INDEX OF DOCUMENTS

S.No.	Name of the Document	Brief Significance of the Document	Pg.No.
	A. MANDATORY D	OCUMENT AS PRESCRIBED BY SEBI & EXCHANGE	
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		B. Central KYC Application Form	3-7
		C. Document captures the additional information about	8-13
		the constituent relevant to Trading A/c/Demat A/c	
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		other charges levied on the client for trading on the	
		stock exchange(s) & Depository Service Charges.	
		STANDARD DOCUMENTS	
1.	Uniform Risk Disclosure	Document detailing risks associated with dealing in the	
	Document (RDD)	commodities market.	
2.	Rights and Obligations of	Document stating the Rights & Obligations of member,	
	Members, Authorized	Authorized Person and client for trading on exchanges.	
	Persons and Clients	3	
3.	Risk Disclosure Documents	Documents pertaining risk associated with dealing in the)0k
0.	for Options	options	3pc
4.	Do's and Don'ts for the	Document detailing do's and don'ts for trading on exchange,	ano
т.	Investors	for the education of the investors.	H
5.	Rights and Obligation of	Rights and Obligations of Beneficial Owner and	ate
J.	Beneficial Owner and	Depository Participant as prescribed in SEBI and	oar
	Depository Participant	Depositories	Sel
6.	Rights and Obligations	Document stating the Rights & Obligations of stock broker	Provided Through Separate Handbook
0.	Trigitis and Obligations	/trading member, Sub broker/Authorised Person and client	no.
		for trading on exchanges (including additional rights &	[hr
		obligations in case of internet/wireless technology based trading)	d J
7.	Risk Disclosure Document	2, 2,	ide
1.		Document detailing risks associated with dealing in the securities market.	r0v
8.	(RDD) Guidance note		
0.	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	
9.	Policies and Procedures	Document describing our significant policies and procedures.	
<i>9</i> .		OCUMENTS AS PROVIDED BY THE STOCK BROKER	
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1.	Requesting for Bill		17
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2. 3.	Voluntary Document	Voluntary Undertaking/Authorization	
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	Declaration	Client Defaulter Declaration	
7.	Internet Trading Letter	Required to avail facility of online trading	24
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		will be sent by CDSL to BOs for all debits]	
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		Secured Texting (TRUST) Service offered by CDSL	
10.	Power of Attorney	Power of Attorney provided to broker to facilitate	29-30
		paying of securities and other authorisations.	

COMPANY DETAILS

Name				2223.14 1.15.44	
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E-ma					
	ing Code 30 ID				
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15.	Website	diamento mlacas comtact C	:	www.sbmcpl.co.in	. I invited at any magistaned ad
14.	Email		:	pankajkedia@sbmcpl.co.	in
13.	Compliance	ce Officer	:	Mr. Pankaj Kedia, 98872	
12.	Mobile		:	7665666000, 96720787	
11.	Telephone		:	0154-2472443, 247744	
	-	dence Address		Sri Ganganagar (Raj.)-33	
10.	Registered		:	33 G Block	
9.	Name of M		:	Shree Balaji Multicomm	odities Private Limited
8.	CDSL DP		:	12089200	
7.	MCX		:	56895	
6.	NSE		:	90202	
5.	BSE CMIE)	:	6723	
4.		lembership No.	:	NCDEX/CO/9/951	
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3.	SEBI Reg.		:	IN-DP-422-2019	
2	Brokers)	NT.		DI DD 422 2010	
2.	•	No. (Stock	:	INZ000077535	
1.	CIN No.	NI. (Ct1	:	U51109RJ2006PTC022	333
1	CININO			1151100D 12006DTC022	252

Signature of Client

(1/40)

B

Know Your Client (KYC) Application Form (For Non-Individuals Only)





Application No.:

Please fill in ENGLISH and in BLOCK LETTERS

1. Name of Applicant (Please write complete name as per Certificate of Incorporation / Registration; leaving one box blank between 2 words. Please do not abbreviate the Name).																																		
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Details of Promoters/ Partners/ Karta / Trustees and whole time directors forming a part of know Your Client (KYC) Application Form for Non-Individuals

	Photograph			
oplicant	Relationship with Applicant (i.e. promoters, whole time directors etc.)			
PAN of the Applicant	Residential / Registered Address			
	DIN (For Directors) / Aadhaar Number (For Others)			
	Date of Birth			
	Name			
Name of Applicant	PAN			
Name	Sr. No.			





 $(3/40) \ \ \text{.}$ Name & Signature of the Authorised Signatory (ies)

[7]

'CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Legal Entity/ Other than Individuals Important Instructions: A) Fields marked with '*' are mandatory fields. F) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end. B) Tick 'V' wherever applicable. G) List of two character ISO 3166 country codes is available at the end. C) Please fill the date in DD-MM-YYYY format. H) Please read section wise detailed guidelines / instructions at the end. D) Please fill the form in English and in BLOCK letters. I) For particular section update, please tick (✓) in the box available before the E) KYC number of applicant is mandatory for update application. section number and strike off the sections not required to be updated. For office use only Application Type* ☐ New □ Update (To be filled by financial institution) KYC Number (Mandatory for KYC update request) ☐ 1. ENTITY DETAILS* (Please refer instruction A at the end) □ Name* Entity Constitution Type* (Please refer instruction B at the end) Date of Incorporation / Formation* Date of Commencement of Business | D | D | - M | M | Place of Incorporation / Formation* Country of Incorporation / Formation* TIN or Equivalent Issuing Country PAN * Form 60 furnished TIN / GST Registration Number 2. PROOF OF IDENTITY (Pol)* (Please refer instruction B at the end) Officially valid document(s) in respect of person authorised to transact Certificate of Incorporation / Formation ☐ Registration Certificate Regn Certificate No. Trust Deed Memorandum and Articles of Association Partnership Deed Resolution of Board / Managing Committee Power of attorney granted to its manager, officers or employees to transact on its behalf Activity Proof - 1 (For Sole Proprietorship Only) ☐ Activity Proof - 2 (For Sole Proprietorship Only) ☐ 3. ADDRESS* (Please see instruction C at the end) 3.1 Registered Office Address / Place of Business* Registration Certificate Other Document ☐ Certificate of Incorporation / Formation Proof of Address* Line 1* Line 2 Line 3 City / Town / Village* PIN / Post Code* State / U.T Code* ISO 3166 Country Code* District* 3.2 Local Address in India (If different from Above) Line 1* Line 2 Line 3 City / Town / Village* District* PIN / Post Code* State / U.T Code* ISO 3166 Country Code* 4. CONTACT DETAILS (All communications will be sent to Mobile number/ Email-ID provided" may be used) (Please refer instruction D at the end) Tel. (Off) **Email ID** Mobile Email ID Mobile 5. NUMBER OF RELATED PERSONS (Please refer instruction E at the end)

☐ 6. REMARKS (If a	any)														
7. APPLICANT D	ECLARATION (Pleas	e refer Instruction G	at the end)												
	u of any changes therein, i presenting, I am aware that	mmediately. In case any t I may be held liable for i	of the above in t.	formation i	s found to b	oe false o	runtrue	•							
registered number/ema	•	don from Central K	ro Registry	inrough a	SWIS/Email	i on the	above	,					(4/40		
Date:	M - Y Y Y Y	Place:							Signatur	e / Thumb	Impressio	n of Au	thorised	Person(s)
8. ATTESTATION	/ FOR OFFICE USE	ONLY													
Documents Received	☐ Certified Copies	☐ Equivalent	e-document												
KYC	VERIFICATION CAR	RIED OUT BY					INST	ITUTIO	ON DE	TAILS	}				
Identity Verification Emp. Name Emp. Code Emp. Designation Emp. Branch	Done Date			Name Code				[Institu	ation Sta	mp]					

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

- A Clarification / Guidelines for filing Entity Details section
 - 1 Entity Constitution Type

A - Sole Proprietorship H - Trust O - Artificial Jurisdical Person

B - Partnership Firm I - Liquidator P - International Organisation or Agency /Foreign C - HUF Embassy or Consular Office etc.

D - Private Limited Company

K - Artificial Liability Partnership

Q - Not Categorized

E - Public Limited Company

L - Public Sector Banks

R - Others

F - Society M - Central/State Government Department or Agency S - Foreign Portfolio Investors

G - Association of Persons (AOP) / Body of Individuals (BOI) N - Section 8 Companies (Companies Act, 2013)

- 2 In case of companies and partnerships, PAN of the entity is mandatory. In case of other entitites, FORM 60 may be obtained if PAN is not available.
- B Clarification / Guidelines for filling 'Proof of Identity[Pol]' section
 - 1 Activity Proof 1 and Activity Proof 2 are applicable for accounts in case of proprietorship firms. Please refer to relevant instructions issued by the Reserve Bank of India in this regard.
 - 2 Please refer to the relevant instructions issued by the regulator regarding applicable documents for the legal entity.
 - 3 Certified copy of document or equivalent e-document or OVD obtained through Digital KYC process to be submitted.
 - 4 'Equivalent e-document' means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the Information Technology (Preservation and Retention of Information by Intermediaries Providing Digital Locker Facilities) Rules, 2016.
 - 5 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005.
 - 6 KYC requirements for Foreign Portfolio Investors (FPIs) will be as specified by the concerned regulator from time to time.
- C Clarification / Guidelines for filling 'Proof of Address [PoA]' section
 - 1 State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
 - 2 Certified copy of document or equivalent e-document to be submitted.
- D Clarification / Guidelines for 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.
- E Clarification / Guidelines for filling 'Related Person Details' section
 - Personal Details
 - · The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
 - 2 Proof of Address [PoA]
 - · 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.
 - State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
 - · In case of deemed PoA such as utility bill, the document need not be uploaded on CKYCR
 - REs may use the Self Declaration check box where Aadhaar authentication has been carried out successfully for a client and client wants to provide a current
 address, different from the address as per the identity information available in the Central Identities Data Repository.
 - 3 If KYC number of Related Person is available, no other details except 'Person Type' and 'Name of the Related Person' are required.
 - 4 Regulated Entity (RE) shall redact (first 8 digits) of the Aadhaar number from Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR.
- F Provision for capturing signature of multiple authorised persons is to be made by the RE.

