

Account Opening Form

	NSDL	CDSL	
Client Name			
Client Code		Terminal Code	
Branch		Family Code	
Dmet Scheme		Client Code	

INDEX

S.No.	NAME OF DOCUMENTS	BRIEF SIGNIFICANCE OF THE DOCUMENTS	PAGE NO.
	MANDATORY DOCUMENTS AS	PRESCRIBED BY THE SEBI, EXCHANGES & DEPOSITORIES	
1	Account Opening Form	 A. KYC Form (Individual) – Document Capture the basic and additional information about the client relevant to trading and demat account including Nomination Form. 	2-10
		B. KYC Form (Non-Individual)	11-15
2	Tariff Sheet	Document detailing the demat fee schedule & rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s).	16
3	Policies and Procedure	Documents describing significant policies and procedures for Equity, Derivatives and Commodity Derivatives.	17-20
	VOLUNTARY DOCU	MENTS AS PROVIDED BY THE STOCK BROKER	
5	Letter of Authority for Securities	Authority for depositing/pledging client securities with the Regulated entity	21
6	Declaration for Electronic Contract Note (ECN)	Document for acceptance of Electronic contract note on the email id specified by the client.	21
7	Additional Terms & Conditions	Contains additional Terms and Condition for operational convenient / maintenance of account between client and broker.	22-23
8	Running Account Authorization	Describes the features of settlement of accounts between stock broker and client	24
9	Letter of Authority & Consent Letter for Trading in Commodity Options	Authority to place instruction on behalf of client and Document for availing trading facility for commodity option.	24
10	Power of Attorney	To effect transfer of securities from investor Demat Account to Clearing House / Stock Broker account pursuant to the settlement obligation / Margin Obligation.	25-26
11	Form for Mutual Fund Investment and Terms and Condition for mutual Fund	Document for availing of Mutual Funds Services for BSE and Terms and condition for Mutual Fund	29-30
12	Declaration for Margin Trading Facility	Documents for availing of Margin Trading Facility	31-32
Name o	f Stock Broker	Arihant Capital Markets Limited	
Name o	f Stock Exchanges		
NSE - Ca	sh, F&O, Currency, SLB, Commodity	NSE/BSE/MCX-SX : - Cash, F&O, Currency, SLB	
		MCX/NCDEX – Commodity Derivatives	
Deposit	ory	NSDL and CDSL	
SEBI Reg	gistration No.	Stock Broker – INZ000180939, Depository Participant – IN-DP-127	7-2015
Register	red and Correspondence office	6, Lad Colony, Y.N. Road, Indore -452001 Ph. No.0731-4217100,101 Fax : 0731-4217199, <u>contact@arihantc</u>	apital.com
COO Det	tails: PRANEET MAHESHWARI Phone : 0731 -	4217100, Email ID : praneet.maheshwari@arihantcapital.com	
•		217100, Email ID: compliance@arihantcapital.com	
		6 Phone : 0731-4217100, <u>cprakash.garg@arihantcapital.com</u>	
		apital Markets Limited at the above address or email id	
		antcapital.com and Phone no. 0731-4217100	
Exchang	rievance@mcxindia.com (022) 66494000/67	act the concerned exchange at: NSE - ignse@nse.co.in (022) 26598190, BSE - is@bseindia.com (02 318888, NCDEX - ig@ncdex.com (022) 66406789 NSDL - info@nsdl.	
		// scores.gov.in For any queries, feedback or assistance, please cont	act SFRI
office	also louge your grievances with SED at http:		LUCE JEDI

office or toll free Helpline at 1800-22-7575 / 1800-266-7575

Filing of complaints on SCORES – Easy & quick a. Register on SCORES portal.

- b. Mandatory details for filing complaints on SCORES: Name, PAN, Address, Mobile Number, Email ID,
- Benefits: Effective communication and Speedy redressal of the grievances с.

SCORES website : https://scores.gov.in/scores/Welcome.html

CENTRAL KYC REGISTRY	Know Your Custon	ner (K`	rC) App	licat	tion Fo	rm I	ndiv	idu	al															
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C-Driving Licence																								
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Address																								
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If client wants to trade in Currency Derivative, sign also required in boxes mentioned along with copy of 6 month bank statement.	
 D. PAST ACTIONS Details of any action / proceedings intiated / pending / taken by SEBI / Stock Exchange / any other authority against the applicant / constituent or its partner / Wholetime Director / authorised person in charge of dealing in securities during the last three years. 	promoters /

Details of disputes / dues pend	ding from / to such stock b	roker / sub-broker					
F) INTRODUCER'S D	ETAILS						
Status of the introducer	Authorised Person	Sub-Broker	Remiser 🗌	Existing Client	Others Please Specify		
	First Name		Middle Nan	ne	Surname		
Address (With City & State)							
		C	ontact Number			PIN	
Introducer's ID Proof No. (Enclose	e copy)			Introducer's Signat	ure		

BSE

Website :

SEBI Reg. No. :

Tel. No.:

Regd. Office Address

Stock Broker Name Name of Sub-broker if any]

Client Code

NSE

Fax :

Whether dealing with any other stock broker / sub-broker (in case dealing with multiple stock brokers / sub-brokers provide details of all)

Exchange

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CATEGORY DECLARATION (For Commodity Segment)

Pursuant to SEBI circular SEBI/HO/CDMRD/DNPMP/CIR/P/2019/08 dated 04th January 2019, I/we declare and confirm that I/we fall under following categories for my/our trades on various commodity exchanges like MCX, NCDEX, NSE, BSE etc. - commodity wise.

(Fill Category Code for Each Commodity Type in the blank columns; In case you are not dealing in any commodity type, then write N.A):

Category	FPOs /	Value	Chain	Proprietary	Domest	ic financial	Foreign	Others
Particular	Farmers	Participants	/ Hedgers	traders	institutio	nal investors	participants	
Category Code	1	2		3		4	5	6
A. Bullion	Gol	d	Sil	ver	Dia	mond	Other:	
A. Bullion								
B. Base Metal	Copper		Zink	Aluminu	ım	Nickel	Other:	
D. Dase Weta								
C. Energy	Cru	ıde Oil		Natural Gas	;	0	ther:	
C. Ellergy								
	Guar Gum	Kapas	Cast	or So	yabean	Maize Rab	oi Black	Pepper
	Cardamom	Cotton	Cha	na	Barly	Corriande	r Cotton Se	eed Oil Cake
D. Agriculture	Jeera	Copra	Jut	e	Palm	Moong	Maize Kh	arif / South
Commodities								
	Sugar	Guar Seed	Turm	eric F	ubber	Pepper	Refine	d Soya Oil
	Wheat	Mustard See	ed Pad	dy Crud	e Palm Oil	Mentha O	il Other:	

I hereby declare that the details furnished above are true and correct to the best of my 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 aware that I/we may be held liable for it.

		Re	ques	st for u	ipda	ation	of sam	ne mo	bile n	umber / email id	[Please tick	(🗸) wherevei	applicable]		
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3 rd H	older								□Me	☐ My Family- ☐ Spo	ouse 🗌 Dependent	t parent 🗌 Depen	dent Children		
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	Nam	ne Second Holder																											
																			PAN										
		Ipation (please tick any one and give brief details)	Pr	rivate Se	ctor 🔲	Public Se	ctor [Gove	ernmen	t Servic	e	Busine	ss 🗌 F	Profes	sional	□Ag	ricultu	urist	Retired		louse	wife	Stu	dent	Ot	hers (I	'lease	e spec	;ify)
	Nan	ne Third Holder					_				_					_	_				_	_	_	_	_		<u> </u>		
	Occi	upation (please tick any one and														_			PAN										
		give brief detailsy		rivate Se																							lease	e spec	;ify)
B)		Association of Persons (A0 the & PAN of the Association																			he n	atur	ral pe	erso	ns, th	ıe			
	a) N				. ,																								
																		t) PAN			1					-		
C)	ΤY	PE OF ACCOUNT																											
		Ordinary Resident			NRI-Re	epatriab	le			NRI-N	Von	Repat	riable			_ N	/largi	n											
\square		Qualified Foreign Investor			Foreig	n Natior	nal			Prom	oter	·					Other	s (Ple	ase sp	ecify	/) _	_	_	_	_		_		
D)	1 I/We hereby authorise you to receive credits automatically into my/our account. Yes No 2 Account to be operated through Power of Attorney (POA) Yes No																												
	D) STANDING INSTRUCTIONS 1 I/We hereby authorise you to receive credits automatically into my/our account. Yes No 2 Account to be operated through Power of Attorney (POA) Yes No 3 SMS Alert facility : [Mandatory if you are giving Power of Attorney (PoA). Ensure that the mobile number is provided in the KYC Application Form] Image: Sr. No. Yes No																												
	2	Account to be operated thro	ough F	^o ower o	of Attor	ney (PC	A)															Y	′es			[No	ı
	3	SMS Alert facility : [Mandate	ory if y	you are	giving	Power	of Atte	orney	(PoA)). Ensu	ire th	hat the	e mobi	ile nu	ımbeı	r is p	rovid	led in	the KY	'C Ap	oplica	ation	n Forr	n]					
		Sr. No.							Ho	lder												Ye	es				No		
		1						So	ole/Fir	st Hold	ler																		
	[2						S	econo	d Holde	er																		
		3							Third	Holder																			
	4	Mode of receiving Stateme	nt of <i>i</i>	Accoun	t		Phys	sical F	orm		Ele	ectronic	c Forn	n [Re	ad N	ote 3	and	ensu	re that	ema	ail ID	is pi	rovid	ed in	KYC	; Арр	licatio	on Fo	orm].
E)	GL	JARDIAN DETAILS (Whe	ere s	ole h	older	is a	a mir	nor)	:																			
		r account of a minor, two									. on	ne for	the g	guar	dian	anc	an	othei	r for th	ne n	nino	r (tc	o be	sigr	ned	by g	uarc	lian))]
	Gua	ardian Name																											
	Rela	tionship of guardian with minor				II													PAN										
F)	Op	otion for issuance of	DI	S boo	oklet	along	gwit	th ac	cou	int oj	per	ning																	
<u>`</u>		y persons seking to open a depositor	·			en Power	of Atto	orney to	operat	te the de	eposit	tory acc	ount to	a sto	ck broo	cker / I	Portfo	lio Mar	nager and	d do i	not inte	end to	o oper	n a Ba	asic Se	ervices	Dema	at Acc	ount)
		Issue of DIS booklet (please				Slip (D	IS) bo	ooklet	with a	accoun	nt op	pening.																	
		I/We do not wish to rece		•			,					-	bookl	et sh	ould	be is	sued	l to m	e/us im	mec	liatel	y on	my/c	our re	eques	st at a	any la	ater c	late.
G)	DE	CLARATION																											
l/we a my/ou misre	igree ir kno prese	Ind regulations of the Deposite to abide by and to be bound by weldge and belief and I/we u enting, I am/ we are aware tha . I/we acknowledge the receip	y the r nderta at I/we	rules as ake to i e may b	are in f nform y be held	orce fro ou of a liable fo	m tim ny ch or it. I	ie to tir anges n case	me for s there e non-	such a in, imr reside	acco nedi nt a	ounts. I liately. Iccount	/we he In cas t, I/we	ereby se an e also	v decl y of t decl	are th he al are tl	hat th bove hat I/	ne deta inforr /we ha	ails furr nation i ave cor	nishe is fo nplie	ed ab und t	ove to be	are ti e fals	rue a e or	nd co untru	orrect e or i	to th nisle	e bes ading	st of g or
				Na	me(s) o	f the ho	lder(s	s)											Sig	natu	re(s)	of th	he ho	older	(s)				
		Holder/ Guardian (in case r is minor) (Mr./Ms.)													1	¢													
Seco	nd Ho	older (Mr./Ms.)													<u>د</u>	à													
Third	Hold	er (Mr./Ms.)													d'	à													

