

INDIVIDUAL TRADING & DEMAT ACCOUNT OPENING FORM



CLIENT NAME :
CLIENT CODE / UCC :
AUTHORISED PERSON :
BO ID :

FINANCE MONITOR (INDIA) PVT LTD

Member : Bombay Stock Exchange National Stock Exchange Metropolitan Stock Exchange Depository Participant : CDSL

	INDEX O	FDOCUMENTS					
S. No.	Name of the Document	Brief Significance of the Document	Page No.				
MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES							
	KRA Form and Account Opening Form	A. KYC Form - Document captures the basic information about the constituent and an instruction/check list.	1 to 8				
1.	(Annexure 1)	B. Document captures the additional information about the constituent relevant to Trading account and an instruction / check list.					
2.	Nomination	Nominate for Demat account					
3.	Tariff sheet	Document detailing the rate / amount of brokerage & other charges levied on the client for trading on Stock Exchange(s) / Commodity Exchanges(s).	9 to 10				
4.	Rights and Obligations(Equity and Commodity)	Document stating the Rights & Obligations of stock broker / trading member, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet / wireless technology based trading).					
5.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities / commodities market.	provic Int op				
6.	Guidance note (Equity and Commodity)	Document detailing dos and don'ts for trading on exchange, for the education of the investors.	Separate copy provided to client on account opening				
7.	Policies and Procedure	Document describing significant policies and procedures of the stock broker / commodity derivatives	eparat lient o				
8.	Rights and Obligations	Rights and Obligations of Beneficial Owner and Depository Participant as Prescribed by SEBI and Depositories	w o				
	VOLUNTARY DOCUMENTS AS PROVIDED	BY THE SECURITY/ COMMODITY BROKERS					
1.	Electronic Contract Note (ECN) - Declaration	Documents for delivery of ECN	10				
2.	Client Declaration - Open Interest Position	Declaration provided by Client to FMIPL for Open Interest Position	11				
3.	Running Account Authorization	Maintaining Running Balance in clients account	11				
4.	Mobile No. and E-Mail ID consent	Same Mobile No. and E-Mail ID facility for Family members	12				
5.	Confirmation for SB/AP	Confirmation of the Arrangement with Sub-Broker / Authorised person	12				
6.	Internal Authorisation	Authorisation for transfer of funds and /or securities / commodities, Inter segment and Inter exchange	12				
7.	Voluntary Terms & Conditions	Additional terms & conditions specific to clients for the purpose of operational efficiency.	13 to 17				
8.	Power of Attorney	Transfer of Shares from client BO Account to Members Pool / Margin account	18 to 19				
	IMPOR	RTANT NOTE					

Signature of Client / First Holder







Signature of Introducer

Signature of Guardian

Authorised Signatory of Member



Signature of First Witness

Signature of Second Witness

IMPORTANT INSTRUCTIONS

- 1. All details to be filled in Capital Block letters in Black / Blue Ink Only.
- Email ID & Mobile number is mandatory for account related passwords and transaction details.
- 3. Corrections in the KYC form should be counter signed.
- Strike off whichever option in the account opening form is not applicable.
- All Originals to be produced for physical verification.
- Name & address of the applicant mentioned on the KYC form should match with the documentary proof submitted.

	KTC CHE	CKLIST (PLEASE TIC	N WHEREVER APPROPR	KIAIC)	
Ac	ceptable Docu	ments (Copies of all docum	nents to be self attested)	Please Tick	
	1. Self attest	ed copy of PAN card is manda	atory		
Important Points	2. One colore	ed front face photo (passport	size)		
important Points	3. Any POI o	r POA is in regional language	, then translation into English	is required	
	4. Sole propr	ietor must make the application	on in his individual name & ca	pacity	
	1. Unique ide	entification number (UID) (Aac	dhaar)		
	2. Valid Pass	port (Name, Address & Photo	page)		
Proof of Identity (POI)	3. Voter ID (f	ront and back)			
(Any One)	4. Valid Drivi	ng License (Name, Address &	Photo page)		
	5. PAN Card				
	6. Other 1 (P	ls. Specify)			
	1. Valid Pass	port (Name, Address & Photo	page)		
	2. Voter ID (f	ront and back)			
	3. Valid Drivi	ng License (Name, Address &	Photo page)		
Proof of Address (POA)	4. Unique ide	entification number (UID) (Aac	lhaar)		
(Any One)	5. Bank State	ement/Passbook (not more the	an 3 months old		
	must conta	ain complete address of client	:)		
Permanent /	6. Banker's \	/erification Letter			
Correspondence 7. Electricity Bill (not more than 3 months old)					
	8. Resident L	andline Tel. Bill (not more that	an 3 months old)		
Registered Flat Sale Agreement of Residence					
10. Registered Lease/Leave & License Agreement					
	11. Ration Car	rd			
Bank Proof With			cheque leaf (not more than 3 r	nonths old)	
MICR / IFSC Code		Certificate on letter head of the	e Bank (ORIGINAL)		
(First Holder Only)	3. Cancelled	Personalized Cheque leaf			
Demat Proof (Any One)		ter (CML copy duly attested b	,		
(First Holder Only)		nent / Transaction cum Holdin	g Statement		
	. ,	R Acknowledgement			
Proof of Income (Any		salary income - Salary Slip, C			
One) Mandatory for		certificate (Not more than 1 years)	<u>'</u>		
F&O,Commodity Derivatives and	. ,	emat Account Holding Statem			
Currency Segments		unt Statement for last 6 mont	hs reflecting income		
(First Holder Only)	6. Annual Ac	counts			
, ,	<u> </u>	relevant documents			
FATCA	/ CRS DEC	LARATION / SELF CE	RTIFICATION FOR IND	IVIDUAL	
Client Name					
		First/Sole Holder	Second Holder (if any)	Third Holder (if any)	
Are you U.S. Person? (Refer KYC Handout - Custo	mer Copy)	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	
Specify country of residence (Tax Residency)	e for tax purpose	☐ India ☐ Other	☐ India ☐ Other	☐ India ☐ Other	
Specify country of citizensh	ip	☐ India ☐ Other	☐ India ☐ Other	☐ India ☐ Other	
	-	cy/nationality/citizenship is other than s on depository@fmipl.in or Call us on	India, then please provide declaration / +91 2262534407	self certification under FATCA/CRS.	
FH 🧟		SHE	TH	12	

(Second Holder Signature)

(Third Holder Signature)

(First Holder Signature)



Finance Monitor (India) Pvt. Ltd.



ANNEXURE 1 - PART 1



KNOW YOUR CLIENT (KYC) | APPLICATION FORM (FOR INDIVIDUALS ONLY)

Please fill in ENGLISH & in BLOCK LETTERS with black/blue ink & tick the appropriate options

A. IDENTITY DETA	AILS								
1. Name of Applicant	FIRST NAME		MIDDL	E NAME		L	AST NAME		
2. Maiden Name		FO	R MARRIED	WOMEN C	NLY				
3. Father's / Spouse N	ame FIRST NAME		MIDDL	E NAME		LAS	ST NAME		
4. Mother Name								PHOTOGRAPH	
5. a. Gender	Male Fer	male	Transgen	ıder				Please affix your	
b. Date of birth	DD/MM/YYYY c.	Marital S	tatus Si	ngle	Married	Others	3	recent passport and sign across it	
	Indian				Resident	Individual	EUX)	and sign deross it	
6. Nationality	Other		7. Status		Non Res	ident	FH 2/23		
	Please specify,				Foreign				
8. PAN			Aadhaar						
9. Specify the proof of	identity submitted :								
B. ADDRESS DET									
1. Residence /									
Correspondence									
Address									
City/Town/Village				District					
Pin Code		State					Country		
2. Contact/Mobile No				Tel (Res.)	1			
Tel (Off.)				Email id					
3. Specify the proof of	address submitted for	Residen	ce / Correspo	ondence A	ddress:				
4. Permanent Address									
(if different from above mandator	у								
for non-resident applicant to specify overseas address)									
City/Town/Village				District					
Pin Code		State			ļ		Country		
DECLARATION									
	ails furnished above are true	and correct	to the best of my	knowledge :	and belief a	nd I undertake	to inform you of	f any changes therein,	
immediately. In case any of the	e above information is found to	be false or u	ntrue or misleadir	ng or misrepre	esenting, I ar	n aware that I m	ay be held liable		
I hereby consent to receiving in	nformation from Central KYC R	Registry throu	ugh SMS/Email or	n the above re	egistered nui	nber/email add	ress.		
Place					Signature	e of Applican	t FH 🔊		
Date	DD / MM / YYYY					1.1.	3/23		
			R OFFICE						
I hereby declare that I have method proofs with original (OSV).									
Company Policies, in the even	t if false declaration to this eff	ect.	•		•			, ,	
I hereby declare that I have madocuments. Any change in the									
www.financemonitor.co.in	.,,		,	. ,					
Details of Employee /	Documents verified	d (Client Interviev			l By			
Authorized Signatory Name & E Code	with Originals		In-Person	Verification	n done by	_		of the Intermedy	
Designation							~4	of the Inter	
Date	DD / MM / YYYY		DD	/ MM / YY	ΥΥ		SeallStam	f	
Signature									
-									



Date Signature

Finance Monitor (India) Pvt. Ltd.

SECOND HOLDER

ANNEXURE 1 - PART 1



KNOW YOUR CLIENT (KYC) | APPLICATION FORM (FOR INDIVIDUALS ONLY)

Please fill in ENGLISH & ir	n BLOCK LETTERS with bl	ack/blue in	k & tick the app	ropriate opti	ons			
A. IDENTITY DETA	AILS							
1. Name of Applicant	FIRST NAME		MIDDL	E NAME			LAST NAME	
2. Maiden Name		FO	R MARRIED	WOMEN O	NLY			
3. Father's / Spouse N	ame FIRST NAME		MIDDL	E NAME		LA	ST NAME	
4. Mother Name								PHOTOGRAPH
5. a. Gender	Male Fer	nale	Transgen	der				Please affix your
b. Date of birth	DD / MM / YYYY c.	Marital S	tatus Si	ngle	Married	Other	S	recent passport and sign across it
	Indian				Resident	Individual	SH	, o
6. Nationality	Other		7. Status		Non Resi	ident	2/7	
	Please specify				Foreign N	National		
8. PAN			Aadhaar					
9. Specify the proof of	identity submitted :							
B. ADDRESS DET	AILS							
1. Residence /								
Correspondence								
Address								
City/Town/Village				District				
Pin Code		State					Country	
2. Contact/Mobile No				Tel (Res.)				
Tel (Off.)				Email id				
3. Specify the proof of	address submitted for	Residen	ce / Correspo	ondence A	ddress:			
4. Permanent Address (if different from above mandator								
for non-resident applicant to	y 							
specify overseas address)								
City/Town/Village				District				
Pin Code		State					Country	
DECLARATION								
I hereby declare that the deta			-	-			•	-
immediately. In case any of the I hereby consent to receiving in				-	-		-	for it.
Place								
Date	DD / MM / YYYY				Signature	of Applicar	nt SH 3/7	
Date	DD / IVIIVI / T T T T	FOI	D OFFICE	LISE ON	ıv			
I hereby declare that I have me	et the client nersonally and ve		R OFFICE			nening form (I	n Person Verifica	tion) and have verified all
the proofs with original (OSV).	I am aware of Civil and Crim	inal liability t						
Company Policies, in the event I hereby declare that I have ma			s' Tariff Sheet 'l	Riahts & Ohlia	ations' RDI	Cuidance N	lote and all the no	n-mandatory
documents. Any change in the								
www.financemonitor.co.in	Decuments well's	<u>.</u>	01:		-tl '	D.		
Details of Employee / Authorized Signatory	Documents verified with Originals) د ا	Client Intervier	wed By & Ir Verification		ВУ		-4
Name & E Code	man Originalo		1111 013011	· Ormodion	aono by			_{Intermediary}
Designation							SeallStamp of th	Je III.
Date	DD / MM / YYYY		DD	/ MM / YYY	Υ		SeallStarr	



Finance Monitor (India) Pvt. Ltd.



