charged from the time it become due till the time obligation is cleared by the client. The objective of charging such a charge is to force a client to clear their dues on a timely basis.

The client agrees that the Commodity broker may impose fines/penalties for any orders / trades of the client which are contrary to this agreement / rules / regulations of the Exchange. Further, under the instances where the Commodity broker has been penalized from any Authority on account of / as a consequence of orders /trades of the client, the same shall be borne by the client.

5. The right to sell client's commodity derivative position or close client's positions, without giving notice to the client, on account of nonpayment of client's dues:

The Client shall provide timely funds/Securities /commodities for the purchase/sale of commodities to the Broker for meeting his obligation to the Exchange. In case of client falling short of providing fund/commodities the Commodity broker has the right to close the positions. The Commodity Broker has the right to sell client's securities or close clients position with or without giving prior notice to client on account of non-payment of dues to the extent of Ledger debit and/or to the extent of Margin obligation. The broker can liquidate the securities bought or collaterals given or any other Commodities given in any other form for clearing the clients obligation.

6. Shortages in Obligation Arising out Of Internal Netting of Trades :

The internal close out policy for handling internal shortages in Commodities is in line with the exchange policy for handling shortages at exchange level. Apart from this the seller will be additionally debited by 0.50% penalty. Thus, the buyer will get the credit of the shortage based on the calculation given by exchanges and the Seller will be debited by the same amount + 0.50% penalty.

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

In case overall position in derivatives contracts has reached the Regulators prescribed Exchange limit / Market Wide Open Interest limit, then client may not be allowed to take further position, till such time Regulator prescribed limits comes down to create a new position.

Further, the Commodity broker may close the existing position of a client to the extent of Debit balances to release the Margin from the Exchange. In case if the Commodity broker has sufficient Margin cover on behalf of its client, it may still decide based on the market conditions and risk perception not to allow further position or may close the existing position of a client.

8. Temporary Suspension/Closure of Accounts:

The client may request the Commodity broker for temporary suspension/closure of his trading account by sending a written request to Branch. This request will be in turn sent by Branch to Head Office for further processing where after verification of the client details, the trading account of the client will be suspended.

The client would be required to clear all his dues / settlement of obligations before his account is temporarily suspended. The client may also be required to fulfill other conditions, on a case to case basis.

The Commodity broker can withhold the payouts of client and suspend/close his trading account due to any internal / regulatory action. Upon Suspension/closure of trading account an intimation will be sent to the client within 15 days of suspension.

9. Deregistering a client:

In addition to what the client has agreed in the agreement, the Commodity broker may terminate a client with immediate effect, but not limited to the following reasons - If the client is debarred by SEBI or any other regulatory authority

As a part of surveillance measure, if a client appears to be indulging in manipulative practices.

Under the circumstances when there is a reasonable ground to believe that the client is unable to clear its dues or has admitted its inability to pay its debt. If the client violates any of the terms of the agreement.

10. Treatment of Inactive Clients:

ASPL identifies such client codes / trading accounts that are inoperative for a minimum period of preceding 12 months.

Accordingly, such trading accounts are made inactive in the Trading System and an Email/letter/SMS or by way of any other mode the client is informed about the status of his trading account maintained with us. Further, if the client has any dues/obligation to ASPL, then any Commodities/securities bought or collaterals given or any other securities/commodities. Given by the client in any other form for clearing his obligation; will be adjusted and the balance would be returned to the client.

For re-activation of such trading account, the client shall be required to make a request to reopen the account and submit all necessary information with regard to updation of his / their KYC requirement. ASPL upon verifying at its end may activate client's trading code in the Trading System and an email/letter/SMS or by way of any other mode the client is informed about the status of his trading account. Upon reactivation the stock broker may execute the order on behalf of its client. Also, after reactivation, transactions on the basis of certain parameters are confirmed over telephone with clients, if such transactions are executed after a gap of such period of 6 months.

11. Client acceptance of Policies and procedures mentioned here in above - I /we have fully understood and agree to sign the same. Above policies and procedures may be amended / changed unilaterally by the stock broker provided the same is intimated via email / writing or reflected in the client's login.

2 10		
	Client Signature	

		TARIFF SHEET (BROKER)	AGE CHARGES)			
		CASH SEGMENT				
Brokerage Slab		Slab in %	Minimum per Share			
Delivery Based						
Square off						
		F & O SEGMENT				
Brokerage Slab		Slab in %	Minimum per Lot			
Futures						
Options						
		CURRENCY DERIVATIVES SE	GMENT			
Brokerage Slab		Slab in %	Minimum Brokerage per Lot			
Futures						
Options						
		COMMODITY SEGMEN	IT			
BROKERAGE		FIXED%	MINIMUM			
Commodity Market	Intraday					
	Delivery					
	Donvery	FIXED%	PER LOT			
	Ontion	TIALD/6	FEREOT			
	Option					
turnover or Rs			L v 12			
			Client Signature			
	DISCLOS	URE REGARDING PROP				
SUBJECT : DISCLOS	SURE REGARDI	NG PROPRIETARY TRADING	Date :			
			19.11.2003 issued by the Securities and Exchange siness, I/We am/are also doing proprietary trading.			
I/we acknowledge the above information. For Ashlar Securities Pvt. Ltd.						
∠13 Client Signate	ıro		Authorised Signatory			
Client Signati	ure	PMLA DECLARAT	,			
1/\\/\	having					
	derstood the conte	nts and the provisions of the PMLA Act	with Ashlar Securities Pvt. Ltd. confirm and declare that t, 2002 and it was also explained by Ashlar Securities Pvt. s and requirements mentioned in the PMLAAct, 2002.			
2 14						
Client Signati	ure	(40)				

DECLARATION LETTER

To, Ashlar Securities Pvt. Ltd. Date : Regd. Office: A-38, Sector-67, Noida-201301(U.P.) Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.) Subject: Self Declaration for Participants in Commodity Derivatives Market Ltd. of NSE, BSE, MCX & NCDEX Exchange hereby give my declaration for my category as asked by SEBI vide its circular SEBI/HO/CDMRD/DNPMP/CIR/P/2019/08 dated January 4, 2019 Farmers/FPOs Value chain participants (VCPs) Proprietary traders Domestic financial institutional investors Foreign participants Others Client Name: Unique Client Code :..... PAN:..... Address:.... **2** 15 Client Signature

ELECTRONIC CONTRACT NOTE (ECN) I	DECLARATION (for NSE, BSE, MCX, NCDEX)
To, Ashlar Securities Pvt. Ltd. Regd. Office: A-38, Sector-67, Noida-201301 (U.P.) Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)	Date
Dear Sir,	
	a client with member M/S. ASHLAR SECURITIES PVT
LTD. of	
I/We myself want the same in the electronic form.	cal contract note in respect of all the trades placed by me/us unless onic contract note for my/our convenience on my/our request only.
	ntract note, I/We find that it is inconvenient for me/us to receive arily requesting for delivery of electronic contract note pertaining to
 I/We have access to a computer and am/are a regular operation. My/our email id is* 	internet user, having sufficient knowledge of handling the emai
This has been created by me/us and not by someone else	
• I/We am/are aware that this declaration form should be in	
	on ECN given in the Annexure have been read and of the risk involved in dispensing with the physical onsibility for the same.
Client Name:	
Unique Client Code:	
PAN:	
Address:	
£ 16	
Client Signature	
Date:Place:	
Verification of the client signature done by,	

Name of the designated officer of the Member_____

Signature_____

	LETTER OF AUTHORIS	SATION
Re	shlar Securities Private Limited egd. Office: A-38, Sector-67, Noida-201301 (U.P.) rp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)	Dated :
Sı	ub : Letter of Authority - NSE/BSE/MCX/NCDEX (Al	l Segment)
Se	le am/are dealing in securities with you at NSE/BSE/MCX/NCDEX in Capita gment and Commodity Segment and in order to facilitate ease of operations at a sunder:	
1.	Running Account:	
a.	I/We request you to maintain running balance in my account & retain the cred funds towards my/our margin/pay-in/other future obligation(s) of any segment unless I/We instruct you otherwise.	, ,
b.	I/We request you to settle my fund available in running A/c after making neces	ssary retention as per frequency option given below:-
	Once in a 30 days	
	Once in every 90 days	
	except the funds given towards collaterals/margin in form of Bank Guarantee	and/or Fixed Deposit Receipt.
C.	In case I/We have an outstanding obligation on the settlement date, you may obligations and may also retain the fund expected to be required to meet future the exchanges.	,
d.	I/We confirm you that I/We shall bring to your notice any dispute arising from preferably within 07 working days from the date of receipt of funds/securities case may be at your registered office and corporate office.	· · · · · · · · · · · · · · · · · · ·
e.	This Running account authorization would continue until it is revoked by me b	y giving a notice in writing.
		<u>#</u> 17
2.	Pledge of securities with Stock Exchange / Clearing Corp against Margin Obligation:	oration / Clearing House / Clearing Member
	As stipulated in the SEBI Circular No. SEBI/HO/MIRSD/DOP/CIR/P/20 da maintain following demat accounts only namely;	ted February 25, 2020, the Stock brokers are allowed to
	i. 'Pool account' (including 'Early Pay-in')	
	ii. 'Client Unpaid Securities account' and	
	iii 'TM/CM Client Securities Margin Pledge account'.	

