

Client Registration Form



NDA SECURITIES LIMITED

Member: NSE/BSE

• INDIVIDUAL • HUF • CORPORATE • PARTNERSHIP FIRM

SI. No.

Date

CLIENT CODE

CLIENT NAME

BRANCH

Note:-

- Please read the Account Opening Form carefully before filling up.
- Please bring the original documents for verification.
- Please do not use correction fluid Cutting, if any, must be self-attested.
- Aadhaar Card is Mandatory.

We make investment easier

To,
We hereby inform you that only Account Opening Form, Rights and Obligations, Risk Disclosure Document (RDD), Guidance Note, Policies and Procedures, Tariff Sheet & Intimation by the member for proprietary trading are mandatory documents prescribed by SEBI. However some other documents are also required for smooth functioning, which are voluntary as the discretion of NDA & client. The same are also marked as 'VOLUNTARY'
For NDA Securities Limited
Sd/- Authorised Signatory
I/we acknowledge the receipt of the information stated above and I/we am/are signing all these documents out of my/our will voluntarily.
(Signature of Client)
KRA Registration Details
KRA Registration Details If Client is already registered with KRA, please fill in below details:
If Client is already registered with KRA, please fill in below details :
If Client is already registered with KRA, please fill in below details : NDML CDSL DOTEX CKYC (Please tick any one)

INSTRUCTIONS/CHECK LIST FOR FILLING KYC FORM

A. Important Points:

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

- Unique Identification Number (UID) (Aadhaar) (Mandatory)/ Passport/ Voters Identity Card/ Ration Card/ Registered Lease or Sale Agreement of Residence/ Driving License/ Flat Maintenance bill/ Insurance Copy.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill -Not more than 3 months old.
- 3. Bank Account Statement/Passbook -- Not more than 3 months old.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial

- Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
- 6. Identity card/document with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- 7. For FII/sub account, Power of Attorney given by FII/sub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse may be accepted.

D. Exemptions/Clarifications to PAN

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

- 1. In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- 3. UN entities/multilateral agencies exempt from paying taxes/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:

- 1. Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy/Consulate General in the country where the client resides are permitted to attest the documents.
- F. In case of Non-Individuals, additional documents to be obtained from non-individuals, over & above the POI & POA, as mentioned below:

Documentary Requirements

Corporate:

- Copy of the balance sheets for the last 2 financial years (to be submitted every year).
- Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company interms of SEBI take over Regulations, duly certified by the company secretary/Whole time director/MD (to be submitted every year).
- Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations.
- Photograph, POI, POA, PAN of individual promoters holding control-either directly or indirectly.
- Copies of the Memorandum and Articles of Association and certificate of incorporation.
- Copy of the Board Resolution for investment in securities market.
- Authorised signatories list with specimen signatures.

Partnership Firm:

- Copy of the balance sheets for the last 2 financial years (to be submitted every year).
- Certificate of registration (for registered partnership firms only).
- Copy of partnership deed.
- Photograph, POI, POA, PAN of Partners.
- Power of Attorney granted to a partner of an employee of the firm to transact business on its behalf.
- Attach Proof to Identify (self attested copy of pan & aadhaar to be enclosed) and proof of address of the all partners and persons holding the POA apart from the above.
- Attach Proof of Legal name, telephone number, Bank account proof of the firm.

For Limited Liability Partnership:

- Copy of the LLP agreement.
- Copy of the Incorporation document and DPIN of the designated partners.
- Copy of the certificate of Registration issued by the ROC concerned.
- Copy of LLP-IN issued by the ROC.
- Copy of the Resolution to open an account and list of authorized person/s with the specimen signatures to operate the account duly attested by Designated Partners.
- Copy of PAN allotment letter.

Trust:

- Copy of the balance sheets for the last 2 financial years (to be submitted every year).
- Certificate of registration (for registered trust only).
- Copy of Trust deed. List of trustees certified by managing trustees/CA.
- Photograph, POI, POA, PAN of Trustees.

HUF:

- PAN of HUF.
- Deed of declaration of HUF/ List of coparceners.
- Bank pass-book/bank statement in the name of HUF.
- Photograph, POI, POA, PAN of Karta.

Unincorporated association or a body of individuals:

- Proof of Existence/Constitution document.
- Resolution of the managing body & Power of Attorney granted to transact business on its behalf.
- Authorized signatories list with specimen signatures.

Banks/Institutional Investors:

- Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years.
- Authorized signatories list with specimen signatures.

Foreign Institutional Investors (FII):

- Copy of SEBI registration certificate.
- Authorized signatories list with specimen signatures.

Army Government Bodies:

- Self-certification on letterhead.
- Authorized signatories list with specimen signatures.

Registered Society:

- Copy of Registration Certificate under Societies Registration Act.
- List of Managing Committee members.
- Committee resolution for persons authorised to act as authorised signatories with specimen signatures.
- True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

(Note: Zerox copy of all documents pertaining to KYC should be self attested by the clients.)

DETAILS OF SENIOR OFFICIALS WITHIN THE STOCK BROKER FIRM

Name of Stock Broker : NDA Securities Limited
CIN No. : L74899DL1992PLC050366

SEBI Registration No. : INZ000208431

: NSDL-IN-DP-630-2021

Membership Code : NSE (Cash and F&O) 06438

BSE (Cash) 3082

Registered & Corporate Office : E-157, 2nd Floor, Kalkaji, New Delhi-110019

Phone : 011-46204000 (30 Lines)

E-mail : info@ndaindia.com, Website : www.ndaindia.com

Compliance Officer Name : Ms. Shalini Chauhan

Phone : 011-46204009

E-mail : compliance@ndaindia.com

MD Name : Mr. Sanjay Agarwal Phone : 011-46204018

E-mail : legal@ndaindia.com

For any grievance/dispute please contact NDA Securities Limited at the above address or

Email : investorcell@ndaindia.com
Phone : 011-46204018, 011-46204009

Clearing Member : Globe Capital Market Ltd.

Office Address : 609, Ansal Bhawan, 16 K.G. Marg, New Delhi-110001

Phone : 011-23720880

SEBI Regn. No. : INZ000177137 (For NSE - F&O,CD) (For BSE - F&O)

Clearing No. : NSE - M50302, BSE - 3179

(Applicable for NSE F&O, NSE CD, BSE F&O Segments)

In case not satisfied with the response, please contact the concerned exchange(s) at (NSE) ignse@nse.co.in and Phone No. 1800220058, (BSE) is@bseindia.com and Phone No. +91-22-22728097.

Filing of complaints on SEBI SCORES - Easy & Quick (https://www.scores.gov.in/scores/Welcome.html)

- a. Register on SCORES portal
- b. Mandatory details for filing complaints on SCORES: i.e. Name, Pan, Address, Mobile Number, Email ID
- c. Benefits:
 - i. Effective communication ii. Speedy redressal of the grievances

Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts)

- 1. Your trading account has a "Unique Client Code" (UCC), different from your demat account number. Do not allow anyone (including your own stock broker, their representatives and dealers) to trade in your trading account on their own without taking specific instruction from you for your trades. Do not share your internet/ mobile trading login credentials with anyone else.
- 2. You are required to place collaterals as margins with the stock broker before you trade. The collateral can either be in the form of funds transfer into specified stock broker bank accounts or margin pledge of securities from your demat account. The bank accounts are listed on the stock broker website. Please do not transfer funds into any other account. The stock broker is not permitted to accept any cash from you.
- 3. The stock broker's Risk Management Policy provides details about how the trading limits will be given to you, and the tariff sheet provides the charges that the stock broker will levy on you.
- 4. All securities purchased by you will be transferred to your demat account within one working day of the payout. In case of securities purchased but not fully paid by you, the transfer of the same may be subject to limited period pledge i.e. seven trading days after the pay-out (CUSPA pledge) created in favor of the stock broker. You can view your demat account balances directly at the website of the Depositories after creating a login.
- 5. The stock broker is obligated to deposit all funds received from you with any of the Clearing Corporations duly allocated in your name. The stock broker is further mandated to return excess funds as per applicable norms to you at the time of quarterly/ monthly settlement. You can view the amounts allocated to you directly at the website of the Clearing Corporation(s).
- 6. You will get a contract note from the stock broker within 24 hours of the trade.
- 7. You may give a one-time Demat Debit and Pledge Instruction (DDPI) authority to your stock broker for limited access to your demat account, including transferring securities, which are sold in your account for pay-in.
- 8. The stock broker is expected to know your financial status and monitor your accounts accordingly. Do share all financial information (e.g. income, networth, etc.) with the stock broker as and when requested for. Kindly also keep your email Id and mobile phone details with the stock broker always updated.
- 9. In case of disputes with the stock broker, you can raise a grievance on the dedicated investor grievance ID of the stock broker. You can also approach the stock exchanges and/or SEBI directly.
- 10. Any assured/guaranteed/fixed returns schemes or any other schemes of similar nature are prohibited by law. You will not have any protection/recourse from SEBI/stock exchanges for participation in such schemes.

-	Signature of Client	

CLIENT DETAILS FORM



(TO BE FILLED BY THE RESPECTIVE BRANCH)

SELECT MA	ARKET TYPE :
NSE	BSE

FOR INTERNAL USE OF NDA SECURITIES LIMITED

For Individual, HUF, Corporate, Partnership Firm

NOE	DSE.
СМ	СМ
F&O	F&O
CD	

S.NO.	PARTICULARS			DET	AILS	
1.	CLIENT NAME					
	TRADING ALIAS (UCC)					
	BRANCH					
	BROKERAGE DETAILS		NSE CM		NSE/F&O	BSE CM
		DEL%				
		MIN.		-		
		SQ.UP%		-		
		MIN.		-		
		FUTURE		<u> </u>		
		OPTION (Per Lot)				
2.	BANK DETAILS NAME OF THE BANK					
	MICR NO. / IFSC CODE		MICR NO.		IFSC	CODE
	A/C NO.					
	TYPE (CURRENT / SAVING)					
3.	DP DETAILS :- NAME OF THE D.P.					
	DP ID NO.					
	BENEFICIARY ID NO.					
4.	CLIENT DETAILS :- ADDRESS :					
	PAN NO.					
	AADHAAR CARD (UID NO.)		A copy of UID of	card is	mandatory	
	MOTHER NAME					
	ACTIVE DATE & BUSINESS COMMENCEMENT DATE					
	SPECIFY THE PROOF OF ADDRESS					
	CLIENT E-Mail					
	TELEPHONE NO. / MOBILE NO.		TELEPHONE NO).	MOE	BILE NO.
5.	CONTACT PERSON & TELEPHONE NO.					
6.	REFERRED BY					

Note: The Client Code will not be allotted unless all the information in the form duly completed is received at the Head Office.

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. 	1-6
		B. Document captures the additional information about the constituent relevant to trading account and an instruction/check list.	7-10
2.	Rights and Obligations	Document stating the Rights & Obligations of stock broker/trading member, authorised person and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	11-16
3.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market	17-21
4.	Guidance Note	Document detailing do's and don'ts for trading on exchange, for the education of the investors	22-23
5.	Policies and Procedures	Document describing significant policies and procedures of the stock broker.	24-26
6.	Prevention of Money Laundering	Declaration	27
7.	Tariff Sheet & Intimation by the member for proprietary trading	Document detailing the rate of brokerage and other charges levied on the client for trading on the stock exchange(s) & proprietary trading	28

VOLUNTARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER

S.No.	Name of the Document	Brief Significance of the Document	Page No.
1.	Authorization Letter for Electronic Communication through E-mail & SMS	Where the client authorizes the stock broker to send contract notes and other documents in electronic form through E-mail & SMS	29-30
2.	Running Account Authorization	Letter where in Client Authorizes Stock Broker to maintain running account	31
3.	Letter for Operation of Account	All confirmation from Client for Operation of A/c	32
4.	Client Declaration about Mobile no./ E-mail Id	Client Declaration about Mobile no./E-mail Id	33
5.	FATCA & CRS Declaration	FATCA & CRS Declaration for Individual & Non-Individual	34-36
6.	Nomination Form	Nomination Form	37-38
7.	Declaration by Sub Broker	Declaration by Sales Persons/Sub Broker/ Authorised Person/Remiser	39
8.	Format of Board Resolution	Format of Board Resolution to be provided by Corporate entities on their letter head	40

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 (\checkmark) in the box
- 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





section number and strike off the sec to be updated.	ctions not required OTP base	d E-KYC in non-face to face mode.	Walls	Zanelle .
For office use only	Application Type*	☐ New ☐ Update		
(To be filled by financial institution	on) KYC Number		(Mandatory for KYC	update request)
	Account Type*	☐ Normal ☐ Minor ☐	Aadhaar OTP based E-KYC (ir	n non-face to face mode)
☐ 1. PERSONAL DETAIL	LS (Please refer instruction A a	t the end)		
	Prefix F	rst Name	Middle Name	Last Name
□ Name* (Same as ID proof)				
Maiden Name (If any*)				
Father / Spouse Name* Mother Name*				
Date of Birth*				
Gender*	☐ M- Male	F- Female	T-Transgender	РНОТО
Marital Status*	☐ Married	☐ Unmarried ☐	Others	111010
PAN*		Form 60 furnished		
Citizenship*	☐ IN- Indian	Others (ISO 3166 Co	untry Code)	
Residential Status*	☐ Resident Individual☐ Foreign National	☐ Non Resident Indian☐ Person of Indian Orig	in Sign A	cross the photograph
Occupation Type*	☐ S-Service (☐ Private	Sector		
	☐ O-Others (☐ Profess☐ B-Business ☐ Agricul		etired Housewife Stude Forex Dealer	nt)
	☐ Others (Pl. Specify)	turist X- Not Categorised	□ Forex Dealer	
☐ 2 TICK IF APPLICAB	, , , , , , , , , , , , , , , , , , , ,	TAX PURPOSES IN JURISDICTION	J(S) OUTSIDE INDIA (Please re	fer instruction B at the end)
ADDITIONAL DETAILS REC			((3) 331312 1112111 (111414)	
Is entity a tax resident of any	country other then India	Yes No		
•	•	esident for tax purpose & the assoc	ated tax id no. below.	
ISO 3166 Country Code of J	urisdiction of Residence*			
Tax Identification Number or		iction)*		
Place / City of Birth*		ISO 3166 Country Cod	e of Birth*	
☐ 3. PROOF OF IDENTIT	TY AND ADDRESS* (Please	refer instruction B at the end)		
I. Certified copy of OVD or e	quivalent e-document of OV	D or OVD obtained through digital K	YC process needs to be submitted	ed (anyone of the following OVDs)
☐ A- Passport Number				
☐ B- Voter ID Card				
☐ C- Driving Licence				
☐ D- NREGA Job Card				
☐ E- National Population	on Register Letter			
☐ F- Proof of possessio	-			
II. E- KYC Authentication	V V V			
III. Offline verification of Aadhaar				
Address				
Line 1*				
Line 2				
Line 3			City / Town / Villa	
District*	Pin /	Post Code*	State / U.T Code*	ISO 3166 Country Code*

☐ 4. CURRENT ADDRESS DETAILS (Please refer instruction B at the end)						
Same as above mentioned address (in such cases address details as below need not to	be provided)					
I. Certified copy of OVD or equivalent e-document of OVD or OVD obtained through digital K	YC process needs to be submitted (anyone 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 Authentication						
III. ☐ Offline verification of Aadhaar						
IV. Deemed Proof of Address - Document type Code						
Address						
Line 1*						
Line 2 Line 3	City / Town / Village*					
District* Pin / Post Code*	State / U.T Code* ISO 3166 Country Code*					
5. CONTACT DETAILS (All communications will be sent to Mobile number / Email-ID provided)						
Tel. (Off)	Mobile — House					
Email ID						
☐ 6. REMARKS (If any)						
7 APPLICANT DECLARATION						
 7. APPLICANT DECLARATION I hereby declare that the KYC details furnished by me are true and correct to the best of my knowledge and belief and I under-take to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I amaware that I may be held liable for it. I hereby consent to receiving information from KRA/CERSAI (CKYC) through SMS/Email on the above registered number/Email address. 						
 I am also aware that for Aadhaar OVD based KYC, my KYC request shall be validated against Aadhaar hereby consent to sharing my masked Aadhaar card with readable QR code or my Aadhaar XML/Digilocker along with passcode and as applicable, with KRA and other Intermediaries with whom I have a business refor KYC purposes only. 	r XML file,					
Date: DD-MM-YYYY Place:						
8. ATTESTATION / FOR OFFICE USE ONLY						
, –	☐ Data received from Offline Verification ☐ Digital KYC Process locker Verified					
KYC VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS					
Date DDMMYYYYY Name ND	DA SECURITIES LIMITED					
Emp. Name Emp. Code Emp. Designation Emp. Branch						
[Employee Signature]	[Institution Stamp]					

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.