	n Individuals	
CENTRAL KYC REGISTRY Kn	w Your Customer (KYC) Application Form Related Person	1
Important Instructions: A) Fields marked with "" are manda B) Tick "\" wherever applicable. C) Please fill the date in DD-MM-Y' D) Please fill the form in English an E) KYC number of applicant is man application.	is available at the end. YY format. G) List of two character ISO 3166 country codes is available at the end. in BLOCK letters. H) Please read section wise detailed guidelines / instructions at the end.	CERSAI
For office use only (To be filled by financial institution)	Application Type*	late and delete request)
1. DETAILS OF RELATED PER	CON* (Please refer instruction E at the end)	
☐ Addition of Related Person	☐ Deletion of Related Person ☐ Update	Related Person Details
KYC Number of Related Person	if available*) If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available, only 'Related Person Type If KYC number is available on the second Person Type If KYC number is a	oe' & 'Name' is mandatory
Related Person Type* Dire		prietor
☐ Ber	ficiary Authorised Signatory Beneficial Owner Power of Attorney Holder Other	er (Please specify)
DIN (Director Identification Num	(Mandatory if Related Person Type is Director)	
1.1 PERSONAL DETAILS (Ple	se refer instruction E at the end)	
	efix First Name Middle Name	Last Name
Name* (Same as ID proof)		
Maiden Name		
Father / Spouse Name		
Mother Name		
Date of Birth*	- Male F- Female T-Transgender	
	I- Indian Others (ISO 3166 Country Code)	
PAN*	Form 60 furnished	
	ADDRESS* (Please refer instruction E at the end)	
		.1
	document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs	5)
A- Passport Number	document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs	□ PHOTO*
	document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs	
A- Passport Number B-Voter ID Card C- Driving Licence	document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs	
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card	document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs	
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis	r Letter	
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F - Proof of Possession of Aa	r Letter	
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F - Proof of Possession of Aa E-KYC Authentication	r Letter	
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F - Proof of Possession of Aa	r Letter haar	□ РНОТО*
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F - Proof of Possession of Aa E-KYC Authentication	r Letter	□ РНОТО*
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F - Proof of Possession of Aa E-KYC Authentication Offline verification of Aadhaa Address Line 1*	r Letter haar	□ РНОТО*
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A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F- Proof of Possession of Aadhaa II E-KYC Authentication III Offline verification of Aadhaa Address Line 1* Line 2 Line 3 District* 1.3. CURRENT ADDRESS E Same as above mentioned address I Certified copy of OVD or equivaler A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card	r Letter haar (5/40) c (5/40) c City / Town / Village* Pin / Post Code* State / U.T Code* ISC ETAILS (Please refer instruction E and the end) (In such cases address details as below need not be provided) e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OV)	D 3166 Country Code*
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F- Proof of Possession of Aadhaa Address Line 1* Line 2 Line 3 District* 1.3. CURRENT ADDRESS D Same as above mentioned addres I Certified copy of OVD or equivaler A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regist	(5/40) c City / Town / Village* Pin / Post Code* State / U.T Code* ISC ETAILS (Please refer instruction E and the end) (In such cases address details as below need not be provided) e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OV) Letter	D 3166 Country Code*
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F- Proof of Possession of Aadhaa Address Line 1* Line 2 Line 3 District* 1.3. CURRENT ADDRESS E Same as above mentioned address Certified copy of OVD or equivaler A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regist F- Proof of Possession of Aad	(5/40) c City / Town / Village* Pin / Post Code* State / U.T Code* ISC ETAILS (Please refer instruction E and the end) (In such cases address details as below need not be provided) e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OV) Letter	D 3166 Country Code*
A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regis F- Proof of Possession of Aadhaa Address Line 1* Line 2 Line 3 District* 1.3. CURRENT ADDRESS E Same as above mentioned address Certified copy of OVD or equivaler A- Passport Number B-Voter ID Card C- Driving Licence D-NREGA Job Card E- National Population Regist F- Proof of Possession of Aadhaa	(5/40) c City / Town / Village* Pin / Post Code* State / U.T Code* ISC ETAILS (Please refer instruction E and the end) (In such cases address details as below need not be provided) e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OV) Letter	D 3166 Country Code*

V ☐ Self Declaration

Address				
Line 1*				
Line 2				
Line 3				wn / Village*
District*	Pin / Po	ost Code*	State / U.T Code*	ISO 3166 Country Code*
1. 4 CONTACT DETAIL	.S (All communication will be sent or	n provided mobile no. / Emai	I-ID) (Please refer instruction	n D at the end)
Tel. (Off) Email ID		Tel. (Res)	Mo	obile —
A STATE OF THE RESIDENCE OF THE RESIDENC	DATION			
2. APPLICANT DECLA	RATION			
undertake to inform you o misleading or misreprese	the details furnished above are true a of any changes therein, immediately. In case enting, I am aware that I may be held liable f eceiving information from Central KYC Re address.	e any of the above information is for it.	ound to be false or untrue or	(6/40)
Date:	— Y Y Y Y Place:			Signature /Thumb Impression of Applicant
3. ATTESTATION / FOR	R OFFICE USE ONLY			
Documents Received	☐ Certified Copies☐ Digital KYC process	☐ E-KYC data receive ☐ Equivalent e-docum		Data received from Offline verification
KY	C VERIFICATION CARRIED OUT E	BY	INSTITU	JTION DETAILS
Date		Name		
Emp. Name		Code		
Emp. Code				
Emp. Designation				
Emp. Branch				
[Employee Signature]		[Institution Stamp]