Accordingly, the securities / collaterals to be given as margin shall be pledged to "TM/CM Client Securities Margin Pledge account" maintained by the Trading Member/Clearing Member and TM may pledge these securities / collaterals to Clearing Member (CM) / Clearing Corporation (CC) / Stock Exchange towards my / our margin obligations.

For this purpose I/We hereby agree and authorise:-

- The Trading Member / Clearing Member to pledge securities / collaterals provided against margin by me to the Clearing Member a. / Clearing Corporation / Stock Exchange.
- The Trading Member / Clearing member to exercise first priority lien on the securities / collaterals so pledged. b.

- c. The Trading Member / Clearing Member / Clearing Corporation / Stock Exchange to invoke pledge without any prior reference to or permission and upon receipt of said securities, utilise same in the manner as deemed fit In case of my / our unpaid margin / settlement obligation.
- d. The Trading Member / Clearing Member to do all such act and things and sign all such documents and deeds as may be necessary for the purpose of pledging securities / collaterals with Clearing Member / Clearing Corporation / Stock Exchange.
- e. The Trading Member / Clearing Member to recover the all the cost paid and incurred in relation to and for pledging the securities with Clearing Member / Clearing Corporation / Stock Exchange.

It is hereby confirmed that all the existing securities / collaterals provided me / us are actually owned me / us and are free from any charge, lien or encumbrance. Further all the securities / collaterals to be provided in future would be the securities / collaterals owned by me / us at the time of creation of pledge and would likewise free and unencumbered.

3. Delivery of order/trade confirmation/cancellation:

- a. I/We request you to consider my/our telephonic instructions for order placing/order modification/order cancellation as a written instruction and give us all the confirmation on telephone unless instructed otherwise in writing. I/We am/are getting required details from contracts issued by you.
- b. I/We hereby authorize you not to provide me / us order confirmation / Modification / Cancellation Slips and Trade Confirmation slips to avoid unnecessary paper work. I/we shall get the required details from contract notes and confirmation issued by you.

4. Electronic Mode of delivery:

- b. **Log Report :** I/We will completely rely on the log reports of your dispatching software as a conclusive proof of dispatch of E-mail to me and will not dispute the same.
- c. **Change in E-mail Id:** I/We will inform you any change in my E-mail, if any, in future, in physical mode by registered post or by hand delivery or through E-mail from my registered email address.

5	Fines & Penalties:	£ 19
٠.	i ilioo a i challoo.	·

All fines/penalties and charges levied upon you due to my acts / deeds or transactions may be recovered by you from my account.

6. Charges & Balance Maintenance:

2020

I/We have a Trading As well as depository relationship with Ashlar Securities Pvt. Ltd. Please debit the charges relevant with depository services from my/our trading account on monthly basis. I/We also agree to maintain the adequate balance in my/our trading account / pay adequate advance fee for the said reason.

7. Set off of outstanding:

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I/We authorize you to set off outstanding in any of my / our accounts against credits available or arising in any other accounts maintained with you irrespective of the fact that such credits in the accounts may pertain to transactions in any segment of the Exchange and / or against the value of cash margin or collateral shares provided to you by me / us. I further authorise you to debit the financial charges @ 18% per annum of the outstanding debit balance, if any, in my account and not settled as per the exchange requirement.

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- **8.** I/We am/are aware that I/We may not opt for any of the above authorisation by striking off the same. Further, I/We am /are aware that above authorisation is voluntary on my/our part and that I/We can revoke this authorisation at my point of time during the operation of my/our trading account with you by giving you a notice in writing.
- * Strike off the clauses not relevant to you.

Thanking you, Yours faithfully,

For and On Behalf of Constituent

€ n23	
Client Signature	Name :

NSE - MFSS FACILITY CLIENT REGISTRATION FORM

To,	
Ashlar Securities Private Limited	Date
Regd. Office: A-38, Sector-67, Noida-201301 (U.P.)	Dato
Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)	
Sir,	
Sub: Mutual Fund Service System (MFSS) facility	
I/We	am/are registered as your client with Client Code
No and have executed the Trading Mem	
Capital Market Segment of National Stock Exchange of India Ltd. (Exchange).	3
I/We am/are interested in availing the MFSS facility of the Exchange for the p	ourpose 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/we state that Know Your Client d	etails as submitted by me/us for the stock broking may be
considered for the purpose of MFSS and I/we further confirm that the details contains	,
I/We are willing to abide by the terms and conditions as mentioned in the Circular	
Exchange from time to time in this regard.	
I/We shall ensure also compliance with the requirements as may be specified from	om time to time by Securities and Exchange Board of India
and Association of Mutual Funds of India (AMFI).	, ,
I/We shall read and understand the contents of the Scheme Information Docur	nent and Key Information Memorandum, addenda issued
regarding each Mutual Funds Schemes with respect to which I/we choose to su	
conditions, rules and regulations of the Mutual Fund Schemes.	3
I/We therefore request you to register me/us as your client for participating in the I	MFFS.
Thanking you,	
Yours faithfully,	
•	
€ n24	

DETAILS OF TERMS & CONDITIONS FOR THE INVESTOR / CLIENT FOR USING NEW MFSS FACILITY

Name of Client: __

1. Pre-requisites for becoming Investor / Client for the New MFSS facility

- 1.1. The client who is desirous of investing in units of mutual fund schemes through the New MFSS.
- 1.2. The Client intends to execute his instruction for the subscription/redemption of units of Mutual Fund Schemes through the Participant of the New MFSS
- 1.3. The client has satisfied itself of the capacity of the Participant to deal in Mutual Fund units and wishes to execute its instruction through the Participant and the client shall from time to time continue to satisfy itself of such capability of the Participant before executing transacting through the Participant.
- 1.4. The Client has approached to the Participant with the application for availing the New MFSS facility.
- 1.5. The Client has submitted relevant KYC (Know Your Client) details to the Participants

2. Terms and Conditions

Client Signature

- 2.1. The client shall be bound by circulars issued by NSEIL, Rules, Regulations and circulars issued there under by SEBI and relevant notifications of Government authorities as may be in force from time to time.
- 2.2. The client shall notify the Participant in writing if there is any change in the information in the 'Client Registration Form' provided by the client to the Participant at the time registering as a client for participating in the New MFSS or at any time thereafter.
- 2.3. The client shall submit to the Participant a completed application form in the manner prescribed format for the purpose of placing a subscription order with the Participant.
- 2.4. The client has read and understood the risks involved in investing in Mutual Fund Schemes.
- 2.5. The client shall be wholly responsible for all his investment decisions and instruction.
- 2.6. The client shall ensure continuous compliance with the requirements of the NSEIL, SEBI and AMFI.
- 2.7. The Client shall pay to the Participant fees and statutory levies as are prevailing from time to time and as they apply to the Client's account, transactions and to the services that Participant renders to the Client.
- 2.8. The client will furnish information to the Participant in writing, if any winding up petition or insolvency petition has been filed or any winding up or insolvency order or decree or award is passed against him or if any litigation which may have material bearingon his capacity has been filed against him.
- 2.9. In the event of non-performance of the obligation by the Participant, the client is not entitled to claim any compensation either from the Investor Protection Fund or from any fund of NSEIL or NSCCL.
- 2.10. In case of any dispute between the Participants and the investors arising out of the MFSS facility, NSEIL and / or NSCCL agrees to extend the necessary support for the speedy redressal of the disputes.