ANNEXURE 1 - PART 1



KNOW YOUR CLIENT (KYC) | APPLICATION FORM (FOR INDIVIDUALS ONLY)

Please fill in ENGLISH & in BLOCK LETTERS with black/blue ink & tick the appropriate options

A. IDENTITY DET									1 4 0 7	- N 1 A A 4 T	
1. Name of Applicant	FIRST NAME		00.1	MIDDL			N II N /		LAS I	NAME	
2. Maiden Name		-	OR IV	/ARRIED			ONLY				
3. Father's / Spouse N	ame FIRST NAME			MIDDL	_E NA	ME		L	AST N	IAME	DUOTOODADU
4. Mother Name											PHOTOGRAPH
5. a. Gender	Male Fen	nale		Transger	nder						Please affix your recent passport
b. Date of birth	DD / MM / YYYY c.	Marital	Statu	s S	ingle		Married	Othe	rs	,	and sign across it
	Indian						Residen	t Individual		TH 🙈	
6. Nationality	Other			7. Status			Non Res	sident		TH 🔉 2/7	
	Please specify						Foreign	National			
8. PAN			Aa	adhaar							
9. Specify the proof of	identity submitted :										
B. ADDRESS DET	AILS										
1. Residence /											
Correspondence											
Address											
City/Town/Village					Distr	rict					
Pin Code		State							Co	untry	
2. Contact/Mobile No					Tel ((Res.))				
Tel (Off.)					Ema	ail id					
3. Specify the proof of	address submitted for	Reside	nce /	Correspo	onder	nce A	ddress:				
4. Permanent Address (if different from above mandator											
for non-resident applicant to	, y										
specify overseas address)											
City/Town/Village					Distr	ict			1 -		I
Pin Code		State							Co	untry	
DECLARATION											
immediately. In case any of the	ails furnished above are true a e above information is found to l nformation from Central KYC R	be false or	untrue	or misleadir	ng or m	isrepre	esenting, I ar	m aware that l	may be		
Place							Signature	e of Applica	nt TH	Ø	
Date	DD / MM / YYYY						Oignature	o or Appliod	3/7		
		FC	R C	FFICE	USE	ON	ILY				
I hereby declare that I have me the proofs with original (OSV). Company Policies, in the even I hereby declare that I have ma documents. Any change in the www.financemonitor.co.in	I am aware of Civil and Crimit if false declaration to this effected the client aware of 'Policy 8	nal liabilit ect. & Procedu	/ that i	may devolve ariff Sheet, '	e upon Rights	me (irr & Obliç	respective o	of whether I re	emain in Note ar	n employm	ent or not) as per law and on-mandatory
Details of Employee / Authorized Signatory	Documents verified with Originals			nt Intervie In-Person							
Name & E Code	with Originals			m-i 613011	v Grill	Jaliul	i dolle by				the Intermediary
Designation										of amo	the Ille
Date	DD / MM / YYYY			DD	/ MM	/ YY	YY		Sea	ill Stann	
Signature											

			ANNE	XURE 1 - PA	RT 2		
A.DETAILS OF	ACCO	TNUC	HOLDER(S)				
Account Holder(s)		Sole /	First Holder	Second	l Holder	Th	nird Holder
Name							
Occupation (please tick any one and give brief details)	Publ Gove Serv Busi	ate Secto lic Secto ernmen vice iness essiona	Or Retired Housewife	Private Sector Public Sector Government Service Business Professional	Agriculturist Retired Housewife Student Others (Please specify	Private Se Public Sec Governme Service Business Professior	Retired Housewife
Brief details:							
B.TYPE OF AC	<u> CCOUI</u>	<u> </u>					
Status				Sub-Statu	S		
Individual			Individual Resident Individual Director's Individual Promoter Individual Margin Tr		Individual - D Individual - H Minor Others (Spec	UF / AOP	
NRI			NRI Repatriable NRI -Repartiable Pr NRI - Depository Re			epatriable epartiable Pron cify)	
Foreign National			Foreign National Others (Specify)		Foreign Nation	onal - Depositor	ry Receipts
C.IN CASE OF	NRIs/	FORE	IGN NATIONAL	_S			
RBI Approval Refere						Approval date	DD / MM / YYYY
D. BANK ACC	DUNT	DETA	ILS (DEFAULT	BANK WILL B	E CONSIDERE	ED FOR PA	YOUT OF FUNDS
	,		Default Bank	Details		Bank 2 Det	tails
Bank Name							
Bank Address							
Account No.							
City/Town /Pincode		in 10	2	f NDF (NDC)	0 - 1 10		
Account Type MICR Code	5	avings/C	Current/Others in cas	e of NRE/NRO	Savings/Ct	arrent/Others in	case of NRE/NRO
IFSC Code							
	Y / RF	EPOS	SITORY ACCO	NINT DETAILS			
L. DEI GOITON		_1 00	DP 1 Details	JONI DETAILO		DP 2 Deta	nils
Depository	✓ CE	DSL		P RP	□ CDSL	□ NSDL	□ CP □ RP
DP/ CP/ RP Name	FINAN	СЕ МО	NITOR (INDIA) PRI\			-	-
Client Name							
DP ID	120324	400					
BO ID							
F. TRADING PR	REFER						
Exchange		Segme	ent		Signature of the	Applicant	
NSE / BSE		Cash			FH > 4/23		
NSE / BSE		F&O			FH ≥ 5/23		
NSE / BSE		Currenc	cy Derivatives		FH 26/23		
NSE / BSE Mutual Fund				FH 🥦			
MCX	'	- Tracaar			7/23 FH		
SLBM					8/23 FH >		
ICEX					9/ 23		
BSE / NSE		Commo	odity		10/23 FH 3 11/23		
-		Commo	ouity		11/23 FH > 12/23		
Any Other (Specify		ing on any	v other Exchange at a lat	er date, which is not sale		onsent letter is re-	quired to be obtained by the
Member from client and				aato, milion io not oble	cisa nom, a coparate o		quille to so obtained by the

G. INFORMATION FOR PREVENTION OF MONEY LAUNDERING ACT, 2002						
Cross Annual Income	☐ Below 1 lac ☐ 1-5 Lacs ☐ 5-10 Lacs ☐ 10-25 L	.acs \square >	25 Lacs			
Gross Annual Income	OR Net Worth in ₹ ("Net worth should not be older than 1 year) as on date	DD / MM /	/ YYYY			
Is the Client Politicall	y Exposed Person (PEP) or Related to a PEP Yes N	10				
	/ TRADING EXPERIENCE					
☐ No Prior Experien		ears in oth	er investment r	elated fields		
	Y CLIENT SUB CATEGORY					
	lity Trader Processor/Miller Retail – Individual Farme	er 🗆 Fore	eign Portfolio Ir	nvestor-1		
☐ Foreign Portfolio I	nvestor-2	riduals \square	Not Applicable	9		
J. EDUCATIONA	L QUALIFICATION					
UNDER GRADUA K. PAST ACTIO	TE 🗆 GRADUATE 🗆 POST GRADUATE 🗀 PROI	FESSIONA	AL.	_		
	proceedings initiated / pending / taken by SEBI / Stock Exchange / S	Security / C	Commodity Exc	change / anv		
1	the client during the last 3 years:	,	,	0 ,		
□ No	If yes, please specify					
L. INTRODUCER	R					
Status of Introducer	☐ Sub-broker/AP ☐ Employee ☐ Existing Client ☐ Others (Specify):				
Introducer Name:	AP/Emp/Clie	ent Code:				
Address:						
	Signature of the AP /	(3			
Mobile No:	Introducer			.		
M. DEALING THE	ROUGH SUB-BROKERS/AUTHORISED PERSON (A	(P) / OTH	HER STOCK	K BROKERS		
If Yes, please specify:						
Name of Stock Broker	Finance Monitor (India) Pvt Ltdd Name of SE					
Name of Exchange	NSE/BSE Client Code (as given by other by	oroker)				
	s pending from/to such stock broker/sub-broker: Whether you are a					
Member / Sub-broker /	•					
If yes, provide SEBI RE						
N. STANDING IN						
-	receive Physical Contract Note (PCN) or Electronic		Electronic	c ☐ Physical		
Contract Note (ECN)	receive rights & obligation, uniform RDD, Do s & Donts		Licotronic	- I Hysical		
either in electronic fo			Electronic	Physical		
	avail of the facility of internet trading/wireless		Yes	□ No		
	ty (Refer Rights & Obligation document)		Yes	□ No		
	ed through Power of Attorney (PoA)		Yes	□ No		
SMS Alert Facility	(Makila Na		☐ Yes	□ No		
	Mobile No.		103	110		
	[(Mandatory, if you are giving Power of Attorney (POA)] [If POA is not granted & you do not wish to avail of this facility, cand	ol this				
	option].	CI UIIS				
Transactions Using	I wish to avail the TRUST facility using the Mobile number registered	for SMS	Yes	□ No		
Secured Texting	Alert Facility.					
Facility (TRUST).	I have read and understood the terms and conditions prescribed by	CDSL for				
Refer to T&C	the same. I/We wish to register the following clearing member IDs under my/or	ur helow				
	mentioned BO ID registered for TRUST	ui below				
	Stock Exchange Clearing Member Clearing Member I	D				
	Name/ID Name (Optional)					
easi	To register for easi, please visit our website www.cdslindia.com. Eas					
	BO to view his ISIN balances, transactions and value of the portfolio	online.				

