

## **BASIC DETAILS REQUIRED OF THE APPLICANT**

Client Name		
	Email ld:	
Occupation:		
Address Proof:		
•		

#### **Documents required:**

- 1. Self attested copy of PAN.
- Self attested copy of Aadhar (UID)
- 3. Cancelled cheque showing Full name of the account holder, a/c number, MICR No., & IFSC Code. Or Bank Account Statement/Passbook Not more than 3 months old
- 4. 1 Photograph of the Applicant, cross signed.
- 5. 1 photograph of Nominee
- 6. Proof of Address (POA):

#### List of documents admissible as Proof of Address:

(\*Documents having an expiry date should be valid on the date of submission.)

- a. PAN/Aadhar (UID)/Passport/ Voter's ID/ Driving License.
- b. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old.
- c. Bank Account Statement/Passbook Not more than 3 months old.
- 7. A cheque for;

AMC (as per the tariff) + Rs. 100/- (account opening charges), In Favor Of Indo Thai Securities Limited)

# **Important Instructions:**

- 1. Signature required on the fields marked (> ).
- 2. Fields marked with '\*' are mandatory fields.
- 3. Tick (✓) wherever applicable.
- 4. Please fill the form in English and in BLOCK Letters (in black ink).
- 5. Self-Certification of documents is mandatory.
- 6. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification

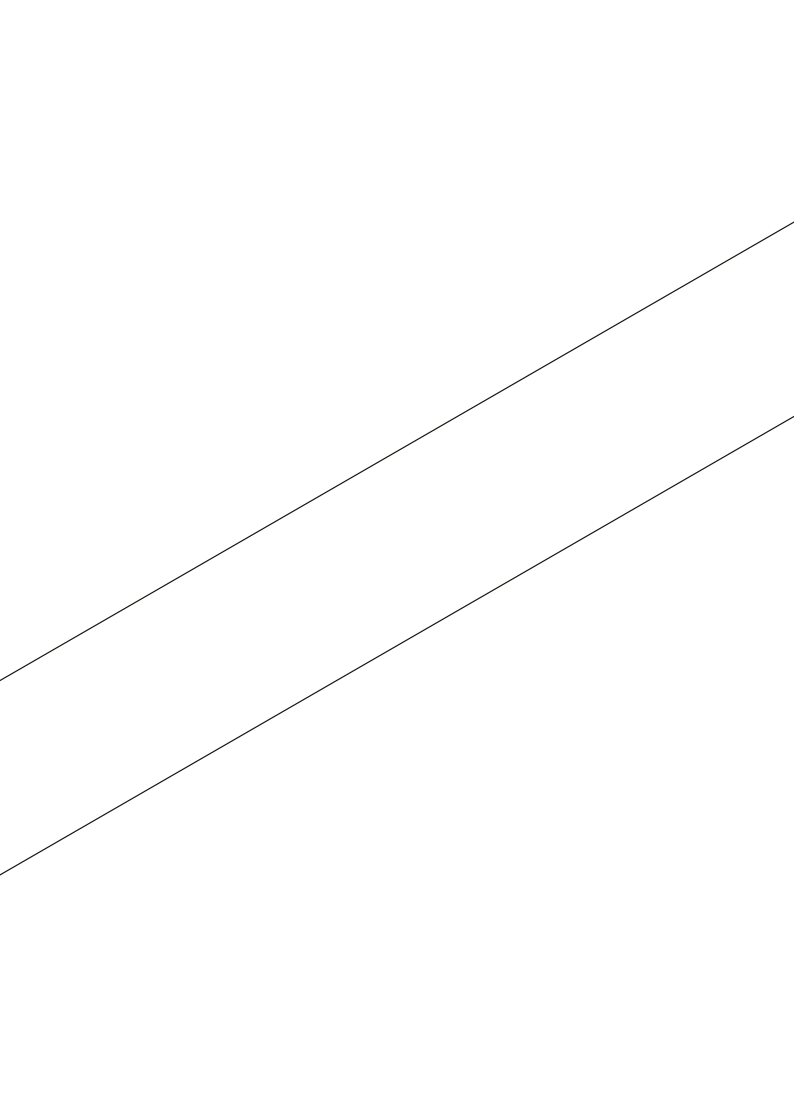


# KNOWING YOU FORM (KYF)

1.	What	do you prefer?
		Online Trade
		Call and Trade
2.	What	t is your purpose of opening an account?
		Active Trader
		Investment in IPO only
		For Investment purpose
		Limited Opportunity
		Future & Option Trading
3.	Whic	ch of the following financial products are you using at present?
		Insurance
	$\Box$	PPF / RD
	$\Box$	FD FD
		Mutual Funds
		Real Estate
		Other Metals
	$\Box$	Bonds
4.	Any f	feedback & suggestions from your existing investment?
-		
_		
5.	With	respect to your age, have you already planned your coming 10-15 years?
_		

# **KYC FORM RECEIPT**

To,		
INDO THAI SECURITIES LIM		
"CAPITAL TOWER" 2nd Floo	,	
PU-4, Scheme No. 54, <b>INDOR</b>	(E - 452010 (M.P.)	
Subject : Acknowledgement	t of Receipt of a Copy of KYC & Other Docu	uments.
Dear Sir,		
This is to acknowledge that I/\	We	
Client Registration Form (K' Documents, Risk Disclosure I Registration/Modification form	YC) and all other mandatory and volunta Documents (RDD), Guidance notes, Policies	have received a copy of the duly completed ary documents viz. Rights and Obligations and Procedures, Terms and Conditions cumerms and Conditions for availing Transaction any.
The above mentioned mandatory and voluntary documents are are also provided on email ID provided by me in KYC documents and copy of other documents executed by me/us as a client.  I/We hereby declare that I/We have the full intimation of trading code and email id for the purpose of receiving electronic contract note and other.		
Thanking you		
Clients Signature 20		_
Client Name		-
	ACKNOWLEDGMENT RECEIPT	
Application No.:		Date:
We hereby acknowledge the recei	pt of the Account Opening Application Form :	
Name of the Sole / First Holder		
Name of Second joint Holder		
Name of Third joint Holder		



# **DEBIT AUTHORISATION**

To,
INDO THAI SECURITIES LIMITED
"CAPITAL TOWER" 2nd Floor, Plot No. 169A-171,
PU-4, Scheme No. 54, <b>INDORE</b> - 452010 (M.P.)

Subject: Authority to debit the D-mat Account Charges.

Benificiary Client ID	12050900-	(Indo Thai Securities Ltd.)
Trading Account Code		

Dear Sir,

- 1. I/We have a beneficiary account with Indo Thai Securities Ltd. (DP) with client ID as mentioned above.
- 2. Further I/We have trading account with Indo Thai Securities Ltd. (trading account codes mentioned above) for investment and trading purpose.
- 3. I/We find it extremely inconvenient to issue cheques for the depository bills and client Registration Charges etc for my / our BO account mentioned above.

Therefore I/We hereby authorize you to debit my / our Trading Account Maintained with Indo Thai Securities Ltd., for the dues against my/our above BO a/c. for depository Bills and other charges. Any such sum credited to my/our DP account shall be binding on me/us.

Thanking You	
Yours Faithfully,	
Clients Signature	22
Client Name	

	INDEX				
S. No	NAME OF DOCUMENTS	BRIEF SIGNIF	ICANCE OF THE DOCUME	NTS	PAGE No.
	MANDATORY DOCUM	ENTS AS PRI	ESCRIBED BY SEBI &	EXCHANGES	•
1.	Account Opening Form	B. KYC form - Do	out the Member / Broker ocument captures the basic inf nstruction / Checklist relevant		1 2-4
2.	Account Opening Form for Trading and Depository including FATCA declaration	This Document ca	apture the additional informations  Mathematical Dragon and Communications are approximately approxi	on about the client for	5-11
3.	Tariff sheet		ng the rate/amount of brokerag nt for trading on the stock exch		12
4.	Schedule of Charges for Depository Account	Document detailir	ng the tariff scheme for Deposi	itory Account	13
5.	Rights and obligations of Beneficial Owner and Depository participant as prescribed by SEBI and Depositories	Depository Partici			14-15
6.	Terms and Conditions cum Registration/ Modification form for Receiving SMS Alert from CDSL		oing Terms and Conditions for for Receiving SMS Alert from		16-17
7.	Declaration of open position		e client for their open position dity derivative contracts. (Hind		18
8.	Mobile and Email		ion and verification of Mobile r		19
9. 10	Risk Disclosure Documents (RDD)  Guidance Note		risks associated with dealing in the ng do 's and don 'ts for trading		_ e ⊟
	Guidance Note	education of the in		on exchange, for the	of tl Ema
11	+		oing significant policies and pr		site d on ent
12	Declaration for Open Position		e client for their open position in tive contracts. (Hindi)	in commodity contract /	n Wek e senc the cli
13	Form for Registration and Verification of Mobile number and Email Address		receive details of trades execu directly from exchanges.	ited on exchange true	lable o
14	Rights and Obligations of Stock Brokers, Sub Brokers, and clients as prescribed by SEBI and Stock Exchanges	sub-broker and cl	the Rights & Obligations of st ient for trading on exchanges e of internet /wireless technology	(including additional rights &	Softcopy available on Website of the Company as well as be send on Email ID provided by the client
15			ing Terms and Conditions for a IRUST)	availing Transaction using	Softc
	VOLUNTARY DOCUMENT AS PROVIDED BY STOCK BROKER				
1.	Power of Attorney	This Document of Demat Account of	confers specific rights on INDC and for transferring the Shares	THAI for operating your for pay-in purpose only.	20-22
2.	Letter of Authority/Undertaking	Consent for Run	ning Account, Acceptance to really and authority to Authorise	eceive contract notes through	1 23-26
3.	Declaration for Name mismatch APPENDIX - A PART OF ANNEXURE 3	To be filled if the	name on the document is diffe	erent	27
	ECN Declaration in ENGLISH	<u> </u>	eceive contract notes through	<u>.</u>	28
	Letter to sign by all clients of the authorised persor		dditional terms for clients regis		
${oxdotag}$	ECN Declaration in HINDI Rights and Obligations of Stock Brokers	Document statin	eceive contract notes through on the Rights & Obligations of s		31 32-34
	and clients for Margin Trading Facility (MTF) T& Conditions for MTF	for Margin Tradir	ng Facility (MTF)		
			- Internal Track sheet	_	
1	. Receipt of form	☐ Branch		☐ Head Office	
2	P. Verified by Sales Department	Name —		(sign & date)	
3	B. Account opening Department	Name		(sign & date)	
4	. Uploaded at CVLKRA	Name		(sign & date)	
5	i. Uploaded at CKYC	Name		(sign & date)	
6	6. Whether uploaded on terminal	Name		(sign & date)	
7	'. Backoffice	Name —	CM	(sign & date)	
8	<ol> <li>Documents (mentioned in point no 8 to 15 abov sent through mail, welcome email and SMS</li> </ol>		Commodity	(log checked by)	
9	). Final Approved by	Name		(sign & date)	



# INDO THAI SECURITIES LIMITED

MEMBER	MEMBERSHIP NUMBER
NATIONAL STOCK EXCHANGE OF INDIA LTD. (NSE)	07767
BOMBAY STOCK EXCHANGE LTD. (BSE)	3236
METROPOLITAN STOCK EXCHANGE OF INDIA LTD. (MSEI)	16100
NATIONAL COMMODITY & DERIVATIVES EXCHANGE (NCDEX)	1272
MULTI COMMODITY EXCHANGE (MCX)	56495

#### **REGISTERED OFFICE & CORRESPONDENCE ADDRESS:**

"CAPITAL TOWER" 2nd Floor, Plot No. 169A-171, PU-4,

Scheme No. 54, INDORE - 452010 (M.P.) • Ph.: (0731) 4255800 - 801 • E-mail: indothaigroup@indothai.co.in • Website: www.indothai.co.in

# - CLEARING MEMBER FOR NSE (CDS) -INDO THAI SECURITIES LTD.

"CAPITAL TOWER" 2nd Floor, Plot No. 169A-171, PU-4, Scheme No. 54, Indore - 452010 (M.P.)

**COMPLIANCE OFFICER:** 

#### - CLEARING MEMBER FOR MSEI (CDS) -GLOBE CAPITAL MARKET LTD.

Regd. Off.: 710, Ansal Bhawan, 16, K.G. Marg, Cannaught Place, New Delhi-110001

# - CLEARING MEMBER FOR NSE (F&O), (COMMODITY), NCDEX, MCX **EDELWEISS CUSTODIAL SERVICES LTD.**

Regd. Off.: Edelweiss House, Off. C.S.T. Road, Kaliva, Mumbai-400098 Maharashtra

# INDO THAI SECURITIES LIMITED

**CHIEF EXECUTIVE OFFICER (CEO)** Name **HEMANT AGRAWAL** Name **DHANPAL DOSHI** 

Phone No. (0731) 4255813 Phone No. : (0731) 4255803

E-mail compliance@indothai.co.in E-mail dhanpaldoshi@indothai.co.in

Exchange	Segment	Single SEBI Registration No.	Regd. Date
NSE	CM, F&O, CDS, Commodity		
BSE	СМ	INZ 000194938	21-08-2018
MSEI	CDS		
NCDEX, MCX	COMMODITY		

#### FOR ANY **GRIEVANCE / DISPUTE**

please contact

Indo Thai Securities Limited at the above address or email id - compliance@indothai.co.in and Phone no. 0731-4255813

In case not satisfied with the response, please contact the concerned exchange(s) at

Exchange Name	Email ID	Phone No.
NSE	ignse@nse.co.in	Toll free: 1800220058
		(022) 26598190 / (0731) 6725100 (Indore Office)
BSE	is@bseindia.com 022 - 22728097 / 22728517	
	amit.keshri@bseindia.com (Indore Office)	9977069237 (Indore Office)
MSEI	investorcomplaints@msei.in (022) 61129000 (Ext. 9028)	
NCDEX	askus@ncdex.com (022) 66406789	
MCX	grievance@mcxindia.com (022) 67318888/9497	

Disclosure on Proprietary Trading: We hereby disclose that we do client based business as well as Proprietary Trading.