						O	TH	ER	DI	ET A	ЛIL	S											
Gross An	nual Income De	etails	Income	Range	e per	anr	num		Belo	ow Rs	.1 L	ac 🔲	1-5 I	Lac		5-10	Lac		10-	25 L	ac 🗌]>2	.5 Lac
OR Net-v	worth as on (da	ite)		П				is	Rs.				(Ne	t w	orth	shou	ıld r	not	be	olde	r tha	an 1	Year)
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			Fa	rmer] 0	thers	(S)	pecif	y)												
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BANK ACCOUNT(S) DETAILS Bank Name Branch Name																							
Bank A/c No.																							
A/c Type Saving Current Others																							
MICR Number IFSC Code IIIIIII																							
MICR Number Proof of Bank submitted Bank Statement Bank Passbook Cancelled Cheque leaf (Specify name of the client/MICR Code or/and IFSC code of the bank)																							
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Stational	y is not avaital		EPOSI'															u w	1100	CII.			
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	ory Name	.,	□ N	ERL			CCRL			CD	SL		N:	SDL				•		•	•		
DP ID	,									-	ı		- ciary	/ ID	(BC	ID)							
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	Holders Name			Щ		Ц					<u> </u>	Щ	L			<u> </u>	<u> </u>		Щ		<u> </u>		
	olders Name		<u> </u>	<u> </u>		Ш			\sqcup	Ц		<u> </u>		L,									
Proof of	DP Submitted			oldings						•	,	•		e of	the	e clie	nt)						
Note: 1.	Client name &	DP A/		mat A										hat	men	tione	d in	the	aco	coun	t ope	ning	form.
	atement should																						,
				7	ΓRA	AD	INC	3 P	RK	FE	RE	NCI	ES										
Please si	ign in the relev	ant bo	xes wher	e you	wis	h to	trad	le.		The	seg	ment	not o	chos	en	shoul	d be	st	ruck	off	by	the	client.
Exchang	es		Segme	nts						Exc	han	ges						S	egn	nent	:S		
	Cash	*	Į.				(7	7/40)				Cash			na	B.	,					(13/40)
	F&O	3	Ĩ				3)	3/40)		NSE	-	F&0				S,							14/40)
BSE	Currency		Į.				(9	9/40)			-				n.s								
	Commodities		Ĩ				(10)/40)			-	Curre			n. a								15/40)
	Mutual Fund		Į				(1	1/40				Comm	oiti	es	na		,					(16/40)
MCX	F&0	2	Į.				(12	2/40)		NCD	EX	F&0			na		,					(1	17/40)
Note: To t	rade in future & c	ptions	derivative	s kindl	v sub	mit	CODY	of ITR	ack	knowl	edge	ment o	r Bar	nk A	/c s	tatem	ent f	or la	ast 6	moi	nths.		

	ADDITIO	NAL DETAILS												
Facilities for Trading	Whether you wish to avai	l the facility ofIntern	net tradingWireless technology (Mobile)											
Contract note and Standard	Whether you wish	in Electronic Form	(Email ID same as mentioned on KRA Page)											
Documents:	to receive	in Physical Form												
Educational Qualification	Under Graduate	Graduate	Post Graduate Professional											
Investment/Trading Experience	Years in Stocks	Years in Derivatives	No Prior Experience											
Primary purpose of dealing	In Equities:	Intraday	Positional Investment											
	In Derivatives:	Trading	Hedging											
Any other information	_	_	-											
	GST	DETAILS												
GST Number														
GST Implementation Location		TTTTTT												
		T. CTY ON												
Details of any action (any action		TACTION												
1		- ,	uthority against the applicant/constituents or its											
Partners/promoters/whole time dire	ctors/authorized persons in cha	arge of dealing in securities	during the last 3 years.											
DEALINGS THORUGH OTHER STOCK BROKERS														
If you are dealing with any otl	her stock broker/Sub broke	r/Authorized Person, pr	ovide the following details:											
(in case dealing with multiple s	tock brokers/Sub broker/A	uthorized Person, provic	le details of all)											
Name of Stock Broker		Client C	ode											
Name of Sub Broker/		Exchang	ge TTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT											
Authorized Person	Details of disputes/dues ρε	ending from/to such stock	broker/sub broker/Authorized Person											
	INTRODU	CER DETAILS												
Name of the Introducer		1111111												
Introducer Code														
Address & Phone No.		 												
		 												
Status of the Introducer	Sub-Broker Remis	sier Authorized Perso	on Existing Client Others											
Signature of the Intorducer														
SALES TAX	X REGISTRATION	DETAILS (As ap	plicable, Statewise)											
	Registration No.	Validity Date	Name of the State (Please give details											
	, , , , , , , , , , , , , , , , , , ,	,	of all states where you are registered)											
Local Sales Tax														
Central Sales Tax														
Other Sales Tax														
	VAT DETAILS (A	s applicable, State	ewise)											
	Registration No.	Validity Date	Name of the State (Please give details											
			of all states where you are registered)											
Local Vat														
Other Vat														