C Clarification / Guidelines on filling 'Contact Details' section

- l 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.

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

Country

Comoros Congo Congo, the Democratic Republic of

Costa Rica Cote d'Ivoire !Côte d'Ivoire

Cook Islands

Curação !Curação

Cyprus Czech Republic

Croatia

Djibouti

Jersey Jordan

Kenya

Latvia

Lesotho Liberia

Kazakhstan

Korea, Republic of Kuwait

Kiribati Korea, Democratic People's Republic

Kyrgyzstan Lao People's Democratic Republic

KM

CD

CK

CR CI

HR CU

CW

DM

S	tate / U. T.	Code
Himachal Pi	adesh	HP
Jammu & Ka	ashmir	JK
Jharkhand		JH
Karnataka		KA
Kerala		KL
Lakshadwee	ep	LD
Madhya Pra	desh	MP
Maharashtr	a	MH
Manipur		MN
Meghalaya		ML
Mizoram		MZ
Nagaland		NL
Orissa		OR

List of ISO 3166 two - digit Country Code

Country

Country

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

Country

PN

PT

PR

RO

RW

SH

LC MF Uzbekistan

Vanuatu

Viet Nam

Yemen Zambia

Zimbabwe

Virgin Islands, British Virgin Islands, U.S.

Wallis and Futuna Western Sahara

Venezuela, Bolivarian Republic of

UZ

VE

VG VI

WF

YE ZM

ZW

VN

Afghanistan	AF	Dominican Republic	DO	Libya	LY	Saint Pierre and Miguelon	PM
Aland Islands	AX	Ecuador	EC	Liechtenstein	LI	Saint Vincent and the Grenadines	VC
Albania	AL	Egypt	EG	Lithuania	LT	Samoa	WS
Algeria	DZ	El Salvador	SV	Luxembourg	LU	San Marino	SM
American Samoa	AS	Equatorial Guinea	GQ	Macao	MO	Sao Tome and Principe	ST
Andorra	AD	Eritrea	ER	Macedonia, the former Yugoslav Republic	MK	Saudi Arabia	SA
				of			
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
Antigua and Barbuda	AG	Faroe Islands	FO	Maldives	MV	Sierra Leone	SL
Argentina	AR	Fiji	FJ	Mali	ML	Singapore	SG
Armenia	AM	Finland	FI	Malta	MT	Sint Maarten (Dutch part)	SX
Aruba	AW	France	FR	Marshall Islands	MH	Slovakia	SK
Australia	AVV	French Guiana	GF	Martinique	MQ	Slovenia	SI
							SB
Austria Azerbaijan	AT AZ	French Polynesia French Southern Territories	PF TF	Mauritania Mauritius	MR MU	Solomon Islands Somalia	SO
Azerbaijan Bahamas	BS BS	Gabon Gabon	GA	Mayotte	YT	Somalia 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
Barbados	BB	Germany	DE	Moldova, Republic of	MD	Spain	ES
Belarus	BY	Ghana	GH	Monaco	MC	Sri Lanka	LK
Belgium	BE	Gibraltar	GI	Mongolia	MN	Sudan	SD
Belize	BZ	Greece	GR	Montenegro	ME	Suriname	SR
Benin	BJ	Greenland	GL	Montserrat	MS	Svalbard and Jan Mayen	SJ
Bermuda	BM	Grenada	GD	Morocco	MA	Swaziland	SZ
Bhutan	BT	Guadeloupe	GP	Mozambique	MZ	Sweden	SE
Bolivia, Plurinational State of	ВО	Guam	GU	Myanmar	MM	Switzerland	CH
Bonaire, Sint Eustatius and Saba	BQ	Guatemala	GT	Namibia	NA	Syrian Arab Republic	SY
Bosnia and Herzegovina	BA	Guernsev	GG	Nauru	NR	Taiwan, Province of China	TW
Botswana	BW	Guinea	GN	Nepal	NP	Tajikistan	TJ
Bouvet Island	BV	Guinea-Bissau	GW	Netherlands	NL	Tanzania, United Republic of	TZ
Brazil	BR	Guyana	GY	New Caledonia	NC	Thailand	TH
British Indian Ocean Territory	10	Haiti	HT	New Zealand	NZ	Timor-Leste	TL
Brunei Darussalam	BN	Heard Island and McDonald Islands	HM	Nicaragua	NI	Togo	TG
Bulgaria	BG	Holy See (Vatican City State)	VA	Niger	NE	Tokelau	TK
Burkina Faso	BF	Honduras	HN	Nigeria	NG	Tonga	TO
Burundi	BI	Hong Kong	HK	Niue	NU	Trinidad and Tobago	П
Cabo	CV	Hungary	HU	Norfolk Island	NF	Tunisia	TN
Cambodia	KH	Iceland	IS	Northern Mariana Islands	MP	Turkev	TR
Cameroon	CM	India	IN	Norway	NO	Turkmenistan	TM
	CA		ID	Oman	OM		TC
Canada		Indonesia				Turks and Caicos Islands	TV
Cayman Islands	KY	Iran, Islamic Republic of	IR	Pakistan	PK	Tuvalu	
Central African Republic	CF	Iraq	IQ	Palau	PW	Uganda	UG
	TD	Ireland	IE	Palestine, State of	PS	Ukraine	UA
	CL	Isle of Man	IM	Panama	PA	United Arab Emirates	AE
China	CN	Israel	IL	Papua New Guinea	PG	United Kingdom	GB
Christmas Island	CX	Italy	IT	Paraguay	PY	United States	US
Cocos (Keeling) Islands	CC	Jamaica	JM	Peru	PE	United States Minor Outlying Islands	UM
Colombia	CO	Japan	JP	Philippines	PH	Uruguay	UY
C	1/8.4			Bit i	D. 1	The first of the control of the cont	

ΚZ

KE

KI KP

KR

KW

KG

LV

LR

Portugal

Rwanda

Puerto Rico

Qatar Reunion !Réunion

Romania Russian Federation

Cunha Saint Kitts and Nevis

Saint Lucia Saint Martin (French part)

Saint Barthelemy !Saint Barthélemy Saint Helena, Ascension and Tristan da

CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Legal Entity

Important Instructions:

A) Fields marked with '*' are mandatory.

D) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.





Please fill the form in English and in E List of two character ISO 3166 country	F) KYC ni	umber of entity is mandatory for update a	pplication.	
For office use only (To be filled by financial institution	Application Type* Nature of Business / Entit	New Update US Reportable ty Constitution Type*	(Mandatory for KYO Other Reportable (Please (Please refer instruction B at the end)	C update request) refer instruction A at the end)
1. ENTITY DETAILS (P	lease refer instruction C at the end)			
☐ Name*				
Date of Incorporation*	D D - M M - Y Y Y Y	Date of Commen	cement of Business*	M - Y Y Y Y
Place of Incorporation*		Country of Incorp	oration* Country of Re	sidence as per Tax laws*
Identification Type	Tax Identification Nu	umber (TIN)		TIN Issuing Country
PAN				
Number of controlling pers	son(s) resident outside India for	tax purposes		
(Please provide details of eac	h Controlling Person resident outsid	e India for Tax purposes se	parately in 'Annexure C2')	
_	Y (Pol)* (Please refer instruction I			
	following Proof of Identity[Pol] needs		ion Cortificate	
Certificate of IncorporationResolution of Board / Ma			ion Certificate ndum and Article of Association / Par	tnorship Dood / Trust Dood
	s) in respect of person authorise		idum and Article of Association / Fai	mership beed / Trust beed
3. PROOF OF ADDRE	SS (PoA)* (Certified copy of any c	one of the following Proof of Identity	/[Pol] needs to be submitted)	(Please see instruction E at the end)
3.1 CURRENT / PERMANE	NT / OVERSEAS ADDRESS DETA	ILS*		
Address Type*	Residential / Business	Residential	☐ Business ☐ Registere	d Office Unspecified
Proof of Address*	Certificate of Incorporation	Formation	☐ Registration Certificate	
Line 1*				
Line 2				
Line 3			City / Town / Village*	
State / U.T Code*	Pin / Post Cod	e*	ISO 3166 Country Code*	
3.2 CORRESPONDENCE /	LOCAL ADDRESS DETAILS *			
Same as Current / Permane		_	/ local addresses, please fill 'Annexure A	
Address Type*	Residential / Business	☐ Residential	☐ Business ☐ Registere	d Of fice ☐ Unspecified
Proof of Address* Line 1*	Certificate of Incorporation	Formation	Registration Certificate	
Line 2				
Line 3			City / Town / Village*	
State / U.T Code*	Pin / Post Cod	e*	ISO 3166 Country Code*	
	ISDICTION WHERE ENTITY IS RE		·	
Same as Current / Permaner		Same as Corresp		
Address Type*	Residential / Business	Residential	☐ Business ☐ Registere	d Of fice Unspecified
Proof of Address*	Certificate of Incorporation	Formation	☐ Registration Certificate	
Line 1*				
Line 2				
Line 3			City / Town / Village*	
State*		ZIP / Post Code*		ISO 3166 Country Code*
4. CONTACT DETAILS	(All communications will be sent or	n provided Mobile no./ Email ID) (F	Please refer instruction F at the end)	
Tel. (Off)	T	el. (Res)	Mobile	-
FAX	- E	Email ID		
5. DETAILS OF RELAT	ED PERSON* (In case of addition	nal related persons, please fill 'Ann	nexure B2') (Please refer instruction G at the	ne end)
Addition of Related Person	Deletion of Related Person	Update Related Person details		
KYC Number of Related Person	`_ `		If KYC number is available, only 'Related	Person Type' and 'Name' is mandatory.
Related Person Type*		│ Karta ││ Trustee │ Court Appointed Official	☐ Partner ☐ Beneficiary	

MANDATORY

	MANDATOR
5.1 PERSONAL DETAILS	(Please refer instruction G.I at the end)
Name* (Same as ID proof)	Prefix First Name Middle Name Last Name
Maiden Name (If any)*	
Father / Spouse Name*	
Mother Name*	
Date of Birth*	Gender* M- Male F- Female T-Transgender
Marital Status*	
Residential Status*	
Occupation Type*	☐ S-Service (☐ Private Sector ☐ Public Sector ☐ Government Sector)
	☐ O-Others (☐ Professional ☐ Self Employed ☐ Retired ☐ Housewife ☐ Student) ☐ B-Business ☐ X-Not Categorised
5.2 TICK IF APPLICABLE	
	RESIDENCE FOR TAX PURPOSES IN JURISDICTION(S) OUTSIDE INDIA (Please refer instruction G.II at the end) QUIRED* (Mandatory only if section 5.2 is ticked)
ISO 3166 Country Code of Ju	
•	equivalent (If issued by jurisdiction)*
Place / City of Birth*	ISO 3166 Country Code of Birth*
5.3 PROOF OF IDENTITY	(Pol)* (Please refer instruction G.III at the end)
	following Proof of Identity[Pol] needs to be submitted)
A- Passport Number	Passport Expiry Date DD - MM - YYYYY
B- Voter ID Card	
C- PAN Card	
☐ D- Driving Licence	Driving Licence Expiry Date DD - MM - Y Y Y Y
E- UID (Aadhaar)	
F- NREGA Job Card	
	notified by the central government)
	S (PoA)* (Certified copy of any one of the following Proof of Address [PoA] needs to be submitted)
	IT / OVERSEAS ADDRESS DETAILS (Please see instruction G.IV at the end) Residential / Business Registered Office Unspecified
Address Type* Proof of Address*	☐ Residential / Business ☐ Registered Office ☐ Unspecified ☐ Passport ☐ Driving Licence ☐ UID (Aadhaar)
Address	□ Voter Identity Card □ NREGA Job Card □ Others □ please specify □ Voter Identity Card □ NREGA Job Card □ Others □ please specify □ NREGA Job Card □ Others □ DIVING LICENSE SPECIFY □ NREGA Job Card □ Others □ DIVING LICENSE SPECIFY □ DIVING LICE
Line 1*	
Line 2	
Line 3	City / Town / Village*
State / U.T Code*	Pin / Post Code* ISO 3166 Country Code*
☐ 6 REMARKS (If any)	
7. APPLICANT DECL	ARATION
	furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any
changes therein, immediately. In cas I/we may be held liable for it.	e any of the above information is found to be false or untrue or misleading or misrepresenting, I/we am/are aware that [Signature / Thumb Impression]
 My/Our personal KYC details may be I/We hereby consent to receiving info 	e shared with Central KYC Registry. proper Section 1: The shared with Central KYC Registry through SMS/Email on the above registered number/email address. Signature / Thumb Impression of Applicant
Date : DD - MM -	Y Y Y Place : Signature / Triumb impression of Applicant
8. ATTESTATION / FOR	R OFFICE USE ONLY
Documents Received	Self-Certified True Copies Notary Risk Category High Medium Low
KYC VER	FICATION CARRIED OUT BY INSTITUTION DETAILS
Identity Verification	Done Date DD - MM - Y Y Y Y Name NDA SECURITIES LIMITED
Emp. Name	Code N 0 2 6 5
Emp. Code	Oue INCLUDE
Emp. Designation	
Emp. Branch	
_mp. Dianon	[Institution Stamp]
	[Employee Signature]
IN DEDOCAL 1/	TOURISM AND ADDITION OF THE COLUMN AND ADDITION AND ADDITION ADDIT
	ERIFICATION (IPV) CARRIED OUT BY INSTITUTION DETAILS
	Done Date D D - M M - Y Y Y Y Name N D A S E C U R I T I E S L I M I T E D
Emp. Name	Code I N 0 2 6 5
Emp. Code	
Emp. Designation	
	[Institution Stamp]
	[Employee Signature]

Annexure A1 MANDATORY

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

Important Instructions:

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



For office use only	Application Type*	New	Update	
(To be filled by financial institution)	KYC Number		(Mandatory for KYC update request)	
				
☐ 1. CORRESPONDENCE / L	OCAL ADDRESS DE I	IAILS (Please	see instruction E at the end)	
☐ Same as Current / Permanent /	Overseas Address Details	3		
Line 1*				
Line 2				
Line 3			City / Town / Village*	
District*	Pin / Po	est Code*	State / U.T Code* ISO 3166 Country Code*	
☐ 2. CONTACT DETAILS (All	communications will be se	nt on provided Mo	bile no. / Email-ID) (Please refer instruction F at the end)	
Tel. (Off)		Tel. (Res)	Mobile	
FAX — —		Email ID		
3. APPLICANT DECLARAT	ION			
			ge and belief and I undertake to inform you of any changes ling or misrepresenting, I am aware that I may be held liable [Signature / Thumb Impression]	
Date: DD — MM — Y	V V V Place	e:	Signature / Thumb Impression of Applicant	

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

General Instructions:

- 1 Fields marked with "are mandatory.
- 2 Tick'√'wherever applicable.
- 3 Please fill the form in English and in BLOCK letters.
- 4 Please fill all dates in DD-MM-YYYY format.
- Wherever state code and country code is to be furnished, the same should be the two-digit code as per Indian Motor Vehicle, 1988 and ISO 3166 country code respectively list of which is available at the end.
- 6 KYC number of applicant is mandatory for update application.
- 7 For particular section update, please tick (🗸) in the box available before the section number and strike off the sections not required to be updated.
- 8 PAN Card is Mandatory.