ADDITIONAL INFORMATION FOR DEMAT ACCOUNT

Type of Account (Please tick which	ever is a	applicable)			
Status			Sub -	- Status	
🗆 Individual 🛛 🗌] Indiv	ividual Resident		🛛 Individu	ual – Director
[] Indiv	ividual Directors Relative		🛛 Individu	ual HUF / AOP
] Indiv	ividual Promoter		☐ Minor	
[[[] Indiv	ividual Margin Trading A/c (MANTR	RA)	Others	(Specify)
□ NRI [] NRI	Repatriable	🗆 NRI Non	-Repatriable	
] NRI	Repatriable Promoter	🗌 NRI Non	-Repatriable P	romoter
[[] NRI ·	- Depository Receipts	🗌 Others ((Specify)	
Foreign National] Fore	eign National 🛛 🗌 Foreign Na	itional – Depos	sitory Receipts	Others (Specify)
STANDING INSTRUCTIONS					
I/We would like to instruct the DP t without any other further instruction			/our account		🗆 Yes 🗌 No
Account Statement Required		As per SEBI Regulati	on 🗌 Da	ily 🗌 Week	ly 🗌 Fortnightly 🗌 Monthly
I/We request you to send Electroni	c Transa	action-cum-Holding statement at 1	the email id		🗌 Yes 🗌 No
I/We would like to share the email	id with	the RTA			Yes No
I/We Would like to receive the Ann	ual Rep	port			🗌 Yes 🗌 No
(Tick the applicable box, if not mar	ked the	e default option would be in physica	al)		
I/We wish to receive dividend / Inte	erest dir	irectly in my bank account as per b	ank details		🗆 Yes 🗆 No
through ECS (if not marked, the de	•				
[ECS is mandatory for locations not	ified by	y SEBI from time to time]			
SMS Alert Facility		MOBILE NO. +91		-	
Refer Terms & Condition given as		[(Mandatory, if you are giving Po	ower of Attorn	ey (POA)]	
Annexure 2.4		(If POA is not granted & you do i	not wish to ava	ail of this facilit	y, cancel this option).
Transaction Using Secured Texting		I wish to avail the TRUST facility	using the Mol	bile number re	gistered for SMS Alert
facility (TRUST). Refer to terms &		facility. I have read and understo	ood the Terms	and Condition	s prescribed by the CDSL
conditions Annexure 2.6		for the same.			
		□ Yes □ No			
		I/We wish to register the followi	ing clocking M	ambar IDa und	
		mentioned BO ID registered for			
			11031.		
		Stock Exchange	Clearing Men	nber Name	Clearing Member ID
		Name/ID			(Optional)
I have read and understood the Ter	ms and	d Conditions for SMS Alert and TRU	IST Facility as p	prescribed by C	DSL.
Refer - https://www.cdslindia.com					
Easi		To register for easi, please Visit of	our website w	ww.cdslindia.co	om.
		Easi allows a BO to view his ISIN			
DECLARATION					· · · · · · · · · · · · · · · · · · ·
I/We have received and read the F	ights &	& obligations document and terms	& conditions a	and agree to ab	ide by and be bound by the same and by the
					e and to the best of my/our knowledge as or
		-	•		ails / particulars mentioned by me / us in this
account liable for termination and			me / us or su	ippression of a	ny material any information will render my
	Nar	ame(s) of the holder(s)			Signature(s) of the holder(s)
Sole/ First Holder/ Guardian (in case sole holder is minor) (Mr./Ms.)					
Second Holder (Mr./Ms.)				<u>A</u>	

À

Third Holder (Mr./Ms.)

	Arihant Capîtal	FORM FO	R NOMINATION	
	IHANT Capital Markets Ltd.	(To be filled in by indivi	idual applying singly or jointly)	
Date		UCC/DP ID N	Client ID	
Duit			onem 10	
	I/We wish to make a nomination. [As per deta	ails given below]		
No	mination Details		Nomination Registration No.	
I/W	e wish to make a nomination and do hereby nomi	nate the following person(s) who	shall receive all assets held in my/our	account in the event of my/our death.
No	mination can be made upto three minees in the account.	Details of 1 st Nominee	Details of 2 nd Nominee	Details of 3 rd Nominee
1 <u>1</u>	Name of the nominee(s) (Mr./Ms.)			
2	Share of Equally [if not equally,		%	%
2	each Nominee please specify percentage]		sferred to the first nominee mentioned in the form.	/0
3	Relationship with the Applicant (If any)			
4	Address of Nominee(s)			
	PIN Code			
5	Mobile/Telephone no. of nominee			
6	Email ID of Nominee			
7	Nominee Identification details –			
'	[Please tick any one of following and provide			
	details of same]			
	Photograph & Signature PAN Aadhar No.			
	Saving Bank account no. Proof of Identity			
	Demat Account ID			
Sr. I	Nos. 8-14 should be filled only if nominee(s) is a min	or:		
8	Date of Birth {in case of minor nominee(s)}			
9	Name of Guardian (Mr./Ms.)			
10	{in case of minor nominee(s) }			
10	Address of Guardian(s)			
	PIN Code		—	
11	Mobile/Telephone no. of Guardian	I		
12	Email ID of Guardian			
13	Relationship of Guardian with nominee			
14	Guardian Identification details –			
14	[Please tick any one of following and provide			
	details of same]			
	□ Photograph & Signature □ PAN □ Aadhaar			
	□ Saving Bank account no. □ Proof of Identity			
	Demat Account ID			
	Nan	ne(s) of holder(s)		Signature(s) of holder
	- le / Einstelle le			
	ole/ First Holder / Guardian			1 and
L ("	n case sole holder is minor) (Mr./Ms.)			
	acond Holder (Mr /Ma)			<u></u>
^S	econd Holder (Mr./Ms.)			<u>1</u>
	· · · · · · · · · · · · · · · · · · ·			x
	nird Holder (Mr./Ms.)			<u></u>

Notes :

- 1. The nomination can be made only by individuals holding beneficiary owner accounts on their own behalf singly or jointly. Nonindividuals including society, trust, body corporate and partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot nominate. If the account is held jointly, all joint holderswill sign the nomination form.
- 2. A minor can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.
- 3. The Nominee(s) shall not be a trust, society, body corporate, partnership firm, karta of Hindu Undivided Family or a power of Attorney holder. A non-resident Indian can be a Nominee, subject to the exchange controls in force, from time to time.
- 4. Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities.
- 5. Transfer of securities in favour of a Nominee(s) shall be valid discharge by the depository and the Participant against the legal heir.
- 6. The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Non- individuals including society, trust, body corporate and partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
- 7. On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nominee(s).
- 8. Nomination can be made up to three nominees in a demat account. In case of multiple nominees, the Client must specify the percentage of share for each nominee that shall total up to hundred percent. In the event of the beneficiary owner not indicating any percentage of allocation/share for each of the nominees, the default option shall be to settle the claims equally amongst all the nominees.
- On request of Substitution of existing nominees by the beneficial owner, the earlier nomination shall stand rescinded. Hence, details of nominees as mentioned in the FORM 10 at the time of substitution will be considered. Therefore, please mention the complete details of all the nominees.
- 10. Copy of any proof of identity must be accompanied by original for verification or duly attested by any entity authorized for attesting the documents, as provided in Annexure D.
- 11. Savings bank account details shall only be considered if the account is maintained with the same participant.
- 12. DP ID and client ID shall be provided where demat details is required to be provided.

ArihantCopital ARIHANT Capital Markets Ltd.	Decla	ration Fo	orm fo	or opt	ing oເ	ut of	nom	nination						
Date D D M M	V V V V	UCC/DP ID	N					Client ID	<u> </u>			—		<u> </u>
Sole/ First Holder Name			IN									1		<u>I</u>
Second Holder Name														
Third Holder Name														
I / We hereby confirm the involved in non-appointe would need to submit all also include documents account.	nent of nominee(s) a the requisite docume	and further a ents / inform	are awa nation f	are tha or clair	t in case ning of a	e of de assets	eath o held	of all the accoun in my / our tradi	t holder(ng / dem	(s), r nat a	ny / c ccoui	our leg nt, wh	gal h hich	neirs may
	Nan	ne(s) of holde	er(s)						Signatu	re(s)	of ho	lder		
Sole/ First Holder / Guarc (in case sole holder is mi									À					
Second Holder (Mr./Ms.)														
Third Holder (Mr./Ms.)									e A					

'CENTRAL KYC REGISTRY Know Your Customer (K)	(C) Application Form Legal Entity/ Other than Individuals	
Important Instructions: A) Fields marked with '*' are mandatory fields. B) Tick '√' wherever applicable. C) Please fill the date in DD-MM-YYYY format. D) Please fill the form in English and in BLOCK letters. E) KYC number of applicant is mandatory for update application For office use only Application Type*		t the end. at the end. able before the
(To be filled by financial institution) KYC Number	(Mandatory for KYC u)	ndate request)
□ 1. ENTITY DETAILS* (Please refer instruction A at th		
,		
□ Name		
Entity Constitution Type* Others (Specify)	(Please refer instruction B at the end)	
Date of Incorporation / Formation*	Date of Commencement of	Business D D - M M - Y Y Y Y
Place of Incorporation / Formation*	Country of Incorporation / Formation*	TIN or Equivalent Issuing Country
PAN *	50 furnished	
TIN / GST Registration Number		
2. PROOF OF IDENTITY (Pol)* (Please refer instruction	n B at the end)	
Officially valid document(s) in respect of person authors		
Certificate of Incorporation / Formation	Registration Certificat	e Regn Certificate No.
Memorandum and Articles of Association Resolution of Reard / Managing Committee	Partnership Deed Trust Deed Power of atterney granted to its manager officers or omit	alounce to transport on its hehalf
 Resolution of Board / Managing Committee Activity Proof - 1 (For Sole Proprietorship Only) 	 Power of attorney granted to its manager, officers or emp Activity Proof - 2 (For Sole Proprietorship Only) 	bioyees to transact on its behan
 3. ADDRESS* (Please see instruction C at the end) 3.1 Registered Office Address / Place of Business* 		
-		
Proof of Address* Certificate of Incorporation	on / Formation Registration Certificate	Other Document
Line 1*		
Line 3	City / Tow	n / Village
District"	PIN / Post Code* State / U. T Code*	ISO 3166 Country Code*
3.2 Local Address in India (If different from Above)*		
5.2 Local Address in India (in different nom Above)		
Line 1*		
Line 2	Other / Tarre	- () (ll===
Line 3 District"	PIN / Post Code* State / U. T Code*	ISO 3166 Country Code*
District	State / 0. 1 Code	
4. CONTACT DETAILS (All communications will be sent	t to Mobile number/ Email-ID provided" may be used) (Please re	fer instruction D at the end)
Tel. (Off)	FAX	
Mobile	Email ID	
Mobile	Email ID	
5. NUMBER OF RELATED PERSONS (PI	ease refer instruction E at the end)	
6. REMARKS (If any)		
7. APPLICANT DECLARATION (Please refer Instruction G a	t the end)	
I hereby declare that the details furnished above are true and co	rrect to the best of my knowledge and belief and I undertake to	
 inform you of any changes therein, immediately. In case any of the misleading or misrepresenting, I am aware that I may be held lia I/we hereby consent to receiving information from Central KYC F number/email address. 	he above information is found to be false or untrue or ble for it.	
		<u>A</u>
Date : D D - M M - Y Y Y Y Place		Signature / Thumb Impression of Applicant

8. ATTESTATION /	FOR OFFICE USE ONLY											
Documents Received	Certified Copies	lent e-document										
	KYC VERIFICATION CARRIED OUT BY		INSTITUTION DETAILS									
Identity Verification Emp. Name Emp. Code Emp. Designation Emp. Branch	Emp. Name Anne											
	(Employee Signature)		INDORE *									
	GISTRY I Instructions / Check list / Guideline	s for filling Logal Entity / Other than Is	dividuals KYC Application Form									
 Entity Constitut A - Sole Propri B - Partnership C - HUF D - Private Lim E - Public Limi F - Society G - Association 2 In case of com Clarification / Guid 1 Activity Proof - India in this reg Please refer to 3 Certified copy 'Equivalent e-c documents iss Providing Digit 'Digital KYC pr KYC requirem Clarification / Guid State / U.T Co Clarification / Guid Please mentio Do not add '0' Clarification / Guid Presonal Deta • The names State / U.T Co In case of d RES may us address, dif If KYC numbed Regulated Ent while uploadin 	ietorship o Firm hited Company ted Company n of Persons (AOP) / Body of Individuals (BOI spanies and partnerships, PAN of the entity is lelines for filling 'Proof of Identity[PoI]' section - 1 and Activity Proof - 2 are applicable for acc gard. to the relevant instructions issued by the regula of document or equivalent e-document or OV document' means an electronic equivalent of a sued to the digital locker account of the client a tal Locker Facilities) Rules, 2016. roccess' has to be carried out as stipulated in th ents for Foreign Portfolio Investors (FPIs) will lelines for filling 'Proof of Address [PoA]' section de and Pin / Post Code will not be mandatory of document or equivalent e-document to besi lelines for filling 'Contact Details' section in two- digit country code and 10 digit mobile r in the beginning of Mobile number. lelines for filling 'Related Person Details' section is should match the name as mentioned in the P iss [PoA] ubmitted only if the submitted Pol does not ha Code and Pin / Post Code will not be mandator ise the Self Declaration check box where Aadh ferent from the address as per the identity infor r of Related Person is available, no other detail ity (RE) shall redact (first 8 digits) of the Aadh) N - Section 8 Companies (Companimandatory. In case of other entitites, in counts in case of proprietorship firms. Attor regarding applicable documents for D obtained through Digital KYC process a document, issued by the issuing autilias per rule 9 of the Information Technology of the PML Rules, 2005. The as specified by the concerned region for Overseas addresses. Submitted. Another (e.g. for Indian mobile number on roof of Identity submitted failing which ave an address or address as per Pot ory for Overseas addresses. Internet the uploaded on CKYCR and autility and the tother of the uploaded on CKYCR and autility is the concernet of the uploaded on the central Identities except 'Person Type' and 'Name of aar number form Aadhaar related data	FORM 60 may be obtained if PAN is not available. Please refer to relevant instructions issued by the Reserve Bank of or the legal entity. iss to be submitted. hority of such document with its valid digital signature including plogy (Preservation and Retention of Information by Intermediaries ulator from time to time. r mention 91-9999999999). the application is liable to be rejected. is invalid or not in force. ut successfully for a client and client wants to provide a current itities Data Repository.									