1.	I undertake to	inform you of any changes the	above are true and correct to the best rein, immediately in case any of the a ng. I am aware that I may be held lial	above information is found to be
2.		iving read/been explained and un icies and procedures.	nderstood the contents of the tariff sheet	t and all voluntary/non-mandatory
3.	I/We further co Disclosure Docu	onfirm having read and underst ment' and 'Do's and 'Don't'. I/W ave also been informed that the s	tood the contents of the 'Right and Ol e do hereby agree to be bound by suc standard set of documents has been disp	h provisions as outlined in these
4.	I/We do not wa	nt to continue my account in BS	DA Scheme. Yes / Tick here	
		A.		·
	Signature of Cl	ient (18/40)	Date	:
		CONSENT	T FOR AADHAR NUMBER	
Requ	est for Aadhaar u	updation- YES NC		
with with Priva Cons I/we number any of up entitic same Also, relate future CERS or grinves	Aadhaar based and UIDAI records, Inte Limited record ent to share Aadhereby give my/our and related detention with my third ther institution the loading/updating es made through or in any other collineary of its a sal, AMC'S, PM oup company etc timent or purchasted or in case there	uthentication system via OTP//we understand that my/our Aads. haar details- YES No our consent to Shree Balaji Matails obtained from UIDAI through party entities like Exchanges, at may be formed in future, or a modifying the Aadhaar no. in Shree Balaji Multicommodities what so ever. my/our consent to Shree Balaji d from KRA, CERSAI as part ssociated or group company e S, MutualFunds, insurer's or and c. where there is a requirement of any product/services from	and I/we have no object Biometric/demographic information. Biometric/demographic information. Bidhaar no. will not be updated in the Standard not will not be updated in the Standard not will not be updated in the Standard not be updated not	In case of authentication failure three Balaji Multicommodities of update and share my Aadhaar ric/Demographic information on PMS, MutualFunds, Insurer's or etc. where there is a requirement any product/services from such a regulatory requirement for the to share my Aadhaar number and institution that may be formed in Exchanges, Depositories, KRA, in future, or any of its associated that Aadhaar no. in case of any Balaji Multicommodities Private
Sign	ature of Client			
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		FOR C	OFFICE USE ONLY	l
	UCC Code Allotted		_	
			Document Verified	with Originals
	Name of the Er	mployee		
	Employee Code	1		
	Designation of	the Employee		
	Date			
	Signature			
ments given all th	s. We have also /sent him a copy e non-mandatory	made the client aware of 'Rigl of all the KYC documents. We u documents would be duly intima	f 'Policy and Procedures' tariff sheet a hts and Obligations' document(s). RD undertake that any change in the 'Policy ited to the clients. We also undertake bosite www.sbmcpl.co.in for the inform	D and Guidance Note. We have and Procedures' tariff sheet and that any change in the 'Right and
Date:			Signature & Seal	

\mathbf{A}	DDITIO	NAL KY	C FORM	FOR OPE	NING	AD	EM	AT A	CCO	DUN	T			
(To be filled by th	e Deposito	ry Participa	ant)											
Application No.		-		Date	Э									
DP Internal Refe	rence No.													
DP ID 1 2	0 8	8 9 2	2 0 0	Client ID										
(To be filled by the	e applicant	in BLOCK	LETTERS	in English)										
Ì/We request you			count in my	our names as	-		lowing	g detail	s:					
			HOL	DER'S DET	AILS									
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Please tick If any of the either Politically Expose details as per Annexure 2	Ne au d Po	R t	S. W	2: or	th zec	0, as	00 /Λ ig	00 t on (<i>Vet</i>	to I (Da	Rs ate	. 1 e) th	,0 	0,0 sho	ote	ers	101 Pa	t b	e d	M old	lore der Ka	e t	ha 	n I n Fru	Rs L 1 y	Rs vea	00,	Vh	ole	e T	ìim	ne				
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SMS Alert Facility Refer to Terms & Conditions given as Annexure-2.4	MC [(N (if car	Лa P	in O	da A	ito is	ry no	, i	if y gra	you inte																		lity	7,							
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of the portfolio online.

Easi

To register for easi, please visit our website www.cdslindia.com.

Easi allows a BO to view his ISIN balances, transactions and value

I/We have received and read the document of 'Rights and Obligation of BO-DP' (DP-CM agreement for BSE Clearing Member Accounts) including the schedules thereto and the terms & conditions and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time. I / We declare that the particulars given by me/us above are true and to the best of my/our knowledge as on the date of making this application. I/We further agree that any false / misleading information given by me / us or suppression of any material information will render my account liable for termination and suitable action.

	Sole/First Auhorized Signatory	Second Authorized Signatory	Third Authorized Signatory
Name			
Designation			
Signature	(20/40)	an	la la

Designation	n				
Signature	A.	(20/40)	an	B	
	•		(In case of more authorized si	gnatories, please add annexure)	
(Signature she	ould be preferably	y in blank ink).			
		(F	Please Tear Here)		
		Ackno	owledgement Receipt		
Application No.: Date:					
We hereby ac	knowledge the re	eceipt of the Acc	ount Opening Application Form:		
Name of the S	Sole/First Holder				
Name of Second Holder					
Name of Third Holder					
		/[Depositor	y Participant Seal and Signature	