A Clarification / Guidelines for filling 'Account Holder' type section

US Reportable Other Reportable

F1 - Owner-Documented FI with specified US owner(s) C1 - Passive Non-Financial Entity with-one or more controlling person that is a Reportable Person

F2 - Passive Non-Financial Entity with substantial US owner(s) C2 - Other Reportable Person

F3 - Non-Participating FFI C3 - Passive Non-Financial Entity that is a CRS Reportable

F4 - Specified US Person XX - Not Applicable

F5 - Direct Reporting NFFE

XX - Not Applicable

B Clarification / Guidelines for filling 'Nature of Business / Entity Constitution' type section

Entity Constitution Type:

A-Sole Proprietorship H-Trust
B-Partnership Firm I-Liquidator

C - HUF J - Limited Liability Partnership
D - Private Limited Company K - Artificial Juridical Person
E - Public Limited Company Z - Others

F-Society X-Not Categorized

G-Association of Persons (AOP) / Body of Individuals (BOI)

C Clarification / Guidelines for filling 'Entity Details' section

Identification Type:

T-TIN

C-Company Identification Number

G-USGIIN

E-Global Entity Identification Number (EIN)

O-Other

D Clarification / Guidelines for filling 'Proof of Identity [Pol]' section

1 One certified copy of any one of the mentioned Proof of Identity [PoI] needs to be submitted.

E Clarification / Guidelines for filling 'Proof of Address [PoA]' section

- 1 State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
- 2 In case of multiple correspondence / local addresses, please fill 'Annexure A2'

F Clarification / Guidelines for filling 'Contact Details' section

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

G Clarification / Guidelines for filling 'Related Person Details' section

I Personal Details

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

II Resident outside India for tax purposes

- 1 Jurisdiction(s) of Residence: It may be mentioned that since US taxes the global income of its citizen, every US citizen of whatever nationality, is also a resident for tax purpose in USA.
- 2 Tax Identification Number (TIN): TIN need not be reported if it has not been issued by the jurisdiction. However, if the said jurisdiction has issued a high integrity number with an equivalent level of identification ("Functional equivalent"), the same may be reported. Examples of that type of number for individual include, a social security/insurance number, citizen/personal identification/services code/number, and resident registration number)

III Proof of Identity [Pol]

- 1 If driving license number or passport is provided as Pol then expiry date is to be mandatorily furnished.
- 2 Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked.

V Proof of Address [PoA]

- 1 PoA to be submitted only if the submitted PoI does not have an address or address as per PoI is invalid or not in force.
- 2 State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.

H Clarification / Guidelines for filling 'Details of Controlling Person' section

I Personal Details

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

I Proof of Identity [Pol]

- 1 If driving license number or passport is provided as Pol then expiry date is to be mandatorily furnished.
- 2 Mention identification / reference number if 'Z-Others (any document notified by the central government)' is ticked.

II Proof of Address [PoA]

- 1 PoA to be submitted only if the submitted PoI does not have an address or address as per PoI is invalid or not in force.
- 2 State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.

DI	ETAILS (OF I	PRO									/ TRUSTEE								ORM	ING	ΑI	PAR	T O	F
Nam	ne of the	Арј	plica	ant										PAN of t	he Ap	plicar	nt								
1.	Name																								
2.	Relation	nshi	p wi	th Ap	oplic	ant	(i.e.	prom	oters	s, wh	ole 1	time directors	etc.)							7	PHO	ЭΤ	OGF	RAPH	4
3.	a. PAN											b. DIN/Aadha	ar No.												
4.	Reside																				F your r		ise a ent p		ort
	Registe Addres		d										1							4	size p		togra acros	•	nd
						vn/V	illage	9					+	Code						4	01,	9	40.0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
				Stat				<u> </u>			_			untry								_			
5.	Please	ticl	k, if	app	lical	ble	: [F	Politi	cally	Ex	posed Perso	n (PE	P) [Rela	ted to	Poli	itica	ally	Expo	sed	Pe	rsor	1 (PI	ΞP) ——
																				_					
1.	Name																			4					
2.	Relation	nshi	p wi	th Ap	oplic	ant	(i.e.	prom	noters	s, wh	ole 1	time directors	etc.)							_	PHO	ТС	OGF	RAP	Н
3.	a. PAN											b. DIN/Aadha	ar No.							4)loo	ise a	eri.v	
4.	Reside Registe																				your r	ece	ent p	assp	
	Addres		1	0:1-	/ T	A /	211						Τ						Π	-	size p si		togra acros	•	nd
				Stat		vn/ v	illage	9					+	Code						\dashv					
5.	Please	ticl	∠ if			hlo	<u> </u>	 	Politi	cally	Fy	posed Perso		untry	Rela	ted to	Poli	itica	ıllv l	 Exno	nsed	Pe	rsor) (PF	=P)
J.	1 10030	lioi	Χ, 11	арр	lica	016	· L		Onti	odiny			(. /	Ttola				y			_		. (,
1.	Name																								
2.	Relation	nshi	p wi	th Ap	oplic	ant	(i.e.	prom	oters	s, wh	ole 1	time directors	etc.)							1	PHO	ЭΤС	OGF	RAPH	4
3.	a. PAN											b. DIN/Aadha	ar No.							1					
4.	Reside	ntia	al/									•									F your r		se a		ort
	Registe Addres		t																		size p	ho	togra	ph a	
	7 taaroo	,0		City	/Tov	vn/V	illage	Э					Pir	Code							SI	gn	acros	SS II	
				Stat	ie								Со	untry											
5.	Please	ticl	k, if	арр	lical	ble	: [F	Politi	cally	Ex	posed Perso	n (PE	P)	Rela	ted to	Poli	itica	ally I	Ехро	sed	Pe	rsor	ı (Pl	EP)
Nai	me & Siç	gnat	ture	of th	ne]	Г									
	horised					L] D	ate [D	D	M	I	I Y		Y	Y	Y

DI	ETAILS (OF F	PRO									/ TRUSTEE APPLICATION								RM	ING /	A P	ART	OF	
Nam	ne of the	App	plica	ant										PAN of the	he App	lican	t								
1.	Name																								
2.	Relation	nshi	p wi	th A	oplic	ant	(i.e.	prom	oters	s, wh	ole 1	time directors	etc.)								PHC	OTC)GR	APH	l
3.	a. PAN											b. DIN/Aadhaa	ar No.												
4.	Reside																				P our ro		se aff nt pa		ort
	Registe Addres		d]	size p		ograp cross		nd
						vn/V	illage	€					+	Code						-	Oig	jii u	0100	<i>.</i>	
				Stat				<u> </u>						untry											
5.	Please	tick	k, if	app	lical	ble	:	F	Politi	cally	Exp	oosed Persor	ı (PE	P)	Relat	ed to	Poli	tical	lly E	Expo	sed	Per	son	(PE	P)
																				_					
1.	Name																								
2.	Relation	nshi	p wi	th A	oplic	ant	(i.e.	prom	oters	s, wh	ole 1	time directors	etc.)								PHC	OTC)GR	APH	l
3.	a. PAN											b. DIN/Aadhaa	ar No.								_		"		
4.	Reside																				our r	ece		sspc	
	Registe Addres		ו					_									_				size p siç		ograp cross		nd
						vn/V	illage	₹					+	Code						$\frac{1}{2}$					
	Disease	4! - 1	. :	Sta		L- I -	. г	<u> </u>	Daliti	مالير	Eva	and Daraar		untry	Dolot	od to	Dali	tion	lls / E			Dor		/DE	.D/
5.	Please	TIC	K, IT	app	lica	bie	:		OIILI	cally	⊏X	oosed Persor	I (PE	Ρ)	Relat	ea to	POII	uca	ily E	Expo	sea	Per	SON	(PE	·P)
4																				Т					
1.	Name																			$\frac{1}{2}$					
2.		nsni	p wi	tn A	эрис	ant	(ı.e.	prom 	noters	s, wn	ole 1	time directors								$\frac{1}{2}$	PHC	OTC)GR	APH	l
3.	a. PAN											b. DIN/Aadhaa	ar ino.							+	Р	leas	se aff	ix	
4.	Reside Registe																				your re size p				
	Addres	S		City	/Tov	vn/\/	illage	<u></u>					Pir	Code		П	Т			}			cros		ıu
				Stat				-					+	untry						1					
5.	Please	tick	K, if	app	lical	ble	: [╬	Politi	cally	Exp	oosed Persor	ı (PE	P)	Relat	ed to	Poli	tical	lly E	т Ехро	sed	Per	son	(PE	P)
	me & Sig horised														Da	ate [D	D	M	M	Υ	Υ	′ Y	/	/

			ANNEXURE-	3				
		ADING ACCO						ndividuals)
Bank Account	s Details	: (Through which	n transactions wi	II ge	enerally be	routed,		
Bank Name		Branch Address	Account Number		Account Type	MIC	R Number	IFSC Code
(Copy of a Cance	lled Chequ	e leaf/pass book / bai	nk statement contain	ing n	name of the co	nstituent	should be s	ubmitted.)
Depository Ac	counts D	etails : <i>(Through</i>	which transaction	ons	will general	lly be r	outed)	
Depository Particip	ant Name	Name of Depository NSDL / CDSL	Beneficiary Name		DP ID		Benefic	ciary ID
Primary								
Secondary								
		nt/transaction state	ement/client maste	er iss	sued by D P	of the c	onstitute na	ame.)
TRADING PRE			ish to trade. Please	ctril	o off the sea	mont no	et choson by	
		boxes where you wi	ish to trade. Please			ment no	chosen by	you.
Exchanges	NSE			BS	SE, NSE			
All Segments	F&O			Ca	ash			
	*			•	X			
	3 (1)			B [[
If you do not wish	to trade i	n any of segments /	Mutual Fund, please	men	ntion here			
OTHER DETAI	LS							
		ls: Below Rs. 1 L					to 10 Lac	
(please specify			25 Lac Rs. 25 L					
as on (date)		ould not be older than	(Compulsory for No					
Occupation	D D IVI		· Public Sector			ica 🗆 R	usinass \square D	rofossional
(please tick a and give brief			Retired House	_				
Please tick, if	applicable	: 🗌 Politically Exp	oosed Person (PEP)		Related to a P	olitically	Exposed Per	rson (PEP)
Any other info	rmation	:						
D. PAST ACTI	ONS							
against the a	oplicant/c	roceedings initiate onstituent or its Pa urities during the la	artners/promoters	/wh	ole time dire	ctors/a	uthorized p	ersons in
					- A	<i>y</i>		

(Signature of Client)

E. DEALINGS THROUGH SUB-BROKERS AND OTHER STOCK BRO	OKERS	
If client is dealing through the sub-broker, provide the following	g details :	
Sub-broker's Name :SEBI Reg	gistration number :	
Registered office address :		
Ph.:Fax:	Website :	
Whether dealing with any other stock broker/sub-broker (if case brokers, provide details of all)	se dealing with multiple stock brokers/s	sub-
Name of stock broker : Name of s	sub broker :	
Client Code : Exchange		
Details of disputes/dues pending from/to such stock broker/sub	b-broker :	
F. ADDITIONAL DETAILS		
	: C	
Whether you wish to receive physical contract note or Electroni	iic Contract Note (ECN) (Please specify)	:
Specify your Email id, if applicable:		
Whether you wish to avail of the facility of internet trading/wir	reless technology (Please √segment on):
NSE CM NSE F&O NSE CD BSE CM BSE F&O MS	SEI CM MSEI F&O MSEI CD	
Number of years of Investment/Trading Experience :		
In case of non-individuals, name, designation, PAN, UID, signature persons authorised to deal in securities on behalf of company/f	, , ,	s of
Name		
PAN	PHOTOGRAPH	
Residential Address		
	Photograph	
Any other information :		-
	⊗	
	(Signature of Authorised Person	on)
G. INTRODUCER DETAILS (Reference)		
Name of the introducer :	Code :	
Status of the Introducer: Sub Broker Remisier Aut	th. Person Existing Client Oth	ners
Address:		
Ph./Mobile No.:Sign. o	of the Introducer $oximes$	
	6	

DECLARATION

I/we hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any changes therein immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting. I am/we are that I/we may be held liable for it.

I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet.

I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on stock broker's designated website, if any.

Date		60	A
Dale		(Signa	ture of Client)
	FOR OFFICE	USE ONLY	
UCC Code Allotted to the Client :			
Particulars	Document verified with Originals	Client Interviewed By	In-Person Verification Done by
Name of the Employee/NDA Staff			
Employee Code			
Designation of the Employee			
Place of Verification			
Name of Organization	1	NDA SECURITIES L	.TD.
Date of Verification			
Signature			
I/We undertake that we have ma mandatory documents. I/We have Guidance Note. I/We have given/s the Policy and Procedures, tariff clients. I/We also undertake that a on my/our website, if any, for the (Originals verified) True Cop (Self-Attested) Self Certified	also made the client awa sent him a copy of all the sheet and all the non-m ny change in the 'Rights information of the client ies of documents recei	are of Rights and Obligati KYC documents. I/We use andatory documents wo and Obligations' and RD ts.	ons document(s), RDD and ndertake that any change in uld be duly intimated to the
⊗ Signature of the Authorized Signa	atory		
Date :		Seal	Stamp of the Stock Broker

INSTRUCTION CHECK LIST

Self certified copies of the following documents to be obtained after due verification with the originals

Och certilied copie	s of the following documents to be obtained after due verification with the originals
Type of documents	Exchange/SEBI/Trading Members requirements
Proof of identity	Copy of PAN Card (Mandatory) or UID / Aadhaar (Mandatory) Passport Voter ID
Proof of Address	UID/Aadhaar (Mandatory) Passport Voter ID Driving license Ration Card Bank Passbook with latest statement Rent Agreement Flat Maintenance Bill Telephone Bill Electricity Bill Insurance Policy others documents with address accepted by Depository
Proof of Bank	Copy of a cancelled cheque containing preprinted name of the client and IFSC Code In case the cancelled cheque does not contain the name of the client and/or IFSC Code, extra documentary proof from the bank for the same
Proof of demat	Demat Master issued by the DP bearing DP Stamp/ Recent holding statement containing the name of the client
Financial details	Compulsory for trading in Derivatives Segment - Illustrative list 1. Copy of ITR Acknowledgement 2. Copy of Annual Accounts 3. Copy of Form 16 in case of salary income 4. Net worth certificate 5. Salary Slip 6. Bank account statement for last 6 months 7. Copy of demat account Holding statement. 8. Any other relevant documents substantiating ownership of assets. 9. Self declaration along with relevant supporting

Document requirement in case of corporate clients

Copies of the following documents may be obtained after due verification with the originals thereof:-

- 1. Copies of the balance sheet for the last 2 financial years (copies of annual balance sheet to be submitted every year)
- 2. Copy of latest share holding pattern including list of all those holding more than 5% in the share capital of the company, duly certified by the company secretary/Whole-time director/MD. (Copy of updated shareholding pattern to be submitted every year).
- 3. Copies of the Memorandum and Articles of Association in case of a company/body incorporate/ partnership deed in case of a partnership firm.
- 4. Copy of the Resolution of board of directors approving participation in equity/debt/derivatives/ currency derivatives and naming authorized persons for dealing in securities.
- 5. Photographs of Partners/Whole time directors, individual promoters holding 5% of more, either directly or indirectly, in the shareholding of the company and of persons authorized to deal in securities.