# IndoThai reade with confidence INDO THAI SECURITIES LTD. CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Individual

A) Fields marked with '*' are mandatory fields.  B) Please fill the form in English and in BLOCK letters.  C) Please fill the date in DD-MM-YYYY format.  D) Please read section wise detailed guidelines / instructions at the end.	<ul> <li>E) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.</li> <li>F) List of two character ISO 3166 country codes is available at the end.</li> <li>G) KYC number of applicant is mandatory for update application.</li> <li>H) For particular section update, please tick () in the box available before the section number and strike off the sections not required to be updated.</li> </ul>
For office use only (To be filled by financial institution)	Application Type* New Update  KYC Number (Mandatory for KYC update request)  Account Type* Normal Simplified (for low risk customers) Small
1. PERSONAL DETAILS (Please refer instruction A at the end)	
Name* (Same as ID proof)  Maiden Name (If any*)  Father / Spouse Name*  Mother Name*  Date of Birth*  Gender*  Marital Status*  Citizenship*  Residential Status*  Resident Individual	Vision of Indian Origin
ш .	POSES IN JURISDICTION(S) OUTSIDE INDIA (Please refer instruction B at the end)
ADDITIONAL DETAILS REQUIRED*(Mandatory only if section ISO 3166 Country Code of Jurisdiction of Residence*  Tax Identification Number or equivalent (If issued by jurisdiction Place / City of Birth*	2 is ticked)
3. PROOF OF IDENTITY (Pol)* (Please refer instruction C at the	he end)
Certified copy of any one of the following Proof of Identity[Pol]  A- Passport Number  B- Voter ID Card	needs to be submitted)  Passport Expiry Date  L L L L L L L L L L L L L L L L L L
C- PAN Card	Driving Licence Expiry Date
F- NREGA Job Card               Z- Others (any document notified by the central government) _ S- Simplified Measures Account - Document Type code	
4. PROOF OF ADDRESS (PoA)*	
Proof of Address* Passport Drivi	A] needs to be submitted) idential Business Registered Office Unspecified ing Licence UID (Aadhaar)  GA Job Card Others
Line 2	
Line 3	
District*	Post Code*

4.2 CORRESPOND	DENCE /	LOCAL	ADDF	RESS	DETA	AILS	* (Ple	ease	see i	nstr	uctio	n E	at t	he e	end)																				
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#### CENTRAL KYC REGISTRY | Instructions / Check list / Guidelines for filling Individual KYC Application Form

#### **General Instructions:**

- 1 Fields marked with "are mandatory fields.
- 2 Tick 'wherever applicable.
- 3 Self-Certification of documents is mandatory.
- 4 Please fill the form in English and in BLOCK Letters.
- 5 Please fill all dates in DD-MM-YYYY format.
- 6 Wherever state code and country code is to be furnished, the same should be the two-digit code as per Indian Motor Vehicle, 1988 and ISO 3166 country code respectively list of which is available at the end.
- 7 KYC number of applicant is mandatory for updation of KYC details.
- 8 For particular section update, please tick (?) in the box available before the section number and strike off the sections not required to be updated.
- 9 In case of 'Small Account type' only personal details at section number 1 and 2, photograph, signature and self-certification required.

### A Clarification / Guidelines on filling 'Personal Details' section

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

#### B Clarification / Guidelines on filling details if applicant residence for tax purposes in jurisdiction(s) outside India

1 Tax identification Number (TIN): TIN need not be reported if it has not been issued by the jurisdiction. However, if the said jurisdiction has issued a high integrity number with an equivalent level of identification (a "Functional equivalent"), the same may be reported. Examples of that type of number for individual include, a social security/insurance number, citizen/personal identification/services code/number, and resident registration number)

#### C Clarification / Guidelines on filling 'Proof of Identity [Pol]' section

- 1 If driving license number or passport is provided as proof of identity then expiry date is to be mandatorily furnished.
- 2 Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked.
- 3 In case of Simplified Measures Accounts for verifying the identity of the applicant, any one of the following documents can also be submitted and undernoted relevant code may be mentioned in point 3 (S).

Document Code	Description
01	Identity card with applicant's photograph issued by Central/ State Government Departments, Statutory/ Regulatory
	Authorities, Public Sector Undertakings, Scheduled Commercial Banks, and Public Financial Institutions.
02	Letter issued by a gazetted officer, with a duly attested photograph of the person.

#### D Clarification / Guidelines on filling 'Proof of Address [PoA] - Current / Permanent / Overseas Address details' section

- 1. PoA to be submitted only if the submitted Pol does not have an address or address as per Pol is invalid or not in force.
- 2. State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
- 3. In case of Simplified Measures Accounts for verifying the address of the applicant, any one of the following documents can also be submitted and undernoted relevant code may be mentioned in point 4.1.

Document Code	Description
01	Utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill).
02	Property or Municipal Tax receipt.
03	Bank account or Post Office savings bank account statement.
04	Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address.
05	Letter of allotment of accommodation from employer issued by State or Central Government departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies. Similarly, leave and license agreements with such employers allotting official accommodation.
06	Documents issued by Government departments of foreign jurisdictions and letter issued by Foreign Embassy or Mission in India.

#### E Clarification / Guidelines on filling 'Proof of Address [PoA] - Correspondence / Local Address details' section

- 1. To be filled only in case the PoA is not the local address or address where the customer is currently residing. No separate PoA is required to be submitted.
- 2. In case of multiple correspondence / local addresses, Please fill 'Annexure A1'

#### F Clarification / Guidelines on filling 'Contact details' section

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

#### G Clarification / Guidelines on filling 'Related Person details' section

1. Provide KYC number of related person if available.

#### H Clarification / Guidelines on filling 'Related Person details - Proof of Identity [Pol] of Related Person' section

1. Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked.



# **ACCOUNT OPENING FORM FOR TRADING & DEPOSITORY**

Group Code & Name:		City R	emiser Code & Na	ame:	
Client-ID (to be filled by DP)		Client Code/S2K ID			
I/We request you to open a [	☐ Trading & Demat Account ☐ Trading	Account (Please fill all the details in CA	PITAL LETTERS (	only)	
A. TYPE OF ACCOUNT IN	DIVIDUAL (Please tick whichever is app	olicable)			
Resident Promoter I	Margin  Others (specify)				
B DETAILS OF ACCOUN	THOLDERS				
First Holder/Client				<del>                                     </del>	
Second Holder				$\bot$	
Third Holder					
C. STANDING INSTRUCT	IONS				
Consent to receive stance	lard account opening documents in elec	ctronic form		☐ Yes ☐ No	
2. Consent to receive credi	2. Consent to receive credits automatically into my/our Account. (If not ticked, the default option would be "Yes")				
<del> </del>	hrough power of attorney (POA)			Yes No.	
4. Consent to send Electron E-mail ID :					
5. Consent to share the em	ail ID with the RTA			☐ Yes ☐ No.	
6. Consent to avail of the fa					
	7. Mode of receiving Annual Reports & Statement of Accounts Physical Electronic Both Physical & Electronic				
(For all online clients or if not ticked, the default option would be Electronic) (Applicable for Demat Account)					
8. Mode of receiving Contract Notes & Statement of Accounts Physical Electronic (For all online clients or if not ticked, the default option would be Electronic) (Applicable for Trading Account					
(For all online clients or if not	licked, the deladit option would be Liectionic)	(			
9. Account Statement Requ	ıirement ☐ As per SEBI Regulation ☐		☐ Monthly		
	irement ☐ As per SEBI Regulation ☐ ing instruction	Daily  Weekly  Fortnightly		☐ Yes ☐ No	
Account Statement Requ     Pledge processing stand	irement As per SEBI Regulation ing instruction	Daily	THIRD	HOLDER	
Account Statement Requ     Pledge processing stand     Gross Income Range	irement As per SEBI Regulation ing instruction  FIRST HOLDER	Daily         ☐ Weekly         ☐ Fortnightly           SECOND HOLDER           ☐ <1	THIRD	HOLDER 1-5	
Account Statement Requ     Pledge processing stand     Gross Income Range     Per Annum (Rs. in Lakhs)	irement As per SEBI Regulation ing instruction  FIRST HOLDER	Daily         ☐ Weekly         ☐ Fortnightly           SECOND HOLDER           ☐         1-5         ☐ 5-10           ☐         10-25         ☐ 25-1cr         ☐ >1cr	THIRD	HOLDER	
Account Statement Requ     Pledge processing stand     Gross Income Range	irement As per SEBI Regulation ing instruction  FIRST HOLDER	Daily	THIRD    <1	HOLDER 1-5	
9. Account Statement Requirement Requirement Pledge processing stand  Gross Income Range Per Annum (Rs. in Lakhs)  Networth: (should not be	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	Daily	THIRD	HOLDER  1-5	
9. Account Statement Requirement Requireme	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    SECOND HOLDER   Second Holder	THIRD    <1	HOLDER  1-5	
9. Account Statement Requirement Requirement Pledge processing stand  Gross Income Range Per Annum (Rs. in Lakhs)  Networth: (should not be older than 1 year)  Sources of Wealth	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    SECOND HOLDER   Salary   Business   Gift   Rental Income   Royalty   Prize Money   Fortnightly	THIRD    <1	HOLDER  1-5	
9. Account Statement Requirement Requirement Pledge processing stand  Gross Income Range Per Annum (Rs. in Lakhs)  Networth: (should not be older than 1 year)  Sources of Wealth	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    SECOND HOLDER   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder	THIRD    <1	HOLDER  1-5	
9. Account Statement Requited Pledge processing stand Gross Income Range Per Annum (Rs. in Lakhs) Networth: (should not be older than 1 year) Sources of Wealth Income	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    <1	THIRD    <1	HOLDER  1-5	
9. Account Statement Requirement Requirement Pledge processing stand  Gross Income Range Per Annum (Rs. in Lakhs)  Networth: (should not be older than 1 year)  Sources of Wealth Income	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    SECOND HOLDER   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder	THIRD    <1	HOLDER  1-5	
9. Account Statement Requi 10 Pledge processing stand  Gross Income Range Per Annum (Rs. in Lakhs)  Networth: (should not be older than 1 year)  Sources of Wealth Income  Details in case of Employed /Business Professional (Name of	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    <1	THIRD    <1	HOLDER  1-5	
9. Account Statement Requited 10 Pledge processing stand  Gross Income Range Per Annum (Rs. in Lakhs)  Networth: (should not be older than 1 year)  Sources of Wealth Income  Details in case of Employed /Business	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    <1	THIRD    <1	HOLDER  1-5	
9. Account Statement Requ 10 Pledge processing stand  Gross Income Range Per Annum (Rs. in Lakhs) Networth: (should not be older than 1 year)  Sources of Wealth Income  Details in case of Employed /Business Professional (Name of Employer / Establishment & Address & Nature of Business)	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    <1	THIRD    <1	HOLDER  1-5	
9. Account Statement Requited 10 Pledge processing stand Gross Income Range Per Annum (Rs. in Lakhs) Networth: (should not be older than 1 year)  Sources of Wealth Income  Details in case of Employed /Business Professional (Name of Employer / Establishment & Address & Nature of Business)  Additional Details,	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    SECOND HOLDER   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder   Second Holder	THIRD    <1	HOLDER  1-5	
9. Account Statement Requ 10 Pledge processing stand  Gross Income Range Per Annum (Rs. in Lakhs) Networth: (should not be older than 1 year)  Sources of Wealth Income  Details in case of Employed /Business Professional (Name of Employer / Establishment & Address & Nature of Business)	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    <1	THIRD    <1	HOLDER  1-5	
9. Account Statement Requited Pledge processing stand Gross Income Range Per Annum (Rs. in Lakhs) Networth: (should not be older than 1 year) Sources of Wealth Income  Details in case of Employed /Business Professional (Name of Employer / Establishment & Address & Nature of Business) Additional Details, if applicable.	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    <1	THIRD    <1	HOLDER  1-5	
9. Account Statement Requited Pledge processing stand Gross Income Range Per Annum (Rs. in Lakhs) Networth: (should not be older than 1 year) Sources of Wealth Income  Details in case of Employed /Business Professional (Name of Employer / Establishment & Address & Nature of Business) Additional Details, if applicable.	irement As per SEBI Regulation ing instruction  FIRST HOLDER  <	SECOND HOLDER    <1	THIRD    <1	HOLDER  1-5	