	F	ATCA DE	CLARA	ΓΙΟΝ			
Do you satisfy any	of the criteria mentior	ned below:					
					Y	es	No
a) Citizen of an	y country other than Ir	ndia (dual/n	nultiple)				
[including G	een Card]						
b) Country of b	irth is any country othe	er than Indi	 а				
	of ANY country/ ies of	ther than In	dia				
-	andate holder who has			India			
	elephone number outs	side India					
If your answer to any of the above questions is a 'YES', please fill 'FATCA DECLARATION' given on our website and submited signed FATCA Declaration to Head Office. Subject to applicable Laws, I/We hereby give consent to share my information with domestic/overseas regulators or tax authorities wherever necessary. I/We hereby declare and confirm that the details given above are true and correct. Further I/We would like to state that in future if there is any change in my/our tax status (i.e. if I/we become tax resident of any other county other than India) then the same will be informed to Shree Balaji Multicommodities Private Limited and below FATCA Declaration will be submitted to you immediately.							
Client's Signature Client Name	₽		(21/40)				
	OPTION	OD ICCI	TOED	IC DOOKLI	DI4 D		
I/We hereby state		'UK 155U	E OF D	IS BOOKLI	LI		
-	e require you to issue	Delivery Ir	struction	Slip (DIS) bo	oklet t	o me/us ii	mmediately on
opening my/our C Agreement in favo Manager) for execu	DSL account through our of/with iting delivery instruction such Clearing Member	I/we have	e issued a (na stock exc anager.	a Power of A	Attorne ttorney	y (POA)/e /Clearing	executed PMS Member/PMS
issued a POA/exec Member/PMS Mar related transaction	e do not require the Decuted PMS agreement ager) for executing done of the second be incompleted through such booklet should be incompleted.	elivery Instr in favour of elivery inst uch Clearin	/with ructions f ig Membe	or setting sto	_(name ck exc anager	e of the att hange tra . Howeve	orney/Clearing de (settlement r, the Delivery
	First/Sole F	lolder	Sec	ond Holder		Third	Holder
Name							
Signature of Client		(22/40)	an			Bi	

TARIFF SHEET BROKERAGE FOR TRADING ACCOUNT **Equity Cash** Equity F&O Transaction Type Intraday Intraday Delivery **Futures Futures** Options (First leg) (Second Leg) (First Leg) (Second Leg) Table No. Brokerage Rate (%) Min. Brokerage (Rs.) Commodities F & O Currency Transaction Type **Futures Futures** Options **Futures Futures** Options Delivery (First leg) (Second Leg) (First Leg) (Second Leg) Table No. Brokerage Rate (%) Min. Brokerage (Rs) **TERMS AND CONDITIONS:** Second leg - if squared off on the same day Account Opening charges (including KRA charges) for Trading Account is Rs. 2. 3. SEBI Turnover Fees, STT, Service Tax, Clearing Charges, Stamp Duty & GST Transaction Charges will be levied separately from brokerage as applicable from time to time. 4. Statutory charges as applicable from time to time. Other Charges: In addition to above charges levied on account of Cheque Return, wrong reporting of Cheques. DP Scheme Charges for DIS Re-issuance, issue of Duplicate Statements, Interest Charges, Delay payment charges, user ID - 'Internet Trading or Wireless Technology' etc. may be recovered from your accuont. 2. Shree Balaji Multicommodites Private Limited reserves the rights to change the brokerage as well as ther tariff from time to time under intimation to client. Client's Signature (23/40)Client Name **DISCLOSURE INFORMATION** Sir, This is to inform you that we may do Pro-account trading at NCDEX, NSE (F & O, Currency Derivatives) Thanks and best regards I acknowledge the receipt of information given above by Shree Balaji MultiCommodities Private Limited that they do Proaccount trading.

Client's Signature

(24/40)

TARIFF STRUCTURE FOR DEPOSITORY SERVICES

S.No.	Particulars		Charges (in INR)	
1.	Stamp Charges		As Applicable	
2.	Annual Maint	enance Charges (AMC)- Choose an	y one scheme i.e. given below:	
		SCHEME I: Annual AMC	Rs. 199/-	
	a. Individuals	SCHEME II: Annual AMC	Rs. 249/-	
		(1st Year Free AMC)		
		SCHEME III: One Time AMC	Rs. 999/-	
	b. Corporates		Rs. 999/-	
3.	Transaction C	Charges		
	a. Purchase (C	On Market/Off Market)	Free	
	b. Sale (On Ma	arket/Off Market-Slip Transaction) Min.	Rs. 30 and Max. Rs. 100 (subject to 0.04 % of	
			transaction value whichever is lower)	
	c. Sale (POA)		Min. Rs. 20 and Max Rs. 100 (subject to 0.04% of	
			transaction value whichever is lower)	
4.	BSDA (Basic S	Service Demat Account)	Rs. 50/- per transaction (POA) and;	
	Transaction Charges		Rs. 65/- per transaction(Non-POA)	
5.	Delivery Instruction Slip Book			
	a. First DIS Book		Free + Courier/Postage Charges	
	b. Additional DIS Book		Rs. 30/- per book (10 Slips) + Courier/Postage Charges	
6.	Additional St	atement Charges (one statement pe	r month will be provided free of cost vide E-mail)	
	a. By E-Mail		Free	
	b. Physical		Rs. 5/- Page + Courier/Postage Charges	
7.	Dematerilization	on	Rs. 10/- per certificate (Minimum Rs. 20/-) + Courier	
			Postage Charges	
8.	Rematerialization		Rs. 100/- or maximum 0.03% of transaction value	
			whichever is higher	
9.	Instuction Failure/Demat Rejection Charges		Rs. 40/- per transaction	
10.	Pledge Creation	n/Closure/Invocation Charges	Rs. 50/- per transaction	
11.	Margin Pledge	/Un-Pledge	Rs. 20/- per Script upto 5 Lac, Above 5 Lac 0.002% on	
			valuation of securities whichever is higher	
12.	KRA Charges	in BSDA account	Rs. 80/-	
13.	Modification Cl	narges (Online/Offline)	Rs. 25/- per request	