AUTHORISATION FOR VALUE ADDED SERVICES

Reg	gd. O	lar Securities Private Limited Office: A-38, Sector-67, Noida-201301 (U.P.) Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)		Date
Nar	ne			
Log	in ID	ID		
Dea	ar Sir	Sir/Madam,		
Iwa	nt to	to avail the below mentioned facilities through SMS over my Mobile No	o. 0	
A)		We wish to avail the SMS/Email alert facility offer ansactions executed through Ashlar Securities Pvt. Ltd. (ASPL) on my		
(Th	e abc	bove facility is provided by Exchanges and will be activated once the	letails are verified by Exchange	es and confirmed by you)
B)	l wi	wish to subscribe for value added services on registe	red mobile number :	Yes No
		want to avail the below mentioned facilities through SMS over my ab acilities:	ove mobile no. & make an info	rmed decision by availing the following
	•	Net position of your top five stocks		
	•	Updates on your stock prices during market hours		
	•	Updates on Ledger Balance on daily basis		
C)	1.	. I wish to use online Trading Software	Yes	No
	2.	. I hereby authorize to send system generated pass	word by SMS: Yes	No
	i.	Please send my system-generate, internet account first time as we ever need to reset the Password later, the same should also be se system-generated Password, I shall login and change it for sautomatically expire in 72 hours from the time of sending.	nt by SMS on the above given recurity reasons. I am aware	mobile number. As soon as I receive the that system-generated Password will
	ii.	contact the Customer Service Department of the ASPL immediate and contact the Customer Service Department of the ASPL immediate and contact the Customer Service Department of the ASPL immediate and contact the Customer Service Department of the ASPL immediate and contact the Customer Service Department of the ASPL immediate and contact the Customer Service Department of the Customer Cu	ly and request for re-setting of r	ny Password.
	iii.	anybody else and should be preferable alpha-numeric and not my	or any family member's name/s	surname.
	İV.	 I am fully aware of the risk of electronic loss/thest and agree unauthorized use/misuse of the Password. I understand ASPL will 		-
De	clar	aration:		
	İ.	I also confirm that the above mobile number shall be updated in all	your records and databases in	cluding trading and demat account.
	ii.	I declare that the above is my personal mobile number and is alwa mobile number immediately for updating the same in databases. would not be able to send my Password over new mobile number a	I am aware that without intimat	ion for change in mobile number, ASPL
	iii.	I am aware that in case of change in my mobile number anytim photocopy of a latest/last two months Mobile bill for postpaid conn Branch/FANs alongwith my ID proofs (E.g.: Pan Card or Driving Li	ection. If I have prepaid connec	tion then I have to visit personally to the
	iv.	I will be solely responsible for the security of the information provious indemnify ASPL and its group companies, that they will not be held etc., caused to me due to misuse of this information or pursuant may arise in future on account of my above authorization request.	l liable/responsible for any loss	es, claims, damages, cost and liabilities
	25			
		Client Signature		
Nai	me c	e of Client :Client	Code :	

UNDERTAKING TO ACT IN OWN CAPACITY

I/We do hereby solemnly affirm and declare as under:

- That my/our registration with ASHLAR SECURITIES PVT. LTD. (ASPL) is in individual capacity and is for transacting on my/our own account. And that no one expect myself/ourself has/have and interest in the account with ASPL.
- 2. That I/We shall not be acting further as an intermediary / sub-broker in any manner whatsoever for the transactions executed in any segment of any security exchange(s) in my/our account with ASPL.
- 3. That I/We further state that if anybody on my/our behalf makes claim of any amounts / securities on account of the transactions in my/our account, the said act shall be null and void and shall be ineffective from all corners.
- 4. In case ASPL finds that I/We am/are as an un-registered Sub-broker, ASPL can immediately cancel my/our account with them and adjust all credit against my/our liabilities.
- 5. That I/We shall inform ASPL any of my/our registration in any capacity with any other member of the exchange(s) to transact on the same segment as at ASPL.
- 6. I/We shall not make any payment to ASPL drawn on the account of any third party whether related to me/us or not. All payments to my/our above A/c shall be from accounts that stand in my/our own name.
- 7. I/We shall not make any cash payment to ASPL nor shall I/We insist on any sales person/business associate to accept cash in lieu of cheque/demand draft. I/We understand that ASPL does not accept cash from clients and therefore any cash payment made by me/us to any staff shall be at my/our sole risk and I/We absolve ASPL of all liability and claim that may arise from any cash payment made by me/us.
- 8. I/We understand that cash and third party payment of any kind are prohibited under rules of Exchange if despite this I/We make any cash/third party payment in my/our trading A/c or to any sales person / business associate I/We shall render myself liable to criminal / civil action from ASPL. I/We shall also indemnify ASPL from all claims, loss, liability that incur on account of any cash/third party payment made by me/us in my/our trading account with ASPL.
- 9. I/We have been made understood by ASPL that it does not permit any of Its employee to place any discretionary orders in the account of any client therefore I/We must not authorise any of ASPL's staff member to place any discretionary order under any circumstances in my / our trading account and that ASPL limits its liability in the event of I/we giving any such authorisation to any of the Employee of ASPL.
- 10. I/We hereby absolve ASPL from all liability claims that arise from bonafide mistake typing errors etc. that occur in ordinary and regular course of business I/We shall not initiate any legal action without first intimating in writing my grievance to the Corporate Office at Delhi.

£ 126	
Client Signature	_
Client Name —	
Client Code	

FOR REGISTRATION AND VERIFICATION OF MOBILE NUMBER AND E-MAIL ADDRESS

To,							Date			
The Compliance Officer Ashlar Securities Pvt. Ltd. Regd. Office: A-38, Sector-67, Noida-201301 (U.P.) Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)						Member Id's: 13718 (NSE) 3302 (BSE) 56815 (MCX) 1299 (NCDEX)				
I/We am/are aware that NSE, BSE, MCX and NCDEX executed on its platform. I/We hereby provide and copurpose of receipt of SMS/email alerts.	•						•	•		
I/We want to receive transaction alerts in SMS	S as well as	email	from	Excha	nges.					
I/We want to receive transaction alerts only in	SMS from	Excha	inges.							
I/We want to receive transaction alerts only in	Email from	Exch	anges							
I/We do not want to receive any transaction a	lerts from E	xchan	ges, s	pecify	reaso	n				
The alerts should be sent on :								•••••		
Mobile number (enter 10 digit mobile no.)										
E-mail Id										
I/We agree to the terms and conditions specified by the from time to time. I/We am/are aware that the receipt c stopped only on my/our written request.	•									
Øn 27										
Client Signature										

VOLUNTARY REQUEST FOR TRADING IN COMMODITY FORWARD CONTRACTS / COMMODITY DERIVATIVES ON NCDEX / MCX To, Ashlar Securities Pvt. Ltd. Date _____ Regd. Office: A-38, Sector-67, Noida-201301 (U.P.) Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.) Dear Sir. Subject: My / Our request for trading in commodity forward contracts / commodity derivatives on MCX / NCDEX as your client I/We, the undersigned, have taken cognizance of relevant circulars issued by exchanges on the guidelines for calculation of net open positions permitted in any commodity and I/we hereby undertake to comply with the same. I/We hereby declare and undertake that we will not exceed the position limits as may be prescribed from time to time by MCX / NCDEX or Forward Markets Commission and such position limites will be calculated in accordance with the contents of above stated circular of MCX/ NCDEX as modified from time to time. I/We undertake to inform you and keep you informed if any of my/our partners/directors/karta/trustee or any of the partnership firms/companies/HUF's/Trusts in which I/We or any of above such person is a partner/director/karta/trustee, takes or holds any position in any commodity forward contract/commodity derivative on MCX / NCDEX through you or through any other member(s) of MCX / NCDEX to enable you to restrict our position limit as prescribed by the above referred circular of MCX/NCDEX as modified from time to time. I/We confirm that you have agreed to enter orders in commodity forward contracts/commodity derivatives for me/us as your clients on MCX/ NCDEX only on the basis of our above assurances and undertaking. I/We also confirm that my/our account in your company may be debited with the amount of penalty imposed by MCX / NCDEX for violating of norms of open position limits then ever any consequences arises. Client Name : **2**28 Client Code : _____ Client Signature **DECLARATION OF FAMILY MEMBERS** (To be taken from all family members) To, Date ___ Ashlar Securities Pvt. Ltd. Read. Office: A-38, Sector-67, Noida-201301 (U.P.) Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.) Subject: **Declaration of Family Members** Dear Sir. I/We. having trading Account bearing client code ____ with you. I/We would like to inform you that my under mentioned family members are also maintaining trading accounts with you. SI.No. Relation with Account Holder Name of Members Trading Code I / We request you to kindly consider my / our designated Mobile No.: Common Mobile No. in case of all the above family members for all communication in respect of any of the above family accounts. I / We further request you to consider my / our designated Email Id:

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as Common Email Id in case of all the above family members for all communication in respect of any of the above family accounts.