6. 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 Bankers, Indian Embassy/Consulate General in the country where the client resides may be permitted.

7. For non-individuals:

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

ANNEXURE-4

RIGHTS AND OBLIGATIONS OF STOCK BROKERS, AUTHORISED PERSON AND CLIENTS

as prescribed by SEBI and Stock Exchanges

- 1. The client shall invest/trade in those securities/ contracts/other instruments admitted to dealings on the Exchanges as defined in the Rules, Byelaws and Regulations of Exchanges/ Securities and Exchange Board of India (SEBI) and circulars/notices issued there under from time to time.
- 2. The stock broker, authorised person and the client shall be bound by all the Rules, Byelaws and Regulations of the Exchange and circulars/ notices issued there under and Rules and Regulations of SEBI and relevant notifications of Government authorities as may be in force from time to time.
- 3. The client shall satisfy itself of the capacity of the stock broker to deal in securities and/or deal in derivatives contracts and wishes to execute its orders through the stock broker and the client shall from time to time continue to satisfy itself of such capability of the stock broker before executing orders through the stock broker.
- 4. The stock broker shall continuously satisfy itself about the genuineness and financial soundness of the client and investment objectives relevant to the services to be provided.
- 5. The stock broker shall take steps to make the client aware of the precise nature of the Stock broker's liability for business to be conducted, including any limitations, the liability and the capacity in which the stock broker acts.
- 6. The authorised person shall provide necessary assistance and co-operate with the stock broker in all its dealings with the client(s).

CLIENT INFORMATION

- 7. The client shall furnish all such details in full as are required by the stock broker in "Account Opening Form" with supporting details, made mandatory by stock exchanges/SEBI from time to time.
- 8. The client shall familiarize himself with all the mandatory provisions in the Account Opening documents. Any additional clauses or documents specified by the stock broker shall be non-mandatory, as per terms & conditions accepted by the client.
- 9. The client shall immediately notify the stock broker in writing if there is any change in the information in the 'account opening form' as provided at the time of account opening and thereafter; including the information on winding up petition/insolvency petition or any litigation which may have material bearing on his capacity. The client shall provide/update the financial information to the stock broker on a periodic basis.
- 10. The stock broker and authorised person shall maintain all the details of the client as mentioned in the account opening form or any other information pertaining to the client, confidentially and that they shall not disclose the same to any person/authority except as required under any law/regulatory requirements. Provided however that the stock broker may so disclose information about his client to any person or authority with the express permission of the client.

MARGINS

- 11. The client shall pay applicable initial margins, withholding margins, special margins or such other margins as are considered necessary by the stock broker or the Exchange or as may be directed by SEBI from time to time as applicable to the segment(s) in which the client trades. The stock broker is permitted in its sole and absolute discretion to collect additional margins (even though not required by the Exchange, Clearing House/Clearing Corporation or SEBI) and the client shall be obliged to pay such margins within the stipulated time.
- 12. The client understands that payment of margins by the client does not necessarily imply complete satisfaction of all dues. In spite of consistently having paid margins, the client may, on the settlement of its trade, be obliged to pay (or entitled to receive) such further sums as the contract may dictate/require.

TRANSACTIONS AND SETTLEMENTS

- 13. The client shall give any order for buy or sell of a security/derivatives contract in writing or in such form or manner, as may be mutually agreed between the client and the stock broker. The stock broker shall ensure to place orders and execute the trades of the client, only in the Unique Client Code assigned to that client.
- 14. The stock broker shall inform the client and keep him apprised about trading/settlement cycles, delivery/ payment schedules, any changes therein from time to time, and it shall be the responsibility in turn of the client to comply with such schedules/procedures of the relevant stock exchange where the trade is executed.
- 15. The stock broker shall ensure that the money/securities deposited by the client shall be kept in a separate account, distinct from his/its own account or account of any other client and shall not be used by the stock broker for himself/itself or for any other client or for any purpose other than the purposes mentioned in Rules, Regulations, circulars, notices, guidelines of SEBI and/or Rules, Regulations, Byelaws, circulars and notices of Exchange.
- 16. Where the Exchange(s) cancels trade(s) suo moto all such trades including the trade/s done on behalf of the client shall ipso facto stand cancelled, stock broker shall be entitled to cancel the respective contract(s) with client(s).
- 17. The transactions executed on the Exchange are subject to Rules, Byelaws and Regulations and circulars/notices issued thereunder of the Exchanges where the trade is executed and all parties to such trade shall have submitted to the jurisdiction of such court as may be specified by the Byelaws and Regulations of the Exchanges where the trade is executed for the purpose of giving effect to the provisions of the Rules, Byelaws and Regulations of the Exchanges and the circulars/notices issued thereunder.

BROKERAGE

18. The Client shall pay to the stock broker brokerage 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 stock broker renders to the Client. The stock broker shall not charge brokerage more than the maximum brokerage permissible as per the rules, regulations and bye-laws of the relevant stock exchanges and/or rules and regulations of SEBI.

LIQUIDATION AND CLOSE OUT OF POSITION

- 19. Without prejudice to the stock broker's other rights (including the right to refer a matter to arbitration), the client understands that the stock broker shall be entitled to liquidate/close out all or any of the client's positions for non-payment of margins or other amounts, outstanding debts, etc. and adjust the proceeds of such liquidation/close out, if any, against the client's liabilities/obligations. Any and all losses and financial charges on account of such liquidation/closing-out shall be charged to and borne by the client.
- 20. In the event of death or insolvency of the client or his/its otherwise becoming incapable of receiving and paying for or delivering or transferring securities which the client has ordered to be bought or sold, stock broker may close out the transaction of the client and claim losses, if any, against the estate of the client. The client or his nominees, successors, heirs and assignee shall be entitled to any surplus which may result there from. The client shall note that transfer of funds/securities in favor of a Nominee shall be valid discharge by the stock broker against the legal heir.
- 21. The stock broker shall bring to the notice of the relevant Exchange the information about default in payment/delivery and related aspects by a client. In case where defaulting client is a corporate entity/partnership/proprietary firm or any other artificial legal entity, then the name(s) of Director(s)/Promoter(s)/Partner(s)/Proprietor as the case may be, shall also be communicated by the stock broker to the relevant Exchange(s).

DISPUTE RESOLUTION

- 22. The stock broker shall provide the client with the relevant contact details of the concerned Exchanges and SEBI.
- 23. The stock broker shall co-operate in redressing grievances of the client in respect of all transactions routed through it and in removing objections for bad delivery of shares, rectification of bad delivery, etc.
- 24. The client and the stock broker shall refer any claims and/or disputes with respect to deposits, margin money, etc., to arbitration as per the Rules, Byelaws and Regulations of the Exchanges where the trade is executed and circulars/notices issued thereunder as may be in force from time to time.
- 25. The stock broker shall ensure faster settlement of any arbitration proceedings arising out of the transactions entered into between him vis-à-vis the client and he shall be liable to implement the arbitration awards made in such proceedings.
- 26. The client/stock-broker understands that the instructions issued by an authorized representative for dispute resolution, if any, of the client/stock-broker shall be binding on the client/stock-broker in accordance with the letter authorizing the said representative to deal on behalf of the said client/stock-broker.

TERMINATION OF RELATIONSHIP

- 27. This relationship between the stock broker and the client shall be terminated; if the stock broker for any reason ceases to be a member of the stock exchange including cessation of membership by reason of the stock broker's default, death, resignation or expulsion or if the certificate is cancelled by the Board.
- 28. The stock broker, authorised person and the client shall be entitled to terminate the relationship between them without giving any reasons to the other party, after giving notice in writing of not less than one month to the other parties. Notwithstanding any such termination, all rights, liabilities and obligations of the parties arising out of or in respect of transactions entered into prior to the termination of this relationship shall continue to subsist and vest in/be binding on the respective parties or his/its respective heirs, executors, administrators, legal representatives or successors, as the case may be.
- 29. In the event of demise/insolvency of the authorised person or the cancellation of his/its registration with the Board or/withdrawal of recognition of the authorised person by the stock exchange and/or termination of the agreement with the authorised person by the stock broker, for any reason whatsoever, the client shall be informed of such termination and the client shall be deemed to be the direct client of the stock broker and all clauses in the 'Rights and Obligations' document(s) governing the stock broker, authorised person and client shall continue to be in force as it is, unless the client intimates to the stock broker his/its intention to terminate their relationship by giving a notice in writing of not less than one month.

ADDITIONAL RIGHTS AND OBLIGATIONS

- 30. The stock broker shall ensure due protection to the client regarding client's rights to dividends, rights or bonus shares, etc. in respect of transactions routed through it and it shall not do anything which is likely to harm the interest of the client with whom and for whom they may have had transactions in securities.
- 31. The stock broker and client shall reconcile and settle their accounts from time to time as per the Rules, Regulations, Bye Laws, Circulars, Notices and Guidelines issued by SEBI and the relevant Exchanges where the trade is executed.
- 32. The stock broker shall issue a contract note to his constituents for trades executed in such format as may be prescribed by the Exchange from time to time containing records of all transactions including details of order number, trade number, trade time, trade price, trade quantity, details of the derivatives contract, client code, brokerage, all charges levied etc. and with all other relevant details as required therein to be filled in and issued in such manner and within such time as prescribed by the

h) i) Policy for voluntary freezing/blocking the online access of the trading account:

Request for freezing: Client may request for voluntary freezing / blocking the online access to their trading account through any one of the following modes that shall be made –

- a. Phone No.- +91-9310614002
- b. Email stoptrade@ndaindia.com

On receipt of such request, the online access of the client's trading account shall be freezed/blocked and simultaneously all the pending orders including 'Good till date' shall be cancelled. And an acknowledgement shall be sent on their registered Mobile No. and email Id along with the pending orders. Further, details of open positions (if any) shall also be communicated to the client along with contract expiry information within such time as prescribed by regulators. This will eliminate the risk of unwanted delivery settlement.

Once the online access of the trading account is freezed / blocked such client may place orders through alternate channels such as call and trade.

Request for Un-freezing: Client may request for unfreezing / unblocking the online access to their trading account through any one of the following modes that shall be made –

- a. Phone No.-+91-9310614002
- b. Email stoptrade@ndaindia.com

An email acknowledgement shall also be sent to the client informing him / her of the unfreeze request and the date by which online access shall be activated.

Detailed Policy for the same is published on the website of the company. i.e. www.ndaindia.com.

Signature of Client	

- Exchange. The stock broker shall send contract notes to the investors within one working day of the execution of the trades in hard copy and/or in electronic form using digital signature.
- 33. The stock broker shall make pay out of funds or delivery of securities, as the case may be, to the Client within one working day of receipt of the payout from the relevant Exchange where the trade is executed unless otherwise specified by the client and subject to such terms and conditions as may be prescribed by the relevant Exchange from time to time where the trade is executed.
- 34. The stock broker shall send a complete `Statement of Accounts' for both funds and securities in respect of each of its clients in such periodicity and format within such time, as may be prescribed by the relevant Exchange, from time to time, where the trade is executed. The Statement shall also state that the client shall report errors, if any, in the Statement within such time as may be prescribed by the relevant Exchange from time to time where the trade was executed, from the receipt thereof to the Stock broker.
- 35. The stock broker shall send daily margin statements to the clients. Daily Margin statement should include, inter-alia, details of collateral deposited, collateral utilized and collateral status (available balance/due from client) with break up in terms of cash, Fixed Deposit Receipts (FDRs), Bank Guarantee and securities.
- 36. The Client shall ensure that it has the required legal capacity to, and is authorized to, enter into the relationship with stock broker and is capable of performing his obligations and undertakings hereunder. All actions required to be taken to ensure compliance of all the transactions, which the Client may enter into shall be completed by the Client prior to such transaction being entered into.
- 37. SEBI circular mandate liquidation of securities in case of non payment within 5 days from the pay-out. The stock broker have the right to liquidate the securities upto the amount of debit balance in client ledger A/c to comply with SEBI Circular No. SEBI/HO/MIRSD/DOP/CIR/P/2019/95 dated 29-8-2019.

ELECTRONIC CONTRACT NOTES (ECN)

- 38. In case, client opts to receive the contract note in electronic form, he shall provide an appropriate email id to the stock broker. The client shall communicate to the stock broker any change in the email-id through a physical letter. If the client has opted for internet trading, the request for change of email id may be made through the secured access by way of client specific user id and password.
- 39. The stock broker shall ensure that all ECNs sent through the e-mail shall be digitally signed, encrypted, non-tamper able and in compliance with the provisions of the IT Act, 2000. In case, ECN is sent through e-mail as an attachment, the attached file shall also be secured with the digital signature, encrypted and non-tamperable.
- 40. The client shall note that non-receipt of bounced mail notification by the stock broker shall amount to delivery of the contract note at the e-mail ID of the client.
- 41. The stock broker shall retain ECN and acknowledgement of the e-mail in a soft and non-tamperable form in the manner prescribed by the exchange in compliance with the provisions of the IT Act, 2000 and as per the extant rules/regulations/ circulars/guidelines issued by SEBI/Stock Exchanges from time to time. The proof of delivery i.e., log report generated by the system at the time of sending the contract notes shall be maintained by the stock broker for the specified period under the extant regulations of SEBI/stock exchanges. The log report shall provide the details of the contract notes that are not delivered to the client/e-mails rejected or bounced back. The stock broker shall take all possible steps to ensure receipt of notification of bounced mails by him at all times within the stipulated time period under the extant regulations of SEBI/stock exchanges.
- 42. The stock broker shall continue to send contract notes in the physical mode to such clients who do not opt to receive the contract notes in the electronic form. Wherever the ECNs have not been delivered to the client or has been rejected (bouncing of mails) by the e-mail ID of the client, the stock broker shall send a physical contract note to the client within the stipulated time under the extant regulations of SEBI/stock exchanges and maintain the proof of delivery of such physical contract notes.