TERMS & CONDITION W.R.T. CHARGES:

- Annual Account Maintenance Charges will be charged upfront every year.
- *Scheme II, if Account is closed during the First Year, AMC will be charged as per SCHEME I.
- ** **Scheme III** includes Account Maintenance Charges for a period of 6 years (Rs. 999/- will be charged 1st Year (upfront) and Account Maintenance charge for the next 5 years will be Free). In case, if account is closed during the said period, the BO will not be entitled for any refund.
- Courier/postage charges will be Rs. 20/- per courier (wherever applicable) for Rs. 40/- per postage and Rs. 50/- (upto 10 certificates) in case of Dematerilization Request.
- Tariff structure is based on existing CDSL charges and Shree Balaji Multicommodities Private Limited reserves the right to revise the tariff structure by giving notice of 30 days.
- Value of transaction will be in accordance with the rates provided by CDSL.
- In case of delay in the payment of charges, the demat account will be frozen for all operations till such period all dues are cleared and subject to 30 days' notice from the payment due date.
- Statutory charges as applicable from time to time.

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client	A		R
	(25/40)	and	

REQUESTING FOR BILL/TRANSACTION/HOLDING STATEMENT THROUGH EMAIL.

To,				Date
Shree	Balaji Multico	ommodities Private Limited		
Regd	. Off: 33 G Blo	ock, Sri Ganganagar (Raj.)-3350	001	
Dear	Sir,			
Sub :	Requesting f	for bill/transaction/holding stat	ement through email.	
		to send me/us bill, transact	· ·	of my CDSL Demat account
		nd are aware of following Term		elow.
(a)	, ,	Il not receive the bill, transacti		
(b)		Il take all the necessary steps	· ·	•
` ,		the internet/email account.	•	•
(c)		m/are aware that the bill, trans	<u> </u>	•
(d)	that I/We in	case bill, transaction and ho	lding statements are sent by	email, I/We will immediately
	inform the S	hree Balaji Multicommodities	Private Limited. about change	in email address, if any.
	In case, the	Shree Balaji Multicommodities	s Private Limited is not able to	provide bill/transaction state
	ment to its C	Clients by email or on website of	due to any reason (including b	ounced emails), Shree Balaji
		odities Private Limited will ens	, ,	,·
		as per the time schedule stipu		•
		request you to send the state	•	
	•	Fortnightly Weekly		
Yours	s Faithfully,			
		First/Sole Holder	Second Holder	Third Holder
Name				

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client	(26/40)	an	B

Declaration

I/We have received and read the Rights and Obligations documents and terms & conditions and agree to abide by and be bound by the same and the Bye Laws as are in force from time to time. I/We declare that the particulars given by me/us above are true to the best of my/our knowledge as on the date of making this application.

I/We agree and undertake to intimate the DP of any change(s) in the details/particulars mentioned by me/us in this form.

I/We further agree that any false/misleading information given by me/us or suppression of any material information will render my account liable for termination and suitable action.

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client	(27/40)	an	B1

VOLUNTARY UNDERTAKING/AUTHORISATION

To, Date

Shree Balaji Multicommodities Private Limited

Regd. Off: 33 G Block, Sri Ganganagar (Raj.)-335001

Sub: Voluntary Undertaking/Authorisation

With respect to member-constituent relationship and mandatory and voluntary (optional) documents executed between us, I/we do hereby authorize Shree Balaji Multicommodities Private Limited to do the following:

1. ORDER PLACEMENT INSTRUCTIONS

I understand that you require written instructions from me for placing/modifying/cancelling orders. However, since it is not practical for me to give written instructions for placing/modifying/cancelling order. Even If I have facility to trade online through Internet and wireless technology, I may have to place orders by physically visiting/calling/emailing the call centre/branch specified for the said purpose by Shree Balaji Multicommodities Private Limited in case of breakdown of internet connectivity or other similar reasons. I hereby request you to kindly accept my verbal orders/instructions, in person or over phone and execute the same. I understand the risk associated with placement of verbal orders and accept the same. I shall not disown orders under the plea that the same were not placed by me provided I am sent ECN/ Physical contract notes or trade confirmations through SMS and other approved modes. I/we also agree that non-receipt of bounced mail notification by you shall amount to delivery of contract note at my/our email ID. I indemnify Shree Balaji Multicommodities Private Limited and its employees against all trade related losses, damages, actions which you may suffer or face, as a consequence carrying out my instructions for orders placed verbally

2. ERRORS AND OMISSIONS

I understand and agree that inadvertent errors may occur, while executing orders placed by me. In such circumstances Shree Balaji Multicommodities Private Limited shall make all reasonable efforts to rectify the same and ensure that I am not put to any monetary loss. I understand and agree that I shall not hold Shree Balaji Multicommodities Private Limited responsible beyond this and claim additional damages/loss.I understand and agree that my request to modify or cancel the order shall not be deemed to have been executed unless and until the same is confirmed by Shree Balaji Multicommodities Private Limited .