I hereby declare that the aforesaid mobile number of E-mail ID belongs to
Me or
My Family (Spouse, D. Children and D. Parents)

DECLARATION, INDEMNITY CUM UNDERTAKING FOR NAME DISCREPANCY IN PAN CARD, BANK PROOF & ADDRESS PROOF

Ashlar Securities Pvt. Ltd. Regd. Office: A-38, Sector-67, Noida-201301 (U.P.)		Date	
_	p. Office : 1D, A-1, Sector-10, Noida-201301 (U.P.)		
I/We		s/o, w/o, d/o	
		, refer to my/our Trading Account	
	with Ashlar Securities Pvt. Ltd.	(ASPL) do hereby affirm, declare and undertake that	
1.	That my/our name as it appears on my/our Pan Card is		
2.	That my/our name as it appears on the Income Tax website is		
3.	Additional ID Proof		
4.	That my/our name as it appears on the Address proof is		
5.	That my/our name as it appears on the Bank Proof is		
6.	That above mentioned names, on Trading account, Tax website, Address and Bank account bearing noare mineral control of the control of	•	
7.	That I/We hereby request ASPL to maintain my/our name in Demat and Trading account as per the name appearing on the website PAN card.		
8.	That I/We promise and undertake to get my/our PAN card altered in accordance with my/our name as appearing on the Income tax within 45 days from the date of signing this undertaking. ASPL may, at its sold discretion, terminate my/our trading and demat accoun in the event of me/us not getting my/our name altered within 45 days of signing this undertaking.		
9.	That I/We further undertake to open a bank account in accordance with the name as appearing on the Income Tax website week from the date of signing this undertaking.		
10.	I/We further undertake that in case my/our name has been changed after approal from government authorities and notification gazette. I/We shall get the name change effected in PAN, Bank account etc. and furnish immediately to ASPL.		
11.	That I/We further declare that I/We am/are responsible and I/We shall in employees, agents from and against any and all losses, claims, liabilities proceedings arising out or in relation to corporate benefits, IPO refund dematerialization of securities, rematerialization of securities, dividend undertaking and/or acting on this basis.	s, obligations, damages, deficiencies, judgements, action I, Foreign Exchange Management Act (FEMA) transfer,	
befo	at the contents of this declaration, Indemnity-cum-undertaking have been exore signing it. That this declaration, Indemnity-cum-undertaking given by nercion, undue influence, pressure etc., and at present I/We am/are having sour	ne/us to ASPL is by my/our absolute free will and not by	
L	o 30		
	Client Signature		

BANKER'S VERIFICATION		
To, Ashlar Securities Pvt. Ltd. Regd. Office: A-38, Sector-67, Noida-201301 Corp. Office: 1D, A-1, Sector-10, Noida-201301	·	
	unt no of held	
jointly with Mr./Ms/M/s	with our branch, has	
been active since We confirm that the signature of the client agr on the part of the bank or the signing officer.	rees with the specimen held in our records. This verification is without any responsibility	
Signature of Client		
signed in my / our presence and attested by m	e / us	
Bank Name & Address		
Name & Signature of Authorised Signatory		
Stamp of the Bank Branch		
Client Signature		
ADJUSTMENT	IN DIFFERENT EXCHANGES / ACCOUNTS	
To, The Manager Accounts, Ashlar Securities Pvt. Ltd. Regd. Office: A-38, Sector-67, Noida-201301 (U.I. Corp. Office: 1D, A-1, Sector-10, Noida-201301)	·	
Sub: Adjustment in different Exchang	es / Accounts maintained with you	
Exchange Ltd. (BSE) and Multi Commodity Exchang Depository Services (India) Ltd. (NSDL) in Security NSE/BSE/NCDEX/MCX or NSDL, as coextensive and Commodities placed as margin and/or any surplus functions outstanding dues payable if any, by me/us in any of my/or and surplus functions.	hlar Securities Pvt. Ltd. for trading on the National Stock Exchange of India Ltd. (NSE) and Bombay Stock go of India Ltd. (MCX) and National Commodity & Derivatives Exchange Ltd. (NCDEX) and National Market. In this regard, I/We hereby request you to treat the agreement between us whether in I/We hereby authorize you to transfer, make adjustments and/or to set off a part or whole of the securities / ds in any of my account/(s) maintained with you i.e. either in NSE/BSE/NCDEX/MCX or NSDL against the pur account/(s) maintained with Ashlar Securities Pvt. Ltd. or vice versa, notwithstanding anything contrary ies Pvt. Ltd. shall have right of lien on the credit balance in any of my/our accounts. Any entries passed by g on me/us.	
Thanking You, Yours Faithfully,		
<u>∠</u> 32 Client Signature	Name	
Client Signature	Address :	
Client Code :		

AADHAAR CONSENT LETTER

1st Floo	onal Commodity & Derivatives Exchange Limited or, Akruti Corporate Park, LBS Road,	Date :
Kanjur N	Marg (West), Mumbai-400078	
Subje	ct : Consent to use Aadhaar Card Copy	
Ref.: A	Application for New Membership/KYC/AP Registration	
Dear Sir	,	
I the ur	ndersigned	, understand that I can submit either of the
followin	g document copy as an address proof for registration.	
a.	Voter ID Card	
b.	Driving License	
C.	Passport	
d.	Aadhaar Card	
e.	Utility Bills	
I willingl	ly give my consent to NCDEX to accept copy of my Aadhaar card and proceed w	ith the referred application.
Thankir	ng you,	
Yours S	incerely,	
Æ 133		
<u>#</u> 1133	Client Signature	
Client	Name :	

DECLARATION OF HUF BY KARTA

(To be filled in case of HUF A/c only)

Please fill in for a HUF

30 10. 4 0.											
		•									
erest and for the benefit of the en shall be recoverable personally for	tire body of co-p om all or any of	parceners of the joint family. W	le al	l un	derta	ake	that	clair	ns d	lue to	you from the said
of the fact that ours is not a firm t	governed by the	Indian Partnership Act of 195	2, w	e ha	ve n	ot g	ot ou	ır sa	aid fi	rm re	gistered under the
·		of a co-parcener of any change	e oc	curri	ng a	t an	y tim	ie in	the	mem	bership of our joint
Name	Gender (M/F)	Relationship with Karta				ate	of B	irth			Signature
			D	D	M	M	Υ	Υ	Υ	Υ	
			D	D	M	M	Υ	γ	Υ	Υ	
			D	D	M	M	Υ	γ	Υ	γ	
			D	D	M	M	Υ	γ	Υ	γ	
			D	D	M	M	Υ	Υ	Υ	Υ	
			D	D	M	M	Υ	γ	Υ	Υ	
& Signature of Karta	(HUF)	'			inexi	ure,	if the	e spa	ace p	provic	led is not sufficient.
	t signatory to this letter, i.e.,ers of the said family. ther confirm that the business of the said for the benefit of the enshall be recoverable personally from the share of minor co-parcener of the fact that ours is not a firm of the fact that ours of the account Name Name Name	t signatory to this letter, i.e.,ers of the said family. ther confirm that the business of the said joint farerest and for the benefit of the entire body of copshall be recoverable personally from all or any of the share of minor co-parceners. of the fact that ours is not a firm governed by the t. the by undertake to inform you of the death or birtheduring the currency of the account. Name Gender (M/F) Warner Gender (M/F) & Signature of Karta (HUF)	t signatory to this letter, i.e.,	a signatory to this letter, i.e.,	a signatory to this letter, i.e.,	a signatory to this letter, i.e.,	a signatory to this letter, i.e.,	a signatory to this letter, i.e.,	a signatory to this letter, i.e.,	a signatory to this letter, i.e.,	her confirm that the business of the said joint family is carried on mainly by the said Karta as also by the other signers and for the benefit of the entire body of co-parceners of the joint family. We all undertake that claims due to shall be recoverable personally from all or any of us and also for the entire family properties of which the first signing the share of minor co-parceners. of the fact that ours is not a firm governed by the Indian Partnership Act of 1952, we have not got our said firm rest. eby undertake to inform you of the death or birth of a co-parcener of any change occurring at any time in the membruring the currency of the account. Name Gender (W/F) Relationship with Karta Date of Birth D D D M M Y Y Y Y D D D M M Y Y Y Y D D D M M Y Y Y Y A D D D M M Y Y Y Y A D D D M M Y Y Y Y A D D D M M Y Y Y Y A D D D M M Y Y Y Y A D D D M M Y Y Y Y B Signature of Karta (HUF) * Please attach separate annexure, if the space provides the space of the spac

MOST IMPORTANT TERMS AND CONDITIONS (MITC)