43. In addition to the e-mail communication of the ECNs to the client, the stock broker shall simultaneously publish the ECN on his designated web-site, if any, in a secured way and enable relevant access to the clients and for this purpose, shall allot a unique user name and password to the client, with an option to the client to save the contract note electronically and/or take a print out of the same.

LAW AND JURISDICTION

- 44. In addition to the specific rights set out in this document, the stock broker, authorised person and the client shall be entitled to exercise any other rights which the stock broker or the client may have under the Rules, Bye-laws and Regulations of the Exchanges in which the client chooses to trade and circulars/notices issued thereunder or Rules and Regulations of SEBI.
- 45. The provisions of this document shall always be subject to Government notifications, any rules, regulations, guidelines and circulars/notices issued by SEBI and Rules, Regulations and Bye laws of the relevant stock exchanges, where the trade is executed, that may be in force from time to time.
- 46. The stock broker and the client shall abide by any award passed by the Arbitrator(s) under the Arbitration and Conciliation Act, 1996. However, there is also a provision of appeal within the stock exchanges, if either party is not satisfied with the arbitration award.
- 47. Words and expressions which are used in this document but which are not defined herein shall, unless the context otherwise requires, have the same meaning as assigned thereto in the Rules, Byelaws and Regulations and circulars/notices issued thereunder of the Exchanges/SEBI.
- 48. All additional voluntary clauses/document added by the stock broker should not be in contravention with rules/regulations/notices/circulars of Exchanges/SEBI. Any changes in such voluntary clauses/document(s) need to be preceded by a notice of 15 days. Any changes in the rights and obligations which are specified by Exchanges/SEBI shall also be brought to the notice of the clients.
- 49. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-laws, Rules and Regulations of the relevant stock Exchanges where the trade is executed, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.

(Signature of Client)	

INTERNET & WIRELESS TECHNOLOGY BASED TRADING FACILITY PROVIDED BY STOCK BROKERS TO CLIENT

(All the clauses mentioned in the 'Rights and Obligations' document(s) shall be applicable.

Additionally, the clauses mentioned herein shall also be applicable.)

- 1. Stock broker is eligible for providing Internet based trading (IBT) and securities trading through the use of wireless technology that shall include the use of devices such as mobile phone, laptop with data card, etc. which use Internet Protocol (IP). The stock broker shall comply with all requirements applicable to internet based trading/securities trading using wireless technology as may be specified by SEBI & the Exchanges from time to time.
- 2. The client is desirous of investing/trading in securities and for this purpose, the client is desirous of using either the internet based trading facility or the facility for securities trading through use of wireless technology. The Stock broker shall provide the Stock broker's IBT Service to the Client, and the Client shall avail of the Stock broker's IBT Service, on and subject to SEBI/Exchanges Provisions and the terms and conditions specified on the Stock broker's IBT Web Site provided that they are in line with the norms prescribed by Exchanges/SEBI.
- 3. The stock broker shall bring to the notice of client the features, risks, responsibilities, obligations and liabilities associated with securities trading through wireless technology/internet/smart order routing or any other technology should be brought to the notice of the client by the stock broker.
- 4. The stock broker shall make the client aware that the Stock Broker's IBT system itself generates the initial password and its password policy as stipulated in line with norms prescribed by Exchanges/SEBI.
- 5. The Client shall be responsible for keeping the Username and Password confidential and secure and shall be solely responsible for all orders entered and transactions done by any person whosoever through the Stock broker's IBT System using the Client's Username and/or Password whether or not such person was authorized to do so. Also the client is aware that authentication technologies and strict security measures are required for the internet trading/ securities trading through wireless technology through order routed system and undertakes to ensure that the password of the client and/or his authorized representative are not revealed to any third party including employees and dealers of the stock broker
- 6. The Client shall immediately notify the Stock broker in writing if he forgets his password, discovers security flaw in Stock Broker's IBT System, discovers/suspects discrepancies/ unauthorized access through his username /password/account with full details of such unauthorized use, the date, the manner and the transactions effected pursuant to such unauthorized use, etc.
- 7. The Client is fully aware of and understands the risks associated with availing of a service for routing orders over the internet/securities trading through wireless technology and Client shall be fully liable and responsible for any and all acts done in the Client's Username/ password in any manner whatsoever.
- 8. The stock broker shall send the order/trade confirmation through email to the client at his request. The client is aware that the order/trade confirmation is also provided on the web portal. In case client is trading using wireless technology, the stock broker shall send the order/trade confirmation on the device of the client.
- 9. The client is aware that trading over the internet involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, etc. are susceptible to interruptions and dislocations. The Stock broker and the Exchange do not make any representation or warranty that the Stock broker's IBT Service will be available to the Client at all times without any interruption.
- 10. The Client shall not have any claim against the Exchange or the Stock broker on account of any suspension, interruption, non-availability or malfunctioning of the Stock broker's IBT System or Service or the Exchange's service or systems or non-execution of his orders due to any link/system failure at the Client/Stock brokers/ Exchange end for any reason beyond the control of the stock broker/Exchanges.

8	
(Signat	ure of Client)

ANNEXURE-5

RISK DISCLOSURE DOCUMENT FOR CAPITAL MARKET AND DERIVATIVES SEGMENTS

This document contains important information on trading in Equities/Derivatives Segments of the stock exchanges. All prospective constituents should read this document before trading in Equities/Derivatives Segments of the Exchanges.

Stock exchanges/SEBI does neither singly or jointly and expressly nor impliedly guarantee nor make any representation concerning the completeness, the adequacy or accuracy of this disclosure document nor have Stock exchanges/SEBI endorsed or passed any merits of participating in the trading segments. This brief statement does not disclose all the risks and other significant aspects of trading.

In the light of the risks involved, you should undertake transactions only if you understand the nature of the relationship into which you are entering and the extent of your exposure to risk.

You must know and appreciate that trading in Equity shares, derivatives contracts or other instruments traded on the Stock Exchange, which have varying element of risk, is generally not an appropriate avenue for someone of limited resources/limited investment and/or trading experience and low risk tolerance. You should therefore carefully consider whether such trading is suitable for you in the light of your financial condition. In case you trade on Stock exchanges and suffer adverse consequences or loss, you shall be solely responsible for the same and Stock exchanges/its Clearing Corporation and/or SEBI shall not be responsible, in any manner whatsoever, for the same and it will not be open for you to take a plea that no adequate disclosure regarding the risks involved was made or that you were not explained the full risk involved by the concerned stock broker. The constituent shall be solely responsible for the consequences and no contract can be rescinded on that account. You must acknowledge and accept that there can be no guarantee of profits or no exception from losses while executing orders for purchase and/or sale of a derivative contract being traded on Stock exchanges.

It must be clearly understood by you that your dealings on Stock exchanges through a stock broker shall be subject to your fulfilling certain formalities set out by the stock broker, which may inter alia include your filling the know your client form, reading the rights and obligations, do's and don'ts, etc., and are subject to the Rules, Byelaws and Regulations of relevant Stock exchanges, its Clearing Corporation, guidelines prescribed by SEBI and in force from time to time and Circulars as may be issued by Stock exchanges or its Clearing Corporation and in force from time to time.

Stock exchanges does not provide or purport to provide any advice and shall not be liable to any person who enters into any business relationship with any stock broker of Stock exchanges and/or any third party based on any information contained in this document. Any information contained in this document must not be construed as business advice. No consideration to trade should be made without thoroughly understanding and reviewing the risks involved in such trading. If you are unsure, you must seek professional advice on the same.

In considering whether to trade or authorize someone to trade for you, you should be aware of or must get acquainted with the following:-

1. BASIC RISKS:

1.1 Risk of Higher Volatility:

Volatility refers to the dynamic changes in price that a security/derivatives contract undergoes when trading activity continues on the Stock Exchanges. Generally, higher the volatility of a security/derivatives contract, greater is its price swings. There may be normally greater volatility in thinly traded securities / derivatives contracts than in active securities / derivatives contracts. As a result of volatility, your order may only be partially executed or not executed at all, or the price at which your order got executed may be substantially different from the last traded price or change substantially thereafter, resulting in notional or real losses.

1.2 Risk of Lower Liquidity:

Liquidity refers to the ability of market participants to buy and/or sell securities/derivatives contracts expeditiously at a competitive price and with minimal price difference. Generally, it is assumed that more the numbers of orders available in a market, greater is the liquidity. Liquidity is important because with greater liquidity, it is easier for investors to buy and/or sell securities / derivatives contracts swiftly and with minimal price difference, and as a result, investors are more likely to pay or receive a competitive price for securities / derivatives contracts purchased or sold. There may be a risk of lower liquidity in some securities / derivatives contracts as compared to active securities / derivatives contracts. As a result, your order may only be partially executed, or may be executed with relatively greater price difference or may not be executed at all.

1.2.1 Buying or selling securities / derivatives contracts as part of a day trading strategy may also result into losses, because in such a situation, securities / derivatives contracts may have to be sold / purchased at low / high prices, compared to the expected price levels, so as not to have any open position or obligation to deliver or receive a security / derivatives contract.

1.3 Risk of Wider Spreads:

Spread refers to the difference in best buy price and best sell price. It represents the differential between the price of buying a security / derivatives contract and immediately selling it or vice versa. Lower liquidity and higher volatility may result in wider than normal spreads for less liquid or illiquid securities / derivatives contracts. This in turn will hamper better price formation.

1.4 Risk-reducing orders:

The placing of orders (e.g., "stop loss" orders, or "limit" orders) which are intended to limit losses to certain amounts may not be effective many a time because rapid movement in market conditions may make it impossible to execute such orders.

- 1.4.1 A "market" order will be executed promptly, subject to availability of orders on opposite side, without regard to price and that, while the customer may receive a prompt execution of a "market" order, the execution may be at available prices of outstanding orders, which satisfy the order quantity, on price time priority. It may be understood that these prices may be significantly different from the last traded price or the best price in that security / derivatives contract.
- **1.4.2** A "limit" order will be executed only at the "limit" price specified for the order or a better price. However, while the customer receives price protection, there is a possibility that the order may not be executed at all.
- 1.4.3 A stop loss order is generally placed "away" from the current price of a stock / derivatives contract, and such order gets activated if and when the security / derivatives contract reaches, or trades through, the stop price. Sell stop orders are entered ordinarily below the current price, and buy stop orders are entered ordinarily above the current price. When the security / derivatives contract reaches the pre -determined price, or trades through such price, the stop loss order converts to a market/limit order and is executed at the limit or better. There is no assurance therefore that the limit order will be executable since a security / derivatives contract might penetrate the pre-determined price, in which case, the risk of such order not getting executed arises, just as with a regular limit order.

1.5 Risk of News Announcements:

News announcements that may impact the price of stock / derivatives contract may occur during trading, and when combined with lower liquidity and higher volatility, may suddenly cause an unexpected positive or negative movement in the price of the security / contract.

1.6 Risk of Rumors:

Rumors about companies / currencies at times float in the market through word of mouth, newspapers, websites or news agencies, etc. The investors should be wary of and should desist from acting on rumors.

1.7 System Risk:

High volume trading will frequently occur at the market opening and before market close. Such high volumes may also occur at any point in the day. These may cause delays in order execution or confirmation.

- 1.7.1 During periods of volatility, on account of market participants continuously modifying their order quantity or prices or placing fresh orders, there may be delays in order execution and its confirmations.
- 1.7.2 Under certain market conditions, it may be difficult or impossible to liquidate a position in the market at a reasonable price or at all, when there are no outstanding orders either on the buy side or the sell side, or if trading is halted in a security / derivatives contract due to any action on account of unusual trading activity or security / derivatives contract hitting circuit filters or for any other reason.

1.8 System/Network Congestion:

Trading on exchanges is in electronic mode, based on satellite/leased line based communications, combination of technologies and computer systems to place and route orders. Thus, there exists a possibility of communication failure or system problems or slow or delayed response from system or trading halt, or any such other problem/glitch whereby not being able to establish access to the trading system/network, which may be beyond control and may result in delay in processing or not processing buy or sell orders either in part or in full. You are cautioned to note that although these problems may be temporary in nature, but when you have outstanding open positions or unexecuted orders, these represent a risk because of your obligations to settle all executed transactions.

2. As far as Derivatives segments are concerned, please note and get yourself acquainted with the following additional features:-

2.1 Effect of "Leverage" or "Gearing":

In the derivatives market, the amount of margin is small relative to the value of the derivatives contract so the transactions are 'leveraged' or 'geared'. Derivatives trading, which is conducted with a relatively small amount of margin, provides the possibility of great profit or loss in comparison with the margin amount. But transactions in derivatives carry a high degree of risk.

You should therefore completely understand the following statements before actually trading in derivatives and also trade with caution while taking into account one's circumstances, financial resources, etc. If the prices move against you, you may lose a part of or whole margin amount in a relatively short period of time. Moreover, the loss may exceed the original margin amount.

- A. Futures trading involve daily settlement of all positions. Every day the open positions are marked to market based on the closing level of the index / derivatives contract. If the contract has moved against you, you will be required to deposit the amount of loss (notional) resulting from such movement. This amount will have to be paid within a stipulated time frame, generally before commencement of trading on next day.
- B. If you fail to deposit the additional amount by the deadline or if an outstanding debt occurs in your account, the stock broker may liquidate a part of or the whole position or substitute securities. In this case, you will be liable for any losses incurred due to such close-outs.
- C. Under certain market conditions, an investor may find it difficult or impossible to execute transactions. For example, this situation can occur due to factors such as illiquidity i.e. when

- there are insufficient bids or offers or suspension of trading due to price limit or circuit breakers etc.
- D. In order to maintain market stability, the following steps may be adopted: changes in the margin rate, increases in the cash margin rate or others. These new measures may also be applied to the existing open interests. In such conditions, you will be required to put up additional margins or reduce your positions.
- E. You must ask your broker to provide the full details of derivatives contracts you plan to trade i.e. the contract specifications and the associated obligations.

2.2 Currency specific risks:

- 1. The profit or loss in transactions in foreign currency-denominated contracts, whether they are traded in your own or another jurisdiction, will be affected by fluctuations in currency rates where there is a need to convert from the currency denomination of the contract to another currency.
- 2. Under certain market conditions, you may find it difficult or impossible to liquidate a position. This can occur, for example when a currency is deregulated or fixed trading bands are widened.
- 3. Currency prices are highly volatile. Price movements for currencies are influenced by, among other things: changing supply-demand relationships; trade, fiscal, monetary, exchange control programs and policies of governments; foreign political and economic events and policies; changes in national and international interest rates and inflation; currency devaluation; and sentiment of the market place. None of these factors can be controlled by any individual advisor and no assurance can be given that an advisor's advice will result in profitable trades for a participating customer or that a customer will not incur losses from such events.

2.3 Risk of Option holders:

- 1. An option holder runs the risk of losing the entire amount paid for the option in a relatively short period of time. This risk reflects the nature of an option as a wasting asset which becomes worthless when it expires. An option holder who neither sells his option in the secondary market nor exercises it prior to its expiration will necessarily lose his entire investment in the option. If the price of the underlying does not change in the anticipated direction before the option expires, to an extent sufficient to cover the cost of the option, the investor may lose all or a significant part of his investment in the option.
- 2. The Exchanges may impose exercise restrictions and have absolute authority to restrict the exercise of options at certain times in specified circumstances.