	FIRST HOLDER	SECOND HOLDER	THIRD HOLDER
Mobile Number Declaration	I hereby declare that the Mobile number as per KRA/ KYC belongs to	I hereby declare that the Mobile number as per KRA/ KYC belongs to	I hereby declare that the Mobile number as per KRA/ KYC belongs to
(*Family to strictly include spouse, dependent children and dependent	Self OR Family*(specify relation)	1	Self OR Family*(specify relation)
parents only. Kindly tick relevant option)	Spouse Dependent Children	Spouse Dependent Children	Spouse Dependent Children
	Dependent Parents Consent for SMS Alert facility	Dependent Parents Consent for SMS Alert facility	Dependent Parents Consent for SMS Alert facility
	Yes No	Yes No	Yes No
Email ID Declaration (*Family to strictly include spouse,	I hereby declare that the Email ID as per KRA/KYC belongs to	I hereby declare that the Email ID as per KRA/KYC belongs to	I hereby declare that the Email ID as per KRA/KYC belongs to
dependent children and dependent parents only. Kindly tick relevant option)	Self OR Family*(specify relation)	l'	Self OR Family*(specify relation)
	Spouse Dependent Children		Spouse Dependent Children
	☐ Dependent Parents	☐ Dependent Parents	☐ Dependent Parents
FATCA Declaration			
Is your Tax Residency/	Yes No (If Yes, please specify)		
Country of Birth / Citizenship / Nationality other than	Country of Birth	Country of Birth	Country of Birth
India?	Citizenship	Citizenship	Citizenship
	-	Nationality	,
	tries in which your are resident for tax p	urpose and the associated Tax ID numb	er below:
Country of Tax Residency# Tax Identification Number*			
Identification Type			
Country of Tax Residency# Tax Identification Number*			
Identification Type			
#To include all countries other than Ir *Incase tax identification number is r	ndia, where investor is Citizen/Resident/Green Ca not available, kindly provide its functional equivaler	ard Holder/Tax Resident in those respective countr ent	ies especially of USA.
	E OF DIS BOOKLET (*Please refer to t	,	
. —	eive the Delivery Instruction Slip (DIS) bo		
	n to receive the Delivery Instruction Slip ( diately onmy/our request at any later date	(DIS) booklet with account opening. Hov te.	vever, the DIS booklet should be issued
Whether Employee / Agent /	/ Approved user / Authorised Person /	oroker/Authorised Person: Sub Broker of any other *Trading / Cle	earing Member : (*Member in equity or
/Clearing Member)	Yes No Name of Member	(Please pro	rovide consent letter from such Trading
	ange 🗌 Yes 🔲 No Name of Exchange/	/s(Please provide cons	sent letter from such Exchange/s)
Details of any action/proceed		BI/ANY Other Recognized Stock Exchang Stock Exchange/any other authority agai taken against relatives/associates)	
	, ,	anorragametrolauroorassosiates,	
	G EXPERIENCE & PREFERENCE erience Years in Equities Years	ears In Derivatives Years in other	r Investment Related Field
I/We wish to receive dividend / Intere [ECS is mandatory for locations notifi	est directly into my bank account given below thro ied by SEBI from time to time.	ough ECS (if not marked . the default option would	
F. BANKACCOUNT DETA	AILS	ADDITIONAL DANK	
DEFAULT BANK		ADDITIONAL BANK	
		Mame & Address :	
Branch Address:			
Account Type Saving	Current ☐ Other:	Account No.	
Account Type Saving MICR Code		— Account Type ☐ Saving ☐ (	Current
IFSC Code		IFSC Code	<del>                                     </del>

G. DEPOS	ITORY ACCOUNT DETAILS	(Transactions would be ger	nerally rou	ted through the bel	ow demat acco	ount.) (Defaul	t for Payout)
Denository :	NSDL□ CDSL□ DPN	lame:					
		anto.				BO ID:	
H. DEALIN	GS THROUGH SUB-BROK	(ERS/AUTHORISED PERS	ON & OTI	HER STOCK BROI	KERS No	Yes (If yes, pl	ease mention details below
Name of Sul	o-broker/Authorised Person						
Registration			$\overline{1}$	1111	l I <sub>MSEI</sub>		
Registration	MCX MCX						
R.O. Addres	S:		Tel.:	F	ax:	Website:	
Whetherreg	istered with any other Stock	Broker / Sub-broker/Authoris	sedPerso	n (If registered with m	nultiple StockBro	ker/Sub-broke	r, provide all details)
Name of Bro	Name of Broker:Name of Sub Broker/AP:						
	•		Clie	ent Code No.:			
	DUCER DETAILS Iress of the Introducer:						
		aminiar/ Authorized Darson	/ Eviatina	Client/ Director or	Employee of 3	Fradina Mam	har/ any other Darser
		emisier/ Authorised Person/	_				
Proof of Ider	ntity (POI) : PAN No.	Passport No. 🔲 Driving Lic	ence 🔲	Voter ID L			
0'							
1	IG PREFERENCES: in the relevant boxes where	you wish to trade. The segme	ent not ch	osen should be stru	ıck off by the cli	ent-	
Segments	NSE	BSE		NCDEX	MC	CX	MSEI
Cash	<b>2</b> 5	20		NA	NA		NA
Futures & Option	<b>2</b> 6	20		NA	N/A	1	NA
CDS	29.0	NA		NA	NA		<b>2</b> 3
Commodity	<b>X</b> 0	NA	>0.0	`	<b>X</b>	NA	
# If in future th	e client wants to trade on any ne	ew segments / new exchange, s	enrate auth	orisation letter shoul	d be submitted b	w the client to the	na stock hroker
			<u> </u>			<u>,                                      </u>	
	, , , ,	only				•	nation in Trading A/c
		ny/our account, particulars w					cive occurries / idila
		one for this Demat Account, he Securities/Funds/Mutual					rights and liabilities in
L. SMS Ale	rt facility						
Refer to	Terms and Conditions	Mobile No. +91					
(provided	I on website of the company	y) (Mandatory, if you are (If POA is not granted				anore this on	tion)
M. Transact	ion Using Secured texting fa	<u> </u>					
(Trust)	Tamas and Candillians	I have read and unde		e terms and condit	ions prescribe	d by CDSL fo	or the same.
1	Terms and Conditions I on website of the compan		lo ∐ ed the follo	owing clearing me	mber IDs unde	er my/our belo	ow mention BO ID
		registered for TRUST	Τ				
		Stock Exchange Nan	ne / ID	Clearing Member	eriname	Clearing M	ember ID (Optional)
N. Easi	N. Easi  To Register for easi, please visit our website www.cdslindia.com easi allow a BO to view his ISIN balances, transactions and value of the portfolio online					tfolio online	

Photograph	Name o	f the Guardian (Mr./Mrs.)	
of Nominee	Relation	ship with the Guardian (If Any)	DOB:
Signature of Nominee /	*Addres	s of the Guardian	
Guardian across			1 111
Photograph	Tel.:/Mo	bbile No.: ———— Email ID:	
		Please tick any one of following and provide details of sam	•
UID		Demat account details of nominee DP ID	Client ID
			Za Company
Saving Bank Account DECLARATION	No. —	Copy of any proof ID :	Signature of Guardian:
changes therein, im that I may be held lia 2. I/we confirm having Documents & Do's & and Obligations app further aware that a Rights and Obligation Depository Participa 3. I/we have read and Mutual Funds, Depository Participa 4. I/We understand tha with CRS/FATCA. T professional tax adv changed. I/We agre close or suspend my 1/we confirm having with the said guidelir issued by SEBI or ar	mediately ble for it. read, expl & Don't's for it is copy of to copy of the agree to be agree to be sitory and the Stock lerisor for arre, as may account. read and they such au	etails furnished above are true and correct to the best of my keep In case of any of the above information is found to be false of an aimed and understood the contents of policies and procedures or trading on the Exchanges, Rights and Obligations applicable the Beneficial Owner & Depository Participants as available the Beneficial Owner & Depository Participants as Well as Represented by me/us in electronic form on the email ID provided the bound by the Rules, Regulations, bye laws, circulars and ID Depository Participant pertaining tomy trading and demat act the Broker is relying on this information for the purpose of determ Broker is not able to offer any tax advice on CRS or FATCA or by tax questions. Further, I/We agree to submit a new form with the propository designer of the guidelines pertaining to BSDA and is eligible at in case my/our Demat Account opened under BSDA facility at any point of time, my / our BSDA account will be conges as applicable to regular accounts (applicable only if conse	or untrue or misleading or misrepresenting, I am/we are award or untrue or misleading or misrepresenting, I am/we are award or the conditions governing Stock Broker, Risk Disclosure of the Stock Brokers, Sub-Brokers & Clients as well as Rights on the website i.e. www.indothai.co.in of the company. I am Document, Do's & Don't's for trading on the Exchanges and Rights and Obligations applicable for the Beneficial Owner & I by me / us in the KYC Document.  guidelines issued by SEBI, Exchanges, Stock Broker, AMFI count, as are in force from time to time.  mining the status of the applicants named above in compliance or its impact on the applicants and I/We shall seek advice from the interest of the applicants or certification on this form getter erequired to comply to report, reportable details to CBDT of to open a depository account as a BSDA holder. I will comply to open a depository account as a BSDA holder. I will comply to report to Regular Demat Account without further reference to the complete of the sequence of the seq
me, ac ana mii be ie	viou dilai	Name(s) of holder(s)/client	Specimen Signature of holder(s)/client
Sole/First Holder/Gua	ardian		20
Second Holder			
Third Holder			Ø
Date:		Place:	
P. NOMINATION FO		fthe 1st Naminae (Mr./Ms./Mast.)	
Photograph		f the 1st Nominee (Mr./Ms./Mast.) f each Nominee : D Equally [If not equally, please specify	vpercentagel %
I HOWAIDDH			

	minor as on date, to receive to the securities in this account on behalf of the nominee in the event of the death of the Sole holder / /e appoint following person to act as Guardian:
Photograph	Name of the Guardian (Mr./Mrs.)
of Nominee	Relationship with the Guardian (If Any) DOB:
Signature of	*Address of the Guardian
Nominee / Guardian across	PIN
Photograph	Tel.:/Mobile No.: Email ID:
Guardian Identificati	] on Details [Please tick any one of following and provide details of same] PAN
	Demat account details of nominee DP ID
0.0	
Saving Bank Accoun	nt No. — Signature of Guardian:
	Name of the 2nd Nominee (Mr./Ms./Mast.)
Photograph	Share of each Nominee :   Equally [If not equally, please specify percentage] %
of Nominee	Residual share payable Yes No
Signature of Nominee /	Relationship with the Applicant(If Any) DOB:
Guardian across	*Address of the nominee
Photograph	PIN
	Tel.:/Mobile No.: Email ID:
Nominee Identification	on Details [Please tick any one of following and provide details of same] PAN
	Demat account details of nominee DP ID Client ID Client ID
Saving Bank Accoun	nt No. — Copy of any proof ID : — Signature of Nominee :
As the nemines is a	
	minor as on date, to receive to the securities in this account on behalf of the nominee in the event of the death of the Sole holder / /e appoint following person to act as Guardian:
all Jointholders. I/W	
	/e appoint following person to act as Guardian:
all Jointholders. I/M  Photograph of Nominee Signature of	/e appoint following person to act as Guardian:  Name of the Guardian (Mr./Mrs.)
all Jointholders. I/M  Photograph of Nominee Signature of Nominee /	/e appoint following person to act as Guardian:  Name of the Guardian (Mr./Mrs.)  Relationship with the Guardian (If Any)  DOB:
all Jointholders. I/M  Photograph of Nominee Signature of	/e appoint following person to act as Guardian:  Name of the Guardian (Mr./Mrs.)  Relationship with the Guardian (If Any)  *Address of the Guardian
Photograph of Nominee Signature of Nominee / Guardian across Photograph	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)   DOB:   DO
Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)   DOB:   DO
Photograph of Nominee Signature of Nominee / Guardian across Photograph	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)   DOB:   DO
all Jointholders. I/M  Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati  UID	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)   DOB:   DO
all Jointholders. I/M  Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati  UID	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)   DOB:
all Jointholders. I/M  Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati  UID	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (If Any)   DOB:
all Jointholders. I/M  Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati UID Saving Bank Account  Photograph of Nominee	Name of the Guardian (Mr./Mrs.)
all Jointholders. I/M  Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati UID Saving Bank Account  Photograph of Nominee Signature of	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)   DOB:
Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati UID Saving Bank Account  Photograph of Nominee Signature of Nominee / Guardian across	Name of the Guardian (Mr./Mrs.)
all Jointholders. I/M  Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati UID Saving Bank Account  Photograph of Nominee Signature of Nominee /	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)   DOB:
Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati UID Saving Bank Account Photograph of Nominee Signature of Nominee / Guardian across	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)
Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati UID Saving Bank Accoun  Photograph of Nominee Signature of Nominee / Guardian across Photograph	Name of the Guardian (Mr./Mrs.)   Relationship with the Guardian (IfAny)   DOB:
Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati UID Saving Bank Accoun  Photograph of Nominee Signature of Nominee / Guardian across Photograph	Name of the Guardian (Mr./Mrs.)
all Jointholders. I/M  Photograph of Nominee Signature of Nominee / Guardian across Photograph  Guardian Identificati UID Saving BankAccoun  Photograph of Nominee Signature of Nominee / Guardian across Photograph  Nominee Identification	Name of the Guardian (Mr./Mrs.)