	OPTION	<u> 1:</u>													
		•	sue Delivery Ins		,						•			•	•
			ugh I / we have				• (,					•		
	favour of /	with					the at								
			ng delivery inst						e tra	des	[set	ttlem	nent	rela	ted
Receive Delivery			rough such Clea	aring Member /	by P	MS m	anage	ſ <u>.</u>							
Instruction Slip	OPTION		e Delivery Instru	ction Slin (DIS)	for th	a tim	a hain	n ein	ا مور	م۱۸۱ /	hav	ω ie	اممراء	a D	ΟΔ /
			ent in favour of									C 13			f the
	attorney / Cl	learing Mer	nber / PMS mar	nager) for ever	utina	الما	ary ine	ructio	one f	or ea	atting	n etc			
			ted transactions												
			Instruction Slip (
	request at ar	•	. ,	Diej beerder ei	louid	50 10	ouou t	5 1110	7 40		iouic	atory	011 1		, oui
I/We instruct the DI				our account						ΓΑι	ıtom	atic	Cred	lit1	
(If not marked, the de	efault option wor	uld be 'Yes')	our account							es			No)
I/We would like to i	nstruct the DP	to accept	all the pledge ir	structions in	my/o	ur ac	count								
without any other f			y/our end							Y	es			No)
(If not marked, the de															
I/We request you to		ic Transac	tion-cum-Holdiı	ng						Y	es			No)
Statement at the en	nail ID														
I/We would like to s	hare the email	ID with the	RTA							Y	es			No)
I/We would like to r	eceive the Ann	ual Report									lectr	onic			ysical
(Tick the applicable by				e in Electronic)										ctronic
` ' '			<u> </u>		,					7(11 1	iiyo	noui	unu	LIC	ou or iii
	I/ We wish to receive dividend/interest directly in to my bank account as given below through ECS (If not marked, the default option would be Yes) Yes N							No)						
	ECS is mandatory for locations notified by SEBI from time to time]														
Account Statement Requirement							·hlv								
. , , , , , , , , , , , , , , , , , , ,															
* [Mandatory if you are giving Power of Attorney (PoA). Ensure that the mobile number is provided in the KYC Application Form]															
O. BASIC SERVICES DEMAT ACCOUNT (BSDA) CONFIRMATION															
☐ I/We do wish to opt ☐ I/We do not wish to opt for BSDA till my further instructions															
P. GST REGISTRATION DETAILS															
Registration No : Name of the State : Guardian Details (where sole holder is a minor):															
[For account of a mino	r, two KYC Applic	ation Forms	must be filled i.e.	one for the guard	dian a	nd and	ther for	the r	ninor	(to b	e sig	ned	by gu	ardia	an)]
Guardian Name						PAN	Card								
Relationship of guare	dian with minor				•			•							
NOMINATION	OPTION														
	nake a nominati	ion			We do	not	wish to	mak	e a n	omir	natio	n			
			HOLD	ER DETAIL	S										
First Holder's	Nama		HOLD	PAN		T		Т					П		
First Holder's	Name			UID				+					_		
														_	
				EXCHANGE	NAME	8 ID									
					VAIVIL	Q 1D									
Second Holder	r's Name			PAN											
				UID											
Third Holder's	Name			PAN											
				UID											
			DECL	ARATION											
			_										outlined in	those	
1 I/We further confirm having received	road & understood the contents of	f the 'Dolicies & Procedur	o' 'Diahte & Ohligations' document	e) 'Diek Diedoeuro Document &	Do'c & Don'	te Guidan		a harahy ar	aroo to bo l	hound by	euch prov				leading
I/We further confirm having received documents. I/We have also been info I/We hereby declare that the details	ormed that the standard set of docu	uments has been displaye	ed for Information on member's design	gnated website i.e www.financen	nonitor.co.i									ue or mis	-
documents. I/We have also been info 2. I/We hereby declare that the details or misrepresenting, I am/we are awa 3. I/We confirm having read/been expla	ormed that the standard set of docu furnished above are true and corre ire that I/we may be held liable for it ined and understood the contents of	uments has been displaye rect to the best of my/our l it. of the document on policy	ed for Information on member's design knowledge and belief and I/we under and proceduresofthe stock brokera	gnated website i.e www.financen ertake to inform you of any cha ndthe tariffsheet.	nonitor.co.i Inges therei	n, immedia	ely. In case a	any of the	above info	ormation	is found	to be fal	se or untru		- 4- 1"
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NOMINATION Nomination Registration No. Date: dd-mm-yyyy I/We the sole holder / Joint holders / Guardian (in case of minor) hereby declare that: □ I/We do not wish to nominate any one for this demat account. □ I/We nominate the following person/s who is entitled to receive security balances lying in my/our account, particulars whereof are given below, in the event of the death of the Sole holder or the death of all the Joint Holders. **BO Account Details** Client ID: DP ID: 12032400 Name of the First Holder Name of the Second Holder Name of the Third Holder Nominee 1 Nominee 2 Nominee 3 **Nomination Detail s** Nominee Name: *First Name: Middle Name: *Last Name *Address *City *State *Pin *Country Telephone No. Fax No. PAN No. UID **Email ID** *Relationship with the BO: Date of birth(Mandatory if Nominee is a dd-mm-yyyy dd-mm-yyyy dd-mm-yyyy minor) Name of the Guardian of Nominee (if nominee is a minor) *First Name: Middle Name: *Last Name *Address of the **Guardian of nominee** *Citv *State *Pin Country Age

Nomination Detail s	Nominee 1	Nominee 2	Nominee 3
Telephone No.			
Fax No.			
Email ID			
*Relationship of the			
Guardian with the			
Nominee:			
*Percentage of allocation of securities:			
*Residual Securities			
[please tick any one			
nominee. If tick not marked default will			
be first nominee]:			
-			
*Nominee Identification			
details: (Please tick any one of following and provide details of same)			
☐ Photograph & Signature			
☐ Savings Bank Account No.			
□ Proof Of Identity			
□ Demat Account ID			
securities remaining after of nominee, then the first nomine * Marked is Mandatory field	distribution of securities as per purpose will be marked as nominee end	,	to choose one such
· ·	ittest signature(s) / Thumb impress	ne / us and also any testamentary docu cion(s)	ment executed by me7 us.
Signature of Witness:	ntoot oighataro(o) / Thamb improce	ion(o).	
Address:		_	
FW			
•	7		
by the same and by the Bye true and to the best of my/ou any change(s) in the details	Laws as are in force from time to ur knowledge as on the date of ma s / Particulars mentioned by me	ument and terms & conditions and ago time. I / We declare that the particular aking this application. I/We agree and / us in this form. I/We further agree formation will render my account liable	ars given by me/us above are undertake to intimate the DP that any false / misleading
FH 12 14/23 (First/Sole Holder S	ignature) SH25/7 (Second Ho	older Signature)	Holder Signature)

BROKERAGE DETAILS Cash Market / Capital Market Delivery Jobbing Brokerage on Side Max (%) Slab No Max (%) Slab No Min 1st Side 2nd Side(Same Day Sq. Off) **Future & Option Derivatives EQUITY FUTURE EQUITY OPTION** Brokerage on Side Min Max (%) Slab No Max (%) Slab No Min 1st Side 2nd Side(Same Day Sq. Off) **Currency Market CURRENCY FUTURE CURRENCY OPTION** Brokerage on Side Max (%) Slab No Min Max (%) Slab No Min 1st Side 2nd Side(Same Day Sq. Off) **FUTURE COMMODITIES MARKET** Jobbing Delivery Brokerage on Side Min Min Max (%) Slab No Max (%) Slab No 1st Side 2nd Side(Same Day Sq. Off) **Commodity Option Market** Brokerage on side Max (%) Per lot Slab No Min 1st Side 2nd Side (Same Day Sq.Off) **Spot Commodities Market** Delivery Jobbing Brokerage on Side Min Min Max (%) Slab No Max (%) Slab No 1st Side 2nd Side(Same Day Sq. Off) **OTHER CHARGES** Stamp Duty 🗹 Statuary Charges 🗹 Transaction Charges 🖸 GST 🗹 STT 🗹 SEBI Fees 🗹 CTT Charges 🖸 CHARGES FOR DEPOSITORY SERVICES

	CHARGES FOR DEPOSITOR T SERVICES								
Sr.No.	Service	Individual	Corporate						
1.	Dematerialisation	Rs. 100/- per request + Rs 25/- per certificate	Rs. 100/- per request + Rs 25/- per certificate						
2.	Rematerialisation	Rs. 25/- per requestt							
3.	Equities - Transfer Fees - Market & off Market	Per Transaction minimum of Rs. 30/-							
4.	Pledge Creation / Closure / Invocation	Rs. 50/- ttransaction							
5.	Account Maintenance Charges (AMC Per Annum-Pro -Rata)	Upto Market value of Demat upto Rs 200,000 = NIL Above 200,000 = Rs 35/- per month	Rs. 1000/- p.a. upfront						
6.	Other Charges	Duplicate DIS Book Rs. 100 Courier Rs. 75 Printing Rs. 150 per month	Duplicate DIS Book Rs. 100 Courier Rs. 75 Printing Rs. 150 per month						

Notes:

- 1. Minimum Brokerage will be applicable for F&O trading.
- 2. Brokerage rate will not exceed the maximum rate as prescribed by SEBI / Exchanges.
- 3. All regulatory and statutory levies will be charged at Actual to the client, based the rate prevailing from time to time.
- 4. Fees schedule based on existing CDSL charges and is subject to change at the sole discretion of the Finance Monitor (India) Pvt. Ltd. after giving 30 days notice.
- 5. GST Tax extra as applicable.
- 6. All charges are payable monthly.
- 7. All reference prices will be NSE price.
- 8 There will be No on Market Transfer Charges for Pay In into Finance Monitor (Inidia) Pvt. Ltd. w.e.f. 01.04.2006.
- g I/We authorise FMIPL to collect my/our DP charges from my trading account.
- 10. For Electronic Delivery through MCX / NCDEX / ICEX client need to open separate respective COMRIS / COMTRACK / NERL / CCRL / EDCM account with participant. Separate charges with applicable taxes if any will be debited in client's ledger account. In
- 11. case of intra day transaction in Security contract first leg rates as above shall be charged on the buy value or sell value depending upon whichever is higher and second leg rates shall be charged vice versa.
- 12. Commission of Clearing & Forwarding Agent/Commission agents, if appointed on behalf of clients for the purpose of taking of deliveries will be charged at actual.
- 13. Statutory levies including but not limited to Commodities Transaction Tax, GST on brokerage & charges, Stamp duty, Turnover charges, SEBI turnover fees & RMS fees shall be levied as per the rates applicable from time to time.
- 14. Finance Monitor (India) Pvt. Ltd. reserves the right to revise the tariff structure from time to time at its sole discretion, under advance intimation to clients either by way of ordinary post or by an email or by SMS or by notification on the back office interface.

FH > 15/23	SH2617	TH 26/7
(First/Sole Holder Signature)	(Second Holder Signature)	(Third Holder Signature)

APPENDIX A. ELECTRONIC CONTRACT NOTE [ECN] DECLARATION (VOLUNTARY)

I,_____a client with Member M/s Finance Monitor (India) Pvt. Ltd of NSE/BSE/MSEI Exchange undertake as follows:

- 1) I am aware that the Member has to provide physical contract note in respect of all the trades placed by me unless 2) I/ myself want the same in the electronic form. I am aware that the Member has to provide electronic contract note for my convenience on my request only
- 3) Though the Member is required to deliver physical contract note, I find that it is inconvenient for me to receive physical contract notes. Therefore, I am voluntarily requesting for delivery of electronic contract note pertaining

to all the trades carried out / ordered by me.

- 4) I have access to a computer and am a regular internet user, having sufficient knowledge of handling the email operations.
- 5) My email id is _____

This has been created by me and not by someone else.

- 6) I am aware that this declaration form should be in English or in any other language known to me.
- 7) 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 in own handwriting of the client.)

Client Name						
Client Code			Pan No			
Address						
City			Pin Code			
Place		Date		Client Signature	FH ≿ 16/23	a
Verification of	Verification of the client signature done by,					
Name of the de	esignated officer of the Member					
				Signature	\boxtimes	
Date			Employee C	ode		

CLIENT DECLARATION - OPEN INTEREST POSITION

I/We, the undersigned, have taken cognizance of circulars issued by SEBI / Security/ Commodity Exchanges from time to time on the guidelines for calculation of net open positions permitted in any Security/ Commodity and I/we hereby undertake to comply with the same.