Date :
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 interned 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 ca either be in the form of funds transfer into specified stock broker bank accounts or margin pledge of securitie 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 t 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 th 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 stocker. You can view your demat account balances directly at the website of the Depositories after creating login.
.5. The stock broker is obligated to deposit all funds received from you with any of the Clearing Corporation 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 directle 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. D share all financial information (e.g. income, networth, etc.) with the stock broker as and when requested fo 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 II 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 ar prohibited by law. You will not have any protection/recourse from SEBI/stock exchanges for participation is such schemes.
Client Signature
Client Name :

DECLARATION BY SALES PERSON/AUTHORISED PERSON (for the use of ASPL only)

Date :	
To, Ashlar Securities Private Limited Regd. Office: A-38, Sector-67, Noida-201301 (U.P.) Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)	
Dear Sir,	
-	eration in the name of
met the above captioned person personally & have verifie	ed copy of under mentioned KYC documents with original, which is enclosed with account designated places in this form in his/her own hand in my presence.
The following KYC documents are checked and verified fr	
1	
7	
Date of verification of documents :	
The above statement is true and correct and made un	nder my own free mind without having any coercion, misrepresentation or fraud.
Name of the person :	
Signature :	
Employee / Branch Code :	
For office use :	
Name of Officials :	
Remark:	

DEMAT ACCOUNT OPENING FORM NSDL



ASHLAR SECURITIES PVT. LTD.

(DEPOSITORY PARTICIPANT - NSDL) DP ID IN303921 • SEBI Regn. No. : IN-DP-236-2016

Regd. Office: A-38, Sector-67, Noida-201301, Ph.: 0120-6633200

Corp. Office: 1D, A-1, Sector-10, Noida-201301 (U.P.)
E-mail: dp@ashlarindia.com Website: www.ashlarindia.in

	P	PART II	- AC	COUN	IT OP	EN	ING F	ORN	Л (F	OR II	NDI\	/IDU	ALS	5)					
(To be filled by th	ne De	eposito	ory Par	ticipar	nt)														
Client ID										Date	e D	D		/	M	Υ	Y	Υ	Υ
I/We request you (Please fill all the o			•				_		ame	as p	er fo	ollow	ving	det	ails	:			
A. DETAILS OF A	ACCC	DUNT H	HOLDE	R(S)															
Account Holder(s)	Sole	e/First	Holder				Seco	nd	Hold	er				Tł	nird	Hol	der	
Name																			
PAN																			
Occupation (Please tick any one and give brief details)	☐ Pu ☐ Go ☐ Bu	rivate Se ublic Sec ovt. Serv usiness rofession	ctor [Agricu Retired House Studer Others (P.	d wife nt		Privat Public Govt. Busine Profes	Sect Servi	or ce	Re Ho	ricult tired busew udent ers (Pl. S	rife		Priva Publi Govt. Busin Profe	c Ser Ser iess	ctor vice		Agricu Retire House Studei Others (P	wife nt
Brief Details																			
B. For Association o persons, the name																			
Name											Р	AN							
C. TYPE OF ACC	COUN	JT																	
Ordinary Resi		stor _		patriab on Repa		[le [Mar Fore	0	atior	nal [_	mote ers (cify)_					
D. GROSS ANNI	UAL II	NCOM	1E DETA	AILS															
Income Range pe Below Rs. 1 La Rs. 10 - 25 La	ас		Rs. 1 -	ck any 5 Lac. han Rs		.ac	Rs.	5 - 1	0 La	С									
E. In Case of NF	RIs/Fo	oreign	Nation	nals															
RBI Approval Reference Numbe	r								BI A	ppro	val	D	D	M	\	/	Y	Y	/ Y

F. BANK DETAILS																				
1.	Bank A	ccount Type	Sav	ing		Curre	ent	Otl	her	(PI. :	Spe	cify)_								
2.	Bank Ac	count Number																		
3.	Bank Na	ame																		
4.	Branch	Address																		
			O'1/T	. /\ /!!!	_							Τ.,		. 1		_	_	_	$\overline{}$	
			City/Tow State	n/ villag	е							+-	Co untr	_						
5.	MICR C	ode	State	Τ	\perp				Т			100	unti	У		Т			Π	
6.	IFSC			<u> </u>							\Box		\top		Т		T		Т	
G.	G. Please tick, if applicable: Politically Exposed Person (PEP) Related to Politically Exposed Person (RPEP)																			
Н.	H. STANDING INSTRUCTIONS																			
1.	I/We aut	horise you to r	eceive cre	dits au	toma	aticall	ly int	o my/c	our	ассо	unt		Yes	s		No				
2.																				
3.	3. Account to be operated through Demat Debit and Pledge Instruction (DDPI) Yes No																			
4.	4. Standing Instruction for Auto Pledge Confirmation																			
5.	SMS Ale	ert facility : [Ma prov	ndatory if vided in th	•	_	_			ney	/ (PoA	A/DD	PI). En	sure	tha	t the	e mo	obile	e nur	nbe	r is
	Sr. No.	Holder													Ye	S			No)
	1.	Sole / First	Holder																	
	2.	Second Hol	der]
	3.	Third Holde	er																	
6.	Mode of (Tick any	Receiving Statem one)	ent of Acco	ount [_	hysic ectror		orm orm (Rea	d No	te 3 and	d ensu	re that e	mail I	D is p	rovid	ed in	KYC	Applic	cation	Form]
7.	I/We wo	ould like to sh	are the e	mail IE) wit	th the	e RT.	A			Yes	6			No					
8.																				
I.	GUARDIA	.N DETAILS (whe	ere sole h	older is	am	ninor)	:													
[Foi	r account of	a minor, two KYC A	pplication F	orms mus	t be fi	illed i.e	e. one	for the g	uard	lian ar	nd and	other fo	r the i	mino	r (to l	be si	gned	d by g	juaro	ian)
Gu	ıardian Na	ame																		
PA	١N																			
Re	lationship	of Guardian w	th Minor					1												

J. NOMINATIO	N OPTION		
(Details a	h to make a nomination are provided in Nomination Forn ed by SEBI)	I/We wish to opt out of (Declaration Form opt as prescribed by SEBI)	ing out of nomination
K. MODE OF C	PERATIONS FOR JOINT ACCOUNTS	S	
☐ Jointly	Anyone of the holder of	or survivor(s)	
of securities incluinvocation and co	tion for Joint Account is chosen as anyouding Inter-Depository Transfer, pledge onfirmation thereof as applicable of secuties will be permitted.	/ hypothecation / margin pledge / ma	rgin re-pledge (creation, closure and
	[DECLARATION	
in force now hat to be bound by details furnish undertake to in to be false or u	regulations of the Depository are ave been read by me/us and I/way the rules as are in force from ned above are true and correct aform you of any changes thereit intrue or misleading or misrepressident account, I/we also decla	we have understood the same a time to time for such account ct to the best of my/our kn n, immediately. In case any of esenting. I am/we are aware the	and I/we agree to abide by and s. I/we hereby declare that the owledge and belief and I/we the above information is found at I/we may be held liable for it
	Sole / First Holder / Guardian (Mr./Ms.) (in case of Minor)	Second Holder (Mr./Ms.)	Third Holder (Mr./Ms.)
Name			
Signatures	•		0 ->
	ASHLAR SECUR (DEPOSITORY PARTICIPANT - NSC	DL) DP ID IN303921 • SEBI Regn. No. : IN- loida-201301, Ph.: 0120-6633200 D, Noida-201301(U.P.)	 DP-236-2016
Received the appli	cation from M/s	as t	ne sole/first holder alongwith
	and		as the sole/first holder
respectively for op	ening a depository account. Please quo	ote the DP ID and Client ID allotted to	you in all your future correspondence

Participant Stamp & Signature

Date:

NOMINATION FORM - DEMAT ACCOUNTS

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

To,

Ashlar Securities Private Limited

W ashlar

(Annexure-A)

Rega. O	lega. Office : A-38, Sector-67, Noida-201301 (U.P.)																					
Corp. Of	Corp. Office : 1D, A-1, Sector-10, Noida-201301 (U.P.)											DATE	D	D	\mathbb{M}	M	Υ	Υ	Υ	Υ		
DP ID									Client ID													

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

NOMINATION DETAILS

I/We wish to make a nomination and do hereby nominate the following person(s) who shall receive all securities held in the Depository by me/us in the said beneficiary owner account in the event of my / our death.