As the nominee is a minor as on date, to receive to the securities in this account on behalf of the nominee in the event of the death of the Sole holder / all Joint holders. I/We appoint following person to act as Guardian:

Photograph	Name of the Gu	uardian (Mr./Mrs.)	
of Nominee	Relationship wi	h the Guardian (If Any)	DOB:
Signature of Nominee /	*Address of the	Guardian-	
Guardian across			PIN
Photograph	Tel.:/Mobile No	.: Email ID:	
Guardian Identification	ı on Details [Please	tick any one of following and provide details of same]	PAN
	-	Demat account details of nominee DP ID	Client ID
			<b>&gt;</b>
Saving Bank Accoun	t No. ———	Copy of any proof ID :	Signature of Guardian:
This nomination shal	ll supersede any p	rior nomination made by me / us and also any testamentary doc	cument executed by me / us.
(To be filled by DP) N	omination Form a	ccepted and registered wide Registration No.	dated
Name of Witness for	Nomination	Address of Witness	Signature of Witness
			Date:
		N () (1111 ()	
		Name(s) of Holder(s)	Signature(s) of holder
Sole/First Holder/Gu sole holder of Wit			
(Mr./Ms.)			<b>2</b> 5
Second Holder (Mr./I	Ms.)		
Third Holder (Mr./Ms	.)		
	′		

#### **INSTRUCTIONS:**

- 1. Instructions related to nomination, are as below:
  - (i) The nomination can be made only by individuals holding beneficiary owner accounts on their own behalf singly or jointly.
  - $(ii) \quad A minor can nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.$
  - (iii) The Nominee shall not be a trust, society, body corporate, partnership fir, karta of Hindu Undivided Family or a power of Attorney holder. A non-resident Indian can be nominee, subject to the exchange controls in force, from time to time.
  - (iv) Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities.
  - (v) Transfer of securities in favour of a Nominee shall be valid discharge by the depository and the participant against the legal heir.
  - (vi) The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
  - (vii) On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nominee.
- 2. Nomination can be made upto three nominees in demat accounts In case of multiple nominees the Client must specify the percentage of share for each nominee that shall total upto hundred percent. In the event of the beneficiary owner not indicating any percentage of allocation/share for each of the nominees, the default option shall be to settle the claims equally amongst all the nominees.
- 3. On request n of Substitution of existing nominees by the beneficial owner, the earlier nomination shall stand rescinded. Hence, details fo nominees as mentioned in the Nominee Form at the time of nominees.
- 4. Copy of any proof of identity must be accompanied by original for verification or duly attested by any entity authorized for attesting the documents.
- 5. Savings bank account details shall only be considered if the account is maintained with the same participant.
- 6. DPID and client ID shall be provided where demat details is required to be provided.
- 7. Please choose any one nominee who will be credited with residual securities remaining after distribution of securities as per percentage of allocation. If you fall to choose one such nominee, then the [Strike out what is not applicable.] [Signatures of all account holders should be obtained on this form.]

#### FOR OFFICE PURPOSES

UCC Code allotted to the Client:

	Documents verified with Originals	Client Interviewed By	In-Person Verification done by
Name of the Staff/ Sub-Broker/ Authorised Person			
Staff Code			
Designation of the Staff			
Date			
Signature			

I/We undertake that we have made the client aware of `Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document(s) of stock broker and depository participant, RDD and guidance note and terms and conditions provided a softcopy of the same. I/ We undertake that any change in the 'Policy and Procedures', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. I/ We also undertake that any change in the 'Rights and Obligations', Terms and Conditions and RDD would be made available on our website, if any, for the information of the clients.

For: Indo Thai Securities Ltd.

Signature o	f Auth	orised Signatory	
Date :			

INSTRUCTIONS / CHECK LIST				
Additional documents in case of trading in derivatives segments - illustrative list: Copy of				
Copy of ITR Acknowledgement	Copy of Annual Accounts			
In case of salary income - Salary Slip, Copy of Form 16	Net worth certificate			
Copy of demat account holding statement.	Bank account statement for last 6 months			
Any other relevant documents substantiating ownership of assets	Self declaration with relevant supporting documents.			

<sup>\*</sup>In respect of other clients, documents as per risk management policy of the stock broker need to be provided by the client from time to time.

- 2. Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 3. Demat master or recent holding statement issued by DP bearing name of the client.
- 4. Verification:
  - a. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/ sub-broker's office.
  - b. In case of non-resident clients, employees at the stock broker's local office, overseas can do 'in-person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.

BROKERAGE NSE Normal % Minimum Paisa Normal % Minimum Paisa  Daily Square up Delivery Based	CASH	TARIFF SHEET EQUITY CASH SEGMENT									
Daily Square up   Delivery Based			N	SE		BSE					
PUTURES   PUT		Norn	nal %	Minimu	m Paisa	Norm	Normal %		Minimum Paisa		
FUTURES  ROKERAGE  NSEFUTURES  NOrmal % Minimum Paisa  Normal % Minimum Rs. PerLot  Normal % Minimum Rs. Normal % Min	Daily Square up										
BROKERAGE	Delivery Based										
NOFFICE   NOFFICE   NOFFICE   NOFFICE   NOFFICE	FUTURES			EQUITY	(FUTURES) D	ERIVATIVES	SEGMENT				
Normal   Minimum Paisa   Normal   Minimum Paisa   Normal   Minimum Paisa			NSE FU		<u> </u>			JTURES			
Carry Forward  OPTIONS  EQUITY (OPTIONS) DERIVATIVES SEGMENT  BROKERAGE  NSE OPTIONS  Minimum Rs. Per Lot  Normal %  FUTURES & OPTIONS  CURRENCY DERIVATIVES SEGMENT  BROKERAGE  NSE (FUTURES)  MSEI (FUTURES)  MSEI (FUTURES)  MSEI (FUTURES)  MSEI (PUTURES)  MSEI (PUTURES)  MINI Rs.  Normal %  Min. Rs.  Normal %  M		Norn	nal %	Minimu	m Paisa	Norm	nal %	Minimu	m Paisa		
SEQUITY (OPTIONS) DERIVATIVES SEGMENT	Daily Square up										
Daily Square up	Carry Forward										
Minimum Rs. Per Lot Normal % Minimum Rs. Per Lot Normal %  Daily Square up  Carry Forward  FUTURES & OPTIONS  CURRENCY DERIVATIVES SEGMENT  BROKERAGE NSE (FUTURES) MSEI (FUTURES) NSE (OPTIONS)  Mini. Rs. Normal % Min. Rs. Normal	OPTIONS			EQUITY	(OPTIONS) D	ERIVATIVES S	SEGMENT				
Daily Square up  Carry Forward  CURRENCY DERIVATIVES SEGMENT  BROKERAGE  NSE (FUTURES)  MINI. Rs. Normal MIN	BROKERAGE		NSE OI	PTIONS			BSEO	PTIONS			
FUTURES & OPTIONS  CURRENCY DERIVATIVES SEGMENT  BROKERAGE  NSE (FUTURES)  MINI. Rs.  Normal %  Min. Rs. N		Minimum F	Rs. Per Lot	Norm	nal %	Minimum R	s. Per Lot	Norma	al %		
FUTURES & OPTIONS  CURRENCY DERIVATIVES SEGMENT  BROKERAGE  NSE (FUTURES)  Mini. Rs. Normal % Min. Rs.	Daily Square up										
BROKERAGE  NSE (FUTURES)  MSEI (FUTURES)  MSEI (FUTURES)  MSEI (FUTURES)  MSEI (FUTURES)  MSEI (FUTURES)  MSEI (FUTURES)  MIN.RS.  Normal %  Min.Rs.  Normal min.Rs.  Normal min.Rs.  Normal min.Rs.  Normal min.Rs.  Normal m	Carry Forward										
Mini. Rs. Normal % Min. Rs. No	FUTURES & OPTIONS			CUR	RENCY DERIV	ENCY DERIVATIVES SEGMENT					
Daily Square up  Carry Forward  Per Lot  NCDEX  MCX  NSE  REMARKS (If any)  BROKERAGE IN %  OTHER CHARGES  STATUTORY LEVIES (AS APPLICABLE)  In Addition to above, GST as applicable on brokerage charged to client is payble by client.  In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium).  All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).	BROKERAGE	NSE (FU	TURES)	MSEI (FUTURES)		NSE (OPTIONS)		MSEI (OPTIONS)			
Carry Forward Per Lot  NCDEX MCX NSE REMARKS (If any)  BROKERAGE IN % OTHER CHARGES STATUTORY LEVIES (AS APPLICABLE) (AS APPLICABLE) (AS APPLICABLE) (AS APPLICABLE)  NOTES:  1. In Addition to above, GST as applicable on brokerage charged to client is payble by client. 2. In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium). 3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).		Mini. Rs.	Normal %	Min.Rs.	Normal %	Min.Rs.	Normal %	Min.Rs.	Normal %		
COMMODITY  NCDEX MCX NSE REMARKS (If any)  BROKERAGE IN %  OTHER CHARGES  STATUTORY LEVIES (AS APPLICABLE) (AS APPLICABLE) (AS APPLICABLE)  NOTES:  1. In Addition to above, GST as applicable on brokerage charged to client is payble by client. 2. In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium). 3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).	Daily Square up										
NCDEX MCX NSE REMARKS (If any)  BROKERAGE IN %  OTHER CHARGES  STATUTORY LEVIES (AS APPLICABLE) (AS APPLICABLE) (AS APPLICABLE)  NOTES:  1. In Addition to above, GST as applicable on brokerage charged to client is payble by client. 2. In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium). 3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).	Carry Forward										
NCDEX MCX NSE REMARKS (If any)  BROKERAGE IN %  OTHER CHARGES  STATUTORY LEVIES (AS APPLICABLE) (AS APPLICABLE) (AS APPLICABLE)  NOTES:  1. In Addition to above, GST as applicable on brokerage charged to client is payble by client. 2. In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium). 3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).	Per Lot										
BROKERAGE IN %  OTHER CHARGES  STATUTORY LEVIES (AS APPLICABLE) (AS APPLICABLE) (AS APPLICABLE)  NOTES:  1. In Addition to above, GST as applicable on brokerage charged to client is payble by client. 2. In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium). 3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).	COMMODITY										
OTHER CHARGES  STATUTORY LEVIES (AS APPLICABLE) (AS APPLICABLE) (AS APPLICABLE)  NOTES:  1. In Addition to above, GST as applicable on brokerage charged to client is payble by client. 2. In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium). 3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).		NCE	DEX	M	CX	N	ISE	REMARK	S (If any)		
STATUTORY LEVIES (AS APPLICABLE) (AS APPLICABLE) (AS APPLICABLE)  NOTES:  1. In Addition to above, GST as applicable on brokerage charged to client is payble by client. 2. In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium). 3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).	BROKERAGE IN %										
NOTES:  1. In Addition to above, GST as applicable on brokerage charged to client is payble by client.  2. In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium).  3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).	OTHER CHARGES										
<ol> <li>In Addition to above, GST as applicable on brokerage charged to client is payble by client.</li> <li>In case of sale of option in securities, where option is exercised STT is payble@0.125% on (Option Premium).</li> <li>All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).</li> </ol>		(AS APPL	ICABLE)	(AS APPLICABLE)		(AS APPL	(AS APPLICABLE)				
3. All statutory levies mentioned above are subject to change from time to time by relevant authority (ies).	1. In Addition to above, GS						Dramium				
olynature of Ottent	3. All statutory levies menti	oned above are									
Name of Client Date Place					Data		Place				