I/We hereby declare and undertake that I / we will not exceed the position limits prescribed from time to time by Security/ Commodity Exchanges or SEBI and such position limits will be calculated in accordance with the circulars on position limits as modified from time to time.

I/We undertake to inform you and keep you informed if I / any of our partners / directors / karta / trustee or any of the partnership firms/companies / HUFs / Trusts in which I or any of above such

person is a partner / director / karta / trustee, takes or holds any position in any Security/ Commodity forward contract / Security/ Commodity derivative on Exchanges through you or through any other member (s) or Exchanges, to enable you to restrict our position limit as prescribed by the referred circular of Exchanges as modified from time to time.

I/We confirm that you have agreed to enter order in Security/ Commodity forward contracts / Security/ Commodity derivatives for me / us as your clients on Security/ Commodity Exchanges only on the basis of our above assurances and undertaking.

I/We further undertake to bear any liable/penalty/charges levied by Security/ Commodity Exchanges / SEBI.

Client Signature FI

RUNNING ACCOUNT AUTHORISATION (VOLUNTARY)

(For Equity and Commodity Exchanges)

I/We having Client Code are dealing through you as a client for BSE /NSE/MSEI in Capital Market and / or Future & Option segment and / or Currency Derivatives and /or interest rate future MCX, NCDEX & ICEX & in order to facilitate ease of operations and upfront requirement of margin for trade. I/ We authorize you as under:

1.I/We request you to maintain running balance in my account & retain the credit 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 unless I /we instruct you otherwise.

2.I/ We request you to retain securities / commodities 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.

3.I/We request you to settle my/our funds and securities / commodities account once in every calendar **Quarter/ Month** (strike out whichever is not applicable) except the funds given towards collaterals / margin inform of Bank Guarantee and / or Fixed Deposit Receipt.

4.In case I/ We have an outstanding obligation in derivative market on the settlement date, apart from margin liability you may retain additional margins (maximum up to 125% of

margin requirement on the day of settlement) to take care of any margin obligation arising in next 5 trading days.

5.I/We hereby authorize you to retain amount in my account up to Rs. 10,000/- (Net amount across segments and across stock exchanges) until specific instructions are given by me/ us for release of the said amount. Further, I/We understand that this threshold limit is not applicable in case. If I/We have not traded even once during the last one **Month / Quarter** then settlement shall be done as per the SEBI circular in such cases.

6.In respect of Cash Market transactions, you may retain entire pay-in obligation of funds and securities / commodities due from me/us as on date of settlement. Further, for next day's business, you may retain funds / securities / commodities / margin to the extent of value of transactions executed on the day of such settlement in the cash market only.

7.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 preferably within 7 working days from the date of receipt of funds /securities /commodities or statement of account or statement related to it, as the case maybe. I/we, however, reserve my/our right to revoke this authorization at anytime in writing.

Client Signature FH 18/23

SAME MOBILE NUMBER/EMAIL OR BOTH FOR TRADE CONFIRMATION client provide the SMS/Email/both (SMS & Email) confirmation on of Finance Monitor (India) Pvt. Ltd. (FMIPL) the same mobile number and Email ID as that of the Master with client code hereby confirm client as mentioned in the KYC Application form. that I am a family member: I hereby understand all the risk that can arise in future due ☐ Self ☐ Spouse ☐ Dependent Children ☐ Dependent to this and take all the responsibilities for the same. I also Parent of client your agree that FMIPL will not be responsible for any loss/ (herein referred as problem/unauthorized trading claim if arises in any of the master client) having client code scenario out of this. I request and give you the mandate to Client Signature ARRANGEMENT WITH SUB-BROKER / AUTHORISED PERSON I/We confirm that I/we have been introduced to Finance I/we further agree and accept that I/we will not hold FMIPL Monitor (India) Private Limited (FMIPL) by a Sub Broker responsible for any loss, damage, other liability or Authorised Person consequence, direct or indirect, arising out of any error of (SB)/an (AP) (as mentioned below) appointed by FMIPL commission or omission by the SB/AP with regard to any dealing and or transaction based on or transactions base relevant Exchange(s) norms. In this connection I/we

am/are aware of the following: The SB/AP shall not receive or pay any money or securities/commodities in his/her/ or account. ΑII own name receipts securities/commodities and funds shall payments of be made only in the name of the FMIPL: his/its remuneration-fees, SB/AP shall receive charges, commissions, salary etc for his/its services only from the FMIPL and he/she/it shall not charge any amount whatever from the client; In view of the foregoing, I/we acknowledged that the SB/AP is not authorised by FMIPL to enter into any private arrangement with any clients of FMIPL including those introduced by him/her/it.

Client Signature FH 20/23

I/we further agree and accept that I/we will not hold FMIPL responsible for any loss, damage, other liability or consequence, direct or indirect, arising out of any error of commission or omission by the SB/AP with regard to any dealing and or transaction based on or transactions base on or resulting out of any private agreements (if any). Between me/us and the SB/AP. I/we agree that all debit instruction slips and other documents in respect of my/our depository Beneficial Owner account with Finance Monitor (India) Private Limited (FMIPL) shall not be left in the custody of the SB/AP, either blank, partially filled up and/or executed/signed. I/ we further agree and accept that I/we will not hold FMIPL responsible for any loss, damage, other liability or consequence, direct or indirect, arising out of my/our action in leaving such blank, partially filled up and/or executed/signed documents with the SB/AP.

I/We hereby agree for the arrangement with the client				
Accepted by Sub- B	Broker			
SB/AP Signature				
SB/AP Name				

AUTHORISATION FOR TRANSFER OF FUNDS AND / OR SECURITIES / COMMODITIES, INTER SEGMENT AND INTER EXCHANGE

- I / We hereby authorize you as under:
- 1-To transfer funds and/or securities / commodities from my /our account in one segment against my/our obligations in an other segment in the same exchange or different exchange.
- 2.To transfer funds and/or securities / commodities from my /our account in one in one segment against collaterals/ margin for my/our trade in another segment against collaterals /margin for my/our trade in another segment in the same Exchange or different Exchange.
- 3.I/We am/are aware that the funds means monies that is lying as credit in my/our account or pay-outs that are to be

received from the exchanges arising out of sale securities / commodities. Similarly, I/We am/are aware that securities / commodities means, shares lying with you, on my/our behalf, for which I/We have fully paid for or margin or shares that are to be received as pay-out from the Exchange/s.

The above transfer of funds can be done either by way of journal entry (JV) or by way of physically exchanging cheques. In case if I/We wish to withdraw this authorization, I/We shall inform FMIPL in writing and acknowledge by FMIPL at least 15 day in advance from the date of withdrawal.

Client Signature	FH ≥ 21/23

VOLUNTARY TERMS AND CONDITIONS

1. Policy for Penny Stock

A stock that trades at a relatively low price and market capitalization. These types 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. Depend on the market condition and RMS policy of the company RMS reserve 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. Refusal of orders for Security/Commodity Derivatives

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

3. 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 a) through the stock broker's trading system (including exposure limits. turnover limits. limits as to the number. value and/or kind of securities/commodities in respect of b) 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/commodity specific/volume specific exposures etc.). and the stock broker may be unable to inform the client of such variation, reduction or imposition in advance. The client agrees that the stock broker shall not be responsible for such variation. reduction or imposition or the client's inability to route any order through the stock broker's trading system on account of any such variation. reduction or imposition of limits. The client further agrees that the stock broker may at any time. at its sole discretion and without prior notice. prohibit or restrict the client's ability to place orders or trade in securities/commodities 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 c) limited to the reason of lack of margin/securities/ commodities 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/commodity 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.

4. Imposition of penalty / delayed payment charges:

- I.1 In case of delay in payment by the client to FMIPL on its due date, FMIPL in respect of such delayed payment will be entitled to recover late / delayed payment charges from due date. The said delayed payment shall include amounts payable by the client to FMIPL in respect of Initial margin, Mark to Market, shortfall of Margin(s) in prescribed modes, and /or other margins and pay in obligations. Late payment charges will be levied up to 2% per month or a part of month on delayed payment for the delayed period. The trade of the client may not be executed by FMIPL if the client does not clear trade related dues along with delayed payment charges. The client will not be entitled to any interest on the credit balance /excess margin available /kept with FMIPL.
- 4.2 A delayed payment charge is applied to act only as deterrent measure. The client should not consurate it as funding arrangement. The client cannot demand continuation of service on a continued basis citing levy of delayed payment charges.
- 4.3 FMIPL may impose fines /penalties for any order /trades /deal /actions of the clients which are contrary to this mandatory and voluntary Client Registration documents / rules /regulations /byelaws 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 FMIPL 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 order /trades /deal/actions of the client , the same will be borne by the client .

5. Shortage in Obligations arising out of internal netting trades.

Finance Monitor (India) Private Limited (FMIPL)has revised its policy for settling transaction, which remains unsettled due to Internal Shortages: Internal Shortages means one client has failed to give the delivery of the securities/commodities sold, which has resulted into short delivery to other client(s) of FMIPL. The Client hereby agrees that if he/she/it has short delivered any securities/ commodities against his/her/its obligation towards counter party who is a client of FMIPL and the delivery of the securities/commodities was also not effected through auction in the market (Self Auction) for any reason including that self-auction is not permitted on the exchange, then the contract shall be closed out and the close out price will be higher of:(a) The highest price of the securities/ commodities prevailing in NSE or as the case may be BSE on the date of commencing from the date of transaction till the day of auction relevant to the trade (auction day) or (b) The closing price for the securities/commodities on the auction day as increased by 3% of the closing price for F&O traded scrip or 7 % for other scrip or such other % as

may be revised by FMIPL from time to time. The amount so determined shall be debited to the account of the client who defaulted to deliver and the same amount will be credited to Buyer Client.

Compulsory Close-out of securities/commodities under Corporate Action

In cases of securities/commodities having corporate actions and under 'no-delivery period' for the corporate action, all cases of short delivery of cum transactions which cannot be auctioned on cum basis or where the cum basis auction payout is after the book closure / record date, would be compulsory closed out at higher of 10% above the official closing price on the auction day or the highest traded price from first trading day of the settlement till the auction day. Accordingly, if a client fails to give the delivery of the securities/commodities sold, which if resulted into Internal Shortage, such client will be debited for the transaction at the rates prescribed above. Similarly, if FMIPL is unable to give the delivery of the securities/commodities bought by any client due to the Internal Shortage, such client will receive the credit for the transaction at the rates prescribed above.

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

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

7. 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.

8. De-registering a client :-

Not withstanding anything to the contrary stated in the mandatory and non-mandatory client registration documents, the stock broker shall be entitled to terminate the mandatory and non-mandatory client registration documents 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/ commodities or disturb the normal/proper functioning of securities/commodities 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 mandatory and non-mandatory client registration documents 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 mandatory and non-mandatory client registration documents;
- (viii) If the Client has made any material misrepresentation of facts, including (without limitation) in relation to the Security/Commodity;
- (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;
- 9. The Client agrees that FMIPL will not be responsible for partial execution of orders placed by the Client. The Client also agrees that all orders placed by him shall be treated as orders for that particular session only. In case the Client wants the orders to be carried forward or extended for the day or for more number of days he shall communicate the same to FMIPL.

Undertaking for Services by way of SMS alerts / Whatsapp or any electronic mode by Trading Member on Mobile /Cellular phones or any other electronic gadgets.