Detail of Promoters / Partners / Karta / Trustee / Authorised Signatory and Whole Time Directors forming part of KYC Application form for Non-Individual.

Related Person Type: -	Director D Promoter	Karta 🗆 Partner 🛛 Trustee 🗆 Autho	orised Signatory 🗆 Other
Name:			
Father / Spouse Name:			
Mother Name:		Marital Status:	PHOTOGRAPH
Date of Birth:	Gender :	Nationality:	Please affix your recent
PAN:	DIN/UID:_		passport size photograph and sign
Mobile:	Email:		across it.
Address:			
City:	Pin Code	State:	Country:
Related Person Type: -	Director Promoter	Karta 🗆 Partner 🗆 Trustee 🗆 Autho	prised Signatory Other
Name:-			
		Marital Status:	DUIOTOCDADU
		Nationality:	
PAN:	DIN/UID:_		passport size photograph and sign
Address:			
City:	Pin Code	State:	Country:
Related Person Type: -	Director D Promoter	Karta 🗆 Partner 🗆 Trustee 🗆 Autho	orised Signatory 🗆 Other
Name:-			
		Marital Status:	PHOTOGRAPH
		Nationality:	
			passport size
City:	Pin Code	State:	Country:

PART-II ACCOUNT OPENING FORM (FOR NON-INDIVIDUALS)

Annexure - K

		blony, Y.N. Road, Indoi 4217100, F. 0731.421			001	1										D	ΡI	D :					I	1	١	3	0	1	9	8	3	3
		depository@arihantc : www.arihantcapital			om											-		nt - filled l	• ID by Pa	rticip	ant)		1		1							
		lest you to open a depository a depository a fill all the details in CAPITAL					me a	as pe	er the	e foll	owin	g dei	tails :									Da	ate :-		D) D	M	M	γ	γ	γ	γ
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	Nar	me Second Holder																														1
																						PAN	1									
	Na	me Third Holder																														
																						PAN	1									
B)	ΤY	PE OF ACCOUNT		1														· · · · ·														-
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		Trust	Bar	٦k		[СМ					HU	F									Oth	ner (F	Plea	ase Sp	ecify)				
C)		Association of Persons (A) ne & PAN of the Association				-			-						-				•					the	nat	ural p	erso	ns, th	e			
	Nar	ne										-																				
																						PAN	1									
D)	IN	COME DETAILS (plea	ase	spe	cif	y)																										
		: ome range per annum Below ₹ 20 Lac ₹ 20 - 50 Lacs		and		Netw Amo	vorth unt	₹																								
		₹ 50 Lacs - 1 Crore				As o	n (da	te)	[D	D	M	Μ	Y	Y	Y	Υ															
		Above ₹ 1 Crore				(Net	worth	n sho	buld	not b	e old	ler th	an 1	year))																	
E)	IN	CASE OF NRIS / FO	REI	GN	NA	ΤΙΟΙ	NAI	_S																								
		I Approval Reference Numb BI Registration Number (for)																R	BI A	pprov	al Da	ate	D	D	М	M	Υ	Y	Υ	Y
F)	BA	ANK DETAILS																														
	1.	Bank Account Type			Sa	vings	Acco	ount]	Cur	rent A	Ассоі	unt			Ot	ther (Plea	se sp	ecify)	_							_		_
	2.	Bank Account Number																														
	3. 4.	Bank Name																							_							
	4.	Branch Address																							_		_	_		_		
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					-	wn/Vil	lage										_			I Coo				_								
				Sta															Co	untry												
	5.	MICR Code							-41-						/		6. IF		- 1			//	1 - 11 -			- (4				
G)		ease tick, if applicab		or a	iny	от у	ou	r al	utn	oriz	zea	sig	Inat	orie	es/	pro	mo	oters	s/pa	irtn	ers	/kar	ta/ti	ันรา	ee	es/w	nole	tim	e al	rec	ctor	s:
		Politically Exposed Person (F Related to a Politically Expose		erson	(PEF	P)																										
H)	CL	EARING MEMBER	DET/		5 (te	o be	fill	ed	up	by	Cle	eari	ing	Me	mb	ers	on	nly)														
Nar	ne of	Stock Exchange							-				-					T					T	Τ			Τ					
		Clearing Corporation/ Clearing	, Hou	se			1																+	1			+					<u> </u>
		Member ID																														
		gistration Number																					+	+								<u> </u>
	de Na	-																														
—		D (to be filled up by Participan	t)					_																			-					<u> </u>

I)	SI	ANDING INSTRUC	TIC	SNC	S																						
	1	We authorise you to rece	eive c	credi	ts autor	natical	ly into o	our ac	count													`	Yes			No	
	2	Account to be operated t	hrou	gh P	ower of	Attorr	ney (PO	A)														`	Yes			No	
	3	SMS Alert facility :																									
		Sr. No.								Holde	er										Yes				No		
		1							So	e/First	Holder																
		2							Se	econd ⊦	lolder																
		3							Г	hird Ho	older																
	4	Mode of receiving Stater	ment	t of A	ccount	nt Physical Form																					
		[Tick any one]						Ele	ctroni	c Form	[Read N	lote 3	and e	ensur	e tha	nt er	nail ID	is pr	ovide	d in	KYC A	pplic	cation Formj	1.			
J)	Lis	t of family members (Sep	inexure	e maybe used in case number of members is higher)																							
	Sr.N.	Name of Coparcer					Gender			ite of Bi				on wi	th Ka	arta		T	Nhet	her (Coparc	ene	r / Member (please	spec	ify)	
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 In case of additional signatures, separate annexures should be attached to the application form.
 Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.

 For receiving Statement of Account in electronic form:

 Client must ensure the confidentiality of the password of the email account.
 Client must promptly inform the Participant if the email address has changed.
 Client may opt to terminate this facility by giving 10 days prior notice. Similarly, Participant may also terminate this facility by giving 10 days prior notice.

 Strike off whichever is not applicable.

TARIFF SHEET

BROKERAG NSE / BSE					Demat se	rvices and charges s Effective from Apri		A)					
Date D D M	MY	V V V	S.				NSDL & CDSL						
	(NSE/BS	E)	No.	SERVICES	BSDA	INVESTOR	(ELT)	Mini Life Time (MLT)	Freedom 3000				
	Minimum	,											
	paisa	Normal %	1	A/c Opening Charges	NIL	NIL	NIL	NIL	NIL				
Daily Square up			2	A/c Maintenance / Scheme Charges*	NIL If value of holding is below₹50,000/ ₹ 100/- If value of holding	₹ 362/- (individual) / ₹ 800/- (corporate) + GST + POA	₹ 2000 (ForLife Time)	₹ 725 (For 5 years) + GST + POA	NIL Security Deposit				
Delivery Based					tetween ₹ 50,001 and ₹ 2,00,000/-	Stamp Charges (If Applicable)		Stamp Charges (If Applicable)	₹ 3000/-*				
EQUITY FUTURES (NSE/BSE)		,	3	Scheme Period	1 Financial Year	1 Financial Year	Life Time	5 Years	Life Time				
	paisa	Normal %	4	Transaction Charges				•	•				
Daily Square up				Buy (Mkt. & Off Mkt.)	NIL	NIL	NIL	NIL	NIL				
Delivery Based				Sell in Arihant (Market)		₹12/- flat in case of invest POA for Sale In Arihant,	₹ 15/- flat	₹ 10/- flat	₹12/- flat				
EQUITY OPTIONS (NS				Off Mrkt. in Arihant	.10% (Minimum ₹ 50/-)	0.04% of value OR ₹ 15/- whichever is higher + NSDL charges	₹ 25/- flat	₹ 20/- flat	₹12/- flat				
Daily Square up Delivery Based	re up		up		paisa Normai %			Sell other than Arihant (Market & Off Mkt.)	including NSDL Charges	0.04% of value OR ₹15/- whichever is higher + NSDL charges	0.04% of value OR ₹50/- whichever is higher + NSDL charges	0.04% of value OR ₹50/- whichever is higher + NSDL charges	₹ 50/- OR 0.04% whichever is higher
PER LOT					11	Other Charges (applic	able for all schemes)						
CURRENCY FL (NS	E / BSE)	PTIONS	5	Dematerialisation	10/- per certificate subject to minimum ₹ 50/- plus postal charges ₹ 50/-	₹10/- per 0	Certificate subject to minimu	um of ₹ 50/- plus postal char	ges₹50/-				
	Minimum paisa	Normal %	6	POA	As Applicable		As App	blicable					
Daily Square up			7	Pledge									
				Creation	0.20 % (Minimum ₹ 75/-)		0.04% of value subject	t to minimum of ₹ 50/-					
Delivery Based				Closure	0.20 % (Minimum ₹ 75/-)		N	L					
PER LOT				Invocation	₹ 100/-		N	L					
			8	Account Freezing			₹1	00/-					
COMMODITY FL (MCX	JTURES & O / NCDEX)	PTIONS		De-freezing			Ν	L					
	Minimum	Normal %	9	Rematerialisation		₹ 20/- (Securities up to 1	00 quantity, additional ₹ 20	/- for every 100 quantity)					
Daily Square up Delivery Based	paisa		1.* 2.	Percentage figure in the	harges shall be levied on to e above tariff would be app would be accepted agains	lied on the value of transac			me.				

- PER LOT NOTES:
- 1. Transaction charges and all statutory levies including but not limited to securities transaction tax, GST, stamp duty, education cess, SEBI turnover fee shall be levied as per the rates applicable from time to time. Any statutory liability that may arise on account of trading, past and present, shall be charged as per the rates applicable.
- Ari-Trade Speed & Ari-Trade 2. Pro facility shall be provided of ₹ 250/- per month and client trading account shall be debited by this amount on monthly/quarterly basis.
- Arihant capital Markets limited 3. reserves the right to levy additional charges for duplicate contract notes issued, Duplicate sauda summary and bounced cheque/ stop payment of cheque and other services.

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The DP reserves the right to "Freeze" Demat Account for debit transaction in case client fails to pay service charge by due date mentioned in bills. 6. Bills for service charges will be raised monthly. Charges quoted above are for the services listed, any service not listed above will be charged 7. 8.

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separately as per DP's policy. BSDA Eligibility Criteria - Individuals who have or propose to have only one demat account where they are the sole or first holder shall be eligible for BSDA provided that value of securities /debt respectively held in the demat account does not exceed Rupees Two Lacs at any point of time.

The rates depend on the existing NSDL charges and will be revised on revision by NSDL with prior notice of 30 days.

- In case individual not eligible for BSDA, Then investor scheme will be applied if client not choose any scheme.
- Value of holding shall be determined on the basis of daily closing price or NAV of securities or units of mutual funds. If the value of holding in such 10 BSDA exceeds the prescribed criteria on any date, ACML would levy charges as applicable to regular Investor accounts from that date.
- 11. AMC wherever applicable, would be levied upfront for the remaining financial year.
- 12. The above tariff rates, except AMC, are subject to revision by ACML.
- 13. If applicable charges are not paid by due date as mentioned in billing statements, ACML's services to the customer would be temporarily suspended.
- 14. All applicable taxes/levies/cess would be additionally charged as per actual.

INSTRUCTION FOR OPENING A/C UNDER IPO INVESTOR SCHEME :

The scheme shall be applicable only when Investor applies in IPO through ACML. However, if he deals in IPO through any broker other than ACML or transacts in secondary market, he will be shifted to Investor Scheme by default.