# INDO THAI SECURITIES LTD.

CDSL DP ID: 12050900

# Schedule of Charges for Depository Account

S.	Danet and an	T- :: (f DCDA A/-	T- :: (( C-  V	T: (( C-  D	T- :: (( C-  C	T:# C-1 D	T:(( C-1
No.	Particulars	Tariff-BSDA A/c (With or without POA)	Tariff-Scheme A (With or without POA)	Tariff-Scheme B (With POA)	Tariff-Scheme C (With POA)	Tariff-Scheme D (With POA)	Tariff-Scheme E (With POA)
1.	KYC & Stationary charges	Nil	,	Nil	Nil	Nil	Nil
2.	Stamp & Legal Charges	Nil	Nil	Nil	Nil	Nil	Nil
3.	POA Stamp & Legal Charges	Rs. 110/-	Rs. 110/-	Rs. 110/-	Rs. 110/-	Rs. 110/-	Rs. 110/-
4.	Annual Account	1101110	1.0.1.0,		1.0.1.0,	1.0.1.0,	1.01.1107
"	Maintenance Charges						
4A.	Resident Individual	For Holding Values upto Rs.50000/- NII For value above Rs.50000/- upto Rs.200000/- Rs.100/- For Value above Rs. 200000/- Rs. 300/-PA	Rs.300/-P.A	Rs.555/- For 3 Years	Rs. 1000/- For 5 Years	Interest Free Deposit of Rs.10000/- in which Rs.8000/- will be refundable and Rs.2000/- for Lifetime AMC Free	
4B.	Non Resident India (NRI) & Corporate	NA	Rs.1500/-P.A	Rs.1500/-P.A	Rs.1500/-P.A	Rs.1500/-P.A	NA
5.	Dematerialisation Charge	Rs.100/-Per Certificate or 0.03 % of Valuation whichever is higher will be applicable + Courier Charges Of Rs.50/-	or 0.03 % of Valuation whichever is higher will	Rs.100/-Per Certificate or 0.03 % of Valuation whichever is higher will be applicable + Courier Charges Of Rs.50/-	Rs.100/-Per Certificate or 0.03 % of Valuation whichever is higher will be applicable + Courier Charges Of Rs.50/-	Rs.100/-Per Certificate or 0.03 % of Valuation whichever is higher will be applicable + Courier Charges Of Rs.50/-	or 0.03 % of Valuation whichever is higher wil
6.	Rematerialisation Charges	Rs.50/-Per Certificate for every 100 securities of part thereof, whichever is higher, Max Rs. 500000/- + Courier Charges Of Rs.50/-	for every 100 securities of part thereof,	whichever is higher, Max	Rs.50/-Per Certificate for every 100 securities of part thereof, whichever is higher, Max Rs. 500000/- + Courier Charges Of Rs.50/-	Rs.50/-Per Certificate for every 100 securities of part thereof, whichever is higher, Max Rs. 500000/- + Courier Charges Of Rs.50/-	of part thereof, whichever is higher, Max
7.	Transaction Charges : (Per ISIN) sell within Indo Thai Group	Value (Without POA) Whichever is higher	(Without POA)	Rs.12.50/- or 0.03% Market Value	Rs.12.50/- or 0.03% Market Value	As per CDSL	Rs.12.50/- or 0.03% Market Value
7A.	Transaction Charges	Rs.50/- or 0.03% of Market Value	Rs.20/- or 0.03% of Market Value	Rs.20/- or 0.03% of Market Value	Rs.20/- or 0.03% of Market Value	As per CDSL	Rs.20/- or 0.03% of Market Value
8.	Pledge Creation, Closing and Invocation (Per ISIN)	Min. Rs. 50/-	Min. Rs. 50/-	Min. Rs. 50/-	Min. Rs. 50/-	Min. Rs. 50/-	Min. Rs. 50/-
9.		Yearly	In case of Transaction Monthly for Nil Transaction Yearly	In case of Transaction Monthly for Nil Transaction Yearly	In case of Transaction Monthly for Nil Transaction Yearly	Transaction Yearly	In case of Transaction Monthly for Nil Transaction Yearly
10.	Extra Statement on Request	Rs.25/- for Physical Statement, Nil for electronic Statement	Rs.25/- for Physical Statement, Nil for electronic Statement		Rs.25/- for Physical Statement, Nil for electronic Statement	Rs.25/- for Physical Statement, Nil for electronic Statement	

Not	<b>3</b> :						
1.	All the Charges would be calculated for the transactions as Computed by CDSL.						
2.	All Taxes /Levies/Cess as applicable will be charged extra.						
3.	Annual Maintenance Charges or any other charges are due for 7 days or more, the execution of Delivery Instructions may be stopped.						
4.	Rs.50/- will be charged for issue for issue of new DIS Booklet in lieu of the one lost by BO.						
5.	Failed Instruction Rs.10/-						
6.	Freeze and Unfreeze charges Rs.50/-						
7.	On Request of Loose DIS Charges will be Rs.20/-						
8.	Rates are subject to revision from CDSL, Further Indo Thai Securities Limited reserves the right to amend the tariff at any given point of time.						
9.	Client Master Modification Charges Rs.50/-per request.						
BC	D No : 12050900 Client Trading Code No.						
I/\	e opt for the Tariff Scheme (Tick as applicable) BSDA A B C D E						
Sig	ature/s BO 1st Holder 200 2nd Holder 3rd Holder 2						
/ W	agree & enclose a Cheque No. — Dated — of Rs. —						
Dra	vn on bank against above option.						

# RIGHTS AND OBLIGATIONS OF BENEFICIAL OWNER AND DEPOSITORY PARTICIPANT AS PRESCRIBED BY SEBI AND DEPOSITORIES

#### **General Clause**

- The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996, Rules and Regulations of Securities and Exchange Board of India (SEBI), Circulars/Notifications/Guidelines issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Depositories and relevant notifications of Government Authorities as may be in force from time to time.
- The DP shall open/activate demat account of a beneficial owner in the depository system only after receipt of complete Account opening form, KYC and supporting documents as specified by SEBI from time to time.

#### **Beneficial Owner information**

- 3. The DP shall maintain all the details of the beneficial owner(s) as mentioned in the account opening form, supporting documents submitted by them and/or any other information pertaining to the beneficial owner confidentially and shall not disclose the same to any person except as required by any statutory, legal or regulatory authority in this regard.
- 4. The Beneficial Owner shall immediately notify the DP in writing, if there is any change in details provided in the account opening form as submitted to the DP at the time of opening the demat account or furnished to the DP from time to time.

#### Fees/Charges/Tariff

- 5. The Beneficial Owner shall pay such charges to the DP for the purpose of holding and transfer of securities in dematerialized form and for availing depository services as may be agreed to from time to time between the DP and the Beneficial Owner as set out in the Tariff Sheet provided by the DP. It may be informed to the Beneficial Owner that "no charges are payable for opening of demat accounts"
- 6. In case of Basic Services Demat Accounts, the DP shall adhere to the charge structure as laid down under the relevant SEBI and/or Depository circulars/directions/notifications issued from time to time.
- 7. The DP shall not increase any charges/tariff agreed upon unless it has given a notice in writing of not less than thirty days to the Beneficial Owner regarding the same.

#### **Dematerialization**

8. The Beneficial Owner shall have the right to get the securities, which have been admitted on the Depositories, dematerialized in the form and manner laid down under the Bye Laws, Business Rules and Operating Instructions of the depositories.

#### **Separate Accounts**

- 9. The DP shall open separate accounts in the name of each of the beneficial owners and securities of each beneficial owner shall be segregated and shall not be mixed up with the securities of other beneficial owners and/or DP's own securities held in dematerialized form.
- 10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and /or hypothecation or any other interest or encumbrance over all or any of such securities submitted for dematerialization and/or held in demat account except in the form and manner prescribed in the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996 and Bye-Laws/Operating Instructions/Business Rules of the Depositories.

#### **Transfer of Securities**

- 11. The DP shall effect transfer to and from the demat accounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Beneficial Owner and the DP shall maintain the original documents and the audit trail of such authorizations.
- 12. The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his demat account and the DP shall act according to such instructions.

#### Statement of account

- 13. The DP shall provide statements of accounts to the beneficial owner in such form and manner and at such time as agreed with the Beneficial Owner and as specified by SEBI/depository in this regard.
- 14. However, if there is no transaction in the demat account, or if the balance has become Nil during the year, the DP shall send one physical statement of holding annually to such BOs and shall resume sending the transaction statement as and when there is a transaction in the account.
- 15. The DP may provide the services of issuing the statement of demat accounts in an electronic mode if the Beneficial Owner so desires. The DP will furnish to the Beneficial Owner the statement of demat accounts under its digital signature, as governed under the Information Technology Act, 2000. However if the DP does not have the facility of providing the statement of demat account in the electronic mode, then the Participant shall be obliged to forward the statement of demat accounts in physical form.
- 16. In case of Basic Services Demat Accounts, the DP shall send the transaction statements as mandated by SEBI and/or Depository from time to time.

1st Holder (28)	2nd Holder	3rd Holder
	and the second s	

#### Manner of Closure of Demat account

- 17. The DP shall have the right to close the demat account of the Beneficial Owner, for any reasons whatsoever, provided the DP has given a notice in writing of not less than thirty days to the Beneficial Owner as well as to the Depository. Similarly, the Beneficial Owner shall have the right to close his/her demat account held with the DP provided no charges are payable by him/ her to the DP. In such an event, the Beneficial Owner shall specify whether the balances in their demat account should be transferred to another demat account of the Beneficial Owner held with another DP or to rematerialize the security balances held.
- 18. Based on the instructions of the Beneficial Owner, the DP shall initiate the procedure for transferring such security balances or rematerialize such security balances within a period of thirty days as per procedure specified from time to time by the depository. Provided further, closure of demat account shall not affect the rights, liabilities and obligations of either the Beneficial Owner or the DP and shall continue to bind the parties to their satisfactory completion.

#### Default in payment of charges

- 19. In event of Beneficial Owner committing a default in the payment of any amount provided in Clause 5 & 6 within a period of thirty days from the date of demand, without prejudice to the right of the DP to close the demat account of the Beneficial Owner, the DP may charge interest at a rate as specified by the Depository from time to time for the period of such default.
- 20. In case the Beneficial Owner has failed to make the payment of any of the amounts as provided in Clause 5&6 specified above, the DP after giving two days notice to the Beneficial Owner shall have the right to stop processing of instructions of the Beneficial Owner till such time he makes the payment along with interest, if any.

#### Liability of the Depository

- 21. As per Section 16 of Depositories Act, 1996,
  - 1. Without prejudice to the provisions of any other law for the time being in force, any loss caused to the beneficial ownerdue to the negligence of the depository or the participant, the depository shall indemnify such beneficial owner.
  - 2. Where the loss due to the negligence of the participant under Clause (1) above, is indemnified by the depository, the depository shall have the right to recover the same from such participant.

#### Freezing/ Defreezing of accounts

- 22. The Beneficial Owner may exercise the right to freeze/defreeze his/her demat account maintained with the DP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.
- 23. The DP or the Depository shall have the right to freeze/defreeze the accounts of the Beneficial Owners on receipt of instructions received from any regulator or court or any statutory authority.

#### Redressal of Investor grievance

24. The DP shall redress all grievances of the Beneficial Owner against the DP within a period of thirty days from the date of receipt of the complaint.

#### **Authorized representative**

25. If the Beneficial Owner is a body corporate or a legal entity, it shall, along with the account opening form, furnish to the DP, a list of officials authorized by it, who shall represent and interact on its behalf with the Participant. Any change in such list including additions, deletions or alterations thereto shall be forthwith communicated to the Participant.

#### Law and Jurisdiction

- 26. In addition to the specific rights set out in this document, the DP and the Beneficial owner shall be entitled to exercise any other rights which the DP or the Beneficial Owner may have under the Rules, Bye Laws and Regulations of the respective Depository in which the demat account is opened and circulars/notices issued there under or Rules and Regulations of SEBI.
- 27. The provisions of this document shall always be subject to Government notification, any rules, regulations, guidelines and circulars/ notices issued by SEBI and Rules, Regulations and Bye-laws of the relevant Depository, where the Beneficial Owner maintains his/ her account, that may be in force from time to time.
- 28. The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.
- 29. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Bye-laws and Regulations and circulars/notices issued there under by the depository and /or SEBI
- 30. Any changes in the rights and obligations which are specified by SEBI/Depositories shall also be brought to the notice of the clients at once.
- 31. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-laws, Rules and Regulations of the relevant Depository, where the Beneficial Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document

	<b>\</b>	<b>\</b>
1st Holder (29)	2nd Holder 🕮	3rd Holder 🕰

# 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 and for all credits as well.]

#### **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.
- 2. '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.
- 4. SMS means "Short Messaging Service"
- 5. "Alerts" means a customized SMS sent to the BO over the said mobile phone number.
- 6. "Service Provider" means a cellular service provider(s) with whom the depository has entered / will be entering into an arrangement for providing the SMS alerts to the BO.
- 7. "Service" means the service of providing SMS alerts to the BO on best effort basis as per these terms and conditions.

#### Availability:

- 1. The service will be provided to the BO at his / her request and at the discretion of the depository. The service will be available to those 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.
- 2. The service is currently available to the BOs who are residing in India.
- 3. The alerts will be provided to the BOs only if they remain within the range of the service provider's service area or within the range forming part of the roaming network of the service provider.
- 4. In case of joint accounts and non-individual accounts the service will be available, only to one mobile number i.e. to the mobile number as submitted at the time of registration / modification.
- 5. The BO is responsible for promptly intimating to the depository in the prescribed manner any change in mobile number, or loss of handset, on which the BO wants to receive the alerts from the depository. In case of change in mobile number not intimated to the depository, the SMS alerts will continue to be sent to the last registered mobile phone number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

#### **Receiving Alerts:**

- 1. 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 alerts facility.
- 5. The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers 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.
- 7. The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.
- 8. The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever.
- 9. If the BO finds that the information such as mobile number etc. has been changed with out proper authorization, the BO should immediately inform the DP in writing.

#### Fees:

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

#### Disclaimer:

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

#### Liability and Indemnity:

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

#### Amendments:

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

#### Governing Law and Jurisdiction:

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

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

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

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

I/We am/ 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.