I / we are having a trading account with Finance Monitor (India) Pvt. Ltd. for the purpose of trading on Exchanges as per the client registration document executed. I / we have registered the Mobile No. as mentioned in KYC Application form for receiving SMS alerts in respect of various services being offered by you including Trading Calls.

A. In respect of investment/trading advisory services received from the trading member, I/We undertake to the trading member and confirm to use our own judgement in taking a call on the said investment(s). I/We also undertake to the trading member and confirm that I/we execute trades in the identified security/commodity(s) according to my/our financial strength/capability.

I/We declare and agree that the trading member shall not be responsible for any loss suffered by me/us on account of executing or omitting to execute any trades in pursuance of the SMS alerts(s) and / or investment advises sent by the trading member. I/We shall not have any claim whatsoever against the trading member in respect of the above mentioned acts or omissions.

- I /We hereby state that my number is not under Do Not disturb directory and I /We am availing this services on my own will and there will be no financial obligation of FMIPL in case of legal disputes.
- B. In respect of all other intimation services offered by the trading member, I/We undertake to indemnify the trading member and absolve the trading member of any claims on account of various services rendered to me/us in respect of servicing my trading account with them.
- 11. Digitally signed Contract Notes/ Statement of Accounts: The Client hereby agrees and permits FMIPL to provide digitally signed contract notes through internet (webbased) and agrees as under:
- **11.1** With reference to Client Registration documents executed between us, I/We hereby authorized you to do the following:
- 11.2 I / We have been / shall be dealing through you as my / our broker on the Capital Markets and/or Future and Option Segments. As my / our broker i.e. agent I / We direct and authorize you to carry out trading / dealings on my /our behalf as per instructions given below.
- 11.3 I / We understand that, I / we have the option to receive the contract notes, Client Margin information, Statement of fund & Securities/Commodities, DP statements, DP Bills and other details in physical form or electronic form. In pursuance of the same, I / we hereby opt for receipt of contract notes, Client Margin Information etc in electronic form. I/ We understand that for the above purpose, you are required to take from the client an appropriate email account for you to send electronic contract notes. Accordingly, please take Email ID mentioned in this KYC application form for sending the contract notes and other documents to me / us.
- 11.4 I/We agree not to hold you responsible for late / non receipt of contract notes, Client Margin information and other details sent in electronic form and any other communication for any reason including but not limited to failure of email server, loss of connectivity, email in transit etc. I / we agree that the log reports of your dispatching software shall be a conclusive proof of dispatch of contract notes, Client margin information to me / us and shall not be disputed by me / us on account of any non receipt / delayed receipt for any reason whatsoever.
- 11.5 I / We also agree that non receipt of bounced mail notification by you shall amount to delivery at my email account(s) / email id(s).
- 11.6 I / We understand that I / we am / are required to intimate any change in the email id / email account mentioned herein above needs to be communicated by me / us through a physical letter to you, provided however that if I / we am / are an internet client then in that event the request for change in email id / email account can be made by me / us through a secured access using client specific user id and password. Please treat this authorization as written ratification of my / our verbal directions / authorizations given and carried out by you earlier. I / We shall be liable for all losses, damages and actions which may arise as a consequence of your adhering to and carrying out my / our directions given above.
- 12. Investment Advice:
- **12.1** The client acknowledges that FMIPL shall not be liable to

- provide him any legal, tax, investment or account advice or advice regarding the suitability or profitability of a security/commodity or investment.
- 12.2 The client agrees that in the event of Security/Commodity broker or any employee or official of Security/Commodity 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 FMIPL shall not be liable or responsible for the same. The client assumes full responsibility with respect to his investment decisions and transactions. The Client agrees not to have any arrangement or understanding with any of the employee and/or remisser and /or franchisee and/or authorized person of any nature whatsoever in respect of transactions of purchases or sales of the shares and/or derivatives transactions and/or any fixed return of profit etc.
- **12.3** FMIPL, its officers, directors, partners, employees, agents and affiliates will have no liability with respect to any investment decisions or transactions of the client.
- 13. Tape recording of client conversation:
 - The client is aware that FMIPL may tape-record the conversations between the client and FMIPL, either personally or over the telephone, and the client hereby specifically permits FMIPL to do so. Such electronic recordings may be relied upon by FMIPL as and when required to resolve disputes in connection with the trading transactions. However in the event if such conversation are not recorded by FMIPL. I/We shall not hold FMIPL responsible for non recording of such conversation
- **14.** Letter of Authority: I/ We have been regularly trading and investing, or plan to do so, with you at BSE / NSE / MSEI / MCX. To facilitate ease of operations, I/ we request and authorize you as under:
- 14.1 My/our orders for purchase/ sale of securities/commodities will be given on telephone or orally during my/ our visit to your office. I/ We further declare that all orders placed by me/ us with you will be for my/ our personal/ family account (s) and that I/ we will not operate for any client and will not issue any further contracts/ bills for the transactions executed through you.
- **14.2** I/We hereby authorise you to undertake any transfer interse of funds, securities/commodities, debits & credits available between various exchanges.
- 14.3 I am/we are aware that you are required to issue payment/ delivery due to me/us as per the payout from the exchange. In order to facilitate operations, I/we hereby authorize you to maintain running accounts with you; to debit my/our running account for the margin/ funds & / deliveries payable by me/ us; to include any/all the pay out of funds & / or deliveries towards margin / delivery and/or towards pay in obligations and / or towards fund/deliveries payable by me/ us, without any specific.
- **14.4** I / we also agree that you shall not be liable for any claim for loss or profit, or for any consequential, incidental, special or exemplary damages, caused by retention of such deliveries/funds under this agreement or otherwise.
- 14.5 Pledge / deposit my / our deliveries & / or funds whether deposited as collateral /margin or permitted by us to be retained in the running account etc. by you with any bank or any other institution including but not limited to the Exchanges (s) /Clearing Corporation / Clearing House for

the purposes of raising funds, bank guarantees and FDRs etc., or towards Margin / collateral as also to meet shortfall in my / our fund/ deliveries pay in obligation/ auctions or assignment of contracts or any other liability arising out of my/our dealings with you/ through you I/ we authorize you to do all such acts deeds and things as may be necessary and expedient for placing such deliveries with the Exchanges/banks/institutions as margin. You are further authorized to sell/ liquidate these deliveries /FDRs at the time and manner of your choice, as & when deemed fit by you in your absolute discretion to meet any shortfalls in my/ our accounts or any other liability of mine/ ours without any reference to me/ us.

- 14.6 I / we agree that any loss due to any erroneous order entry / erroneous order modification shall be entertained by you only to the extent of insurance received.
- 14.7 I/We authorise you to maintain my/ our account, both funds and securities/commodities, with you on a running account basis and request you to consider the balances in my/ our running funds and securities/commodities account with you for the purpose of margins/ any other obligations due to you. In view of the same it would be proper for you to release the funds and securities/commodities due to me/ us on my/ our specific request, either written or oral. Further I/ we understand and agree that any credit amount lying with you will not attract any interest.
- **14.8** I/We agree and authorise you debit charges for depositories services and any other incidental charges to my/our running account.
- 14.9 I/We authorise you to liquidate/ close out ail or any of my/ our positions for non-payment of margins or other account, outstanding debts etc. I/We agree to bear any and all losses and financial charges on account of such liquidation/ closeout
- **14.10**I/We agree that you may refuse to execute any particular transaction without assigning any reason therefor.
- 14.11I/We agree not to hold you liable or responsible for delay or default in performance of your obligations due to contingencies beyond your control such as fire, flood, civil commotion, earthquake, riots, war, strikes, failure of systems, failure of internet links, Government/ regulatory actions or any such other contingencies which may be beyond your control.

15. Declaration:

15.2 I / We hereby declare that I am a regular investor in the stock markets in India. I/ We am / are conversant with the laws, practices, rules, regulations, guidelines, circulars, etc. prescribed by the Securities/ Commodities and Exchange Board of India (SEBI) and National Stock Exchange of India

- Limited. (NSE) and Bombay Stock Exchange Limited (BSE) and Metropolitan Stock Exchange of India Limited (MSEI).
- 15.3 I/We hereby further declare that I am holding the shares in my demat account no. _____with DP_____ I/We hereby further declare that I/We will not give any third party shares for settlement of my obligations to the Exchange.
- 15.4 I /We hereby further declare that I / We will not receive or give any monies in cash or in kind for completing the settlement obligations to the Exchange. I / We hereby further declare that I / We are aware of the illegal practices that are prevalent in the Stock Market. I/We hereby further declare that I will not carry out any unfair trade practices such as Synchronized deals, Structured deals, Circular Trading in the Cash / Capital Market and Derivatives / Futures and Options segment. I / We hereby further declare that I/We will not place any order on the Exchange which will reflect as an arrangement for profit or loss transactions.
- **15.5** All the orders placed on the exchange will be in the normal market where there is corresponding underlying securities/ commodities positions in the cash or futures segment of the respective Exchange.
- **15.6** I hereby further declare that I am aware of the following provisions of laws applicable to the Securities/Commodities Market.
 - (A) Section 11 of the SEBIAct, 1992 read with 11B interalia prescribed that 11 (4) Without prejudice to the provisions contained in sub-section (1) (2) (2A) and (3) of 11B, the Board may, by an order for reasons to be recorded in writing, in the interests of investors or securities/commodities market, take any of the following measures, either pending investigation or inquiry or on completions of such investigation or inquiry, namely: -
 - **(b)** restrain person from accessing the securities/commodities market and prohibit any person associated with securities/commodities market to buy, sell or deal in securities/commodities.
 - **(B)** Section 4 Prohibition of manipulative, fraudulent and unfair trade practices
- **15.7** Without prejudice to the provisions of regulation 3, no person shall indulge in a fraudulent or an unfair trade practices in securities/commodities.
- **15.8** Dealings in securities/commodities shall be deemed to a fraudulent or an unfair trade practices if it involves fraud and may include all or any of the following namely:-
 - (a) indulging in an act which creates false or misleading appearance of trading in the securities/commodities market;
 - (b) dealing in a security/commodity not intended to effect transfer of beneficial ownership but intended to operate only as a device to inflate, depress or cause fluctuations in the price of such security/commodity for wrongful gain or avoidance of loss;
 - **(c)** advancing or agreeing to advance any money to any person thereby inducing any other person to offer to buy any security/commodity in any issue only with the intention of securing the minimum subscription to such issue;
 - (d) paying, offering or agreeing to pay or offer, directly or indirectly, to any person any money or money's worth for inducing such person for dealing in any security/commodity with the object of inflating, depressing, maintaining or causing fluctuation in the price of such security/commodity;

- **(e)** any act or omission amounting to manipulation of the price of a security/commodity;
- (f) publishing or causing to publish or reporting or causing to report by any person dealing in securities/commodities any information which is not true or which he does not believe to be true prior to or in the course of dealing in securities/commodities;
- (g) entering into a transaction in securities/commodities without Intention of performing it or without intention of change of ownership of such security/commodity;
- (h) selling, dealing or pledging of stolen or counterfeit security/commodity whether in physical or dematerialised form; (i) an intermediary promising a certain price in respect of buying or selling of a security/commodity to a client and waiting till a discrepancy arises in the price of such security/commodity and retaining the difference in prices as profit for himself:
- (j) an intermediary providing his clients with such information relating to a security/commodity as cannot be verified by the clients before their dealing in such security/commodity;
- (k) an advertisement that is misleading or that contains information in a distorted manner and which may influence the decision of the investors;
- (I) an intermediary reporting trading transactions to his clients entered into on their behalf in an inflated manner in order to increase his commission and brokerage;
- (m) an intermediary not disclosing to his client transactions interceded Into on his behalf including taking an option position:
- (n) circular transactions in respect of a security/commodity entered into between intermediaries in order to increase commission to provide a false appearance of trading in such security/commodity or to Inflate or depress or cause fluctuation in the price of such security/commodity;
- (o) encouraging the clients by an intermediary to dealing in securities/commodities solely with the object of enhancing his brokerage or commission;
- (p) an intermediary predating or otherwise falsifying records such as contract notes;