INSTRUCTIONS FOR OPENING A/C UNDER MLT SCHEME

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- 1. The account holder must have trading account with ACML.
- 2. E-mail authorization and POA are mandatory.
- Statements will be e-mailed to you free of charge. If statement is required in physical form, it will be charged separately @ minimum ₹ 30/- up to two 3. pages and ₹ 10/- per page after that.
- Δ Scheme charges (plus applicable taxes and service charges) are non-refundable and non-transferable. 5.

Late charges would be collected for all instructions received within 12 hours of the execution date.

- All clients are required to give e-mail address. Monthly statements will be sent to you by e-mail & not post.
- 6. This scheme is applicable only if you trade through ACML. If you trade other than ACML and use the demat service for the same then the scheme would be withdrawn and normal charges will apply henceforth. However off-market transfer is allowed.
- *Amount of Rs. 2500/- will be refund in case account is closed within one year from the opening of demat account.

Second Holder

POLICIES AND PROCEDURES

(Equity & Derivatives Segment)

(1) Policy for Penny Stock

Penny stocks are stocks that trade at a relatively low price and market capitalization. These type of stocks are generally considered to be highly speculative and high risk because of their lack of liquidity, large bid-ask spreads, small capitalization and limited following and disclosure. Depending on the market condition and Risk Management System (RMS) policy of the company the RMS department reserves the right to refuse to provide the limit in penny stocks and losses, if any, on account of such refusal shall be borne by client only.

(2) Setting up client's exposure limits

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

We have margin based RMS system. Total deposits of the clients are uploaded in the system and client may take exposure on the basis of margin applicable for respective security as per VAR based margining system of the stock exchange and/or margin defined by RMS based on their risk perception.

In case of exposure taken on the basis of shares margin the payment is required to be made before the exchange pay in date otherwise it will be liable to square off after the pay in time or any time due to shortage of margin.

(3) Applicable brokerage rate

Brokerage will be charged within the limits prescribed by SEBI / Exchange.

(4) Imposition of penalty/delayed payment charges

Clients will be liable to pay late Pay-in / delayed payment charges for not making payment of their pay-in / margin obligation on time as per the exchange requirement / schedule at the rate of 2% per month.

The client agrees that the stock broker may impose fines/penalties for any orders / trades / deals / actions of the client which are contrary to this agreement / rules / regulations / bye laws of the exchange or any other law for the time being in force, at such rates and in such form as it may deem fit. Further where the stock broker has to pay any fine or bear any punishment from any authority in connection with / as a consequence of / in relation to any of the orders / trades / deals / actions of the client, the same shall be borne by the client.

(5) The right to sell client's securities or close clients' positions, without giving notice to the client, on account of non-payment of client's dues "Limited to the extent of settlement /margin obligation."

Without prejudice to the stock brokers other right (including the right to refer the matter to arbitration), the stock broker shall be entitled to liquidate/close out all or any of the client's position without giving notice to the client for non-payment of margins or other amounts including the pay-in obligation, outstanding debts etc and adjust the proceeds of such liquidation/close out, if any, against the clients liabilities/obligations.

The client shall ensure timely availability of funds/securities in form and manner at designated time and in designated bank and depository account(s), for meeting his / her / its pay-in obligation of funds and securities. Any and all losses and financial charges on account of such liquidations/ closing out shall be charged to & born by the client. In cases of securities lying in margin account/client beneficiary account and having corporate actions like bonus, stock split, right issue etc, for margin or other purpose the benefit of shares due to received under bonus, stock split, right issue etc will be given when the shares is actually received in the stock brokers designated demat account.

In case the payment of the margin / security is made by the client through a bank instrument, the stock broker shall be at liberty to give the benefit / credit for the same only on the realization of the funds from the said bank instrument etc, at the absolute discretion of the stock broker. Where the margin / security is made available by way of securities or any other property, the stock broker is empowered to decline its acceptance as margin / security &/or to accept it at such reduced value as the stock broker may deem fit by applying haircuts or by valuing it by marking it to market or by any other method as the stock broker may deem fit in its absolute discretion.

The stock broker has the right but not the obligation, to cancel all pending orders and to sell / close / liquidate all open positions / securities / shares at the pre-defined square off time or when Mark to Market (M-T-M) percentage reaches or crosses stipulated margin percentage, whichever is earlier. The stock broker will have sole discretion to decide referred stipulated margin percentage depending upon the market condition. In the event of such square off, the client agrees to bear all the losses based on actual executed prices, the client shall also be solely liable for all and any penalties and charges levied by the exchange(s).

(6) Shortages in obligations arising out of internal netting of trades

Stock broker shall not be obliged to deliver any securities or pay any money to the client unless and until the same has been received by the stock broker from the exchange, the clearing corporation / clearing house or other company or entity liable to make the payment and the client has fulfilled his/her/its obligations first. The policy and procedure for settlement of shortages in obligations arising out of internal netting of trades is as under:

- A) The Short delivering client is debited by an amount equivalent to 20% above of closing rate of day prior to Payin/ Payout Day. The securities delivered short are purchased from market on T+2 day and the purchase consideration (inclusive of all statutory taxes & levies) is debited to the short delivering seller client along with reversal entry of provisionally amount debited earlier.
- B) If securities cannot be purchased from market due to any force majeure condition, the short delivering seller is debited at the closing rate on T+2 day or Auction day on Exchange +10% where the delivery is matched partially or fully at the Exchange Clearing, the delivery and debits/credits shall be as per Exchange Debits and Credits.
- C) In cases of securities having corporate actions all cases of short delivery of cum transactions which cannot be auctioned on cum basis or where the cum basis auction payout is after the book Closure / record date, would be compulsory closed out at higher of 10% above the official closing price on the aucation day or the highest traded price from first trading day of the settlement till the auction day.
- (7) Conditions under which a client may not be allowed to take further position or the broker may close the existing position of a client We have margin based RMS system. Client may take exposure up to the amount of margin available with us. Client may not be allowed to take position in case of non availability / shortage of margin as per our RMS policy of the company. The existing position of the client is also liable to square off / close out without giving notice due to shortage of margin / non making of payment for their payin obligation / lawful outstanding debts.

(8) Temporarily suspending or closing a client's account at the client's request

On the request of the client in writing, the client account can be suspended temporarily and same can be activated on the written request of the client only. During the period client account is suspended, the market transaction in the client account will be prohibited. However client shares / ledger balance settlement can take place. On the request of the client in writing, the client account can be closed provided the client account is settled. If the client wants to reopen the account in that case client has to again complete the KYC requirement.

(9) Deregistering a client

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

- (i) If the action of the client are prima facie illegal/improper or such as to manipulate the price of any securities or disturb the normal/proper functioning of the market, either alone or in conjunction with others.
- (ii) If there is any commencement of a legal process against the client under any law in force;
- (iii) On the death / lunacy or other disability of the Client;
- (iv) If the client being a partnership firm, has any steps taken by the Client and / or its partners for dissolution of the partnership;
- (v) If the Client suffers any adverse material change in his/her/its financial position or defaults in any other agreement with the Stock broker;
- (vi) 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;
- (vii) If the Client is in breach of any term, condition or covenant of this Agreement;
- (viii) If the Client has made any material misrepresentation of facts, including (without limitation) in relation to the Security;
- (ix) If a receiver, administrator or liquidator has been appointed or allowed to be appointed of all or any part of the undertaking of the Client;
- (x) If the Client have taken or suffered to be taken any action for its reorganization, liquidation or dissolution;
- (xi) If the Client has voluntarily or compulsorily become the subject of proceedings under any bankruptcy or insolvency law or being a company, goes into liquidation or has a receiver appointed in respect of its assets or refers itself to the Board for Industrial and Financial Reconstruction or under any other law providing protection as a relief undertaking;
- (xii) If any covenant or warranty of the Client is incorrect or untrue in any material respect;

10) Inactive Client account

Client account will be considered as inactive if the client does not trade for period of one year. Calculation will be done at the beginning of every month and those clients who have not traded even a single time will be considered as inactive, the shares / credit ledger balance if any will be transferred to the client within one week of the identifying the client as inactive.

The client has to make written request for reactivation of their account.

Client's Acceptance of Policies and Procedures stated here in above:

These Policies and Procedures may be amended /changed unilaterally by the broker, provided the change in informed to me/us with through approved methods.

These Policies and Procedures shall always be read along with the agreement and shall be compulsorily referred to while deciding any dispute / difference or claim between me/us and stock Broker before any court of Law / judicial / adjudicating authority including arbitrator/mediator etc.

POLICIES AND PROCEDURES

(Commodity Segment)

1. Refusal of orders for penny / illiquid Commodity

The Commodities Broker shall have the absolute discretion, from time to time, to refuse/partiallyrefuse/accept orders in one or more commodities due to various reasons including trading in pennycommodities, market liquidity, value of commodity(ies), illiquid options, far month options, writing of options, market capitalization of the commodities and such commodity (ies) not in demat form, commodities which arenot in the permitted list of the Commodities Broker / exchange(s) / SEBI and/or appear under illiquidcommodities declared by the exchange(s). It is also provided further that Commodities Broker may ask forcompulsory settlement / advance payment of expected settlement value/delivery of commodities forsettlement prior to acceptance / placement of order(s) as well. Losses, if any, on account of such refusal by the Commodities Broker or due to delay caused by such limits, shall be borne exclusively by the client alone.

The Commodities Broker shall not be responsible for any financial or other implications due to such execution, delay in execution or non-execution of any such orders. The Commodities Broker shall have the prerogative to place such restrictions, notwithstanding that the client has sufficient credit or margin available in his account.

The Commodities Broker, may however, allow for acceptance of such orders, for certain commodities on its own discretion, through its specific internal process, instead of allowing such orders through the standard process like online trading platform or its branches.

2. Setting up client's exposure limits

The Commodities Broker, may from time to time, vary limits or impose new limits for the orders that the client can place through the Commodities Broker's trading platforms. The Commodities Broker would have the solediscretion on setting these limits based on its risk perception of the client, Margin received from the client, Market conditions and other factors, but not limited to, limits on account of exchange/SEBI directions/limits (such as Commodities Broker level/market level limits in commodity specific/volume specific exposures etc.). This would include exposure limits, turnover limits, limits as to the number, value and/or kind of commodities in respect of which orders can be placed etc.). The client is aware that the Commodities Broker may be unable to inform the client of such variation, reduction or imposition in advance. The Commodities Broker's trading system on account of any such variation, reduction or limits.

The Commodities Broker may at any time, at its sole discretion and without prior notice, prohibit or restrict the client's ability to place orders or trade in commodities through the Commodities Broker, or it may subject any order placed by the client to a review before its entry into the trading systems and may refuse to execute / allow execution of orders due to but not limited to the reason of lack of margin / commodities or the order being outside the limits set by the Commodities Broker / exchange / SEBI and any other reasons which the Commodities Broker may deem appropriate in the circumstances. Losses, if any, incurred by the client on account of such refusal or delay, shall be borne exclusively by the client alone.

The Commodities Broker shall have the prerogative to allow differential buy and sell limits for its clients depending upon credit worthiness, integrity and past conduct of each client.

3. Applicable brokerage rate

The Commodities Broker is entitled to charge brokerage within the limits imposed by exchange.

4. Imposition of penalty/delayed payment charges/other charges

The Commodities Broker would be entitled to levy or charge delayed payment charges not exceeding 24% per annum on any amounts which are overdue from the client towards trading or on account of any other reasons. The client shall pay to the Commodities Broker brokerage, all taxes, duties, levies to the commodities exchanges (including any amount due on account of reassessment / backlogs etc.), transaction expenses, F&O charges, delayed payment charges, short delivery charges, auction charges, cheque stop payment charges, cheque bounce charges, incidental expenses such as postage, courier etc. as they apply from time to time to the client's account /transactions / services that the client avails from the Commodities Broker.

The Commodities Broker may impose penalties / fines for any orders/trades / deals / actions of the client which are contrary to Commodities Broker Client Agreement/rules / regulations / Bye-Laws of the exchange or any other law for the time being in force, at such rates and in such form as it may deem fit. Further where the Commodities Broker has to pay any fine or bear any punishment from any authority in connection with / as a consequence of / in relation to any of the orders/trades / deals/actions of the client, the same shall be borne by the client.

5. The right to sell client's commodities or close client's positions, without giving notice to the client, on account of non-payment of client's dues. The Commodities Broker shall have the right and the prerogative to sell client's commodities, both unpaid commodities as well as collaterals deposited towards margins, or close out client's open positions, without giving notice to the client where there is either a delay or failure of the client to meet the pay-in/settlement obligations and / or there is delay /failure of the client to bring additional margins to cover the increase in risk in dynamic and volatile market conditions.