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

13. Relationship o	f Guardi	an													
14. Guardian Identifii [Please tick any of and provide deta] Photograph PAN AN Saving Ban Proof of Ide	one of follo ils of same a & Signa ADHAAR ak A/c No entity	owing e] ture													
				Nam	e(s) of H	lolder(s)			Signature(s) of Holder						
Sole/First Holder (Mr./Ms.)	r								9 /						
Second Holder (Mr./Ms.)									2						
Third Holder (Mr./Ms.)									23						
*Signature of witnes	ss, along	with n	ame a	and a		•				impression, inst	ead of si	ignature.			
Name a of the	\\/:+m.o		_	ation	active of Wite										
Name of the	e withe	SS	+		Add	lress of V	vitness		Sigi	nature of Witr	ess				
									Date D D) M M	Y	YY			
		DEC	LAF	RATI	ON FO	RM FOR	OPTIN	G OUT	OF NOMINAT	ION	(Ann	exure-B)			
To, Ashlar Sec Regd. Office : A-38, Corp. Office : 1D, A-	Sector-6	7, Noida	a-201	301 (U.P.)	ed			DATE		SHL Y Y	Y Y			
DP ID					Client ID										
Sole/First Holder	Name														
Second Holder Na	ame														
Third Holder Nam															
I / We hereby confir involved in non-apponeed to submit all the include documents i	ointment ne requis	of nom	inee(:umer	s) and nts / i	d further a nformatio	ire aware tl n for claim	hat in case ling of ass	of death ets held i	of all the account n my / our trading	holder(s), my/ou g/demat accou	ur legal he nt, which	eirs would may also			
Signatures of Holder(s)						3			3	*					
	Signa	ature of	1st Ho	older			Signature c	f 2nd Hold	er	Signature of	3rd Holde	er			

(39)

Notes:

- All communication shall be sent at the address of the Sole/First holder only.
- 2. Thumb impressions must be attested by witness or a Magistrate or a Notary Public or a Special Executive Magistrate.
- 3. Signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 4. The nomination and Declaration form may be signed using e-Sign facility or wet signature and in these cases, witness will not be required.
- 5. For receiving Statement of Account in electronic form:
 - I. Client must ensure the confidentiality of the password of the email account.
 - II. Client must promptly inform the Participant if the email address has changed.
 - III. Client may opt to terminate this facility by giving 10 days prior notice. Similarly, Participant may also terminate this facility by giving 10 days prior lotice.
- 6. In case of joint account, on death of any of the joint account holders, the surviving account holder(s) has to inform Participant about the death of account holder(s) with required documents within one year of the date of demise.
- 7. In case if 'first holder' is selected, the communication will be sent as per the preference mentioned at Sr. No. 4. In case 'All joint account holder' is opted, communication to first holder will be sent as per the preference mentioned at Sr. No. 4, and communication to other holders will be in electronic mode. The default option will be communication to 'first holder', if no option selected.
- 8. Strike off whichever is not applicable.
- 10. 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 and partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot nominate. If the account is held jointly, all joint holders will sign the nomination form.
- 11. A minor can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.
- 12. The Nominee(s) shall not be a trust, society, body corporate, partnership firm, karta of Hindu Undivided Family or a power of Attorney holder. A non-resident Indian can be a Nominee, subject to the exchange controls in force, from time to time.
- 13. 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.
- 14. Transfer of securities in favour of a Nominee(s) shall be valid discharge by the depository and the Participant against the legal heir.
- 15. The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Non- individuals including society, trust, body corporate, partnership firm and Hindu Undivided Family, holder of power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
- 16. On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nominee(s).
- 17. Nomination can be made upto three nominees in a demat account. In case of multiple nominees, the Client must specify the percentage of share 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.
- 18. On request of Substitution of existing nominees by the beneficial owner, the earlier nomination shall stand rescinded. Hence, details of nominees as mentioned in the Form 10 at the time of substitution will be considered. Therefore, please mention the complete details of all the nominees.
- 19. Copy of any proof of identity must be accompanied by original for verification or duly attested by any entity authorized for attesting the documents as provided in Annexure D.
- 20. Savings bank account details shall only be considered if the account is maintained with the same participant.
- 21. DP ID and client ID shall be provided where demat details is required to be provided.

STANDING INSTRUCTION FOR AUTO PLEDGE CONFIRMATION To, Ashlar Securities Pvt. Ltd. DP ID: IN303921 Regd. Off.: A-38, Sector-67, Noida-201301 Corp. Off: 1D, Sector-10, Noida-20301 (U.P.) With reference to my / our application for opening a depository account, I / We request you to enable my / our depository account having DP ID IN303921 & Client ID ________ with Flag "Standing Instruction for Auto Pledge Confirmation". I /We have read and understood the Securities and Exchange Board of India's guidelines on pledging of shares in dematerialised form as regulated by SEBI (Depositories and Participants) Regulations, 1996 and Depositories Act, 1996.

Reg	hlar Securities Pvt. Ltd. d. Off.: A-38, Sector-67, Noida-201301(U.P.) o. Off: 1D, Sector-10, Noida-20301 (U.P.)	Date :
Dea	r Sirs,	
Su	e: Request to provide the Statements through e-mail and/or website.	
Clie	nt ID. : E-mail ID	
	are hereby requested to provide me/us transaction statement(s)/bills or any other document(s) required to be utory requirement(s) through e-mail and/or website. I/We am/are aware and understand the following:-	sent to me under my specific request or as per the
1.	I/We am/are aware that I/we will not receive the transaction statements/bills etc in paper form.	
2.	$I/We \ understand \ that \ website(s) \ would \ mean \ www. ashlar india. com \ and \ or \ any \ of \ it's \ pages/links/applets \ or \ may \ inform \ from \ time \ to \ time.$	r any other website that Ashlar Securities Pvt. Ltd.
3.	I/We will take all the necessary steps to ensure confidentiality and secrecy of the login name and password of confidentiality and secrecy of the login name and password of confidentiality and secrecy of the login name and password of confidentiality and secrecy of the login name and password of confidentiality and secrecy of the login name and password of confidentiality and secrecy of the login name and password of confidentiality and secrecy of the login name and password of confidentiality and secrecy of the login name and password of confidentiality and secrecy of the login name and password of confidentiality and secrecy of confidentiality and confiden	the DP back office /email account.
4.	I/We am/are aware that the transaction statement/bills etc. may be accessed by other entities in case t password is compromised.	the confidentiality/secrecy of the login name and
5.	I/We shall immediately inform Ashlar Securities Pvt. Ltd. about change in email address, if any.	
6.	I/we agree that till the time the change in email address is not updated in the records of Ashlar Securities Pve email address shall deem to be a valid delivery and I/we shall keep Ashlar Securities Pvt. Ltd. and/or an indemnified against any loss suffered by them and also not hold them responsible for any loss suffered by me	y of it's employees, directors, agents, associates
7.	I/We shall log off from website/DP back office/e-mail service, whenever I/we am/are not accessing or usin consequence of the not logging off the service shall be borne solely by me/us.	g the service. Any liability incurred to me/ us as a
8.	I/we agree that Ashlar Securities Pvt. Ltd. shall not take cognizance of out-of-office/out-of-station auto replies referred documents. Non-receipt of bounced mail notification by Ashlar Securities Pvt. Ltd. shall amount to email id provided by me/us.	
9.	I/we agree that I/we shall immediately notify Ashlar Securities Pvt. Ltd. in writing with full details if I/we dimy/our DP back office password or Notice discrepancies that might be attributable to unauthorized access security flaw.	
10.	I/we understand that I/we am/are responsible for installing, operating and maintaining the communication computers and modems), software, tools, telephone or alternative service required at my/our end and c website(s), back office, email account(s), any above referred documents or any other related services at my/our end and computers are serviced to the communication of the communication computers and modems.	connectivity required for using and accessing the
11.	Ashlar Securities Pvt. Ltd. will not (and shall not be under any obligation to) assist me/us in operating, instal equipment/infrastructure or obtaining any permits, clearances etc for establishing connectivity or linkages to	
12.	Ashlar Securities Pvt. Ltd.'s own records of the transactions/holdings/bills etc. mentioned through compconclusive and binding on me/us for all purposes.	outer systems or otherwise shall be accepted as
13.	I/we understand and agree that the initial password sent by Ashlar Securities Pvt. Ltd. of DP back office shimmediately reset my/our password(s) upon the first login. I/we understand and agree that if I/we do not chakeep the Ashlar Securities Pvt. Ltd. and/or any of it's employees, directors, agents, associates indemnified a them responsible for any loss suffered by me/us on this account.	inge the password(s) after the first login, I/we shall
14.	I/we understand and agree that the records of the Ashlar Securities Pvt. Ltd. with respect to delivery of above of any such documents delivered.	e referred documents shall be conclusive evidence
15.	Ashlar Securities Pvt. Ltd. and I/we shall have the right to terminate such service provided a written notice is g	given at least 10 days in advance to the other party.
16.	I/We shall approach Ashlar Securities Pvt. Ltd. within 24 hours from the delivery/display of the above data/d download of the above data, document, data etc. failing which it shall be deemed to be the due delivery and a me/us via electronic mail/displayed by Ashlar Securities Pvt. Ltd./on the website of Ashlar Securities Pvt. Ltd the right to determine the validity of my/our objection to the transaction.	acceptance of the data, document, data etc. sent to
Tha	nking You	
You	rs truly,	