2.4 Risks of Option Writers:

- 1. If the price movement of the underlying is not in the anticipated direction, the option writer runs the risks of losing substantial amount.
- 2. The risk of being an option writer may be reduced by the purchase of other options on the same underlying interest and thereby assuming a spread position or by acquiring other types of hedging positions in the options markets or other markets. However, even where the writer has assumed a spread or other hedging position, the risks may still be significant. A spread position is not necessarily less risky than a simple 'long' or 'short' position.
- 3. Transactions that involve buying and writing multiple options in combination, or buying or writing options in combination with buying or selling short the underlying interests, present additional risks to investors. Combination transactions, such as option spreads, are more complex than buying or writing a single option. And it should be further noted that, as in any area of investing, a complexity not well understood is, in itself, a risk factor. While this is not to suggest that combination strategies should not be considered, it is advisable, as is the case with all investments in options, to consult with someone who is experienced and knowledgeable with respect to the risks and potential rewards of combination transactions under various market circumstances.

3.	TRADING	THROUGH	WIRELESS	TECHNOLOGY	/	SMART	ORDER	ROUTING	OR	ANY	OTHER
	TECHNOL	OGY:									

Any additional provisions defining the features, risks, responsibilities, obligations and liabilities associated with securities trading through wireless technology/ smart order routing or any other technology should be brought to the notice of the client by the stock broker.

4. GENERAL

- 4.1 The term 'constituent' shall mean and include a client, a customer or an investor, who deals with a stock broker for the purpose of acquiring and/or selling of securities / derivatives contracts through the mechanism provided by the Exchanges.
- 4.2 The term 'stock broker' shall mean and include a stock broker, a broker or a stock broker, who has been admitted as such by the Exchanges and who holds a registration certificate from SEBI.

9	
(Signature of Client)	

ANNEXURE-6

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

BEFORE YOU BEGIN TO TRADE

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

TRANSACTIONS AND SETTLEMENTS

- 8. The stock broker may issue electronic contract notes (ECN) if specifically authorized by you in writing. You should provide your email id to the stock broker for the same. Don't opt for ECN if you are not familiar with computers.
- 9. Don't share your internet trading account's password with anyone.
- 10. Don't make any payment in cash to the stock broker.
- 11. Make the payments by account payee cheque in favour of the stock broker. Don't issue cheques in the name of sub-broker. Ensure that you have a documentary proof of your payment/deposit of securities with the stock broker, stating date, scrip, quantity, towards which bank/ demat account such money or securities deposited and from which bank/ demat account.
- 12. Note that facility of Trade Verification is available on stock exchanges' websites, where details of trade as mentioned in the contract note may be verified. Where trade details on the website do not tally with the details mentioned in the contract note, immediately get in touch with the Investors Grievance Cell of the relevant Stock exchange.
- 13. In case you have given specific authorization for maintaining running account, payout of funds or delivery of securities (as the case may be), may not be made to you within one working day from the receipt of payout from the Exchange. Thus, the stock broker shall maintain running account for you subject to the following conditions:
 - a) Such authorization from you shall be dated, signed by you only and contains the clause that you may revoke the same at any time.
 - b) The actual settlement of funds and securities shall be done by the stock broker, at least once in a calendar quarter or month, depending on your preference. While settling the account, the stock broker shall send to you a 'statement of accounts' containing an extract from the client ledger for funds and an extract from the register of securities displaying all the receipts/deliveries of funds and securities. The statement shall also explain the retention of funds and securities and the details of the pledged shares, if any.
 - c) On the date of settlement, the stock broker may retain the requisite securities/funds towards outstanding obligations and may also retain the funds expected to be required to meet

derivatives margin obligations for next 5 trading days, calculated in the manner specified by the exchanges. In respect of cash market transactions, the stock broker may retain entire pay-in obligation of funds and securities due from clients as on date of settlement and for next day's business, he may retain funds/securities/margin to the extent of value of transactions executed on the day of such settlement in the cash market.

- d) You need to bring any dispute arising from the statement of account or settlement so made to the notice of the stock broker in writing preferably within 7 (seven) working days from the date of receipt of funds/securities or statement, as the case may be. In case of dispute, refer the matter in writing to the Investors Grievance Cell of the relevant Stock exchanges without delay.
- 14. In case you have not opted for maintaining running account and pay-out of funds/securities is not received on the next working day of the receipt of payout from the exchanges, please refer the matter to the stock broker. In case there is dispute, ensure that you lodge a complaint in writing immediately with the Investors Grievance Cell of the relevant Stock exchange.
- 15. Please register your mobile number and email id with the stock broker, to receive trade confirmation alerts/ details of the transactions through SMS or email, by the end of the trading day, from the stock exchanges.

IN CASE OF TERMINATION OF TRADING MEMBERSHIP

- 16. In case, a stock broker surrenders his membership, is expelled from membership or declared a defaulter; Stock exchanges gives a public notice inviting claims relating to only the "transactions executed on the trading system" of Stock exchange, from the investors. Ensure that you lodge a claim with the relevant Stock exchanges within the stipulated period and with the supporting documents.
- 17. Familiarize yourself with the protection accorded to the money and/or securities you may deposit with your stock broker, particularly in the event of a default or the stock broker's insolvency or bankruptcy and the extent to which you may recover such money and/or securities may be governed by the Byelaws and Regulations of the relevant Stock exchange where the trade was executed and the scheme of the Investors' Protection Fund in force from time to time.

DISPUTES/ COMPLAINTS

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

(Signature of Client)	

Mandatory Documents Regarding Policies and Procedures

To run the business in a smooth manner NDA Securities Limited (hereinafter called the trading member) has formed some policies and procedures in some selected area and the prospective client is hereby require to agree with the same before entering into a member client agreement. The policies are as follows:

a) Refusal of orders for penny stocks :.

All illiquid Securities and trade to trade securities defined in the exchanges circulars will be considered as Penny Stocks and all those Shares and stocks which trades at a low price and low market capitalization and normally considered to be high risky and Speculative, will also be term as penny stock. Acceptance for execution of order in case of penny stocks will be taken only against 100% margin deposit in advance in form of credit balance available in client account, with the trading member. Depending upon the market condition and risk management policy of the company the trading member reserve the right to cancel/refuse the order or acceptance of such order and the trading member also reserve the right to refuse to provide the limits in penny stock. Such order will be placed in the system after checking of the margin available with the trading member and status of illiquid securities. Any loss on account of such refusal and cancellation of order shall be borne by the client only.

b) Setting up of clients exposure limits.:

Client's exposure limit will be set according to the margin prescribed by the exchange from time to time basic and deposits available with the trading member in form of credit balance in ledger and valuation of Securities available with the trading member after hair cut. The Trading Member may from time to time vary limits on the orders that the client can place through the Trading Member(including exposure limits, turnover limits, Purchase limits, Sales Limit, Mark to Mark & margin Limit for kind of securities. The client is aware and agrees that the Trading Member may need to vary or reduce the limits or impose new limits urgently on the basis of the its risk perception and other factors considered relevant by it, and the Trading Member may be unable to inform the client of such variation, reduction or imposition in advance. The client agrees that the Trading Member shall not be responsible for such variation, reduction.

The client further agrees that the Trading member may at any time, without prior notice, prohibit or restrict the client's ability to place orders or trade in securities through the Trading member, 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 any reason but not limited to the reason of Shortage of margin or securities and any other reasons which the Trading Member 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.

c) Applicable Brokerage Rate:

The Trading member will charge brokerage as per following schedule for his services to clients.

- **a. Brokerage** will be charged with in the time prescribed by SEBI/ Exchange and it will be as a % of market rate per share or minimum per share/ Minimum per lot / Minimum per Settlement which ever is higher
- **b.** Securities Transaction Tax: as per the guidelines and Percentage prescribed by the Income Tax Act from time to time.
- **c. Stamp Duty:** As per the guidelines and Percentage prescribed by the state govt. from time to time.
- **d.** Transaction Charges to exchange with GST: as per the guidelines and percentage prescribed by the Exchange from time to time.
- e. SEBI Fees: as per the guidelines and Percentage Prescribed by the SEBI from time to time.
- f. Internet Trading Charges: as prescribed by the broker from time to time if client opted for the internet trading.

g. Any Other Charges: as Prescribed by any govt. authority or exchange or SEBI from Time to time.

In case of amendment of the brokerage table the trading member or the client will issue a 7 days notice through physical / electronic and the same will be applicable if agreed by both the parties to the agreement.

d) Imposition of penalty/delay payment charges :

The Clients will be liable to pay late pay in or delay pay in charges for non payment of their pay in on time as per exchange requirements. The trading member can debit delay payment charges with GST, in case the pay-in of funds will not received well in time i.e. on or before pay-in of funds for the settlements. These charges will not exceed 24% p.a. calculated on daily basis, and in case of credit balance lying idle in client ledger account as per running account authorization no delay payment charges will be credit in client account. These charge will be applicable to in all market segments e.g. (NSE+BSE) separately / Combined and FO. The decision of Trading member with respect to debit delay payment charges in selected clients accounts is final.

e) Right to Sell Client Securities or to close client's positions, without giving notice to the client, on account of non-payment of client's dues:

The client shall ensure timely availability of funds/securities in form and manner at requisite time for meeting pay in obligation of funds and securities. Along with the right to debit delay payment charges and any other right the Trading member shall have right to sell the securities or close client's position without giving notice to the client, on account of non-payment of margin or other amount including pay in and outstanding debts—after the settlement of pay in for a settlement and adjust the proceed of such sale proceeds / close out against the clients obligation. The right to sell the client's securities and to close client's position shall be limited to the extent of settlement /margin obligations. During such selling of securities and closing out of position by the trading member, will not be liable to make good the loss /financial charges if any occurs to the client.

The Trading Member has the right but not the obligation, to cancel all pending orders and to sell/close/liquidate all open positions /securities/shares when Mark to Market (M-T-M) percentage reaches or crosses stipulated margin percentage, which ever is earlier. The Trading Member 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, the client shall also be solely liable for all and any penalties and charges levied by the exchange(s).

SEBI circular mandate liquidation of securities in case of non payment within 5 days from the pay-out. The stock broker have the right to liquidate the securities upto the amount of debit balance in client ledger A/c to comply with SEBI Circular No. SEBI/HO/MIRSD/DOP/CIR/P/2019/95 dated 29-8-2019.

f) Shortage in obligation arising out of internal netting of shares.:

Securities delivered short due to internal netting of shares are purchased from the market on T+2 Day in the account of Buyer UCC and the purchase consideration inclusive of brokerage and taxes will be debited to the short delivering client with a corresponding credit to the clients who was entitled to receive these securities.

In case the securities can not be purchased from the market due to any force major condition e.g. circuit on T+2 Day then the short delivering client will be debited by an amount equivalent to the price happened in auction trading including all other charges with a corresponding credit to the clients who was entitled to receive these securities.

In case no auction trade takes place on the day then the short delivering client will be debited by an amount equivalent to the 20% or 10%(as per circuit filter of the security) above of the closing rate of T+2/ auction day (whichever is higher) including all other charges and with a corresponding credit to the clients who was entitled to receive these securities.

g) Conditions under which a client may not be allowed to take position or the broker may close the exiting position of a client:

The Trading member has a margin based Risk management system and the client may take position up to the availability of amount of margin with trading member. Client may not be allowed to take position in case of non availability/shortage of margin. The existing position of the client can be close out without giving notice in case of shortage of margin/ non making of payment for their pay in obligation/outstanding debts.

The Trading Member may not allowed to client to take position in case clear upfront applicable margin is not available/received with/by the trading member well in time or there is a shortage in exiting margin as compare to the existing position and the trading member may close the exiting position of a client in case mark to market is not received or available with the trading member or there is shortage of margin and the client is not fulfilling the same.

h) Temporarily suspending or closing a client's account at the client's request :

Client willing to suspend /close his/her/its trading account will give a written request in prescribed format to the trading member and the member will do the same well in time .during the period of suspension, the market transaction in the client trading account will be prohibited. The closing of client account will be done only in case of client account is settled and if clients wants to reopen the old account then he/she/it its will have to complete the requirements of 'Know your clients' again.

i) Deregistering a client:

The Trading may deregister a client if the trading member is not comfortable with the client due to its risk management policies or its due diligence does not allow it or otherwise. The Trading member may deregister a client in following situation

- (i) If the Client suffers any adverse material change in his/her/its financial position or defaults in any other agreement with the Trading Member;
- (ii) 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,
- (iii) If the Client is in breach of any term, condition or covenant of this Agreement,
- (vi) If the Client has made any material misrepresentation of facts, information,
- (vi) On the death/lunacy/bankruptcy or other disability of the Client,
- (vi) If there is any initiation of a legal proceedings against the client under any law by any authority in force,
- (vii) If any covenant of the Client is incorrect or untrue in any material respect.
- (viii) If the client would not receive any communication sent by the trading member or would not provide the documents as desired by the trading member.

j) Inactive Account:

The client who have been not traded for last more than 12 Months has to be marked as "Inactive Account". There are checks in the systems for the inactive accounts. The Funds and/or Securities lying in these Inactive Clients' Accounts, will be transferred to their respective Accounts after taking consent from the Client. To activate the said inactive accounts one needs to provide the request letter for the activation of the code. After due verification, the accounts will be activated.

Client Acknowledgement:

I 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 of this document in any circumstances what so ever.

These Policies and Procedures may be amended / changed unilaterally by the broker, provided the same is informed to me/us. I/we agree never to challenge he 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 trading member before any court of law / judicial / adjudicating authority including arbitrator etc.



Mandatory

ADDENDUM TO THE CLIENT REGISTRATION FORM / KEY INFORMATION

In compliance with the provisions of Prevention of Money Laundering Act, 2002 and subsequent circulars issued by SEBI thereto, we hereby obliged to consider it as a part of client registration document: -

PREVENTION OF MONEY LAUNDERING

Prevention of Money Laundering Act, 2002 (herein refer to an "Act") came into affect July 1, 2005 vide notification No. GRE 436(E) dated July 1,2005 issued by Department of Revenue, Ministry of Finance, Govt. of India. Further SEBI vide Circular reference number ISD/CIR/RR/AML/1/06 dated January 18,2006 mandated that all the Stock Brokers should formulate and implement a proper policy framework as per the guidelines on anti money laundering measures and also to adopt a Know Your Client (KYC) policy. SEBI also issued another circular reference number ISD/CIR/RR/AML/2/06 dated March 23,2006 advising all the Stock Broker to take necessary steps to ensure compliance with the requirement of Sec12of the Act inter-alia, maintenance and preservation of records and reporting of information relating to cash and suspicious transactions to Financial Intelligence Unit-India (FIU-IND), New Delhi.

The constituents should ensure that the amount invested in the securities is through legitimate sources only and does not involve and is not designated for the purpose of contravention or evasion of the provision of the Income Tax Act, Prevention of Money Laundering Act, Prevention of corruption Act and/or any other law for the time being in force enacted by Govt. of India from time to time or any rules and regulations, notifications or directions issued there under.

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

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

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

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

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

NOTE: For detail information related with policy kindly go through our website www.ndaindia.com/investorrelations/policies/policyonantimoneylaundering.