The client would be responsible for monitoring his / her / its position (dealings/trades and valuation of commodity(ies)) on his / her / its own and provide the required/deficit margin / commodity(ies) forthwith as required from time to time whether or not any margin call or such other separate communication to that effect is sent by the Commodities Broker to the client and / or whether or not such communication is received by the client. The client is not entitled to trade without adequate margin and that it shall be client's own responsibility to ascertain beforehand the margin requirements for its orders/ traders/deals and to ensure that the required margin is made available to the Commodities Broker in such form and manner as may be required by the Commodities Broker. The client shall ensure that funds/commodities are made available in time and in designated form at designated bank(s) and depository account(s) of the Commodities Broker, for meeting his/her/its pay-in/settlement obligation of funds and commodities. The Commodities Broker shall not be responsible for any claim/loss/damage arising out of non-availability/short availability/delayed availability of funds/commodities by the client in the designated account(s) of the Commodities Broker for meeting the pay-in/settlement obligation of either funds or commodities. If the client gives orders/trades in the anticipation of the required commodities being available subsequently for pay-in/settlement through anticipated pay out from the exchange or through borrowings or any off market delivery(s) or market delivery(s) and if such anticipated availability does not materialize in actual availability of commodities Broker level/non-release of margin by the Commodities Broker etc., the losses which may any delays/shortages at the exchange or Commodities Broker level/non-release of margin by the Commodities Broker etc., shall be solely to the account of the client as a consequence of such shortages in any manner such as on account of auctions / square-off / clo

In case the payment of the margin/commodity is made by the client through a bank instrument, the Commodities Broker shall be at liberty to give the benefit/credit for the same only on the realization of the funds from the said bank instrument & subsequent updation in records as per Commodities Broker's process. Where the margin/ commodity is made available by way of commodities, it is upto the Commodities Broker's discretion to decline its acceptance as margin &/or to accept it at such reduced value as the Commodities Broker may deem fit by applying haircuts or by valuing it by marking it to market or by any other method as the Commodities Broker may deem fit in its absolute discretion.

In the event of client failing to maintain or provide the required margin/fund/ commodity(ies) or to meet the funds/ margins/commodities pay-in obligations on immediate basis for the orders/trades/deals of the client and the Commodities Broker shall have the right, without any further notice or communication to the client, to withhold pay-out of funds/commodities, to liquidate commodity(ies), to disable trading facility to the client. Losses, if any, on account of any one or more steps, as enumerated herein above, being taken by the Commodities Broker, shall be borne exclusively by the client alone.

6. Conditions under which a client may not be allowed to take further position or the Commodities Broker mayclose the existing position of a client

The Commodities Broker may refuse to execute order of a client or may close the existing position of the client due to lack of margin / commodities or the order being outside the limits set by Commodities Broker / exchange/ SEBI. Other reasons for not allowing further positions or closing out of existing positions could be as:

- a) Client has not met his pay-in obligations in cash by the scheduled date of pay-in for purchases done in CM segment.
- b) Non-payment or erosion of margins or other amounts, outstanding debts, etc.
- c) Client is dealing in illiquid scrips or contracts/penny commodity.
- d) Cheque submitted by the client has bounced or clear funds not received with the Commodities Broker for the cheque submitted by the client.
- e) If in the opinion of the Commodities Broker, the client has committed a fraud, crime, or acted in contravention to the agreement.
- f) Non-Payment of Marked to Market loss in Cash.
- g) Open positions in a contract exceed or are close to market wide cut-off limits.
- h) Client's position is close to client-wise permissible "open" positions.
- i) Intraday orders after the cut-off time would not be allowed.

7. Temporarily suspending or closing a client's account

The Commodities Broker can suspend/close the client account and also withhold the pay-outs of client if there is any judicial or/and regulatory order/action requiring suspension/closure of client's account. The Commodities Broker can also suspend/close the client account if the Commodities Broker observes any abnormal or suspicious activity in the client account through its monitoring and surveillance of the client account. The Commodities Broker may also temporarily suspend/close the client account if there is no activity in the client account for a period, as deemed fit by the Commodities Broker from time to time. The client's account can also be put under temporary suspension/closure if the client has not cleared the uncovered debit in its account or if the client has not submitted Know Your Client (KYC) details sought by the Commodities Broker to fulfil its own surveillance or exchange related requirements. In the event of information/reports reaching the Commodities Broker of the client's death, the account can also be put under temporary suspension/closure if the client's death, the account is observed the client has failed to provide or update its communication details like correspondence address, Mobile number, landline numbers or E-mail ID.

The client may also request the Commodities Broker to temporarily suspend/close his account, Commodities Broker may do so subject to client accepting / adhering to conditions imposed by Commodities Broker including but not limited to settlement of account and / or otherobligation.

8. De-registering a client

The client has the option to De-register his account after settling his account with the Commodities Broker. The client would be liable to pay all dues in his account before the De-registration. The Commodities Broker shall have the right to terminate the agreement with immediate effect in any of the following circumstances:

- a) The client account figures in the list of debarred entities published by SEBI.
- b) The actions of the Client are prima facie illegal / improper or such as to manipulate the price of any commodities or disturb the normal / proper functioning of the market, either alone or in conjunction with others.
- c) If there is any legal /regulatory proceeding against the client under any law inforce.
- d) 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;
- e) If the Client is in breach of any term, condition or covenant of this Agreement;
- f) When the Commodities Broker is informed or ascertains that the client has deceased / become insolvent / not able to act in the market due to lunacy/disability etc.
- g) The Commodities Broker shall have the right to close out the existing positions, sell the collaterals to recover any dues with or without consent of the client before the de-registration of the client.
- h) Either party will be entitled to terminate the agreement without assigning any reason, after giving notice in writing of not less than 30 days to the other party.

Not with standing any such termination/deregistering, all rights, liabilities and obligations of the parties arisingout of or in respect of transactions entered into prior to the termination/deregistering, shall continue tosubsist and vest in/ be binding on the respective parties or his/its respective heirs / executors /administrators/legal representatives/ successors as the case may be.

9. INACTIVE CLIENT ACCOUNT

A client account will be considered as inactive if the client account does not record any trade for 6 months. The trading activity of the client account shall be tracked and a client's account, where no trading is observed for a period of 6 months shall be categorized as inactive (dormant) and put under temporary suspension. Arihant Capital Markets Limited would be placing such accounts under temporary suspension. Once the account is under temporary suspension, the client would not be allowed to login to his account or trade (place orders) either through online mode or by calling/visiting its service branch.

REACTIVATION: the client can get such account(s) reactivated by placing a reactivation request. The client needs to submit the "Commodities Account Reactivation Form" in hard copy directly to our Head office or through signed scan copy on designated email of Arihant Head Office. Alternatively, the client can submit the same at the nearest service branch as well Arihant Capital Markets Limited shall also have the discretion to reactivate a trading account, after doing adequate due diligence, as the company may consider fit and proper.

CLIENT ACCEPTANCE AND ACKNOWLEDGEMENT

These policies and procedures may be amended/changed by Arihant Capital Markets Limited, provided the change is informed to the client through any one of the means or method like posting on the website of Arihant Capital Markets Limited or sending by speed post / courier / registered AD/ email. These policies and procedures are to be read along with the document executed and shall be compulsorily referred to while deciding any dispute / difference in claims in between client and Arihant Capital Markets Limited in any court of law, judicial / adjudicating authority, including arbitrator, mediator etc.

Sub: Authority for depositing/pledging my/our Securities with the Regulated Entity. Ref: My/Our Client Code with you

I/We am/are registered with Arihant Capital Markets Limited (hereinafter referred to as "ACML") for executing my/our trades/transactions through them from time to time on stock exchanges recognized under the Securities Contracts (Regulation) Act, 1956 (hereinafter referred to as the "**Recognized Stock Exchanges**").

I/We hereby agree and authorize ACML to offer and deposit/pledge any of my/our securities placed /lying with them from time to time (hereinafter referred to as "Securities"), as margin / collateral with the **Recognized Stock Exchanges** and/or the clearing corporation(s) of the **Recognized Stock Exchanges** and/or clearing member appointed by ACML and/or any other entity regulated by SEBI (hereinafter collectively referred to as the "Regulated Entities" and individually each of the above are referred to as the "Regulated Entity") towards its margin requirement for availing exposure limits on my/our behalf.

I/We hereby declare, agree and confirm the following with respect to the Securities as given/deposited/pledged by ACML with the Regulated Entity as margin/collateral:

- 1. That the Securities are in existence, owned by me/us and are and shall be free from any charge, lien or encumbrance, whether prior or otherwise save and except for the encumbrance created in ACML favour.
- 2. That the Securities will be subject to the creation of pledge in favour of or for the benefit of the Regulated Entity and further that the Securities over which pledge may be created in future would be in existence and owned by me/us at the time of creation of such pledge and that the Securities to be given in future as margin / collateral to the Regulated Entity would likewise be my/our unencumbered, absolute and disposable property.
- 3. That ACML and/or clearing member appointed by ACML is authorized to do all such acts and things, sign such documents and pay and incur any such costs, debts and expenses as may be necessary under the deed of pledge executed by them in this regards and the same shall be subject to terms and conditions as contained therein.
- 4. That the Securities shall be subject to the first priority and lien in favour of the Regulated Entity to secure my/our obligations and that my/our rights or interests with respect to the Securities shall be subject and subordinate to the rights, claims and interests of the Regulated Entity in respect of the Securities.
- 5. That the Regulated Entity may invoke the pledge without any reference to me/us or my/our permission and upon receipt of the Securities, the Regulated Entity may utilize the proceeds in meeting my/our obligations in such manner as it may deem fit and that such invocation of pledge will be final and irrevocable against ACML, clearing member appointed by ACML and me.
- 6. I/We shall not make any claims or demands for refund or any reimbursement in relation to the Securities from the Regulated Entity.

This authority will remain in force unless revoked by me/us in writing and accepted by ACML.

Thank You,

Signature of the client

Electronic Contract Note (ECN) - Declaration

To,

Ι.

Arihant Capital Markets Ltd. 6, Lad Colony, Y.N. Road, Indore - 452001 (M.P.)

a client with M/s. Arihant Capital Markets Limited,

VOLUNTARY

member of National Stock Exchange Limited (NSE), Bombay Stock Exchange Limited, National Commodity and Derivatives Exchange Ltd. (NCDEX) and Multi Commodity Exchange Ltd. (MCX) undertake as follows:

- I am aware that the Member has to provide physical contract note in respect of all the trades placed by me unless I myself want in the electronic form.
- I am aware that the Member has to provide electronic contract note for my convenience on my request only.
- Though the member is required to deliver physical contract note, I find that it is inconvenientfor me to received physical contract notes. Therefore, I am voluntarily requesting for delivery of electronic contract note pertaining to all the trades carried out/ordered by me.
- I have access to a computer and am a regular internet user, having sufficient knowledge of handling email operations.
- My email id is* . This has been created by me and not by someone else.
- I am aware that this declaration form should be in English or in any other language known to me.
- I am aware that non-receipt of bounced mail notification by the member shall amount to delivery of the contract note at the above e-mail ID.
- The above declaration and the guidelines on ECN given in the Annexure have been read and understood by me, I am aware of the risk involved in dispensing with the physical contract note, and do hereby take full responsibility for the same *(The email id must be written by own handwriting of the client.)

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THE CLIENT HEREBY AGREE TO THE BELOW MENTIONED

- 1.1 The Stock Broker may from time to time impose and vary limits on the orders that the Client can place through the Stock broker's Website (including exposure limits, turnover limits, as to the number, value and/or kind of securities in respect of which orders can be placed, the companies in respect of whose securities orders can be placed, etc.,). The Client Is aware and agrees that the Stock broker may need to vary or reduce the limits or impose new limits urgently on the basis of the Stock broker's risk perception and other factors considered relevant by the Stock broker and the Stock broker may be unable to Inform the Client of such variation, reduction or imposition in advance. The Client agrees that the stock broker shall not be responsible for such variation, reduction or imposition or the Client's inability to route any order through the Stock broker's Website on account of any such variation, reduction or imposition of limits. The Client understands and agrees that the stock broker may at any time, at its sole discretion and without prior notice, prohibit or restrict the Client's ability to place orders or trade in securities through the stock broker.
- 1.2 The client shall bring any errors in any report, confirmation or contract note on executed trades (including execution prices, scripts or quantities) to the Stock Broker's notice in writing by an electronic mail or fax within seven working days of receipt of the concerned report, confirmation or contract note. Any other discrepancy in the confirmation or account shall be notified by the client to the Stock Broker in writing via electronic mail or fax within seven working days of receipt of the concerned report, confirmation or account shall be notified by the client to the Stock Broker in writing via electronic mail or fax within seven working days of receipt of the confirmation or account shall be notified by the client days of the confirmation or account shall be notified by the client days of the confirmation or account shall be notified by the client days of the confirmation or account shall be notified by the client days of the confirmation or account shall be notified by the client days of the confirmation or account shall be notified by the client days of the confirmation or account shall be notified by the client to the Stock Broker in writing via electronic mail or fax within seven working days from the time of the receipt of the first notice. In all cases the Stock Broker shall have a right to accept or reject the client's objection.
- 1.3 The Stock broker may allow/disallow client from trading in any security or cases of securities or derivatives contracts and impose such conditions for trading as it may deem fit from time to time.