- (q) an intermediary buying and selling securities/ commodities in advance of a substantial client order or whereby a future or option position is taken about an impending transaction in the same or related futures or options contract;
- **(r)** planting false or misleading news which may induce sale or purchase of securities/commodities.
- 15.9 I / We hereby further declare that I/ We will not indulge either directly or indirectly in any of the above mentioned fraudulent or unfair trade practices either individually or in concert with other persons / entities. In the event of any of the above fraudulent or unfair trade practices is noticed by the Exchange or Regulatory Authorities, then I/We shall be solely responsible for such acts as noticed and you shall not be responsible for my illegal and fraudulent and unfair trade practices in the capital market segment and Futures and Options segment of the exchange. I shall bear the penalty or fine if incurred by FMIPL due to such fraudulent or unfair trade practices as mentioned above.
- 15.10In case of any change in my US person status on a future data, I undertake to inform M/s. Finance Monitor (India) Private Limited the same within 30 days. I agree that if I have confirmed that I am a USA person, my account would be considered as U.S. Reportable Account and my account details, as required under Inter Governmental Agreement (IGA) signed by Indian Government, would be reported by M/s. Finance Monitor (India) Private Limited to the relevant tax authority identified in IGA.
- **15.11**I/We hereby authorised M/s. Finance Monitor (India) Pvt. Ltd. (Broker BSE, NSE & MSEI) to deposit the collateral provided by me onward to the exchange / clearing corporation / clearing house towards the margin obligations.

16. Proprietary Trading:

The stock broker hereby states & inform that it undertakes proprietary trading in Exchanges in addition to client based trading.

Client Signature FH



POWER OF ATTORNEY

To all to whom these presents shall come I/We, Name of the Beneficiary Owner (F	First Holder) Sign he
(S	Second Holder)
(Third Holde	r)
residing at	
	India,
Indian Inhabitant.	Sign here
Whereas I/We hold beneficial Owner Account Number 12032400	
Services (India) Limited (CDSL), through FINANCE MONITOR (INDIA) 12032400.	PVT.LTD. Bearing DP ID

And whereas I/We am/are desirous to buy and sell securities through FINANCE MONITOR (INDIA) PVT.LTD. a member of BOMBAY STOCK EXCHANGE LIMITED and NATIONAL STOCK EXCHANGE OF INDIA LIMITED bearing SEBI Registration No: INZ000250337.

Now know you all and these present witness that I/we do hereby nominate, constitute and appoint **FINANCE MONITOR** (**INDIA**) **PVT.LTD**. (Hereinafter referred to as "the stock broker") as my true and lawful attorney and authorize it to perform the following functions on my behalf:

- I. To transfer securities held in my/our aforementioned beneficial owner account (s) or any other account informed by me in writing, to the demat accounts of the stock broker as specified in Annexure B or demat accounts of the stock broker maintained for the purpose of settlement of trades and margin obligations arising out of trades executed by me/us on any recognized stock exchange through the stock broker. However, the said power will be restricted to only transfer of securities to the Clearing Member ID allotted to the stock broker by any existing or future exchange that the stock broker has joined/will join as a member or to any demat accounts linked to the said Clearing Member ID provided that I/we have executed a Client registration documents with the stock broker for such exchanges.
- II. To pledge the securities in favor of the stock broker 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 the stock broker.
- III. To return to me/us, the securities that may have been received by the stock broker erroneously or those securities that the stock broker was not entitled to receive from me/us;
- IV. To send consolidated summary of my/our scrip-wise buy and sell positions taken with average rates to me/us by way of SMS/email on a daily basis, notwithstanding any other document to be disseminated as specified by SEBI from time to time.
- V. To apply for various products like Mutual Funds, Public Issues (shares as well as debentures), rights, offer of shares, tendering shares in open offers etc. pursuant to oral/written/electronic instructions given by me/us to the stock broker.

I/We further agree and confirm that the powers and authorities conferred by this Power of Attorney shall continue until it is revoked (without notice) in writing by me and that the said revocation shall be effective from the date on which the revocation notice is received by the stock broker in his office at FINANCE MONITOR (I) PVT.LTD. B MANGALAM BUILDING GR. FLOOR, 155 JAIN SOCIETY SION (W) MUMBAI 400022

SIGNED AND DELIVERED By the within named Beneficial Owner

	First Holder (For and on behalf of the BO)	Second Holder	Third Holder
Name			
Specimen Signature	Sign here		



Details of the Witness

Date _____

Name of Witness	
Address of Witness	
Signature of Witness	

For Finance Monitor (India) Pvt. Ltd	1	If HUF, Coparceners Signature:
I	accept	1)
(Signature of Attorney) l	Director	2)
FINANCE MONITOR (INDIA) PVT.LTD		3)
B, Mangalam, Gr. Floor, 155, Jain Society, Sion (West), Mumbai- 400022.		4)
		5)

ANNEXURE B

DEMAT ACCOUNT OF STOCK BROKER

CDSL		NSDL		
ACCOUNT TYPE	DP ID- CLIENT ID	ACCOUNT TYPE	DP ID- CLIENT ID	
BSE CM PRINCIPAL	1203240000003271	BSE CM POOL	IN00101910012691	
BSE CM POOL	1203240000003265	NSE CM POOL	IN30133022407179	
NSE CM POOL	1203240000000230	MARGIN PLEDGE	IN30133041113964	
BSE CM EARLY PAY IN	1100001000014576			
NSE CM EARLY PAY IN	1100001100015641			
CUSA ACCOUNT	1203240000021525			
MARGIN PLEDGE	1203240000021827			
NSE SLBM	1203240000022246			

	First Holder (For and on behalf of the BO)	Second Holder	Third Holder
Name			
Specimen Signature	Sign here		

Finance Monitor (India) Private Limited

CLIENT DEFAULTER DECLARATION

I/We do herby declare that I have not been involved in any terrorist activity and I have not been declared as defaulter or my Name is not appearing in defaulter database as per SEBI/ Various Exchanges/ Regulatory bodies/ CIBIL (Credit Information Bureau of India Ltd.) etc.

I further declare that the above mentioned declaration/statement is true and correct.

Signature	
O I g I I G CG I O	

PMLA POLICY DECLARATION

I/We confirm and declare that I/We had read and understood the contents and the provisions of the PMLA Act, 2002 and it was also explained by FMIPL official/ Sub-broker staff. I/We further declare that I/We shall adhere to the rules and regulations and requirements mentioned in the PMLA Act, 2002. I/We am/are aware that the said PMLA policy is available in your website www.financemonitor.co.in

Signature ____

Membership Detail					
Exchange	Segment	Membership No.	Registration No.		
BSE	Equity	3149	INZ000250337		
NSE	Equity/ Derivative/ F&O/ Currency Derivative	07129	INZ000250337		
	SBLM		Exchange Registered		
MSEI	Equity	50200	INZ000250337		
Depository Participant	CDSL	IN-DP-CDSL-228-2004			
AMFI Registration No.		ARN-12809			

Trading & Clearing Member (Cash / Capital Market Segment & Derivatives /F & O Segment, Currency Segment & IRF & MCX / NCDEX / ICEX). In Case of any grievances mail to operations@fmipl.in

	Name	Telephone	EMAIL ID
Designated Director	Saloni Parikh	62534410	saloni@fmipl.in
Compliance / Principal Officer	Saloni Parikh	62534415	saloni@fmipl.in
Grievance / Dispute / Suggestions	Sunil Sachade	62534406	operations@fmipl.in
Dealing	Devang Barot	62534400	1

In case not satisfied with the response, please contact concerned exchanges at:

In case not satisfied with the response, please contact concerned exchanges at:										
Exchange	Regional Arbitration Centre	States and covered by the Regional Union TArbitrationerritories Centre								
NSE	Exchange Plaza, 5th Floor, Plot no. C/1, G Block Bandra-Kurla Complex Bandra (E) Mumbai - 400 051. Tel No: 6598190 (IGC) / 6598192 (Arbitration) Fax No: 6598191, Email : ignse@nse.co.in	All over India								
BSE	Regional Office West, Department of Investor Services, P J Towers, 1st floor, Dalal Street, Fort, Mumbai 400001. Telephone Number: 022-22721233/34 Fax No.: 022-22723677 E-mail Id: is@bseindia.com;	Maharashtra, Gujarat, Goa, Daman & Diu, Dadra & Nagar Haveli, Madhya Pradesh								
BSE	Regional Office North, 7th Floor, Mercantile House K G Marg New Delhi - 110 001. Telephone Number: 011- 41510481 Telefax No.:011-41510480 E-mail Id: iscdelhi@bseindia.com; ritesh. kumar@bseindia.com	Delhi, Haryana, Uttar Pradesh, Uttaranchal, Himachal Pradesh, Punjab, Jammu & Kashmir, Chandigarh, Rajasthan								
BSE	Regional Office East, 1st Floor, Kishor Bhaban 17, and R. N. Mukherji Road Kolkata 700 001 Telephone Number: 033-22133184, Telefax No.:033-22130530 E-mail Id: isc.kolkata@bseindia.com; anirban. guha@bseindia.com	West Bengal, Bihar, Jharkhand, Orissa, Assam, Arunachal Pradesh, Mizoram, Manipur, Sikkim, Meghalaya, Nagaland, Tripura, Chhattisgarh								
BSE	Regional Office South, No.4. Vijaya Towers, 3rd Floor Kodambakkam High Road (Opp. to Palm Grove Hotel) Chennai 600 034 Telephone Number: 044-420089959 Telefax No.:044-42089958 E-mail Id: iscchennai@bseindia.com; s.periyasamy@bseindia.com	Andhra Pradesh, Karnataka, Kerala, Tamil nadu, Andaman & Nicobar, Lakshadweep, Pondicherry.								
MSEI	Investor Grievance Division, Metropolitan Stock Exchange of India Ltd. Vibgyor Towers, 4th Floor, Plot No. C 62, G Block, Opp Trident Hotel, Bandra Kurla Complex, Bandra (East), Mumbai - 400098. Tel No. 91-22-61129028. Email id: investorcomplaints@msei.in	All over India								
MCX	Exchange Square, Suren Road, Andheri East, Mumbai – 400093, India. Tel: 022 6731 8888. Email Id: grievance@mcxindia.com	All over India								
NCDEX	kruti Corporate Park, 1st Floor, Near G.E.Garden, L.B.S. Marg, Kanjurmarg (West), Mumbai - 400 078. Tel : (+91-22) – 66406084, Fax : (+91-22) – 66473201. E-mail : askus@ncdex.com	All over India								
ICEX	Reliable Tech Park, 403-A, B-Wing, 4th Floor, Thane-Belapur Road, Airoli (E), Navi Mumbai – 400708, Email: info@icexindia.com	All over India								

Participant-Client Agreement for Securities Lending and Borrowing This agreement is made and executed at _____ on this day of 2022. Between: M/s. Finance Monitor (India) Pvt. Ltd. a body corporate, registered Companies Act, 1956, having his registered office at Ground Floor, 'E' Mangalam, 155, Jain Society, Sion (W), Mumbai - 400 022, hereinafter referred to as "Participant" (which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include his /her heirs, executors and administrators / the partners of the said firm for the time being, the survivor or survivors of them and the heirs, executors and administrators of such last survivor / its successors and legal representatives, as the case may be) of the One Part; And Mr./Ms./M/s. _, an individual / a proprietary concern / a partnership firm / a body corporate, registered / incorporated under the provisions of the Indian Partnership Act, 1932 / Companies Act, 1956, having his /her / Number Permanent Account ("PAN") and his / her / its residence registered office _,hereinafter referred to as "Client" (which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include his /her heirs, executors and administrators /the partners for the time being of the said firm, the survivor or survivors of them and the heirs, executors and administrators of such last survivor / its

WHEREAS:

the Other Part.