I/We provide the following information for the purpose of **REGISTRATION / MODIFICATION** (Please cancel out what is not applicable).

ROID	1	2	U	5	U	9	0		U									
														(Plea	se write	e your	8 digit C	lient ID)
Sole / First F	lolder's N	Name :																
Second Hold	ler's Nan	ne: .																
Third Holder	's Name	: .																
Mobile Numb	per on wl	nich mes	ssages a	re to be s	ent	+	9	1										
						•	(F	Pleas	e write	mobile	number	without	prefixin	g coun	try cod	e or ze	ero)	•
The mobile	number	is regist	ered in t	he name	of:													
Email ID:																		
				(Please	write o	nly ON	IE valid	emai	il ID or	which o	ommun	ication;	if any, i	s to be	sent)			
						_												
:	Signatur	es Sole /	First Ho	older						Secor	nd holde	er					Third Ho	lder
Place ·																		

प्रति,

इन्डोथाई सिक्योरिटीज लि.

पंजीकृत कार्यालय: "केपिटल टॉवर" तीसरी मंजिल,

प्लाट नं. १६९ए-१७११,पीयू-४, स्कीम नं. ५४,

सी-21 मॉल के पिछे, इन्दौर - 452010 (म.प्र.) भारत

महोदय,

विषय: एनसीडीईएक्स पर आपके ग्राहक के रूप में कमोडिटी अग्रवर्ती ठेके / कमोडिटी डेरिवेटिव में विक्रय के लिए मेरा / हमारा अनुरोध।

मैंने / हमने, नीचे हस्ताक्षरित, किसी भी कमोडिटी में अनुमतीत कुल खुली स्थितियों का गणन करने के लिए मार्गदर्शक तत्वों पर नेशनल कमोडिटी एण्ड डेरिवेटीव्ज एक्सचेंज लिमिटेड के द्वारा 28 सितंबर, 2006 दिनांकित पपित्रक सं. एनसीडीईएक्स / विक्रय–114 / 2006 / 247 की जानकारी ली है और मैंने / हमने उसके अनुसार अनुपालन करने की जिम्मेदारी ली है ।

में /हम एतद् द्वारा घोषित और जिम्मेदारी लेते है कि एनसीडीईएक्स या फॉरवर्ड मार्केट कमीशन द्वारा समय—समय पर निर्धारित स्थिति मर्यादा उल्लंघन नहीं करेंगे और ऐसी स्थिति मर्यादा का गणन ऊपर उल्लेखित एनसीडीईएक्स के समय—समय पर संशोधित परिपत्रक की सामग्री के अनुसार करेंगे।

में / हम आपको सूचित करेने कि और सूचित करते रहने की जिम्मेदारी लेते है कि अगर में / हमारे कोई भागीदार / संचालक / कर्ता / विश्वस्त / या कोई भी भागीदारी संस्था / कंपनियाँ / एचयूएफ / विश्वस्त संस्था जिसमें में या ऊपर निर्देशित ऐसा व्यक्ति भागीदार / संचालक / कर्ता / विश्वस्त है, एनसीडीईएक्स पर आपके या एनसीडीईएक्स के अन्य सदस्य / द्वारा किसी भी कमोडिटी के अग्रवर्ती ठेके / कमोडिटी डेरिवेटिव में कोई स्थिति लेता है या धारण करता है तो एनसीडीईएक्स के समय—समय पर संशोधित परिपत्रक द्वारा निर्धारित हमारी स्थिति मर्यादा को प्रतिबंधित करने को समर्थ है ।

मैं / हम आश्वस्त हैं कि आप कमोडिटी के अग्रवर्ती ठेके / कमोडिटी डेरिवेटिव में एनसीडीईएक्स पर केवल हमारे विश्वास और जिम्मेदारी पर मेरे / हमारे लिए आपके ग्राहक के रूप में आर्डर दर्ज करने के लिए सहमत है ।

आपका विश्वासपूर्ण	
<b>2</b> 20	के लिए
एकमात्र मालिक /भागीदार	/ संचालक / कर्ता / विश्वस्त

# FORM FOR REGISTRATION AND VERIFICATION OF MOBILE NUMBER AND EMAIL ADDRESS

To,	Date <u>:</u>
INI	O THAI SECURITIES LTD.
"C	pital Tower" 3rd Floor, Plot Nos. 169A-171,
PU	1, Scheme No. 54, Behind C-21 Mall, INDORE - 452010 (M.P.)
Do	• Cir
De	r Sir,
	I/We, a Client with
	$Indo\ Thai\ Securities\ Limited,\ Member\ ID: \textbf{01272}\ of\ NCDEX,\ \textbf{56495}\ of\ MCX,\ \textbf{07767}\ of\ NSE\ \textbf{3236}\ of\ BSE under take\ as\ follows:$
1.	I/we are aware that Commodity Exchanges provides the details of the trades executed on its trading platform to the concerned clients/constituents through SMS and E-mail alerts.
2.	I/We are aware that Member has to provide the trade details through SMS / E-mail alerts for my convenience at my request only.
3.	I/We hereby confirm that I/We wish to receive the trade alerts through:
	a. SMS:
	b. E-mail:
	c. SMS and Email :
4.	The alert should be sent on
	a. Mobile Number :
	b. Email Address :
MC add	hereby agree to the terms and conditions specified by the exchange vide circular No. NCDEX/COMPLIANCE-007/2012/ 093 (/T&S/165/2012, and circular / clarifications issued by the Exchange from time to time in this regard. We are also aware that this is an attitude to time in the interval of the exchange and we shall not solely rely or use such data for any purpose and, Exchange shall not be liable for any continuous of any nature because of providing this additional facility.
Cli	nt Name :
Un	que Client Code :
PA	:
CI:	nt Signature : 20

# VOLUNTARY DOCUMENTS

VOLUN	ITARY DOCUMENTS	POWER OF ATTORNEY
STAMP		

(To be	signed only by clients havi	ng their trading account with	in Indo Thai Secur	ities Ltd.)	
Power	of attorney for pay-in of se	curities for the purpose of se	ttlement obligation	1	
To all to	o whom these present shall co	omeI/We			whereas
	· · · · · · · · · · · · · · · · · · ·				BO-ID) with Central Depository Services
					vestor (s) engaged in buying and selling
	•			•	E(SEBI Regd. No. INB010776731) and
					aucity of time, I/ We am/are desirous o
	• •	•	ary account on my	our benait for a iim	ited purpose in the manner hereinafte
	ring. 22			VE NAMED DO LIE	REBY NOMINATE CONSTITUTE AND
					attorney) for me /us and on my/our name
		•	- '		thorities and give all such instructions as
	•	id account as I/we myself/ ours		• .	•
	•	·	•		o the extent of shares sold through Indo
					exchange both in cash and derivatives
		•	ŭ	•	Indo Thai Securities Limited for above
	rpose(s). The details of accou	, ,	,	,	
S.No.	DP Name	Account Type	D.P. ID	CLIENTID	Signature
1.	Indo Thai Securities Ltd.	Pool a/c	12050900	00000305	
2.	Indo Thai Securities Ltd.	Early pay-in (NSE)	11000011	00016871	
3.	Indo Thai Securities Ltd.	Early pay-in (BSE)	11000010	00020744	23

S.No.	DP Name	Account Type	D.P. ID	CLIENTID	Signature
1.	Indo Thai Securities Ltd.	Pool a/c	12050900	00000305	
2.	Indo Thai Securities Ltd.	Early pay-in (NSE)	11000011	00016871	
3.	Indo Thai Securities Ltd.	Early pay-in (BSE)	11000010	00020744	123
4.	Indo Thai Securities Ltd.	Collateral A/c	12050900	00060802	}
5.	Indo Thai Securities Ltd.	Client MTS A/c	12050900	00067280	,
6.	Indo Thai Securities Ltd.	Client Collateral A/c MTS	12050900	00067295	
7.	Indo Thai Securities Ltd.	Client Collateral A/c	12050900	00067301	

- 2. To return the securities to me/my accounts by Indo Thai Securities Ltd.(as stock broker) that may have been received by it (i.e., stock broker) erroneously or those securities that it (i.e., stock broker) was not entitled from me.
- 3. To authorize Indo Thai Securities Ltd. To send in a daily basis, consolidated summary of my scrip-wise buy and sell position taken with average rates to me by way SMS/email on my mobile phone/email, if any, as intimated by me from time to time, notwithstanding any other document to be disseminated as specified by SEBI from time to time. And I/we hereby agree and reconfirm that the above powers and authorities shall include the authority to debit securities to the said account and/or transfer securities from the said account and/ or transfer securities from the said account, to the extent of shares and sold through Indo Thai Securities Ltd. for pay-in obligations well as for margins toward any stock exchange
  - i.) For which new membership is taken and/or ii.) For which any new account is opened

by Indo Thai Securities Ltd., both in cash and derivatives segments. The account number/s of such account numbers shall form a part of this POA.

And further I/we hereby agree and confirm that the powers and authorities conferred by this "Power of Attorney" shall continue until I/we have given intimation in writing to the contrary, to the DP. However such revocation shall not be applicable for any outstanding margin/delivery obligation arising out of the trades carried out prior to receiving request for revocation POA.

I/ we the above named do hereby further nominate, constitute and appoint Indo Thai Securities Ltd. as my/our true and lawful Attorney (s) [herein

after referred to as "The Attorney (s)" for me/us and on my /our behalf and in my/our name to do, at my/our risk and costs, the all such acts, deeds and things and exercise the following powers and give all such instructions as mentioned below concerning the said account as I/we myself/ourselves could give if I/we was/ were personally present.

- A. To apply for (both allotment or redemption of) various products like Mutual Funds, Public issues(shares as well as debentures), rights, offer of shares, tendering shares in open offers etc. pursuant to the instruction given by me.
- B. To pledge the securities held by me/us in my/our account or held by Indo Thai Securities Ltd. on my/our behalf in favour of any exchange and/or Indo Thai Securities Ltd. and Indo Thai Securities Ltd. may deem fit for the purpose of meeting my/our margin/ settlement requirements pertaining to the trades executed by me/us on any stock exchange through Indo Thai Securities Ltd.

(Signed and Delivered - by the within named)	
1stholder	
2nd holder	
3rd holder	
Witness 1. Signature	Witness2. Signature
Name	Name
Address	Address
Place:	
Date :/	
Registration No.:	For INDO THAI SECURITIES LTD.

#### LETTER OF AUTHORITY / UNDERTAKING

To,

#### INDO THAI SECURITIES LIMITED

"CAPITAL TOWER" 2nd Floor, Plot No. 169A-171, PU-4,

Scheme No. 54, INDORE - 452010 (M.P.)

Dear Sir,

#### 1. Mandate to issue contracts in Digital format and ECN Consent

I/We hereby agree and consent to accept the contract notes for transactions carried on by me/us with you, in terms of the mandatory and voluntary client registration document entered into between us, in Digital form, Digital contracts issued by you as per the terms and conditions mentioned at the end of this letter shall be binding on me. I/We undertake to check the contract notes and bring the discrepancies to your notice preferably within 24 hours of such issuance of contract notes. Non verification or not accessing the contract notes on regular basis shall not be reason for disputing the contract notes at any time. This instruction to issue digital contract note is applicable with immediate effect.

**ECN Consent :** I/We hereby authorize you to send all my contract notes, bills, other Delivery Position, ledger statement to my/our below mention e-mail id therefore please do not dispatch physical copy of my contract notes / bills / ledger statement at my postal address.

	Му	/our E-mail ID is				
	Alte	ernate E-mail ID is				
	(An	ny change in E-mail ID shall be communicated by me / us through a physical letter to you)				
2.	Au	Authority to debit the demat accounting charges				
	Bei	neficiary Client ID				
	Tra	ding Account Code				
	tra Ind	have a beneficiary & trading account with Indo Thai Securities Limited with client ID & trading code as mentioned above for investment and ding purpose. I hereby authorize you to debit the trading account maintained with Indo Thai Securities Ltd. for the demat charges payable to lo Thai Securities Ltd., As depository participant for providing depository services any such sum debited to my/our account shall be binding me/us.				
3.		I/We are dealing in Securities/Commodities with you at NSE, BSE, MSEI NCDEX & MCXin CM/Derivatives & Currency Derivatives Segment in order to facilitate ease of operations, I/We authorised you as under:				
	a.	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.				
	b.	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.				
	C.	c. I/We request you to settle my fund and securities account except the funds given towards collaterals/margin in form of Bank Guarantee and/or Fixed Deposit Receipts & in the case of margin trading facility also, as below:				
		On Calendar Month (>30 Days) On Calendar Quarter (>90 Days)				
	d.	In case I/we have an outstanding obligation on the settlement date, you may retain the requisite securities/funds towards such obligations and may also retain the funds expected to meet margin obligations for next 5 trading days, calculated in the manner specified by the exchanges.				
	e.	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 or statement of account or statement related to it, as the case may be at your registered office.				
		I/We confirm you that I can revoke the above mentioned authority at any time by giving written notice to your registered office.				
	f. Transfer my/our debit/credit balance to my/our another account maintained in capital market with you.					
	g. I do not require separate confirmation slip for order/trade alteration/modification/cancellation/confirmation.					
	h.	I also authorised you debit the delay payment charges for the debit balance in my account & not settled as per exchange norms.				
	Clie	ent's Signature Client Code				
	Nai	me of Client Date :				

#### Dear Customer,

Thank you for opting our offer to send you the contract notes in the digital Form. For availing the facility of digital contract notes following are the terms and conditions. Please sign it as an acceptance to it.