2. MARGINS

2.1 Payment through Cheque :

In case where the payment by the Client towards the margin is made through a cheque issued in favour of the Member, any trade(s) would be executed by the Member only upon the realisation of the funds of the said cheque or at the discretion of the Member.

- 2.2 Margin in form of Securities : The Client may place margin with the Member in form of securities as approved by the Member. Such securities may at the discretion of the Member be marked as lien in favour of the Member from the depository account of the Client or such securities may be placed in a separate depository account titled "Arihant Capital Markets Ltd." To be earmarked as margin from the Client. The Client agrees and authorise the Member to determine the market value of securities placed as Margin after applying a haircut that the Member deems appropriate. The Client's positions are valued at the latest market price available C marked to market') on a continuous basis by the Member. The Client undertakes to monitor the adequacy of the collateral and the market value of such securities on a continuous basis. If due to price fluctuations, there is erosion in the value of the margins, the Client agrees to replenish any shortfall in the value of the Margins immediately, whether or not the Member intimates such shortfall.
- 2.3 Type of Margin :

The Member may at its sole discretion prescribe the payment of Margin in the form of cash instead of securities. The Client accepts to comply with the Member's requirement of payment of Margin in the form of cash immediately falling which the Member may sell, dispose, transfer or deal in any other manner the securities already placed with it as Margin or square off all or some of the positions of the Client as it deems fit in its discretion without further reference to the Client and any resultant or associated losses that may occur due to such square off/sale shall be borne by the Client. and the Member is hereby fully indemnified and held harmless by the Client in this behalf.

2.4 Margin The client agrees that any securities placed by client as Margin or for any other purpose with the Member, at the discretion of Member may be placed with Exchanges / Clearing Houses and clearing corporations / Banks / other financial Institutions for the purpose of availing facilities for my/our trades/positions in a manner as permitted by the exchanges /SEBI. The above authorization is for my/own trades/positions and not for any other client.

3. REPRESENTATIONS AND WARRANTIES

- 3.1 The client is aware and acknowledges that the trading over the internet. through computers involve many uncertain factors and complex hardware. software, systems, communication lines peripherals etc., which are susceptible to interruption and dislocation and the Stock Broker's services may at any time be unavailable without further notice. The Stock Broker and the Exchanges do not make any representation or warranty that the Stock Broker's services will be available to the client at all times without any interruption. The client agrees that he shall not have any claim against the Exchanges or the Stock broker on account of any suspension interruption, non availability or malfunctioning of the Stock Broker's system or service or Exchange's system or service for any reason what so ever.
- 3.2 The client warrants that all or any securities deposited by him with the Stock Broker in respect of margin requirements or otherwise, are owned by him and that the title thereof is clear and free of encumbrances.

4. FEES AND BROKERAGES, DEFAULT BY THE CLIENT, TERMINATION AND ARBITRATION, etc. TERMS OF CONSIDERATION

- 4.1 COMMISSIONS AND BROKERAGE : All commissions and charges to be levied on transactions in securities pursuant to this Agreement shall be payable as mentioned below;
- 4.2 The Client agrees to pay the stock Brokerage, commission, fees, services tax and other taxes and transaction expenses as they exist from time to time and as they apply to the Client's account and transactions, and the services that he receives from the Stock Broker The Stock Broker shall charge brokerage to the Client at a rate as mentioned on the web-site or otherwise intimated and as may be mutually agreed and modified from time to time.
- 4.3 A schedule of brokerage, fees and commissions, applicable service and other taxes and other transaction expenses shall be provided by the Stock broker to the Client in the contract note (including a digital contract note)
- 4.4 USER FEES/OTHER CHARGES: The client agrees that the Stock Broker may charge user fees for the use of any other service including but not restricted to the E-Broking services and dial up services, at a rate mentioned on the web-site or otherwise intimated and as may be modified from time to time.
- 4.5 Other Charges : The Stock Broker may charge any other relevant charge in the manner intimated on the web-site or in any other manner from time to time including but not limited to Trade Commissions, Service Tax, Turnover Charges, Tax Expenses incurred, Stamp Duty, etc., as applicable.

4.6 The Client also agrees and authorizes the Stock Broker, upon receipt of intimation from the designated depository participant, to debit the trading account of the client towards depository charges payable by the client to the designated depository participants and make onward payment to the designated Depository Participant.

5. DEFAULT AND CONSEQUENCES THEREOF

- 5.1 The client agrees that he shall be deemed to have defaulted the terms of this Agreement in circumstances including but not restricted to the following :
 - 5.1.1 Any delay in payment of margins, charges or delivery in respect of this agreement for transactions executed on behalf of the client.
 - 5.1.2 Any contravention of the terms contained in this Agreement or on the web site.
 - 5.1.3 Any misrepresentation or false statement or omission, or misleading information supplied by the client to the Stock Broker.
- 5.2 In the event of default under this agreement by the client, the Stock Broker shall be entitled to any or all of the following courses of action.
 - 5.2.1 Immediate termination of this agreement and terminations of provision of services in terms of this agreement.
 - 5.2.2 Other remedies as may be available in terms of law in force, at that point of time.
 - 5.2.3 Arbitration in terms of this agreement.
 - 5.2.4 Charge an amount that shall not exceed the actual losses incurred by the Stock Broker consequent to the default along with the interest at market rates.
 - 5.2.5 The Client agrees, that without prejudice to any other remedy, the or right prescribed in the presents, the Stock Broker may charge daily interest at the rate of 2% per month or such other rate as may be communicated from time to time for any delay in the payment of charges, margin or any other sum due to the stock broker as the case may be.

6. LIEN/SET-OFF

- 6.1 Notwithstanding anything contrary contained in this-agreement, the Stock broker shall have the unrestricted right of lien and set-off as provided in this agreement.
- 6.2 All the funds of the client in the bank account (for on-line clients) shall be subject to lien for the discharge of any or all payments due to the Stock Broker from the client, or in respect of any other obligation that client may have to the Stock Broker.
- 6.3 All securities in the demat account opened in terms of this agreement with the depository participant, shall be subject to lien for the discharge of any or all payments due to the Stock Broker or to the depository participant for the client or any other obligation that the client may have to the Stock Broker or to the depository participant, and may be held by the Stock Broker as a security against default, by the client in respect of the services already availed of by the client.
- 6.4 The enforcement of the lien aforementioned in this clause shall be at the sole and complete discretion of the Stock Broker and the Stock Broker alone may decide the securities to be sold, if any.
- 6.5 The client authorizes the Stock Broker to block securities against pending order or pledge securities in favour of the Stock Broker against any of his dues, provided that this requirement may be waived by the Stock Broker; at its discretion, by suitable modification to the terms and conditions.
- 6.6 The client agrees that the Stock Broker shall have the right of setoff amongst all trading account maintained by the client with the Stock Broker.

7. INVESTMENT OR ANY OTHER ADVICE

- 7.1 The Client agrees that in the event of the Stock Broker or any employee or official of the Stock Broker providing any information, recommendation or advice to the Client, the Client may act upon the same at the sole risk. and cost of the Client, and the Stock broker shall not be liable or responsible for the same.
- 7.2 The Stock Broker, its officers, directors, partners, employees, agents and affiliates will have no liability with respect to any investment decisions or transactions of the Client.

8. TERMINATION

- 8.1 Unless specified otherwise, both parties shall be entitled to terminate this agreement at will and without giving any reasons to the other party but not without giving a notice in writing of not less than one month that shall be dispatched to the address mentioned in this agreement. However, such cancellation or termination shall not have any effect on any transaction(s) executed prior to the date of such notice of termination and the rights and obligations in respect of such transactions shall continue to subsist in terms of this agreement, and/ or the terms and conditions as prescribed.
- 8.2 This agreement shall become effective on the date first written above or the commencement of first transaction, whichever is earlier and shall remain in full force unless and until terminated.

9. JURISDICTION

The stock broker and the client declare that the transactions executed on the Exchange (NSE/BSE/MCX-SX) are Subject to rules, byelaws and regulations and circulars issued there under of the Exchange (NSE/BSE/MCX-SX) and all parties to such trade shall have submitted to the jurisdiction of such court as may be specified by the byelaws and regulation of the Exchange for the purpose of giving effect to the provisions of the Rules, byelaws and regulations and circulars issued there under. Subject to this Courts in Indore shall have exclusive jurisdication for the purpose of giving effect to these provision.

10. PROPRIETARY TRADING

The Member discloses herewith that it undertakes Proprietary trading in addition to Client based trading.

11. COMPLAINT OR GRIEVANCES

For any complaint or grievances please email us at : compliance@arihantcapital.com

I hereby accept to the terms and conditions as mentioned herein above.

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To, Arihant Capital Markets Ltd. 6, Lad Colony, Y.N. Road, Indore - 452001 (M.P.)

Date :

VOLUNTARY

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

I/We request you to maintain running balance in my account & retain the credit balance in any of my/our account and to use the unused funds towards my/our margin/pay-in/other future obligation(s) at any segment(s) of any or all the Exchange(s)/ Clearing corporation.

I/We request you to retain securities with you for my/our margin/pay-in/other-future obligation(s) at any segment(s) of any or all the Exchange(s)/Clearing corporation, unless I/we instruct you to transfer the same to my/our account.

I/We request you to settle my fund and securities account except the funds given towards collaterals/margin in form of Bank Guarantee and/or Fixed Deposit Receipt as below:

Calendar Quarter

Calendar Month

I/we confirm that you may retain an amount upto ₹ 10,000/- in my trading account to address the administrative / operational difficulties in setting the running account requirements with your company as allowed by exchange circulars.

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 meet margin obligations for next 5 trading days, calculated in the manner specified by the exchanges.

I/We confirm you that I will bring to your notice any dispute arising from the statement of account or settlement so made in writing within 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.

I/We confirm you that I can revoke the above mentioned authority at any time by giving written notice to your registered office.

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AUTHORITY LETTER

Authority to place orders / instructions with ACML on my behalf. I hereby authorize the following persons, whose specimen signature is appended hereunder.

- 1. To place orders / give instructions to ACML for buying/selling of securities / contract on the Stock Exchanges.
- 2. Sign, Execute and / or acknowledge any papers including contract notes, delivery letters and such documents as may be necessary from time to time for the purpose of my / our secondary market transactions.

Name of Authorised Person(S)										
1.	2.									

I hereby agree and understand that, ACML reserve the right to refuse to execute any instruction given by the Authorized person. If details of the Authorised Person matches or apparently resembles with the details appearing in the list of debarred entities published by the SEBI/Exchanges/any regulatory authority.

This authority shall remain in force until otherwise notified by me in writing.

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CONSENT FOR TRADING IN COMMODITY OPTION

To, Arihant Capital Markets Limited, 6, Lad Colony, Y.N. Road, Indore - 452001 (M.P.)

I/We intend to trade in Commodity Options subject to regulatory requirement of the Exchange and SEBI from time to time.

I/We hereby agree & give consent to enable my trading account for trading in Commodity Options Segment subject to the rules & regulations of the company and all other regulators.