TERMS AND CONDITIONS FOR RECEIVING SMS ALERTS FORM NSDL

SMS Alert facility for NSDL demat account holders

Introduction

NSDL has launched SMS Alert facility for demat account holders whereby investors can receive alerts for debits (transfers) to their demat accounts, credits for IPO and offer for sale allotment, sub-division and bonus. Alerts are also sent in case the instructions given by investors for debiting their demat accounts fail due to insufficient balance. Under this facility, investors can receive alerts, a day after such debits (transfers) take place or debit instruction failing as the case may be and on the same day when such credits take place. These alerts are sent to those account holders who have provided their mobile numbers to their Depository Participants (DPs). Alerts for debits are sent, if the debits (transfers) are up to five ISINs in a day. In case debits (transfers) are for more than five ISINs, alert s are sent with a message that debits for more than five ISINs have taken place and that the investor can check the details with the DP or on IDeAS website, if the investor is an IDeAS subscriber.

Benefits

- Investors will get to know about debits and credits for IPO and offer for sale allotment, sub-division, bonus and failed debit instructions due to insufficient balance without having to
- Investors need not wait for receiving Transaction Statements from DPs to know about such debits and credits. In case of any discrepancy, the investor can approach its DP for clarification sooner.

Charges

No charge is levied by NSDL on DPs for providing this facility to investors.

Registration

This facility is available to investors who request for such a facility and provide their mobile numbers to the DPs. In case mobile numbers already given have changed, investors need to inform their DPs about the new numbers by way of written requests. Investors who have not yet provided their mobile numbers to their DPs can also avail this facility by intimating their mobile numbers to their DPs and submit a written request for this facility. This facility is not available to investors who have registered mobile numbers originating outside India. Thus, this facility will be available to the investors provided they have given their mobile numbers to their DPs and the DPs have captured the numbers in the computer system and have also enabled (ticked) the SMS flag in their system.

The investors may contact their respective DPs in case they do not receive SMS alert inspite of registering for this facility. Those investors who have provided their mobile numbers to their DPs but do not wish to avail this facility may also inform their DPs.

For further details / information investors may contact us at

Investor Relationship Cell

National Securities Depository Limited

4th Floor, A Wing, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013.

Tel.: (022) 2499 4200 / 4090 4200 Fax: (022) 2497 6351

Email: relations@nsdl.co.in

Terms and Conditions

Definition

In these Terms and Conditions, the following terms shall have the following meanings:

"Alerts" or "Facility" means the customized messages with respect to specific events/transactions relating to an Investor's Account sent as Short Messaging Service ("SMS") over mobile phone to the Investor;

"Investor" means the person who holds an Account;

"Account" means the demat account of the Investor with NSDL maintained through its Depository Participant;
"ISIN" means an International Securities Identification Number assigned to a security;

"CSP" means the cellular service provider through whom the Investor or NSDL receives the mobile services.

Availability

- NSDL at its sole discretion may discontinue the Facility at any time by providing a prior intimation through its website or any other medium of communication. NSDL may at its discretion extend the Facility to investors who register mobile phones originating outside India.
- The Alerts would be generated by NSDL and will be sent to the investors on the mobile number provided by the investor and the delivery of the Alert would be entirely based on the service availability of the service provider and connectivity with other cellular circles of the CSPs or in circles forming part of the roaming GSM network agreement between such CSPs. The Alerts are dependent on various factors including connectivity and, therefore, NSDL cannot assure final and timely delivery of the Alerts.
- The investor will be responsible for the security and confidentiality of his/her Mobile Phone and mobile phone number to be used for this Facility.

- This Facility provides Alerts to investors over mobile phones for the debits (transfers), credits for IPO and offer for sale allotment, sub-division and bonus that have taken place in their accounts. Alerts are also sent in case the instructions given by investors for debiting their demat accounts fail due to insufficient balance. Under this Facility, investors can 1.3.1 receive Alerts, a day after such debits (transfers) take place or debit instruction failing as the case may be and on the same day when such credits take place. These Alerts will be sent to those investors who have requested for such a Facility and have provided their mobile numbers to their Depository Participants. Alerts will be sent for debits, if the debits (transfers) are up to five ISINs in a day. In case debits (transfers) are for more than five ISINs, Alerts will be sent with a message that debits for more than five ISINs have taken place and that the investor can check the details with the DP or on IDeAS website, if the investor is an IDeAS subscriber. Investors who have provided their mobile numbers to Depository Participants but do not wish to avail of this Facility may do so by informing their Depository Participants accordingly.
- The investor is duty bound to acquaint himself/herself with the detailed process for using the Facility and interpreting the Alerts for which NSDL is not responsible for any error/omissions by the investor.
- The investor acknowledges that the Alerts will be implemented in a phased manner and NSDL may at a later stage; as and when feasible, add more Alerts. NSDL may, at its discretion, from time to time change the features of any Alert. The investor will be solely responsible for keeping himself/herself updated of the available Alerts, which shall, on best-effort basis, be notified by NSDL through its website or any other medium of communication.

Receiving Alerts

- The investor is solely responsible for intimating in writing to his/her Depository Participant any change in his/her mobile phone number and NSDL will not be liable for sending Alerts or other information over his/her mobile phone number recorded with NSDL.

 The investor acknowledges that to receive Alerts, his/her mobile phone must be in an 'on' mode. If his/her mobile is kept 'off' for a specified period from the time of delivery of an
- Alert message by NSDL, that particular message may not be received by the investor.
- The investor acknowledges that the Facility is dependent on the infrastructure, connectivity and services provided by the CSPs within India. The investor accepts that timeliness, accuracy and readability of Alerts sent by NSDL will depend onactors affecting the CSPs and other service providers. NSDL shall not be liable for non-delivery or delayed delivery of Alerts, error, loss or distortion in transmission of Alerts to the investor.
- NSDL will endeavor to provide the Facility on a best effort basis and the investor shall not hold NSDL responsible/liable for non-availability of the Facility or non performance by any CSPs or other service providers or any loss or damage caused to the investor as a result of use of the Facility (including relying on the Alerts for his/her investment or business or any other purposes) for causes which are attributable fand are beyond the control of NSDL. NSDL shall not be held liable in any manner to the investor in connection with the use of the Facility.
- The investor accepts that each Alert may contain certain account information relating to the investor. The investor authorizes NSDL to send any other account related information, though not specifically requested, if NSDL deems that the same is relevant.

Withdrawal or Termination

- NSDL may, in its discretion, withdraw temporarily or terminate the Facility, either wholly or in part, at any time. NSDL may suspend temporarily the Facility at any time during which any maintenance work or repair is required to be carried out or incase of any emergency or for security reasons, which require the temporary suspension of the Facility. Not withstanding the terms laid down in clause 1.5.1 above, either the investor or NSDL may, for any reason whatsoever, terminate this Facility at any time. In case the investor
- wishes to terminate this Facility, he/she will have to intimate his/her Depository Participant accordingly.

- At present, NSDL is levying no charge for this Facility on the Depository Participants. The investor shall be liable for payment of airtime or other charges, which may be levied by 1.6.1 the CSPs in connection with the receiving of the Alerts, as per the terms and conditions between the CSPs and investors, and NSDL is in no way concerned with the same.
- Disclaimer
- This Facility is only an Alert mechanism for the investors and is not in lieu of the Transaction Statements required to be provided by the Depository Participant to its clients.
- NSDL shall not be concerned with any dispute that may arise between the investor and his/her CSP and makes no representation or gives no warranty with respect to the quality of the service provided by the CSP or guarantee for timely delivery or accuracy of the contents of each Alert.
- The investor shall verify the transactions and the balances in his/her account from his/her Depository Participant and not rely solely on Alerts for any purpose.
- NSDL will not be liable for any delay or inability of NSDL to send the Alert or for loss of any information in the Alerts in transmission
- Liability
- NSDL shall not be liable for any losses, claims and damages arising from negligence, fraud, collusion or violation of the terms herein on the part of the investor and/or a third party. 1.8.1

	6	6 ❖
Sole/First Holder Signature	Second Holder Signature	Third Holder Signature



ASHLAR SECURITIES PVT. LTD.