- 1. The Digital Contract notes will be issued in digital form in compliance with guidelines issued by SEBI/Exchange from time to time.
- 2. Digital Contract notes will be mailed at the E-mail address provided to us in KYC and / or the format as may be prescribed by the Exchange from time to time.
- 3. In case of any failure in system or errors in digital contract notes, contract notes will be issued in physical form, which shall be binding on the client.
- 4. Discrepancies, if any, should be sent to the branch or to email ID compliance@indothai.co.in preferably within 24 hours of issuance of digital contract notes.
- 5. Any changes in the terms and conditions shall be intimated from time to time
- 6. Digital contact notes will also be available at www.indothai.co.in Client can view the ECN using the user name & password through the above website.



#### LETTER OF AUTHORITY / UNDERTAKING

To,

#### INDO THAI SECURITIES LIMITED

"CAPITAL TOWER" 2nd Floor, Plot No. 169A-171, PU-4,

Scheme No. 54, INDORE - 452010 (M.P.)

Dear Sir,

#### 1. Mandate to issue contracts in Digital format and ECN Consent

I/We hereby agree and consent to accept the contract notes for transactions carried on by me/us with you, in terms of the mandatory and voluntary client registration document entered into between us, in Digital form, Digital contracts issued by you as per the terms and conditions mentioned at the end of this letter shall be binding on me. I/We undertake to check the contract notes and bring the discrepancies to your notice preferably within 24 hours of such issuance of contract notes. Non verification or not accessing the contract notes on regular basis shall not be reason for disputing the contract notes at any time. This instruction to issue digital contract note is applicable with immediate effect.

**ECN Consent**: I/We hereby authorize you to send all my contract notes, bills, other Delivery Position, ledger statement to my/our below mention e-mail id therefore please do not dispatch physical copy of my contract notes / bills / ledger statement at my postal address.

	My	ly/our E-mail ID is				
Alternate E-mail ID is						
(Any change in E-mail ID shall be communicated by me / us through a physical letter to you)						
2.	Au	Authority to debit the demat accounting charges				
	Beneficiary Client ID					
	Tra	Trading Account Code				
	tra Ind	have a beneficiary & trading account with Indo Thai Securities Limited with client ID & trading code as mentioned above for investment and ding purpose. I hereby authorize you to debit the trading account maintained with Indo Thai Securities Ltd. for the demat charges payable to to Thai Securities Ltd., As depository participant for providing depository services any such sum debited to my/our account shall be binding me/us.				
3.		le are dealing in Securities/Commodities with you at NSE, BSE, MSE, NCDEX & MCXI in CM/Derivatives & Currency Derivatives gment in order to facilitate ease of operations, I/We authorised you as under:				
	a.	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.				
	b.	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.				
	C.	I/We request you to settle my fund and securities account except the funds given towards collaterals/margin in form of Bank Guarantee and/or Fixed Deposit Receipts & in the case of margin trading facility also, as below:				
		On Calendar Month (>30 Days) On Calendar Quarter (>90 Days)				
	d.	In case I/we have an outstanding obligation on the settlement date, you may retain the requisite securities/funds towards such obligations and may also retain the funds expected to meet margin obligations for next 5 trading days, calculated in the manner specified by the exchanges.				
	e.	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 or statement of account or statement related to it, as the case may be at your registered office.				
		I/We confirm you that I can revoke the above mentioned authority at any time by giving written notice to your registered office.				
	f. Transfer my/our debit/credit balance to my/our another account maintained in capital market with you.					
	g. I do not require separate confirmation slip for order/trade alteration/modification/cancellation/confirmation.					
	h.	I also authorised you debit the delay payment charges for the debit balance in my account & not settled as per exchange norms.				
	Clie	ent's Signature Client Code				
	Na	me of Client Date :				

#### Dear Customer,

Thank you for opting our offer to send you the contract notes in the digital Form. For availing the facility of digital contract notes following are the terms and conditions. Please sign it as an acceptance to it.

- 1. The Digital Contract notes will be issued in digital form in compliance with guidelines issued by SEBI/Exchange from time to time.
- 2. Digital Contract notes will be mailed at the E-mail address provided to us in KYC and / or the format as may be prescribed by the Exchange from time to time.
- 3. In case of any failure in system or errors in digital contract notes, contract notes will be issued in physical form, which shall be binding on the client.
- 4. Discrepancies, if any, should be sent to the branch or to email ID compliance@indothai.co.in preferably within 24 hours of issuance of digital contract notes.
- 5. Any changes in the terms and conditions shall be intimated from time to time
- 6. Digital contact notes will also be available at www.indothai.co.in Client can view the ECN using the user name & password through the above website.



**VOLUNTARY DOCUMENTS** 

# **DECLARATION FOR NAME MISMATCH**

# (TO BE FILLED IF THE NAME ON DOCUMENT IS DIFFERENT)

This us to bring to your notice that my name is spelt differently in my Identity Proof, Address Proof and Bank Proof, Please find the below names as spelt in respective proofs.

Name as per PAN CARD:

Name as per Bank Proof:

I here by confirm that all the said names belongs to me. I hereby state and confirm that what is stated above is true and correctinformation.

I agree to indemnify and keep Indo Thai Securities Ltd. indemnified at all times from and against all costs, charges, dameges, penalties (including reasonable attorney fees) suffrered and / or incurred by Indo Thai Securities Ltd. for any act done or omitted to be done on the above declaration.

Name of Client

Signature of Client

Place

Place

#### **APPENDIX - A PART of ANNEXURE 3**

## ELECTRONIC CONTRACT NOTE [ECN] - DECLARATION (VOLUNTARY)

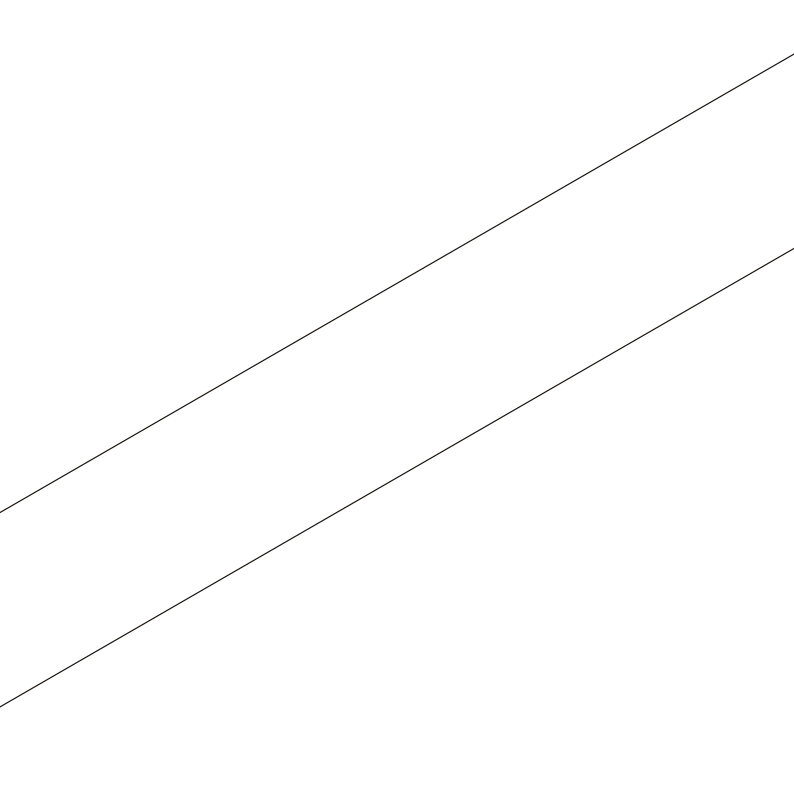
To,	Date :
INDO THAI SECURITIES LTD.	
"Capital Tower" 3rd Floor, Plot Nos. 169A-171,	
PU-4, Scheme No. 54, Behind C-21 Mall, INDORE - 45201	0 (M.P.)
Dear Sir,	(name of client) a client with
•	Commodity & Derivative Exchange Limited (NCDEX), Multi Commodity Exchange
of India Limited (MCX), National Stock Exchange o	
, ,	tract note in respect of all the trades placed by me unless Imyself want the same in
I am aware that the Member has to provide electronic con	stract note for my convenience on my request only.
Though the Member is required to deliver physical con	stract note, I find that it is inconvenient for me to receive physical contract notes.
	tronic contract note pertaining to all the trades carried out /ordered by me. er, having sufficient knowledge of handling the email operations.
My email Id is :	
This has been created by me and not by someone else.	
I am aware that this declaration form should be in English	
·	y the member shall amount to delivery of the contract note at the above email id.
	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 tak	
(The Email Id must be reproduced in own handwriting of the c	ilent.)
Client Name .	
Client Name:	
Unique Client Code -	
PAN:	
I AIN.	
Address:	
Signature of the Client 3	
Date: ————— Place: ————	
Verification of the client signature done by,	
Name of the designated officer of the Member :	
•	
Signature: ———— [	Date:

#### **INSTRUCTIONS:**

- This declaration form has to be sent by the Member to the client on the email id provided by client while opening the trading account.
- ▶ The client shall, on receipt of this email, print the email as well as the declaration form.
- The hard copy of the declaration shall be filled up by the client and submitted to the Member along with a signed hard copy of the email. The Member shall acknowledge the receipt of the declaration from the client.
- The size of the font of this declaration must be at least 12.

# LETTER TO BE SIGNED BY CLIENT OF THE AUTHORISED PERSON

To,	Date :		
INDO THAI SECURITIES LTD.			
"Capital Tower" 3rd Floor, Plot Nos. 169A-171,			
PU-4, Scheme No. 54, Behind C-21 Mall, INDORE - 452010 (M.P.)			
Subject : Registration as Client with Indo Thai Securities Ltd. (1	[hrough		
,·	(name of the Authorised Person)		
Dear Sir/Madam			
- The state of the	for registering as client with Indo Thai Securities.  (name of the Authorized Person, place), I hereby		
state as follows:	(Harrie of the Authorized Ferson, place), Thereby		
1. I am aware that I am registered as a client of Indo Thai Securities L	_td.		
For facilitating the transactions. I hereby authorise	(name		
	Il acts done by Indo Thai Securities Ltd. on the instruction of		
	(name of Authorized Person).		
All payment of commodities/securities purchased by me shall be made only through cheque / demand draft drawn in favour of Indo Thai Securities Ltd.			
4. No payment shall be made in cash.			
5. All depository instructions shall be duly filled in by me before the	he same is lodged with this office. Indo Thai Securities Ltd. shall not be		
responsible for any loss, damages, and disputes arising out of inc	complete/incorrect depository instruction being deposited with this office.		
6. Indo Thai Securities Ltd. shall not be responsible for any of my per	rsonal dealings with		
	name of ∆uthorized Person) or its employees		
	ne Member Client Agreement by me, I request you to register me as client.		
	io moniboli onomi groomonto, mo, moqueet, jou to register me ue siionu		
The OUTPUTH Of the Carlot of Control of Control	The A district Process Circuit on (A district Process)		
The CLIENT's Signature / Authorized Signatory	The Authorised Persons Signature / Authorized Signatory		
Signature 31	Signature		
Title:	_    Title :		
Name :	_   Name :		
1. Witness:	_		
Name	_ Name		
Sign	_   Sign		



प्रति,

इन्डोथाई सिक्योरिटीज लि. पंजीकृत कार्यालय : "केपिटल टॉवर" तीसरी मंजिल, प्लाट नं. 169ए—171,पीयू—4, स्कीम नं. 54, सी—21 मॉल के पिछे, इन्दौर — 452010 (म.प्र.) भारत