*△*____

POWER OF ATTORNEY (VOLUNTARY) (To be executed on stamp paper of Rs. 100/-)

тс	OALL TO WHOM THESE PRESENTS SHALL COME I/we,
(1)	residing at
(2) residing at
(3)	
In	dian inhabitant/Non-resident SEND GREETINGS.
De	hereas I/We hold a Beneficiary account No.IN301983/12043000BO Id with Arihant Capital markets Limited (a epository Participant registered with NSDL and CDSL And Whereas I/we are registered as a client with Arihant Capital Markets Ltd. (trading ember of Bombay Stock Exchange Ltd, MCX Stock Exchange Ltd. and National Stock Exchange of India Ltd) vide my Trading Code for dealing in the securities market.
AN in Fle au	DW KNOW WE ALL AND THESE PRESENTS WITNESSTH THAT I/We THE ABOVE NAMED DO HEREBY NOMINATE, CONSTITUTE/ ND APPOINT M/S ARIHANT CAPITAL MARKETS LTD., a Company incorporated under the Companies Act, 1956 having its registered office India situated at 6, Lad Colony, Y.N. Road, Indore - 452001, and its corporate office at #1011-12, Solitaire Corporate Park, Building No.10, 1st por, Andheri Ghatkopar Link Road, Chakala, Andheri (East), Mumbai-400093, acting through any of its directors and/or officers duly thorized by it said purpose, as my/our true and lawful attorney (hereinafter referred to as the attorney) for me/us and on my/our behalf and in //our name to do the following:
	To debit my/our aforesaid beneficiary account and to transfer securities there-out for the purpose of delivering the same to the clearing house of the recognized stock exchange in any segment to discharge my/our settlement obligations in respect of securities sold by me/us.
2.	To pledge the securities in favor of attorney for the limited purpose of meeting my/our margin requirements in connection with the trades executed by me / us on any recognized stock exchange through attorney.
	To re-pledge such securities to the clearing member / clearing corporation as the case may be.
4.	To apply for and subscribe to, on my/our instructions, Initial Public Offerings made by any company registered under the provisions of the Companies Act, 1956 through online/offline bidding platform and to perform, do, undertake, discharge all incidental and ancillary acts, deeds, matters, things, functions and obligations in connection therewith.
5.	To apply, on my/our instructions (including redemption requests), for Mutual Funds of various asset management companies through online / offline platform and to perform, do, undertake, discharge all incidental and ancillary acts, deeds, matters, things, functions and obligations in connection therewith.
6.	To apply on my/our instructions, for various products like Public Issues (shares as well as debentures), rights, offer of shares, buyback, offer for sell, tendering shares in open offers etc. and to perform, do undertake, discharge all incidental and ancillary acts, deed, matters, things, functions and obligations in connection therewith.
7.	I/we authorize my/our said attorney to send me/us consolidated summary of scrip wise buy and sell positions taken with average rates, subscriptions to IPO's and Mutual Funds by way of SMS / email on a daily basis.
	The said Attorney shall return to me/us the Securities that may have been received by it erroneously or that it was not entitled to receive. I/we do hereby ratify and confirm and agree to ratify and confirm whatsoever my/our said Attorney shall have lawfully done or may lawfully do or cause to be done by virtue of or in exercise of any power hereby granted, given authorised or implied or intended to be so granted, given or authorised and also all lawful acts, deeds, matters and things done by the said Attorney of the nature mentioned above or incidental or relating thereto or arising there-from or deemed by my/our Attorney to be requisite or expedient to be done or performed in exercise of any power herein.
10	. I/we further agree and confirm that the powers and authorities conferred by this POA shall continue to be good, valid and effective until revoked by me/us in writing at any time given to my Attorney and that the POA shall not be affected by lapse of time. This POA shall continue in full force and effect until my/our Attorney shall receive written notice of revocation thereof, signed by me/us; or, in the event of termination thereof by my/our death, until my/our Attorney shall have received actual notice thereof, and such revocation or termination shall in no way affect the validity of this POA with reference to any transactions initiated by my/our Attorney, prior to the actual receipt by the Attorney of the notice of such revocation or termination, as above provided. Further, without prejudice to the generality of the aforesaid, such revocation of this POA, in so far as any transaction, settlement of which is pending on the date of receipt of notice of revocation by my/our Attorney is concerned, shall become effective only after all pending obligations in respect of such transactions are settled on the respective settlement dates and all dues owing by me/us in connection therewith have been fully paid by me/us to the Stock Broker. Further, such revocation of the power and authority given to my/our Attorney hereby shall in no way affect the validity of any acts, deeds or things done or action taken by my/our Attorney for discharging any of my/our settlement obligations in respect of any transactions settlement of which is pending on the date of receipt of the notice of revocation by the Attorney. The request of revocation in writing is to be sent to our company's office mentioned above.

Sole / First Holder

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1) ∟

Second Holder

2) L

Third Holder

11. As per SEBI circular no.CIR/MRD/DMS/28/2010 dated 31st August, 2010, the list of demat a/c's where securities can move/pledge is listed as per schedule A.

12. This document shall be subject to the jurisdiction of courts of Indore only.

SCHEDULE A – LIST OF DEMAT ACCOUNTS

DP Name	NSDL Demat ID / CM BP ID	CDSL Demat ID / CM ID	Name	Purpose				
	IN558703	1204300000000065	Arihant Capital Markets Ltd.	Pool Account (CM ID- M50590)				
	N.A.	1204300000000261	Arihant Capital Markets Ltd.	NSE SLB (CM ID- M50590)				
	IN603131	1204300000000099	Arihant Capital Markets Ltd.	Pool Account (CM ID- 313)				
Arihant Capital Markets Ltd.	IN301983-11319671	1204300000015430	Arihant Capital Markets Ltd.	TM/CM-Client Securities Margin Pledge A/c				
	IN301983-11319680	1204300000015445	Arihant Capital Markets Ltd.	TM/CM-Client Securities Under Margin Funding Account				
	IN301983-11319698	1204300000015426	Arihant Capital Markets Ltd.	TM/CM-Client Securities Margin Pledge A/c				
	IN301983-11323362	-	Arihant Capital Markets Ltd.	TM/CM-Client Securities Margin Pledge A/c - Commodity Segment				
ICCL	IN620031	-	Indian Clearing Corporation Ltd.	MF Redemption BSE (CM Id - 313)				

Signed & delivered by:

্র First Holder's Signature	ে <u>৯</u> Second Holder's Signature	മ്ച Third Holder's Signature
Witness Signatures :	1.	2.
Witness' Name & Address		

I/We accept (For Arihant Capital Markets Ltd.)

Authorised Signatory:

Date : D	D	M	M	Y	Y	Y	γ	
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Date: __/__/20___

From:					
Client Id:	1				

To, Arihant Capital Markets Ltd. 6, Lad Colony, Y.N. Road, Indore – 452 003

I hereby declare that I have read and understood the terms and conditions of BSDA and do not want to opt for BSDA facilities and want to continue my demat account under ______ scheme.

Signature of Authorised Signatory

Please do the needful.

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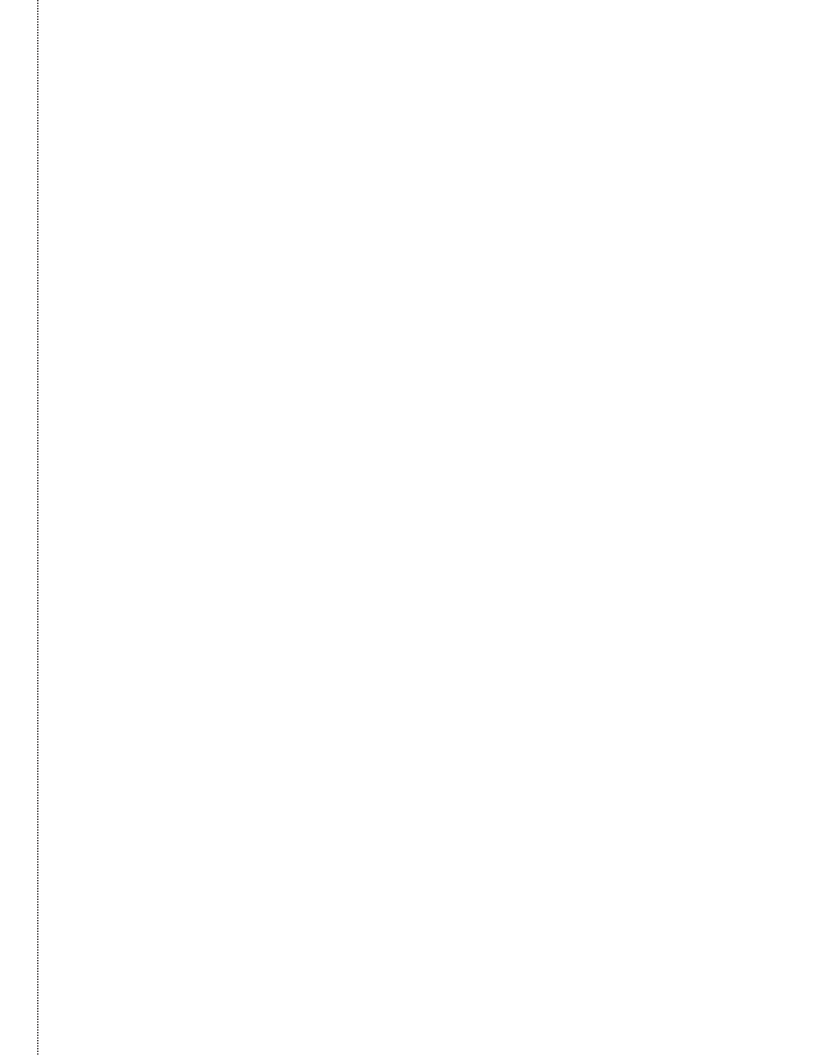
Name and signature of Client

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M M Y Y

Υ Y

NACH/ECS/AUTO DEBIT UMR	RN			Date D D M M Y	ΥΥΥΥ
MANDATE INSTRUCTION FORM Tick (✓) Sp	oonsor Bank Code		Utility Code		
CREATE MODIFY I/We hereby authorize	BSE Limited		to debit (tick🗸)	SB/CA/CC/SB-NRE/SB-NRO/O1	ther
CANCEL Bank a/c number					
with Bank		IFSC	or M	IICR	
an amount of Rupees				₹	
FREQUENCY Mthly Otly	H-Yrly Yrly 🖌 As &	when presented	DEBIT TYPE	Fixed Amount 🖌 Maxi	imum Amount
Reference 1 (Mandate Reference No.)		Pho	ne No.		
Reference 2 (Unique Client Code-UCC)		Ema	il ID		
I agree for the debit of mandate processin	ng charges by the bank whom			harges of the bank.]
PERIOD From D M M Y Y To D D M Y Y Or Until Cancelled	Y Y				
	1	2	3		
	Dital Markets Ltd. oad, Indore - 452 001 0731.4217199				
	/MIS.				
as the sole/first holder along with			and		
as the second and third holders res Clearing Members) in all your futur		f a depository account. Please		nt ID allotted to you (CM- Arihant Capital Ma	
Date : D D M M Y					





		SMAR					
Broker/Agent Code ARN:	SUB-BROKER:			EUIN:	EUIN:		
Unit Holder Information							
Name of the First Applicant :							
PAN Number :	Date of I	Date of Birth :					
Father Name :		KYC:		Mother	Name :		
Name of Guardian :				PAN :			
Contact Address :							
City :	Pincode :			State :		Country :	
Tel.(Off) :	Tel.(Res) :			Email :			
Fax (Off) :	Fax (Res) :			Mobile :			
Income Tax Slab/Networth :				Occupat	ion Details		
Place of Birth :		Country of T	ax Residence :				
Tax Id No. :							
Politically exposed person / Related to	Politically ex	kposed persor	n etc.?		Yes	No	
Mode of Holding :				Occupat	ion :		
Name of Second Applicant :							
PAN Number :		KYC:		Date of E	Birth :		
Income Tax Slab/Networth :				Occupat	ion Details		
Place of Birth :		Country of T	ax Residence :				
Tax Id No. :							
Politically exposed person / Related to	Politically ex	kposed persor	n etc.?		Yes	No	
Name of Third Applicant :		-					
PAN Number : KYC:				Date of I	Birth :		
Income Tax Slab/Networth :			Occupat	ion Details			
Place of Birth :		Country of T	ax Residence :				
Tax Id No. :							
Politically exposed person / Related to	Politically ex	kposed persor	n etc.?		Yes	No	
Other Details of Sole/ 1st Applicant							
Overseas Address :							
(In case of NRI investor)							
City : Pincode : Country :							
Bank Mandate Details							
Name of Bank :		Branch :					
A/C No. :			IFSC Cod	e:			
Bank Address :							
City :	Pincode :			State :		Country :	
Nomination Details							
Nominee Name :				Relation	ship :		
Guardian Name (If Nominee is Minor) :							
Nominee Address :							
City	Dincodo			Stata .			
City :	Pincode :			State :			
Declaration and Signature	uc ara trua an	d corroct Tho	APN holdor has discla	sod to mo (us all	tho		
I/We confirm that details provided by me/us are true and correct. The ARN holder has disclosed to me/us all the commission (In the form of trail commission or any other mode), payable to him for the different competing							
Schemes of various Mutual Fund From amongst which the scheme is being recommended to me/us.							
Date : Place :							
Dute .			1 1400 1				
1st applicant Signature :		2nd applican	it Signature :	3rd applic	ant Signat	ure :	

ADDITIONAL CLAUSE FOR MUTUAL FUNDS

(Kindly note that these additional clause(s)/ documentation(s) are voluntary and at the discretion of the trading member and the client. The same are required in order to ensure smooth functioning. The client need not execute this document if he / she does not wish to use that facility. The client has the right to terminate the document, in which eventuality, the trading member may terminate the special facility).