Also having

Email ID: Mobile No.:

The Securities and Exchange Board of India (hereinafter referred to as "SEBI") has formulated and issued the Securities Lending Scheme, 1997 (hereinafter referred to as "SEBI Scheme") and SEBI Circular No MRD/DoP/SE/Dep/Cir-14/2007 dated 20th December 2007 for facilitating lending and borrowing of securities through an "Approved Intermediary" registered with SEBI.

successors and legal representatives, as the case may be) of

The AI is registered as an approved intermediary under the SEBI Scheme and is, therefore, authorised to facilitate lending and borrowing of securities in accordance with the SEBI Scheme and Circulars of SEBI from time to time. Accordingly, the Al has framed the Securities Lending and Borrowing Scheme (hereinafter referred to as "SLBS") for facilitating lending and borrowing of securities through persons registered as "Participants".

Under the said SEBI Circular, there would be one master agreement with two individual parts. The first part of the agreement would be between the AI and the Participants and the second part of the agreement would be between the Participants and the Clients. Securities lending and borrowing can be undertaken by the Participants either on their own account or on account of the Clients registered with them by entering into an agreement with them.

Accordingly, the Participants who are desirous of lending or borrowing securities under the SLBS are required to enter into an agreement with the AI which shall be referred to as "Part A". The Participants are also required to enter into an agreement with their respective Clients which shall be referred to as "Part B". Part A and Part B together shall constitute the master agreement.

The Participant has accordingly approached the Al for participating in the SLBS and the Al has agreed to facilitate such participation subject to the terms and conditions contained in the master agreement.

The Client is desirous of participating in the SLBS and, therefore, has approached the Participant. The Participant has satisfied itself about the genuineness and financial soundness of the Client and the objectives relevant to the services to be provided and is therefore, agreeable to facilitating such participation subject to the terms and conditions contained herein.

The Participant has made the Client aware of and the Client has understood the precise nature of the Participant's liability under SLBS including any limitations, the liability and the capacity in which the Participant acts.

Subject to the SEBI Scheme, Circulars of SEBI, SLBS and Circulars issued thereunder, and/or the Rules, Byelaws, Regulations of the AI as a Clearing Corporation as applicable and as in force from time to time, the parties hereto agreed as under.

NOW THEREFORE THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES **HERETO AS UNDER:**

LEGAL FRAMEWORK

- 1.1. Securities lending and borrowing shall be facilitated by the Al in accordance with the provisions of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder by the Al and the Rules, Byelaws and Regulations of the Al as a Clearing Corporation as applicable.
- 1.2. Unless the context otherwise requires, the words and expressions used herein shall have the same meaning as defined in Securities Contracts (Regulation) Act, 1956 or Securities and Exchange Board of India Act, 1992 or Securities Lending Scheme, 1997 or Depositories Act, 1996 or the rules and regulations made thereunder respectively or Circulars of SEBI or SLBS and the Circulars issued thereunder and the Rules, Byelaws and Regulations of the Al as a Clearing Corporation.
- 1.3. The provisions of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder and the Rules.

Byelaws and Regulations of the AI as a Clearing Corporation as applicable and Part A of the Master Agreement shall be deemed to be an integral part of this agreement and all the transactions under the SLBS by the Client shall be strictly in accordance with thereof. In the event of any conflict or contradiction between the provisions of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder and the Rules, Byelaws, Regulations of the AI as a Clearing Corporation as applicable, and this agreement, the provisions of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder, the Rules, Byelaws and Regulations of the AI as a Clearing Corporation shall prevail over this agreement. The provisions of this agreement are in addition thereto and not in derogation thereof.

- 1.4. The provisions of this agreement shall become applicable to the SLBS or such other scheme as may be framed for securities lending and borrowing by the Al with the prior approval of SEBI or as may be permitted by SEBI unless otherwise specified by the Al.
- 1.5. Master Agreement
- 1.5.1. There shall be one Master Agreement with two individual parts viz. Part A and Part B.
- 1.5.2. The agreement between the AI and the Participant constitutes Part A and this agreement constitutes Part B.
- 1.5.3. The provisions of Part A shall form part and parcel of this agreement. A certified true copy of Part A is annexed to this agreement.

2. ELIGIBILITY CRITERIA

Any person(s) who meets the eligibility criteria as may be specified by the AI for the Clients under the SLBS, shall be eligible to participate in the SLBS by entering into this agreement with the Participant.

3. CONSIDERATION

In consideration of the Participant providing full-fledged securities lending and borrowing under the SLBS, the Participant shall be entitled for charges, fees, other levies and /or any such other charges, subject to such limits as may be permitted by the Al in its Circulars from time to time.

4. RIGHTS OF THE PARTICIPANT

4.1. Margins

The Participant is empowered to call upon the Client to pay such margins as may be specified by the AI from time to time.

4.2. Recovery

The Participant shall be entitled to recover from the Client the loss or charges, fees, other levies and /or any such other charges that has been paid by the Participant to the AI or imposed by the AI on account of its Client arising out of default or transactions under the SLBS whether current or past that are effected by the Client in meeting its obligations by adjusting margins and other deposits, if any, available with the Participant against the Client's liabilities / obligations.

Further, the participant will be bound to recover charges towards franking of this Agreement directly from the client.

5. OBLIGATIONS OF THE PARTICIPANT

5.1. Issue of Confirmation Memo

The Participant shall, upon execution of the Client's transaction on the order matching platform of the AI, issue the confirmation memo in the specified format or such other documents to the

Client within such time as may be prescribed by the Al from time to time.

5.2. Money / Securities to be kept in Separate Bank Account The Participant agrees that the money / securities deposited by the Client shall be kept in a separate bank account / settlement demat account, distinct from its own account or accounts of any other Clients, and shall not be used by the Participant for itself or for any other Clients or for any purpose other than the purposes mentioned in the SEBI Scheme, Circulars of SEBI, SLBS and Circulars issued thereunder.

5.3. Update on Settlement Process

The Participant agrees to inform and keep the Client apprised about securities lending and borrowing settlement cycles, delivery/payment schedules and any changes therein from time to time.

5.4. Compliance with Know Your Client Norms

The Participant undertakes to maintain the "Know Your Client" details of the Client as mentioned in the Client Registration Form or any other information pertaining to the Client in confidence and that it shall not disclose the same to any person / authority except to the Al or as required under any law / regulatory requirements or in compliance with any decree, order or direction of any Court, Tribunal, SEBI or other authority duly empowered in law; Provided however that the Participant may so disclose information about its Client to any person or authority with the express permission of the Client.

5.5. Reconciliation of Account

The Participant and the Client shall agree to reconcile their accounts regularly with reference to the transactions under the SLBS.

- 5.6. Return of Securities and Lending Fees
- 5.6.1. Where the Client is a lender unless otherwise agreed upon between the Participant and the Client -
- 5.6.1.1. The Participant shall ensure the return of securities to the Client by transferring the same to the Client's account within such time as may be prescribed by the Al..
- 5.6.1.2. The Participant shall ensure the return of the lending fees to the Client within such time as may be prescribed by the
- 5.7. Delivery of Securities
- 5.7.1. Where Client is a borrower unless otherwise agreed upon between the Participant and the Client –
- 5.7.1.1. The Participant shall ensure the delivery of securities to the Client by transferring the same to the Client's account within such time as may be prescribed by the AI.

6. RIGHTS OF THE CLIENT

- 6.1. Where the Client is the lender unless otherwise agreed upon between the Participant and the Client -
- 6.1.1. The Client shall be entitled to receive the securities lent or financial compensation in lieu thereof, computed in such manner as may be specified by the AI from time to time.
- 6.1.2. The Client shall be entitled to receive lender's fee for the securities lent.
- 6.2. Where the Client is the borrower unless otherwise agreed upon between the Participant and the Client -
- 6.2.1. The Client shall be entitled to receive securities borrowed or financial compensation in lieu thereof, computed in such manner as may be specified by the AI from time to time.
- 6.2.2. The Client shall be entitled to receive from the Participant, the collateral in case the Client has deposited securities approved by the Al as collateral.

6.3. Notwithstanding any other provisions of the Master Agreement, the Client shall be entitled to have all the rights that are conferred on it from time to time under the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder.

7. OBLIGATION OF THE CLIENT

7.1. Abide by Law & Acquaintance to Law

The Participant declares that it has brought the contents of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder from time to time, and the terms and conditions of the Master Agreement to the notice of the Client and the Client agrees to comply with and adhere to the same.

7.2. Update & Comply with the Settlement Process

Notwithstanding anything contained in Clause 4.4, the Client shall at all times make its own inquiries and keep itself updated on all settlement cycles, delivery/payment schedules and changes therein, and it shall be the responsibility of the Client to comply with such schedules/procedures of the AI.

7.3. Processing Charges

The Client agrees to pay the Participant, processing charges and statutory levies prevailing from time to time or any other charges for the services provided by the Participant. The Participant agrees that it shall not charge processing charges / fees beyond the maximum limit permissible under the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder from time to time.

7.4. Change in Client Registration Form

The Client agrees to immediately notify the Participant in writing whenever there is any change of information in the "Client Registration Form" provided by the Client to the Participant.

7.5. Authorised Representative

The Client agrees to be bound by the instructions issued by its authorised representative, if any, in accordance with the letter authorising the said representative to deal on its behalf.

7.6. Return of Securities

The Client shall return the equivalent number of securities of the same type and class borrowed by it within the time specified by the AI in the Circulars issued from time to time.

7.7. Payment of Margins

The Client agrees to pay such margins as may be specified by the Participant in accordance with the requirement of AI or SEBI from time to time.

7.8. Exposure / Position Limits

The Client agrees to abide by the exposure / position limits, if any, set by the Participant or the AI or SEBI from time to time.

7.9. Securities lent to be Unencumbered

The Client agrees and warrants that the securities lent are free from lien, charge, pledge or any encumbrance(s) of whatsoever nature.

7.10. Collateral

At the discretion of the Participant, where the Client deposits the required collateral with the Participant, the same shall be free from any encumbrance(s) of whatsoever nature or defect in the title. If any encumbrance(s) or defect in the title is found subsequently, such collateral shall be immediately replaced by the Client.

7.11. Insolvency

The Client agrees to immediately furnish information to the Participant in writing, if any winding up petition or insolvency petition has been filed or any winding up or insolvency order or decree or award is passed against it or if any litigation which may have material adverse bearing on its net worth has been filed against it.