		TARIFI	PLAN		
	EQUITY SE	GMENT N:	SE F &	O SEGME	NT
Brokerage Slab	Slab in %	Minimum per Share	Brokerage Slab	Slab in %	Minimum per Lot
Delivery Based			Future		
Square Off			Options (per lot)		

	EQUITY SE	GMENT BS	SE F &	O SEGME	NT
Brokerage Slab	Slab in %	Minimum per Share	Brokerage Slab	Slab in %	Minimum per Lot
Delivery Based			Future		
Square Off			Options (per lot)		

	NSE CD SEGME	
Brokerage Slab	Slab in %	Minimum per Share
Delivery Based		
Square Off		

Note

- 1. Transaction charges, STT, Stamp Duty, GST & all legal levies as may be applicable from time to time shall be charged separately in addition to the brokerage.
- 2. In case of overdue debit balance in client's account, member reserves the right to debit delay payment charge upto 2% p.m. to the client account.

(Signature of Client)

INTIMATION BY THE MEMBER FOR PROPRIETARY TRADING

Dear Constituent

Under instruction of SEBI, The National Stock Exchange of India Ltd. (NSE) and Bombay Stock Exchange Ltd. (BSE)has directed all its members to inform their clients whether they engage in proprietary trading. In this regard we wish to inform you that we do engage in proprietary trading in the CM & F&O Segment of National Stock Exchange of India Ltd., CM Segment of Bombay Stock Exchange Ltd.

Kindly take note of the above and oblige.

Thanking you

For NDA Securities Limited

Sd/-

Authorised Signatory

I have read the above intimation & acknowledge for the same.

(Signature of Client)	

Digitally Signed Contracts/ Communications through SMS & E-mail All Exchanges - Voluntary

(Kindly note that these additional clause(s)/ documentation(s) are voluntary and at the discretion of the stock
broker/ trading member and the client. The same are required in order to ensure smooth communication
between the stock broker/ trading member and the client. The client need not execute this document if he / she
does not wish to. The client has the right to terminate the document)

Date
n SMS & E-mail
t Segment, Future & Option ding/dealings on my/our
al form or electronic form. In m. I/We understand that for

NDA Securities Limited E-157, 2nd Floor, Kalkaji,

New Delhi-110019

To,

Re: Digitally signed contract/communication confirmation through SMS & E-mail

I/We have been/shall be dealing through you as my/our broker on the Capital Market Segment, Future & Option Segment. As my/our broker i.e. agent I/We direct authorize you to carry out trading/dealings on my/our behalf as per instructions given below.

I/We understand that, I/We have the option to receive the contract notes in physical form or electronic form. In pursuance of the same, I/We hereby opt to receive contract notes in electronic form. I/We understand that for the above purpose, you are required to take from the client "an appropriate email account" to send the electronic contract notes. Accordingly, please note/update the following email account(s)/email id in your record for sending the contract notes to me/us.

2.	

I/We also agree that non-receipt of bounced mail notification by you shall amount to delivery at my/our email account(s)/email id(s).

I/We agree not to hold you responsible for late/non-receipt of contract notes sent in electronic form and any other communication for any reason including but not limited to failure of email services, loss of connectivity, email in transit etc.

I/We agree that the log reports of your dispatching software shall be a conclusive proof of dispatch of contract notes to me/us and such dispatch shall be deemed to mean receipt by me/us and shall not be disputed by me/us on account of any non-receipt/delayed receipt for any reason whatsoever.

I/We understand that I am required to intimate any change in the email id/email account mentioned herein above needs to be communicated by me through a physical letter to you, provided however that if I/We am/are an internet client then in that event the request for change in email id/email account can be made by me/us through a secured access using client specific user id and password. Please treat this authorization as written ratification of my/our verbal directions/authorizations given and carried out by you earlier. I/We shall be liable for all losses, damages and actions which may arise as a consequence of your adhering to and carrying out my/our directions given above.

I/We agree that when ever I/We did not receive contact note in electronic form. I/We will collect physical contract note from your office.

I/We further hereby authorize you to please provide me my/our daily end of the day position or any message related to trading/analysis of Stocks and derivatives on my below mentioned mobile number :

1.	 	 	
2.	 	 	

I/We declare that this is my personal mobile number and is always in my safe custody. I shall keep NDA SECURITIES LIMITED informed above any change in my mobile number, and ensure that I receive a confirmation from of the same.

In case of any discrepancy in sms at end of the day position, I shall inform the company in writing within 24 hours of receiving the sms, otherwise it would be presumed that all information provided by the company is correct & accepted to me.

I/We are fully aware of the risk of electronic loss/ theft and agree to be solely liable and responsible for the same as well as for any unauthorized use/misuse of the E-mail/SMS. I understand NDA SECURITIES LIMITED will not

be anyway responsible or liable for the same.

Further, I hereby confirm and declare that any or all such requested assistance/information would not be held

against you for any problem that may occur to me.

Kindly consider my above request and declaration.
Thanking you,
Yours faithfully
S
(Signature of Client)
(Signature of Client)
Client Name & Code :
Client Address
Date :

ALL EXCHANGES RUNNING ACCOUNT AUTHORISATION - MANDATORY

broke betw	dly note that these additional clause(s)/ documentation(s) are voluntary and at the discretion of the stock er/ trading member and the client. The same are required in order to ensure running on a day to day basis seen the stock broker/ trading member and the client. The client need not execute this document if he / she anot wish to. The client has the right to terminate the document)
To,	Date
E-15	a Securities Limited 7, 2nd Floor, Kalkaji, Delhi-110019
Sir(s), Re: Running Account Authorisation
	are dealing through as a Client in Capital Market and/or Future & Option segment and/or interest Rate e Segment & in order to facilitate ease of operations and upfront requirement of margin for trade.
I/We	authorize you as under:
1.	I/We request you to maintain running balance in my account & retain the credit in any of my/our account and to use the unused funds towards my/our margin/pay-in/other future obligation(s) of any segment(s) of any or all the Exchange(s)/Clearing corporation unless I/We instruct you otherwise.
2.	I/We request you to retain securities with you for my/our margin/pay-in/other future obligation(s) of any segment(s) of any or all the Exchange(s)/Clearing Corporation, unless I/We instruct you to transfer the same to my/our account.
3.	I/We request you to settle my fund and securities account (choose one option)
	Once in a calender Month
	Once in every calender Quarter except the funds given towards collaterals/margin in form of Bank Guarantee and/or Fixed Deposit Receipt
4.	In case I/We have an outstanding obligation on the settlement date, you may retain the requisite securities/funds towards such obligations and may also retain the funds expected to be required to meet margin obligation for next 5 trading days, calculated in the manner specified by the exchanges.
5.	I/We confirm you that I will bring to your notice any dispute arising from the statement of account of settlement so made in writing preferably within 7 working days from the date of receipt of funds/securities or statement of account or statement related to it, as the case may be at your registered office.
6.	I/We confirm you that I can revoke the above mentioned authority at any time.
7.	This running account authorization would continue until it is revoked by me.
Thar	nking you
Nam	e:
Clier	nt Code :
. •	nature of Client)
	e: The authorization shall be signed by the client only and not by any authorised person on his behalf or any er of the Power of Attorney.

(31)

LETTER FOR OPERATION OF ACCOUNT — ALL EXCHANGES-VOLUNTARY

(Kindly note that these additional clause(s)/ documentation(s) are voluntary and at the discretion of the stock broker/ trading member and the client. The same are required in order to ensure smooth function running on a day to day basis between the stock broker/ trading member and the client. The client need not execute this document if he / she does not wish to. The client has the right to terminate the document)

То,	Date
NDA Securities Limited	

E-157, 2nd Floor, Kalkaji, New Delhi-110019

Reg.: LETTER FOR OPERATION OF ACCOUNT

Dear Sir,

For the smooth operations of the account, kindly note our following instructions:

- 1. Since the transactions are very frequent for purchase and sale of shares. I/we authorize you to retain my/our payment of funds to meet our/my margin and pay in requirement. I/we will advise you to release the funds as per my requirement from time to time.
- 2. I/We also deal in derivative segments & you can transfer the funds to my/our account in derivatives segments to meet Pay-in/Pay-out of margin requirement.
- 3. I/we also confirm that my/our order for purchase and sale of shares, modification and cancellation instructions which may be given to you through telephone will be treated as our confirmed order instructions and shall be binding on me/us. These are my/our standing instructions for your compliance please.
- 4. I/we authorize you to inter segment/inter exchange transfer or hold funds, securities, debit, credit etc. among my/our family members A/c with you. I/we also authorize you to debit charges for depository services and other incidental charges to my/our account.
- 5. I/we authorize you to debit charges incurred for the shares pledged by me/us.
- 6. I/we authorised you to debit my trading account in case of you 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 my self.
- 7. All fine panelties and charges levied upon you due to margin shortage and my trading code modification etc. may be recovered by you from my trading account.
- 8. I/we authorised you to debit my trading account with internet trading charges, clearing charges and RMS charges for dealing in F&O and CD segment as applicable from time to time shall be charged separately.
- 9. I/we hereby authorize you to close out my position and sell the securities held with you in case there is undue delay/default by me in making the due payment to you to the extent of my obligation to you in respect of the transactions done by me. I understand that during such closing out of position by you for any of the above reasons, if any loss occurs, I will be liable to make good the same to you.
- Trading on the NSE, BSE are done in the electronic mode through the use of VSAT, VPN, ISDN, Modem, Leased Line or other electronic facility and computers through which the orders are executed. In case of any failure of the communication set up due to failure of the system, delay in executing orders, halt trading or any such technical problem or temporary suspension by the exchange for whatever reasons, where connecting to the system may be beyond your control and the orders to buy/sell are delayed, I/we will not hold you responsible for the same either in part or in full.
- 11. I/we hereby authorised you to debit my trading account additionally with Mobile Trading charges as applicable from time to time. Presently, Rs. 5/- per order executed, if I/we avail mobile trading facility from your Company.

3.		•			,	. ,
Thanking you,						
Yours faithfully,			O	À		
			(Signa	ature of CI	ient)	
Name:			` 0		,	
Address:						
Address:						
Note: The authorization shall be s	igned by the cl	ient only and not b	y any authorised	person on	his behalf	f or any
holder of the Power of Attorney.	-					

	С	LIENT DECLARATION ABOUT MOBIL	E NO. / EMAIL ID
	rities Limite Floor, Kalka _j 110019	•	Date
Dear Sir,			
Sub: Decla	aration abou	it E- mail ID and Mobile No.	
Ref: Existi	ng/New Clie	ent Code	
Communic	ation includir	you to update the Mobile No. and E-mailing but not limited to Contract Notes pertaining segments of exchanges.	
Mobile Nu	mber:		
Email ID. :			
		hat the aforesaid details pertain to me/us or m	
(means Se given belov		se 🗌 , Dependent Children 🗌 and Depende	ent Parents only. The detail of which is
	S.No.	Client Name	Trading Code (UCC)
			,
communicate full discharged I/ We furth communicate NDA Securi	ated on the a ge of your ob ner undertak ate in writing ities Limited,	me to Exchange (s) or register null details on Usersaid email ID & or mobile number shall be ligations as part of services rendered with respect that the said declaration shall be valid about any changes therein to you at registed E-157, 2nd Floor, Kalkaji, New Delhi-110019	e deemed to be due intimation to me/us in pect to my/our trading account. and shall apply unless and until I/We ered address to The Compliance Officer, I/We hereby undertake to indemnify you
		demnified against all losses, damages and ting on my/ our this request and or my/ our	•
Thanking y	ou,		
Yours faithf			
	,		
18[2]			
Signature	of Client		
Name of C	lient		



FATCA & CRS Declaration - Individual

(Please consult your professional tax advisor for further guidance on your tax residency, FATCA/CRS Guidance)

PAN Fo	olio No. (if PAN	is not available)	
Name			Gender M F O
Type of address given at KYC KRA	Residential	Residential or Busine	ss Business
Place of Birth		Country of Birth	
Nationality			
Gross Annual Below Rs. I Lac Income Details Rs. I 0 Lac to 25 La in INR		ac to 5 Lac Lac to 1 Crore	Rs. 5 Lac to 10 Lac >1 Crore
Net Worth Amount Rs (Net worth should not be older than I year)		Net Wor	th as on D D M M Y Y Y Y
Occupational Business Private Detail Agriculturist House	_		ernment Service Public Sector x Dealer Others Pl. Specify
Politically Exposed Person (PEP)	Related to	Politically Exposed Per	rson (RPEP)
Are you a tax resident of any country oth		Yes No	
If yes please indicates the all countries in w	hich you are resi	dent for tax purpose and	
Sr. Country#	Tax Iden	tification Number%	Identification Type (TIN or Other, please specify)
I.			
2.			
3.			
# To also include USA, where the individual is a citize % In case Tax Identication Number is not available, ki			
70 III Case Tax Identication Number is not available, ki	· ·	ICATION	
I/We have understood the information require hereby confirm that the information provided by read and understood the FATCA & CRS Terms a	oy me/us on this F	orm is true, correct and co	omplete. I/We also confirm that I/We have
Name			
Designation			
Client Signature		Date Place	
For Investor convenience, NDA Securities Limi NDA Securities Limited whether you are already Please submit the form fully filled, signed, for all t can dispatch the hard copy to	an investor or wo	mandatory information fo uld become an investor in fo	r updating across all Group Companies of uture.
NDA Securities Limited E-157, 2nd Floor, Kalkaji, New Delhi-110019	9		
Details under FATCA & CRS: the Central Board of D		Ferms & Conditions fied Rules 114F to 114H, as p.	art of the Income Tax Rules, 1962, which Rules

Details under FATCA & CRS: the Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income Tax Rules, 1962, which Rules require Indian Financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities/ appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto.

Should there be any change in any information provided by you, please ensure you advise us promptly i.e with in 30 days. It is important that you respond to our request, even if you believe you have already supplied any previously requested information.