DETAILS OF TERMS & CONDITIONS FOR THE INVESTOR / CLIENT FOR USING BSE STAR MF/ NSE NEW MFSS PLATFORM

1. Pre-requisites for becoming Investor / Client for the BSE STAR MF/ NSE New MFSS platform :

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

2. Terms and Conditions :

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

I/We am/are/ registered as your client/ applied to be your client and have executed the KYC and other Agreement for the purpose of trading in the Equity Segment of BSE/ NSE I/We am/are interested in availing the trading facility of BSE/ NSE for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the BSE StAR MF/ NSE New MFSS.

For the purpose of availing this facility, I/we state that Know Your Client details as submitted by me/us for the stock broking may be considered for the purpose of BSE StAR MF/ NSE New MFSS and I/we further confirm that the details contained in same remain unchanged as on date.

I/We are willing to abide by the terms and conditions as mentioned in the BSE Notice dated December 2, 2009/ NSE circular dated November 24, 2009 and as may be specified by BSE / NSE from time to time in this regard.

I/We shall ensure also compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI).

I/We shall read and understand the contents of the of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I/we choose to subscribe/redeem. I/We further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund Schemes.

I/we therefore request you to register me/us as your client for participating in BSE StAR MF/ NSE New MFSS.

MARGIN TRADING DECLARATION

- 1. Arihant Capital Markets Limited (ARIHANT) is eligible to provide Margin Trading Facility (MTF)in accordance with SEBI & Exchange Guidelines as specified from time to time.
- 2. ARIHANT is desirous of extending MTF to their clients and has obtained prior permission of BSE and NSE for providing MTF to the clients. The Exchanges have the right to withdraw the permission at anytime for sufficient reasons.
- 3. ARIHANT is permitted to extend MTF to the clients on such terms and conditions as specified by the Stock Exchanges / SEBI from time to time and as mutually agreed by and between ARIHANT and the Clients. This Rights and Obligation comprises the terms and conditions applicable to MTF and ARIHANT and clients shall abide by the same and any other requirements of the margin trading framework, including other rights and obligations, if any, prescribed by the Stock Exchange/SEBI/ARIHANT form time to time. Any modifications to the terms and conditions, other than those prescribed by SEBI/Stock Exchanges, shall be intimated to the Clients giving 15 days notice in advance.
- 4. Equity Shares that are classified as 'Group I Security' by SEBI only shall be eligible for MTF. ARIHANT, at its discretion, may not provide funding under MTF to certain equity shares though classified to be "Group I Security" by SEBI. Equity shares shortlisted by ARIHANT for funding (Approved List) shall be as displayed on ARIHANT's trading website from time to time.
- 5. Initial margin, increased margin, margin shortage, margin calls, maximum allowable exposure, maximum stock specific exposure, trade confirmation, square off intimation and such other information in relation to MTF shall be communicated to the Clients electronically through one or many of the following modes, viz email, SMS, WhatsApp, mobile notifications or through telephone calls.
- 6. In order to avail of margin facility, the minimum initial margin required to be provided by the Clients, as prescribed by SEBI/Stock Exchanges, is as under: VaR + 3 times of applicable ELM in case of F & O Stocks (i.e., stocks available for trading in the F&O Segment. VaR + 5 times of applicable ELM in case of stocks other than F & O Stocks. VaR and ELM shall mean VaR and ELM as applicable to respective stocks in the cash segment.
- 7. Client shall be required to provide the minimum initial margin as applicable for a particular stock to buy that stock under MTF. The margin shall never be lower than that prescribed by the Stock Exchange/SEBI. However, ARIHANT shall have the right to demand a higher initial margin than the margin prescribed by SEBI/Stock Exchanges.
- 8. Subject to the initial margin as aforesaid, ARIHANT may, at its sole and absolute discretion, revise and increase from time to time the margin required for any stock permitted to be traded under MTF. Where client has exposure in the stock in respect of which margin has been revised but does not already have sufficient credit in the account to meet increase in margin, Client shall pay margin found short within the time prescribed for making margin payment.
- 9. Applicable minimum initial margin, increased margin, margin shortfall, if any, can be paid in the form of cash, cash equivalent, or Group I equity shares with appropriate hair cut as specified in SEBI Master Circular No. SEBI/HO/MRD/DP/CIR/P/2016/135, DTD. 16/12/2016. Client shall have the right to change collateral securities provided under the MTF with other collateral securities provided that such other collateral securities are approved and sufficient to meet the margin required.
- 10. Margin requirement on shares purchased under MTF shall be computed by grossing applicable margin i.e., minimum initial margin plus increased margin, if any, on each stock and shortage computed accordingly by deducting available margin from gross margin. Collateral shares and shares purchased under MTF (Funded Shares) shall be marked to market daily for the purpose of computing the margin/shortage of margin.
- 11. Applicable minimum initial margin and increased margin, if any, shall be kept supplied at all times by the clients in respect of the stocks purchased under the MTF. Client shall pay any shortage in the required margin immediately on receiving demand (margin call) and in any case not later than 11.00 P.M on the trade day following the day of making the margin call (prescribed time) failing which ARIHANT shall be at liberty to liquidate the funded shares and/or collateral shares to recover the dues outstanding in the account of the Clients. In case of extreme volatility in the market, ARIHANT may demand payment of margin forthwith and prescribed time for making margin payment shall be construed accordingly. Decision of ARIHANT in relation to market volatility shall be final and binding without ARIHANT having to provide any reason for the decision to the Client.
- 12. If required margin is not provided within the prescribed time, Client shall be treated as client in margin default. ARIHANT shall not be obliged to notify the client in margin default of the liquidation of shares, ahead of liquidation. ARIHANT shall not be obliged to liquidate shares proportionate to the shortage in margin.
- 13. Client in margin default shall continue to be in margin default, until the required margin is furnished in full to eliminate the shortage. Partial payment of margin or a change in the required margin shall not extend the time stipulated for making margin payment which will run from the time of making margin call to the Client.
- 14. In case margin is reduced by an amount equal to applicable ELM component of the total margin due to market volatility within a trading day (i.e, available margin becomes equal to or less than applicable VAR margin), ARIHANT reserves the right to liquidate the collaterals and/or funded shares forthwith without prior notice to the client.
- 15. MTF Clients purchasing shares not specified in ARIHANT Approved List of Group 1 securities shall be required to 100% margin upfront for such purchases.
- 16. If any shares are delisted from ARIHANT Approved List, Client shall be required to make payment of full purchase consideration against such shares on receiving margin call within the prescribed time, failing which ARIHANT shall be at liberty sell such shares without further notice to the Client.
- 17. If a client is debarred by orders of lawful authority from trading in the securities market, ARIHANT shall liquidate collateral and funded shares of the client to recover its dues to the full extent forthwith.
- 18. In case of death of a client, ARIHANT shall be entitled to liquidate the collateral and funded shares under MTF and recover the unpaid outstanding due.
- 19. Any loss arising from liquidation of the shares shall to be account of the Client. Client shall forthwith pay ARIHANT any unpaid dues outstanding in the account after liquidation of the shares.

- 20. ARIHANT reserves the right to withdraw MTF with respect to any Client without assigning any reason after giving a reasonable notice to the Client in which case dues if any outstanding in the account of the Client shall become payable immediately. Failure to make payment of the outstanding dues shall result in liquidation of collateral and/or funded shares held in Client's account.
- 21. Client may terminate the MTF account after paying all dues in the MTF account.
- 22. ARIHANT shall not use the funds and securities of one client to provide MTF to another client, even on the authority of the client.
- 23. The stocks deposited as margin collateral and funded stock shall be identifiable separately and no comingling shall be permitted for the purpose of computing funding amount.
- 24. ARIHANT may at its option allow client to buy further shares under MTF on the basis of increase in the value of collateral shares, subject to applicable hair cut. Further purchase shall not be permitted on the basis of increase in the market value of funded shares.
- 25. IPF shall not be available for transactions done on the Stock Exchange, through MTF, in case of any losses suffered in connection with the MTF availed by the client.
- 26. ARIHANT shall restrict the maximum gross exposure as well as individual stock-wise exposure of a client under the MTF at any point in time according to its internal policies and market views without assigning any reasons to the client. Furnishing applicable margin shall not by itself entitle the client to seek exposure beyond the limit restricted by ARIHANT.
- 27. Admitting clients for MTF shall be at the discretion of the Stock Broker/Trading Member. Clients request for admission to MTF may be disallowed without assigning any reason.
- 28. By agreeing to avail of MTF, the client shall be deemed to have authorized ARIHANT to retain and/or pledge the shares purchased under MTF (funded shares) and collateral shares provided as margin till the amount due in respect of the purchase and all other dues are paid in full by the Client.
- 29. ARIHANT shall maintain separate ledgers for funds and securities of the client availing of MTF.
- 30. All outstanding dues under MTF shall carry interest 18% p.a, compounded at fortnightly rest.
- 31. Outstanding dues shall not be carried in the books beyond 90 days from the date of accrual and in case Client fails to pay up the dues within the said 90 days, collateral and/or funded shares shall be sold to liquidate the dues, even though applicable margin is available in the MTF account of the Client. For this purpose, 90 days shall be computed with respect to each debit entry in respect of purchases under MTF separately and liquidation shall be carried out accordingly. ARIHANT shall have discretion to sell any stock/stocks to liquidate the outstanding dues older than 90 days.
- 32. Client shall be free to take delivery of the shares purchased under MTF anytime, but not later than 90 days, from the date of funding by making full payment of the outstanding dues in relation to the shares purchased.
- 33. Until full payment of the outstanding dues in the MTF A/c is made by the Client, collateral shares and funded shares, as far as may be required, shall be retained in the Demat A/c of ARIHANT, separately identified as collateral shares and funded shares.
- 34. Daily margin statement sent to the MTF clients shall identify margin/collateral for MTF transaction separately.
- 35. MTF account where there is no transaction under MTF for more than 90 days shall be settled immediately on expiry of said 90 days provided there are no dues outstanding in the MTF account. Dues if any outstanding in the normal trading account shall be first adjusted against the settlement amount and the remainder shall be paid to the Client.
- 36. Client admitted to MTF shall be deemed to have opted to treat unpaid shares held in Client's account with ARIHANT as shares purchased in terms of the MTF and corresponding accrued outstanding dues shall be treated accordingly. In this case, Client shall furnish additional collateral shares, cash and/or cash equivalent required to bring up available margin to the level of initial minimum margin required under MTF, within the prescribed time after receiving margin call. Option to treat accrued outstanding dues as funding made under MTF shall be available only where the outstanding due is less than 90 days old.
- 37. In case Client does not opt for MTF, all dues on account of purchase of shares, accrued /accruing, shall be payable immediately/on or before T+7 failing which ARIHANT shall sell the shares to liquidate /reduce the dues and remaining unpaid dues, if any, shall become payable forthwith.
- 38. ARIHANT shall declare and communicate to the Client risk management policies that it will follow with respect to MTF transactions. ARIHANT may amend the policies from time to time according to its risk perceptions and inform the Clients of the amendments made.
- 39. Any disputes arising between the client and ARIHANT in connection with the margin trading facility shall be resolved through the investor grievance redressal mechanism and/or arbitration mechanism of the stock exchanges as in the case of normal trades.
- 40. The Rights and Obligations prescribed hereinabove shall be read in conjunction with the rights and obligations as prescribed under SEBI circular No. CIR/MIRSD/16/2011 dated August 22, 2011, SEBI Circular No. CIR/MRD/DP/54/2017 Dtd. June 13, 2017, the Circulars relating to MTF issued by the respective Stock Exchanges, any modifications thereto from time to time and the Policies and Procedures prescribed by ARIHANT and the terms and conditions of client's agreement with ARIHANT. In case of any inconsistencies between the Rights and Obligations herein and the provisions in the aforesaid SEBI and/or Stock Exchange Circulars, the later shall prevail to the extent of such inconsistencies.

Agree to the above terms and conditions and thereby provide my consent for the margin trading facility.

CLIENT CODE:

CLIENT NAME:

CLIENT SIGNATURE:



ISO 9001-2015 Certified

Equities | Commodity | Currency | Mutual Funds | Depository Fixed Income | PMS | NPS | Merchant Banking | Wealth

Corporate Office

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SEBI Registration number for BSE/NSE (Stock Broker)- INZ000180939; NSDL - IN-DP-127-2015 DP ID-IN301983; CDSL DP ID-43000; NCDEX - 00080; MCX - 10525; AMFI - ARN 15114; SEBI Merchant Banking Regn. No. - MB INM 000011070; SEBI Research Analyst Regn. No. - INH000002764 and SEBI PMS Regn. No. INP000006660.