7.12. Cancellation of Transactions

Notwithstanding anything contained in the Master Agreement, the AI shall be entitled to cancel transactions under the SLBS, either on an application by a Participant or suo moto or under regulatory directions, and in such event, the transactions done on behalf of the Client shall ipso facto stand cancelled, and neither the AI nor the Participant shall be liable to compensate the Client for any loss whatsoever (including opportunity loss) arising out of such cancellation.

7.13. Discontinuation of SLBS and Participation in SLBS

The Al shall be entitled to discontinue the SLBS or the participation of the Participant in the SLBS at any time at its discretion. Such discontinuation may be subject to such terms and conditions as may be specified by the Al from time to time.

8. ARBITRATION

- 8.1. The Participant and the Client shall co-operate with each other and / or the Al in redressing their grievances in respect of transactions under the SLBS.
- 8.2. All disputes and differences or questions arising out of or in relation to this agreement including obligations, failure or breach thereof by any of the parties and/or of any matter whatsoever arising out of this agreement shall in the first instance be resolved mutually by the parties. If the parties fail to resolve the same mutually, then the same shall be referred to and decided by arbitration in accordance with the procedures as prescribed by the Al under the SLBS and the Circulars issued thereunder.

GOVERNING LAW AND JURISDICTION

- 9.1. This agreement shall be governed by and construed in all respects in accordance with the laws of India.
- 9.2. In relation to any legal action or proceedings to which the Al is a party, the parties irrevocably submit to the exclusive jurisdiction of the courts of Mumbai, India and waive any objection to such proceedings on grounds of venue or on the grounds that the proceedings have been brought in an inconvenient forum.
- 9.3. In relation to any legal action or proceedings to which Al is not a party, the parties irrevocably submit to the jurisdiction of any competent court of law where the Client ordinarily resides at the time of execution of the transactions under the SLBS.

10. EFFECTIVE DATE

This agreement shall be effective as of the date first set forth above once executed by or on behalf of both parties from the date of execution and with immediate effect the Client shall be eligible to participate in the SLBS from such date the Al permits the Participant to participate in the SLBS subject to fulfillment of the terms and conditions as stipulated by the Al from time to time.

11. TERMINATION

This agreement shall forthwith terminate if the Participant for any reason ceases to be a Participant under the circumstances as prescribed by the Al. This agreement may be terminated by either party by giving prior written notice of at least one month without assigning any reason. Such termination shall, however, not affect the liabilities/obligations of either party arising out of the transactions under the SLBS entered into prior to the date of the notice of termination.

12. AMENDMENT

This agreement shall not be altered, amended and /or modified by the parties in a manner that shall be in contravention of the provisions of Clause 1 of this agreement pertaining to the Legal Framework.

HEADINGS

The headings of the clauses are used for the purpose of convenience only and shall not affect the construction of the clauses or this agreement.

IN WITNESS WHEREOF the parties to this agreement have caused these presents to be executed as of the day and year first above written.

The Participant's Signature For Finance Monitor (India) Pvt. Ltd.

Authorized Signatory Signed by: Ms. SALONI PARIKH

Title: CEO & Compliance Officer

Name of the Participant: M/s. Finance Monitor (India) Pvt.

Ltd.

The Client's Signature

Sian Here				
	-			

Witness:	
1. Name:	
Signature	
Ū	
2. Name:	
Signature	
5	

DEMAT DEBIT AND PLEDGE INSTRUCTION (DDPI)



I/We

7					
Holder	Name	PAN	X		
Sole / First Holder					
Second Holder					
Third Holder					
	Partnership Firm/ Corporate/ Others				

am/ are Individual(s)/ Partnership Firm/ Corporate/ Others	
Was have Reneficiary Owner Account Number	

Whereas I/w	e hav	e Ben	eficiary Ow	ner A	ccour	it Nun	ibei		T	\top
BOID	1	2	0 3	2	4	0	0			

I/ we hereby execute 'Demat Debit and Pledge Instruction' (hereinafter referred to as "DDPI") for transfer of securities towards deliveries/settlement obligations and pledging / re-pledging of securities. The specific purpose for which the aforesaid DDPI is executed is given hereinbelow.

Sr. No.	Purpose	Signature of BO(s)*
1	Transfer of securities held in my/ our beneficial owner accounts towards Stock Exchange related deliveries/ settlement obligations	
	arising out of trades executed by me/ us on the Stock Exchange through your company as stock broker.	2
	Pledging/ re-pledging of securities in your favour as trading member (TM)/ clearing member (CM) for the purpose of my/ our margin requirements in connection with the trades executed by me/ us on the Stock Exchange.	2

DEMAT ACCOUNT OF STOCK BROKER

CDSL		NSDL					
Colonia Adelai esta api del colonia del colonia del	AND THE RESERVE TO SERVE THE RESERVE THE R	ACCOUNT TYPE	DP ID- CLIENT ID				
ACCOUNT TYPE	DP ID- CLIENT ID						
BSE CM PRINCIPAL	1203240000003271	BSE CM POOL	IN00101910012691				
	1203240000003265	NSE CM POOL	IN30133022407179				
BSE CM POOL		MARGIN PLEDGE	IN30133041113964				
NSE CM POOL	1203240000000230	WARONTE					
BSE CM EARLY PAY IN	1100001000014576						
NSE CM EARLY PAY IN	1100001100015641						
CUSA ACCOUNT	1203240000021525						
MARGIN PLEDGE	1203240000021827		.7				
NSE SLBM	1203240000022246						

I/we agree that execution of this DDPI is optional and confirm that it is not insisted upon by the
Stock broker / Stock broker Depository Participant.

On this	<u>.</u>		
	Sole / First Holder	Second Holder	Third Holder
Name			
Signature *	×)		

Strike off whichever is Not Applicable

^{*} The same may be eSigned or signed physically

Terms And Conditions-cum-Registration / Modification Form for receiving SMS Alerts from CDSL [SMS Alerts will be sent by CDSL to BOs for all debits]

Definitions:

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

- 1. "Depository" means Central Depository Services (India) Limited a company incorporated in India under the Companies Act 1956 and having its registered office at 17th Floor, P.J. Towers, Dalal Street, Fort, Mumbai 400001 and all its branch offices and includes its successors and assigns.
- 'DP' means Depository Participant of CDSL. The term covers all types of DPs who are allowed to open demat accounts for investors.
- 'BO' means an entity that has opened a demat account with the depository. The term covers all types of demat accounts, which can be opened with a depository as specified by the depository from time to time.
- SMS means "Short Messaging Service" 4.
- "Alerts" means a customized SMS sent to the BO over the said mobile phone number.
- "Service Provider" means a cellular service provider(s) with whom the depository has entered / will be entering into an arrangement for providing the SMS alerts to the BO.
- "Service" means the service of providing SMS alerts to the BO on best effort basis as per these terms and conditions.

Availability:

- The service will be provided to the BO at his / her request and at the discretion of the depository. The service will be available to those accountholders who have provided their mobile numbers to the depository through their DP. The services may be discontinued for a specific period / indefinite period, with or without issuing any prior notice for the purpose of security reasons or system maintenance or for such other reasons as may be warranted. The depository may also discontinue the service at any time without giving prior notice for any reason whatsoever.
- The service is currently available to the BOs who are residing in India. 2.
- 3. The alerts will be provided to the BOs only if they remain within the range of the service provider's service area or within the range forming part of the roaming network of the service provider.
- 4. In case of joint accounts and non-individual accounts the service will be available, only to one mobile number i.e. to the mobile number as submitted at the time of registration / modification.
- 5. The BO is responsible for promptly intimating to the depository in the prescribed manner any change in mobile number, or loss of handset, on which the BO wants to receive the alerts from the depository. In case of change in mobile number not intimated to the depository, the SMS alerts will continue to be sent to the last registered mobile phone number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

- The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- 2. The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off" mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts
- sent during such period.
 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever.

 4. The BO further acknowledges that the service provided to him is an
- additional facility provided for his convenience and is susceptible to error, omission and/ or inaccuracy. In case the BO observes any error in the information provided in the alert,

the BO shall inform the depository and/ or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO $\,$ shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alertsfacility.

5. The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.

6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about any such unauthorized debit to/ transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.

The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.

The depository will make best efforts to provide the service. The BO

cannot hold the depository liable for non-availability of the service in any manner whatsoever.

If the BO finds that the information such as mobile number etc., has been changed without proper authorization, the BO should immediately inform the DP in writing.

Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.

Disclaimer:

The depository shall make reasonable efforts to ensure that the BO's personal information is kept confidential. The depository does not warranty the confidentiality or security of the SMS alerts transmitted through a service provider. Further, the depository no warranty or representation of any kind in relation to the system and the network or their function or their performance or for any loss or damage whenever and howsoever suffered or incurred by the BO or by any person resulting from or in connection with availing of SMS alerts facility. The Depository gives no warranty with respect to the quality of the service provided by the service provider. The Depository will not be liable for any unauthorized use or access to the information and/ or SMS alert sent on the mobile phone number of the BO or for fraudulent, duplicate or erroneous use/ misuse of such information by any third person.

Liability and Indemnity:

The Depository shall not be liable for any breach of confidentiality by the service provider or by any third person due to unauthorized access to the information meant for the BO. In consideration of the depository providing the service, the BO agrees to indemnify and keep safe, harmless and indemnified the depository and its officials from any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever which a depository may at any time incur, sustain, suffer or be put to as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO.

The depository may amend the terms and conditions at any time with or without giving any prior notice to the BOs. Any such amendments shall be binding on the BOs who are already registered as user of this service.

Governing Law and Jurisdiction:

Providing the Service as outlined above shall be governed by the laws of India and will be subject to the exclusive jurisdiction of the courts in Mumbai

I/We wish to avail the SMS Alerts facility provided by the depository on my/our mobile number provided in the registration form subject to the terms and conditions mentioned below. I/ We consent to CDSL providing to the service provider such information pertaining to account/transactions in my/our account as is necessary for the purposes of generating SMS Alerts by service provider, to be sent to the said mobile number.

I/We have read and understood the terms and conditions mentioned above and agree to abide by them and any amendments thereto made by the depository from time to time. I/ we further undertake to pay fee/ charges as may be levied by the depository from time to time.

I / We further understand that the SMS alerts would be sent for a maximum four ISINs at a time. If more than four debits take place, the BOs would be required to take up the matter with their

I/We am/ are aware that mere acceptance of the registration form does not imply in any way that the request has been accepted by the depository for providing the service.

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2012			(2)												
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Second Holder's Nam	ne :	i													
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Mobile Number on w messages are to be s (Please write only th mobile number without prefixing country cod	sent e out	+9	1												
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Email ID: (Please write only Of	NE valid email ID on	which o	commun	ication;	if any, is	to be s	sent)								
Signatures	Sole / Firs	st Holde	r	_		_		Second hold	er	-	Date:	Third	Holder		

Please put all Client's supporting documents in this cover
r lease put an onent's supporting documents in this cover
Finance Monitor (India) Pvt Ltd – BSE (Member ID – 3149), NSE (Member ID – 07129), MSEI (Member ID – 50200), Single Registration – INZ000250337, Depository Participant CDSL: IN-DP-CDSL-228-2004, FMIPL CIN: U65999MH1992PTC069208
Registered Office – B, Mangalam, 155, Jain Society, Sion (West), Mumbai – 400022.