FATCA & CRS Declaration - Non-Individual

(Please consult your professional tax advisor for further guidance on your tax residency, FATCA/CRS Guidance)

PAN	1	Trading C	ode	DP Code
Nar	ne			
Place	e of Incorporation		Country of Incorporation	on
Add	Iress Type Residential E	Business	Residential / Business	
	oss Annual Below Rs. I Lac ome Rs. 10 Lac to 25 L	.ac	Rs. 1 Lac to 5 Lac Rs. 25 Lac to 1 Crore	Rs. 5 Lac to 10 Lac >1 Crore
	Worth Amount Rs t worth should not be older than I year)	•••••	Net Wort	th as on DDMMMYYYY
Pleas	se tick the applicable tax resident declaration -			
	"Entity" a tax resident of any country other that yes, please provide country/ies in which the		Yes No	ciated Tax ID number below.)
Sr.				Identification Type
No.	Country		Tax Identification Number	(TIN or Other*, please specify)
I.				
2.				
3.				
ln d	case Tax Identification Number is not availab	le, kindly pr	ovide its functional equivalent.	
In ca	se TIN or its functional equivalent is not availabl	e, please pro	vide Company Identification number or C	Global Entity Identification Number or GIIN, etc.
In ca	se the Entity's Country of Incorporation / Tax	residence is	U.S. but Entity is not a Specified U.S. F	Person, mention Entity's exemption code here
PAR	TA (to be filled by Financial Institutions or Direct Repo	orting NFEs)		
I.	We are a,	GIIN		
	Financial institution (Refer 1 Part of C)		do not have a GIIN but you are sponsored	d by another entity, please provide your sponsor's
	or Direct reporting NFE		and indicate your sponsor's name below	
	(Refer 3(vii) Part of C) (please tick as appropriate)	Name of spo	ensoring entity	
Ī	GIIN not available (please tick as applicable)	Applie	d for Not obtained – N	Non-participating FI
			quired to apply for - please specify 2 digits	sub-category
DAF	PT D /bl 6!! "		IA Part of C)	
I.	T B (please fill any one as appropriate "to be filled by the Is the Entity a publicly traded company (that is,			eic.
	whose shares are regularly traded on an establishe securities market) (Refer 2A Part of C)	ed,	Yes No (If yes, please spec	cify any one stock exchange on which the stock is regularly traded)
2.	Is the Entity a related entity of a publicly traded		135 117 1 1 1	e listed company and one stock exchange on which the stock is regularly traded)
	(a company whose shares are regularly traded on established securities market) (Refer 2B of Part C		Name of listed company	ha Listed Company on Co-trailed to a List of Co
	(,	Nature of relation: Subsidiary of the Name of stock exchange	he Listed Company or Controlled by a Listed Company
3.	Is the Entity an Active NFE ?		Yes No Nature of Business	
	,		Please specify the sub-category code	(Refer 2C Part of C)
4.	Is the Entity a Passive NFE ? (Refer 3(ii) Part of	C)	Yes No Nature of Business_	
U	BO Declaration (Mandatory for all ent	ities except	a Publicly Traded Company or a rel	lated entity of Publicly Traded Company)
Cate	gory (Please tick applicable category):	Unlisted	Company Partnership Firm	Limited Liability Partnership Company
	Unincorporated association / body of individuals	_	haritable Trust Religious Trust	Private Trust
	Others (please specify			
	e list below the details of controlling person(s), confirm olling person(s). (Please attach additional sheets if near		ries of tax residency / permanent residency / ci	tizenship and ALL Tax Identification Numbers for EACH
			nt and Auditor's Letter with required details a	s mentioned in Form W8 BEN E (Refer 3(vi) Part of C)

Details	UBO1	UBO2	UBO3
Name of UBO			
UBO Code (Refer 3(iv) (A) Part of C)			
Country of Tax residency*			
PAN #			
Address			
	Zip	Zip	Zip
	State:	State:	State:
	Country:	Country:	Country:
Address Type	☐ Residence ☐ Business ☐ Registered office	☐ Residence ☐ Business ☐ Registered office	☐ Residence ☐ Business ☐ Registered office
Tax ID %			
Tax ID Type			
City of Birth			
Country of birth			
Occupation Type	☐ Service ☐ Business ☐ Others	☐ Service ☐ Business ☐ Others	☐ Service ☐ Business ☐ Others
Nationality			
Father's Name			
Gender	☐ Male ☐ Female ☐ Others	☐ Male ☐ Female ☐ Others	☐ Male ☐ Female ☐ Others
Date of Birth	DD/MM/YYYY	DD/MM/YYYY	DD/MM/YYYY
Percentage of Holding (%) s			
Protector of Trust to be specified wherevall In case Tax Identification Number is not a	be enclosed. Else PAN or any other valid ide ver applicable. available, kindly provide functional equivalen reholding pattern duly self attested by Autho	rized Signatory / Company Secretary	ignation like Director / Settlor of Trust /
1047 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CERTIFIC		
hereby confirm that the informa		(read along with the FATCA & CR: rm is true, correct and complete. I, w and hereby accept the same.	
Name			
Designation			
Client Signature		Date : DD Place :	MMYYYY
NDA Securities Limited whether	you are already an investor or woul	mandatory information for updating Id become an investor in future. ely, and submit at your nearest NDA	

Please submit the form fully filled, signed, for all the holders, separately, and submit at your nearest NDA Securities Limited branch or you can dispatch the hard copy to

NDA Securities Limited

E-157, 2nd Floor, Kalkaji, New Delhi-110019

FATCA & CRS Terms & Conditions

Details under FATCA & CRS: the Central Board of Direct Taxes has notified Rules | 14F to | 14H, as part of the Income Tax Rules, 1962, which Rules require Indian Financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities/ appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto.

Should there be any change in any information provided by you, please ensure you advise us promptly i.e with in 30 days. It is important that you respond to our request, even if you believe you have already supplied any previously requested information.

NOMINATION FORM

(Annexure A to SEBI circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/2023 dated February 24, 2022 on Nomination for Eligible Trading and Demat Account - Extension of timelines and relaxations for existing account holders)

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

	A Sec 57, 2nd							Delhi-	1100	019							DATE		D	D N	/	Υ	Υ	YY
DP ID	 				, 			UCC				<u> </u>					Client ID		T	T	T	<u> </u>		
						4:				\ \c.i!-	<u> </u>		lov:				OHEHLID	<u> </u>						
	wish to					itic	n.	AS PE	r det	ails	give	en be	iow]											
I/We	wish to r	make	a no	omina		an	d do	hereb	y non	ninat	e th	e follo	wing	perso	n(s) v	who s	hall recei	ve a	ll ass	ets ir	my/o	ur ac	count	in the
	t of my /				h									_						_				
three	nomine	es in	the a	accou	nt		D	etails	of 1s	t No	min	ee		Deta	ails o	2nd	Nominee)		Det	tails o	t 3rd	Nomi	nee
N	lame of Mr./Ms.)																							
	Share of Nominee		[[f	qually not equ	ally,							%						%	,					%
\perp			pei	ase sp rcentag				Any	/ odd	lot a	fter	divisio	on sha	ll be t	ransf	erred	to the firs	st noi	mine	e mer	ntione	d in th	e fori	n.
	Relations Applicant			the																				
- 1	Address		omin	ee(s)																				
	City / Plac State / Co		,																					
		ж ч. у		N Cod	de				Γ				\dashv			Γ			1			Г		
	Mobile/To f Nomin		one																					
6. I	Email ID	of n	omin	nee(s)																			
7.	Nomine	e Ide	ntific	cation	de	tail	s [P	ease	tick a	any c	ne	of fol	lowin	gano	prov	vide o	details of	sam	ne]					
	Photo	ograp	h																					
	Signa	ature																						
	PAN									Ţ				\prod										
1	AADI												Ш						Ш					
1 [Savir					L							+						+					
<u> </u>	Proof					\vdash	_	 			Т		+			Т			+	T			1	
Sr N	Dema os. 8-14				d or	l alv	if no	minos	(e) io	2 m	inc	r -												
	Date of Bir				u UI	"y			(3) 13	a III			\top											
r	minor nom	inee(s)}										\perp											
	Name of G in case of																							
	Address of City / Place State / Co	се	y		40				Г							Г						Г		
			۱ ۲	IN Co	ue																			

11.	Mobile/Telephone of Guardian#	No.																									
12.	Email ID of Guardi	ian#																	\top								
13.	Relationship of Gu with nominee	ıardian																									
14.	Guardian Identifi	cation deta	ails	- [Pl	ease	tick a	any c	one	of fol	llowi	ng a	nd p	rovi	de d	letail	s of s	san	ne]									
	Photograph																										
	Signature																										
	PAN								Щ				\perp										\perp		$oxed{\bot}$		
	AADHAAR		Ш								Ш								\perp				\perp				
	Saving Bank A																		\perp								
	Proof of Identi									ı								_	\perp	_			_		_		
	Demat Accour	nt ID																\perp					L		_		
					Nam	e(s)	of F	lol	der(s	s)									Si	ign	ıatı	ure(<u>(s)</u>	of l	Hold	der	
	ole/First Holder Ir./Ms.)														20		À										
	econd Holder Ir./Ms.)																										
	nird Holder Ir./Ms.)																										
	ptional Fields (Info te: This nomination The Trading Me	shall supe	erse	ede a	any p	rior r icipa	nomii nt sh	national p	on m	ade de a	by tl	he a	ccou dger	unt h	olde t of tl	r(s),			on fo	orm	n to	the	aco	cour	nt ho	olde	r(s).
1	201					2										3											
*8	ignature of witness	along wit	h n	amo	and		000 (aro	roqui	rod	if th	0.20	cour	at ho	oldor		00	thu	nh ir	mnr		rion	in	etoo		cia	naturo
J	ignature or withess	DEC																		÷		SIOI I,	, 1118	sica	u oi	Sig	i latui C
_		DEC	, L/	417/	4110	ו פוכ		ZIVI	го	N C	ו אל	III	-	וטי	Or	IAC		IIIN	AII	ΟI	N						
l⊨	ATE D D M	MY	Υ	Υ	Υ	UC									<u> </u>		<u> </u>			<u> </u>			Ļ		_		
DF	PID					Clie	nt ID																<u>_</u>				
So	le/First Holder Na	me																									
Se	cond Holder Nam	e																									
Thi	ird Holder Name																										
nor all	Ve hereby confirm the nappointment of no the requisite documed by Court or othe	minee(s) ar nents / infor	nd fu rmat	urthe	r are for cla	awar aimin	e tha	at in o	case ets he	of de eld ii	eath on my	of all / ou	the a	acco ding	unt h / de	oldei mat a	r(s) acco	, my oun	/oui t, wh	r leç ich	gal l ma	neirs	S WC	ould	nee	d to	submit
	gnatures Holder(s)	À																									
		Signature c	of 1s	t Hol	der					Sign	natur	e of 2	2nd F	Holde	er					Sig	gna	ture	of 3	rd H	lolde	er	

For Companies Official Use Only DECLARATION BY SALES PERSON/SUB-BROKER/AUTHORISED PERSON (for the use of NDA only) Dated..... **NDA Securities Limited** E-157, 2nd Floor, Kalkaji, New Delhi-110019 Dear Sir. This is in reference To the trading account under consideration In the name of have met the above captioned person personally & have verified copy/of under mentioned KYC documents with original, which is enclosed with account opening form & I also confirm that client has signed at the designated places in this form in his/her own hand in my presence. The following KYC documents are checked and verified form the original documents: Date : _____ The above statement is true and correct and made under my own free mind without having any coercion, misrepresentation or fraud. Name of the Person / Sub Broker / Authorised Person / Remisier Signature: ⊗ _____ Employee / Branch Code;

(39)

For office use:

Remark:

Name of Officials



NDA SECURITIES LIMITED

KYC ACCOUNT OPENING DETAILS

Date		Particulars			Name	Signatures		
	KYC F	Received						
	Docun	nents & KYC Checked						
	Entry i	n Back Office						
	Brokei	rage and Grouping						
	Uploading of UCC in Exchange							
	Verific	ation of Uploading in Exc	hange					
	Маррі	ng in CTCL Terminal						
	Telepho	onic Confirmation of Partic	culars Done					
	Despatch of Welcome Letter							
	Final Verification							
Please Tid	k in the	relevant boxes where	client will	to trade				
NSE	- CM	NSE - F&O	NSE	- CD	BSE - CM	BSE - F&O		

NSE - CM	NSE - F&O	NSE - CD	BSE - CM	BSE - F&O

(Signature of Compliance Officer)

Format of Board Resolution on Letter Head of the Company

Certified True Copy of the Resolution passed by the board of Directors of (Name of the Company) in there meeting held on date at (Place).

Resolved that the consent of the Board of Director of the company be and is hereby accorded for making an application to NDA Securities Limited For becoming their client for trading in NSE Capital Market, Future and Option Segments and BSE Capital Market Segments.

Further Resolved That Sh and Sh Director/Authorisied Signatory of the company be and is/are hereby authorized on behalf of the company to sign and execute any application form, deeds, documents or other paper for opening such account and to deal with NDA Securities Limited and to buy and sell such Shares/Securities/Bonds/ or other Marketable Securities as they deem fit and to do all such acts, deeds and things as may be required in the course of such dealing with NDA Securities Limited

For and on behalf of the Board of Director

Name of the Authorized Signatory	
Designation	
Specimen Signature	Signature of specimen without stamp
Signature Attested	Signature of Director with stamp

GENERAL INSTRUCTION

- 1. Please fill all the details in CAPITAL letters and with a black/blue ball point pen.
- 2. Please put full signature at places marked as 🕝 wherever applicable.
- 3. The client should authenticate any correction/alteration in the registration Form. Do not use whitener or correction fluid.
- 4. Name of the client should be same at all the places in the Form
- 5. Please paste(not staple) a passport size photograph on the space provided. Also provide separate photographs(s) for each holder/ partner/key management personnel.
- 6. PIN code is compulsory in the address details. Complete mobile and telephone no. should be mentioned with the STD/ISD Codes.
- 7. MICR number / NEFT detail should be filled on the Form clearly alongwith documentary evidence.
- 8. The name of the Client on the Form must exactly match with the name as appearing on the Income Tax Website. The link for the same is http://incometaxindiaefiling.gov.in/challan/enterpanforchallan.isp
- 9. Witness column should be filled in clearly & legibly. Signature of witness(es) is mandatory and should be there on all required places on the Form.
- 10. Original documents will be required for verification at the time of submission of the form.

 All documents submitted should be valid and needs to be self attested by the client.
- 11. Clients E-mail ID must be clearly specified, in case of family e-mail id is used please fill declaration form at page no. 33.
- 12. PAN Card must be accompanied with any of the below mentioned document if photo on PAN Card is not visible.
 - i) Passport ii) Voter ID Card iii) Driving License iv) Aadhaar Card (Mandatory)
- 13. If any information required does not fit in the Form, separate sheets may be used.
- 14. Each clients has to use one registration form. In case of joint names/ family members, please submit separate forms for each person.
- 15. Information provided shall be kept confidential and the same shall not be disclosed to any person / entity except as required under law.
- 16. No documents other than those mentioned in the form shall be taken as proof of ID or address.
- 17. PAN No. is mandatory for all transactions.
- 18. Internet Trading in NSE CM, NSE F&O, NSE CD, BSE CM, BSE F&O.



OUR SERVICES

★ EQUITY ★ CURRENCY ★ COMMODITY ★ DEPOSITORY SERVICES ★ IPO ★ MUTUAL FUNDS ★ ONLINE TRADING

NDA Securities Limited

(CIN: L74899DL1992PLC050366)

Member: National Stock Exchange of India Ltd.

Bombay Stock Exchange Ltd.

National Securities Depository Ltd.

SEBI Regn. No.: INZ000208431

DP NSDL, SEBI Regn. No.: NSDL-IN-DP-630-2021

Regd. & Corp. Office:

E-157, 2nd Floor, Kalkaji, New Delhi-110019

Phones: 011-46204000 (30 Lines)

Web: www.ndaindia.com E-mail: info@ndaindia.com, investorcell@ndaindia.com

Equity Research Division MF & IPO Division

E-157, 1st Floor, Kalkaji, New Delhi-110019 Email : dp@ndaindia.com, mutualfund@ndaindia.com

Mumbai Office

40, 3rd Floor, Prospects Chamber Annexe, Dr. D.N. Road, Fort, Mumbai-400001, Phones: 022-22834099, 22851387



ACKNOWLEDGEMENT
To,
NDA Securities Limited
E-157, 2nd Floor, Kalkaji, New Delhi-110019
Dear Sir,
I/We hereby acknowledge the receipt of Right and Obligations, Risk Disclosure Document (RDD), Guidance Note, Policies and Procedures with duly executed copy of KYC and other documents. Further I/We confirm that the supporting documents for KYC submitted by me/us are true and correct. I/We acknowledge that the other details related to my/our account are as under:
NameAddress
Trading Code (UCC)
Client Signature