श्री	मान महोदय,
में	<u> </u>
	न्डो थाई सिक्योरिटीज लि. जो कि (NSE, NCDEX & MCX) की सदस्य है में / हमारा ट्रेडिंग खाता है और मैं / हम ।सके संचालन के लिए निम्नलिखित सहमती देता हूँ / देते हैं ।
1.	मुझे यह ज्ञात है कि ट्रेडिंग सदस्य (TM) को मेरे द्वारा किये गये सौदो के कॉन्ट्रेक्ट नोट की छपी हुई प्रति मुझे देन जरूरी है जब तक कि में स्वयं इलेक्ट्रानिक रूप से इसे प्राप्त करने की सहमती ना दुं।
2.	मुझे यह भी ज्ञात है कि ट्रेडिंग सदस्य (TM) मेरी सहमती एवं मेरी सुविधा के लिए मुझे (ECN) इलेक्ट्रॉनिक कॉन्ट्रेक्ट नोट भेजेगा ।
3.	यद्यपि (TM) को छपे हुए इलेक्ट्रॉनिक कॉन्ट्रेक्ट नोट भेजना जरूरी है, पर यह मेरे लिये सुविधाजनक नहीं है, इसलिये में अपनी स्वेच्छा से (TM) को अनुरोध कर रहा हुँ कि वह मुझे मेरे द्वारा किये गये सौदो के लिए (ECN) इलेक्ट्रॉनिक कॉन्ट्रेक्ट नोट ही भेजे ।
4.	मुझे कम्प्युटर (COMPUTER) पर ईमेल (E-MAIL) आदि देखना, इन्टरनेट (INTERNET) चलाने का पर्याप्त अनुभव है ।
5.	मेरी ईमेल आईडी है
	मेरी यह ईमेल आई डी मेरे द्वारा ही बनाई गई है ना कि ट्रेडिंग मेम्बर या अन्य किस के द्वारा ।
6.	मुझे यह भी ज्ञात है कि यह घोषणा पत्र अंग्रेजी या अन्य कोई भारतीय भाषा जो मुझे समझ आती है, उसमें लिखा होन चाहिये ।
	उपरोक्त घोषणा पत्र को मैनें /हमने अच्छी तरह से पढ़ और समझ लिया है, में छपे हुए काँट्रेक्ट नोट न लेने से संबंधित जोखिम से अवगत हुँ और एतद घोषणा पत्र द्वारा उसके लिये पूरी तरह से उत्तरदायी हुँ ।
	(उपरोक्त दो लाईन ग्राहक स्वयं अपने हाथों से नीचे लिखें)
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ना	म
ट्रे	डेंग कोड
पर	π ·

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

#### **CLIENT RIGHTS**

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

#### **CLIENT OBLIGATIONS**

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

#### STOCK BROKER RIGHTS

- Stock Broker and client may agree between themselves the terms and condition including commercial terms if any before commencement of MTF
- 2. Stock broker may set up its own risk management policy that will be applicable to the transactions done under the Margin Trading Facility. Stock broker may make amendments there to at any time but give effect to such policy after the amendments are duly communicated to the clients registered under the Margin Trading Facility.
- 3. The broker has a right to retain the securities provided as collateral or the securities bought by the client under the Margin Trading Facility.
- 4. The broker may liquidate the securities if the client fails to meet the margin call made by the broker as mutually agreed of liquidation terms but not exceeding 5 working days from the day of margin call.

#### STOCK BROKER OBLIGATIONS

- Stock broker shall agree with the client the terms and condition before extending Margin Trading Facility to such client. However, for clients
  who already have existing trading relationship and want to avail of Margin Trading Facility, stock broker may take consent in writing in his own
  hand or in any irrefutable electronic method after stock broker has communicated the terms and conditions of Margin Trading Facility to such
  existing clients.
- 2. The terms and conditions of Margin Trading Facility shall be identified separately, in a distinct section if given as a part of account opening agreement.
- 3. The mode of communication of order confirmation, margin calls or liquidation of position/security shall be as agreed between the broker and the client and shall be in writing in his own hand or in any irrefutable electronic method. Stock broker shall prescribe and communicate its margin policies on haircuts/ VAR margins subject to minimum requirements specified by SEBI and exchanges from time to time.
- 4. The Stock Broker shall monitor and review on a continuous basis the client's positions with regard to MTF. It is desirable that appropriate alert mechanism is set up through which clients are alerted on possible breach of margin requirements.
- 5. Any transaction to be considered for exposure to MTF shall be determined as per the policy of the broker provided that such determination shall happen not later than T + 1 day.
- 6. If the transaction is entered under margin trading account, there will not be any further confirmation that it is margin trading transaction other than contract note.



- 7. In case the determination happens after the issuance of contract, the broker shall issue appropriate records to communicate to Client the change in status of transaction from Normal to Margin trading and should include information like the original contract number and the margin statement and the changed data.
- 8. The Stock Broker shall make a 'margin call' requiring the client to place such margin; any such call shall clearly indicate the additional/deficient margin to be made good.
- 9. Time period for liquidation of position/security shall be in accordance with declared policy of the broker as applicable to all MTF clients consistently. However, the same should not be later than 5 working (trading) days from the day of 'margin call'. If securities are liquidated, the contract note issued for such margin call related transactions shall carry an asterisk or identifier that the transaction has arisen out of margin call.
- 10. The daily margin statements sent by broker to the client shall identify the margin/collateral for Margin Trading separately.
- 11. Margin Trading Accounts where there was no transactions for 90 days shall be settled immediately.
- 12. The stocks deposited as collateral with the stock broker for availing margin trading facility (Collaterals) and the stocks purchased under the margin trading facility (Funded stocks) shall be identifiable separately and there shall not be any comingling for the purpose of computing funding amount;
- 13. Stock Broker shall close/terminate the account of the client forthwith upon receipt of such request from the client subject to the condition that the client has paid dues under Margin Trading Facility.

#### **TERMINATION OF RELATIONSHIP**

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

Client Signature : 34	
5.15.11 C.3.15.15.1	



#### **TERMS & CONDITIONS FOR MTF**

- ☑ For new clients & existing trading relationships, in addition to Right and Obligation as specified by Exchanges and SEBI, the client shall agree to abide by the terms & conditions as enumerated hereafter. Further, the broker and the clients agree to abide by any other requirements of the margin trading framework, including other rights and obligations, if any, prescribed by the Stock Exchange/ SEBI/BROKER from time to time.
- ☑ The broker may amend the policies from time to time according to its risk perceptions and inform the Clients of the amendments made.
- ☑ Maximum permissible margin funding is Rs. 20Lac per client, unless otherwise, as mutually agreed.
- ☑ Presently, margin trading facility is available for NSE only
- ☑ The broker, at its own discretion, may allow client to buy further shares under MTF on the basis of increase in the value of collateral shares, subject to applicable haircut. However, purchase shall not be permitted on the basis of increase in the market value of funded shares.
- ☑ If there is a debit in the account at the end of the day then it will be considered in MTF automatically.
- ☑ Maximum allowed exposure for single scrip is 33% of the overall limit of client, i.e. Rs 6.6 Lac currently (33% of Rs. 20Lakhs).
- Any change in the price of the shares deposited by the client as collateral will be considered on T+1 day.
- ☑ Billing charges/transaction charges, charges related to trading both normal & MTF etc. will be first adjusted against normal trading a/c & then from MTF a/c & vice versa
- ☑ Funded stocks & used collateral stock will not be considered in F&O margin.

#### **ELIGIBLE SECURITIES AND MARGIN**

- ☑ Client should have clear balance in client ledger and/or approved securities in his account in order to avail MTF.
- ☑ The list of securities eligible may get revised on a monthly basis.
- ☑ Funding & Margin Percentages are variable and will change on the basis of market conditions.
- ☑ The broker, based on the risk assessment, shall have the discretion to impose/collect lower margin than the margin specified in the table below.

The broker, based on the risk assessment, shall have the discretion to impose/collect higher margin.

In any case the margin shall not be lower than the margin specified below:

Category of Stock	Applicable margin
Group I stocks available for trading in the F & O Segment	VaR + 3 times of applicable ELM (Extreme Loss Margin)
Group I stocks other than F&O stocks	VaR + 5 times of applicable ELM (Extreme Loss Margin)

- ☑ Client can give approved securities/shares as collateral for MTF. Securities given as collateral will be valued after applicable haircut, list of which is available on the website of SEBI.
- ☑ Where the margin is made available by way of securities, the stock broker is empowered to decline its acceptance of any securities as margin and/or to accept it.
- ☑ Only group '1' stock shall be eligible as co-lateral. Find the list on the link https://www.nseindia.com/content/nscc. In the list only the 'EQ' stocks marked as '1' in the 5th column will be eligible. For e.g. 20, 20 MICRONS, EQ, INE144J01027, 1, 0.42.
- ☑ MTF facility shall not be available for trade to trade scrips and the same shall not be taken as collateral.

#### **CHARGES**

- ☑ Brokerage, Statutory Charges and Other Charges will be charged as mutually agreed between the parties within the prescribed limits as specified by SEBI.
- ☑ All outstanding dues under MTF shall carry Interest @ 0.05% per day unless mutually agreed otherwise.

#### **GRIEVANCE REDRESSAL**

Any disputes arising in connection with the margin trading facility the client shall approach within 24 hrs from the date of transaction.

I hereby declare that I have not availed MTF from another broker and wish to avail the same with Indo Thai SecuritiesLtd.

	Signature : 233
OR I hereby declare that I have availed MTF from another brok No Objection Certificate (NOC) attached.	•
Name of the Broker :	
Registration No. :	Signature :



trade with confidence		_		•			SECONDINES EN
		Stan	RT INVESTIN	G			
Broker/Agent Code							
ARN:	35443		SUB-BRO	OKER	:		EUIN : 126948
Unit Holder Information			•				
Name of the First App	licant :						Sex:M F
PAN Number :		KYC				te of Birth	
Mother's Name :		Income Slab	):		Pla	ce of Birth	:
Contact Address :							
City:	Pincode :			State	:		Country
Mobile	•			Email	:		
Mode of Holding:				Occu	patui	on:	
Other Details of Sold/1s	st						
Applicant							
Overseas Address :							
(In case of NRI investor)							
City:	Pincode :			Coun	itry :		
Bank Mandate Details							
Name of Bank :							
A/C type.:	IFSC			A/C N	lo.		
Bank Address :							
City:	Pincode :			State	:		Country
Nomination Details							, ,
Nominee Name :				Relati	ionsł	nip :	
Guardian Name (If Non	ninee is Min	or)		•			
Nominee Address :							
City:	Pincode :			State	:		
Declaration and Signa				!			
I/We confirm that details all the commission (In t competing Schemes of me/us.	provided by he form of to	ail commissio	on or any o	ther m	ode)	, payable to	o him for the different
Date :			Place :				
2			•				
1st applicant Signature		2nd applicar	nt Signatur	е		3rd applica	ant Signature



NACH/ECS/AUTO DEBIT UMRN MANDATE INSTRUCTION FORM	Date
Tick ( ) Sponsor Bank Code	Utility Code
CREATE I/We hereby authorize BSE Limited	to debit (tick) SB/CA/CC/SB-NRE/SB -NRO/Other
MODIFY CANCEL Bank a/c number	to desir (test)
with Bank	or MICR
an amount of Rupees	
FREQUENCY Mthly Qtly H-Yrly Yrly As & when presented	DEBIT TYPE Fixed Amount ✓ Maximum Amount
	one No.
Reference2 (Unique Client Code UCC)	nail ID
I agree for the debit of mandate processing charges by the bank whom I am authorizing to debit my acco	unt as per latest schedule of charges of the bank
PERIOD	
1 2	3
NACH/ECS/AUTO DEBIT UMRN UMRN	
MANDATE INSTRUCTION FORM	Date Date
Tick ( ) Sponsor Bank Code	Utility Code
CREATE MODIFY  I/We hereby authorize  BSE Limited	to debit (tick) SB/CA/CC/SB-NRE/SB -NRO/Other
CANCEL Bank a/c number	
with Bank IFSC	or MICR
an amount of Rupees	
FREQUENCY Mthly Qtly H-Yrly Yrly As & when presented	DEBIT TYPE Fixed Amount Maximum Amount
Reference 1 (Mandate Reference No.)	one No
Reference2 (Unique Client Code UCC)	nail ID
I agree for the debit of mandate processing charges by the bank whom I am authorizing to debit my acco	unt as per latest schedule of charges of the bank
PERIOD	3

- This is to confir that the declaration has carefully read, understood & made by me/us. I am authorizing the user entity/Corporate to debit my account. based on the instructions as agreed and signed by me.
   I have understood that i am authorized to cancel/amend this mandate by appropriately communicating the cancellation/amendment request the Use entity/Corporate or the bank where I have authorized the debit.



#### **Additional Risk Disclosure Documents for Option Trading**

#### **Risk of Options holders:**

- 1. An options holder runs the risk of losing the entire amount paid for the option in a relatively short period of time. This risk reflects the nature of an option as a wasting asset which becomes worthless when it expires. An option holder who neither sells his option in the secondary market nor exercises it prior to its expiration will necessarily lose his entire investment in the option. If the price of the underlying does sufficient to cover the cost of the option, the investor may lose all or a significant part of his investment in the option.
- 2. The Exchanges may impose exercise restriction and have absolute authority to restrict the exercise of options at certain times in specified circumstances.

#### **Risk of Options Writers:**

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

Client Name :	Client Code	
Client's Signature	Date	



### **Undertaking / Consent Letter**

I/We	, a client (client code)
having account with M/s Indo Tha	ai Securities Limited do hereby undertake that I wish to trade in
Option on Commodity Futures (N	CDEX / MCX) and I have fully read and understood the contents
of the "Additional Risk Disclos	sure documents for options trading" subject to regulatory
requirements of the Exchange and	d SEBI from time to time. Such Undertaking / Consent Letter may
be maintained as a part of KYC do	cuments
Signature of Client	
Signature of Cherit	
Date :	
Place:	

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Reference 2															i	Ema	ail I	D	r															f
I agree for the debit of Mandate proces	ssing charges	by the l	oank	whom	n I am	autho	orizing to	debit r	ny a	accour	nt as	per la	est Sc	hed	ule c	of cha	rges	of t	the	Ban	k.													_
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