(DEPOSITORY PARTICIPANT - NSDL) DP ID IN303921 • SEBI Regn. No. : IN-DP-236-2016

Regd. Office: A-38, Sector-67, Noida-201301, Ph.: 0120-6633200

Corp. Office: 25/4, Gali No. 17, Vishwas Nagar, Delhi-110032 • E-mail: dp@ashlarindia.com

SCHEDULE OF SI	SCHEDULE OF SERVICE CHARGES FOR DP SERVICES w.e.f. 01-10-2017 SCHEDULE - A					
SCHEME	Scheme-A (Rs. 2000 in advance out of which Rs. 1000 is refundable/adjusted on closure of A/c and/or change of scheme after one year from the date of a/c opening)	Scheme-B	Scheme-C Rs. 999/- for Life Time Rs. 750/- for conversion of existing account for life time maintanance free	BSDA (Basic Services Demat Account)		
1. Account Opening Charges	Nil	Nil	Nil	Nil		
2. Account Maintenance Charges	For Individual : Nil For Non-Individual :	For Individual : Rs. 300/- p.a. For Non-Individual :	For Individual : Nil For Non-Individual :	In case value of holdings is upto Rs 4 Lakhs Rs. 10 Lakhs Rs. 100/- AMC Charge p.a. In case value of holding is more than Rs. 10 Lakhs regular AMC may be Levied As applicable in		
	Rs. 500/- p.a.	Rs. 800/- p.a.	Rs. 500/- p.a.	NIL Rs. 100/- Scheme A, B or C as opted by		
3. Dematerialisation Charges	Rs. 20/- Per DRF plus Rs. 3/- per Certificate	Rs. 20/- Per DRF plus Rs. 3/- per Certificate	Rs. 20/- Per DRF plus Rs. 3/- per Certificate	Rs. 20/- Per DRF plus Rs. 3/- per Certificate		
4. Rematerialisation Charges	Rs. 20/- per every 100 securities or part thereof subject to maximum fee of Rs.5,00,000; or a flat fee of Rs. 20/- per certificate which ever is higher is payable	Rs. 20/- per every 100 securities or part thereof subject to maximum fee of Rs.5,00,000; or a flat fee of Rs. 20/- per certificate which ever is higher is payable	Rs. 20/- per every 100 securities or part thereof subject to maximum fee of Rs.5,00,000; or a flat fee of Rs. 20/- per certificate which ever is higher is payable	Rs. 20/- per every 100 securities or part thereof subject to maximum fee of Rs.5,00,000; or a flat fee of Rs. 20/- per certificate which ever is higher is payable		
5. Custody	Nil	Nil	Nil	Nil		
6. Transaction Charges (per Transaction) Receipt / Purchase Delivery / Sale	Nil Rs. 12/-	All Charges Payable upfront Nil Rs. 15/-	All Charges Payable upfront Nil Rs. 15/-	All Charges Payable upfront Nil Rs. 30/-		
7. Pledge Charges (per Transaction) Creation Invocation / Closure	Rs. 50/- Rs. 25/-	Rs. 50/- Rs. 25/-	Rs. 50/- Rs. 25/-	Rs. 50/- Rs. 25/-		
8. Margin Pledge / Un-pledge Margin Re-pledge	Rs. 15/- Rs. 3/-	Rs. 15/- Rs. 3/-	Rs. 15/- Rs. 3/-	Rs. 15/- Rs. 3/-		
Lending / borrowing Charges Borrowing Lending Repay	Rs. 50/- Rs. 50/- Rs. 25/-	Rs. 50/- Rs. 50/- Rs. 25/-	Rs. 50/- Rs. 50/- Rs. 25/-	Rs. 50/- Rs. 50/- Rs. 25/-		
10.Surrender request (SRF)	Rs. 100/- per request	Rs. 100/- per request	Rs. 100/- per request	Rs. 100/- per request		
 Instruction Booket Failed Instruction Intimation Additional Statement of Hold Non periodic statement & oth AMC for Speed-E Services@ Charges are subject to revis Communication/courier/persinform from time to time) Incase of demat rejection po Taxes and other government Any modifications to the Client Mas All the charges are payable of Service charges for DP servict Ashlar Securities Pvt. Ltd. m 	B BSDA (after substance of BSDA) (after subs	Rs. 10/-, 20/- Containing 10, 20 Leaves Rs. 20/- per intimationper instruction. Rs. 2/- per Page + Postage. Rs. 20/- per mail. Rs. 20/- per mail	e B)	by ordinary post/press advertisement/Electronic er website(s)links/pages/applets Participant may ested, it will cost Rs 20 plus applicable postage charg g accounts. me outstanding DP service Charges is received.		
"As per SEBI Circular No. SEB	ion does not exceed Rs 4 lakh are	2024/91 dated June 28, 2024, all	clients who are willing to hold ervice Demat Account), subje	only one demat account as the first holder ct to the terms and conditions specified by		
9 /	•		4	7 ↔		
Sole/First Holder Sign	nature	Second Holder Signatu	re	Third Holder Signature		

10,			Date :
Ashlar Securities P Regd. Off.: A-38, Sector-67, N Corp. Off: 1D, Sector-10, Noid	loida-201301(U.P.)		
Dear Sir/ Madam,			
/ We hereby state that (Select o	ne of the options given below)		
Option 1			
	very Instruction Slip (DIS) booklet to me/us im ies Pvt. Ltd. for executing delivery instruction		
Your Faithfully,			
	Sole/First Holder	Second Holder	Third Holder
Name			
Signatures	9 ∕		0≎
Securities Pvt Ltd for executing	ne Delivery Instruction Slip (DIS) booklet for to delivery instructions for setting stock exchant on Slip (DIS) booklet should be issued to me/	nge trades (settlement related transactions)) effected through such Clearing member.
	Sole/First Holder	Second Holder	Third Holder
Name			
Signatures	3 ∕	6	3 ❖
	E-DIS	S MANDATE	
To, Ashlar Securities P Regd. Off.: A-38, Sector-67, N Corp. Off: 1D, Sector-10, Noid Dear Sir/ Madam,	loida-201301(U.P.)		Date :
	to operate in my Demat account number (S.), attached to my UCC	C Code (),I hereby declare
securities from the demat accou	mandate submitted by the Client, Clearing Nunt of the Clients to the extent of obligation at CCs. Upon debit of securities from the Client active demat account.	t exchange(s) arising out of trades. NSDL va	alidates the details of debit instruction with
	Sole/First Holder	Second Holder	Third Holder
Name			

9

9�

Signatures

OPTION FORM FOR ISSUE OF DIS BOOKLET

CHECK LIST FOR CLIENT REGISTRATION FORM

FORM RECEIVING DATE :	BRANCH CODE :	CLIENT CODE
ACCOUNT OPENING DATE: TM	RL/TL	TM:
DP	SUB BRANCH CODE :	DP:

ı.	CHECKING DETAILS	YES	REMARKS
a)	Name as it appears on the ID & Address Proof (in capital letter)		
b)	Signature of Client on all pages and wherever necessary (Witness wherever required)		
c)	Signature Checked and Verified.		
d)	Photograph (duly signed)		
e)	A copy of PAN Card (Self Attested)		
f)	Address Proof (Self Attested)		
g)	Bank Proof containing Client Name (Self Attested)		
h)	Demat Account Proof (Self Attested)		
i)	Stamp Paper :		
j)	Exchange given: NSE CM NSE F&O NSE Currency BSE CM BSE F&O MCX Commodity NCDEX Commodity		
2.	Telephonic confirmation of Particulars done by Date Time On Phone No		
3.	Details Punched in Computer by		
4.	Cross Checking done by		
5.	UCC UPLOADED : NSE BSE MCX NCDEX ENTERED IN FORM DATA		
6.	BACK OFFICE WEB LOGIN User Name ID Password		
7.	DP WEB LOGIN User Name ID		
8.	Form sent to Surveillance byDate : Time :		
9.	Client ID Mapping done by Branch ID User ID: Dealer ID :		
10.	INTERNET TRADING		
11.	Client Account Status Report issued by		
12.	Form Returned to Compliance byDate :Time :		
13.	Kit Dispatched on(Date)Pod No		





ASHLAR SECURITIES PVT. LTD.

Member: NSE / BSE / MCX / NCDEX SEBI Regn. No.: INZ000203739

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