3. NO MARKET MANIPULATION

I undertake not to execute transactions, either singly or in concert with other clients, which may be viewed as manipulative trades viz. artificially raising, depressing or maintaining the price, creation of artificial volume, synchronized trades, cross trades, self trades, etc or which could be termed as manipulative or fraudulent trades by SEBI/Exchanges. In case I am found to be indulging in such activities, Shree Balaji Multicommodities Private Limited has every right to inform the Exchange/SEBI/other regulatory authority of the same and suspend/close my trading account.

4. NOT TO ACT AS UNREGISTERED SUB BROKER

I undertake not to act as unregistered Sub-broker and deal only for myself and not on behalf of other clients In case I wish to deal for other clients also, I undertake to apply to SEBI through Shree Balaji Multicommodities Private Limited to obtain a sub broker registration. In case Shree Balaji Multicommodities Private Limited perceives that I am acting as an unregistered sub broker, Shree Balaji Multicommodities Private Limited has the right to immediately suspend my trading account and close all open positions and adjust the credits (across all segments) against the dues owed by me to Shree Balaji Multicommodities Private Limited without the requirement of any notice from Shree Balaji Multicommodities Private Limited. Further, Shree Balaji Multicommodities Private Limited has the right to inform the concerned regulatory authorities about the same. In aforesaid eventuality, I agree and undertake to indemnify Shree Balaji Multicommodities Private Limited from any loss/ damage/claim arising out of such activity.

5. NOT DEBARRED BY ANY REGULATOR

I confirm and declare that there is no bar on me imposed by any Exchange or any regulatory and/or statutory authority to deal in securities directly or indirectly. I agree to inform Shree Balaji Multicommodities Private Limited in writing, of any regulatory action taken by any Exchange or regulatory/ statutory authority on me in future. In case I fail to inform the same and Shree Balaji Multicommodities Private Limited on its own comes to know of such action, Shree Balaji Multicommodities Private Limited has the right to suspend/close my trading account and refuse to deal with me. Also, Shree Balaji Multicommodities Private Limited can at its sole discretion, close all the open positions and liquidate collaterals to the extent of trade related debit balances, without any notice to me.

6. PMLA DECLARATION

I declare that I have read and understood the contents and the provisions of the PMLA Act, 2002, which were also explained to me by Shree Balaji Multicommodities Private Limited officials. I further declare that I shall adhere to all the provisions of PMLA Act, 2002.

I further undertake and confirm that;

- a. I do not have any links with any known unlawful persons/institutions
- b. I am a genuine person and not involved or indulge knowingly or assisted, directly or indirectly, in any process or activity connected with the proceeds of crime nor I am a party to it. The investment money is derived from proper means and does not involve any black or Hawala money in any manner.
- **7. INDEMNIFICATION** I hereby indemnify and hold Shree Balaji Multicommodities Private Limited, its Directors and employees harmless from and against all trade related claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses that are occasioned or may be occasioned to the Shree Balaji Multicommodities Private Limited directly or indirectly, relating to bad delivery of shares/ securities and/ or third party delivery, whether authorized or unauthorized and fake/forged/stolen shares/ securities/transfer documents introduced or that may be introduced by or through me during the course of my dealings/ operations on the Exchange(s) and/ or proof of address, identity and other supporting/ documents provided by me at the time of registration and/ or subsequently.



INDEMNITY OF JOINT HOLDINGS

I hereby agree to indemnify and hold Shree Balaji Multicommodities Private Limited harmless from any trade related claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses arising from transactions in securities held jointly by me with any other person or persons, if any.

8. BSE StAR MUTUAL FUND FACILITY

I am interested in availing the StAR Mutual Fund facility of the Exchange for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the StAR platform of the Exchange. For the purpose of availing the StAR Mutual Fund facility, I state that "Know Your Client" details as submitted by me for the opening of Trading Account may be considered for the purpose of StAR and I/we further confirm that the details contained in same remain unchanged as on date. I am willing to abide by the terms and conditions as has been specified and as may be specified by the Exchange from time to time in this regard. I shall ensure also compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI). I shall read and understand the contents of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I choose to subscribe/redeem. I further agree to abide by the terms and conditions, rules and regulations of the respective Mutual Fund Schemes subscribed by me.

9. DELAYED PAYMENT CHARGES

I understand that in case my account is in debit balance and/or if I have insufficient funds to manage my trading positions, I will be charged an interest of 0.05% per day as delayed payment charges. I confirm having read the rules & regulations pertaining to the levy of such interest under the policies & procedures.

10. NRI DECLARATION

I understand that if the sole/first applicant has or attains NRI Status, investments in scheme of mutual funds can be made only upon providing Foreign Inward Remittance Certificate (FIRC) to Shree Balaji Multicommodities Private Limited every time the investment is made.

11. THIRD-PARTY PAYMENTS

Shree Balaji Multicommodities Private Limited shall have the prerogative to refuse payments received from any bank account where the client is not the first holder or which is not mentioned in the KYC or which the client has not got updated subsequently by submitting a written request along with adequate proof thereof as per proforma prescribed by Shree Balaji Multicommodities Private Limited, Shree Balaji Multicommodities Private Limited shall not be responsible for any loss or damage arising out of such refusal of acceptance of payments in the situations mentioned above.

However, due to oversight, if any such third-party payment has been accepted by Shree Balaji Multicommodities Private Limited and the credit for the same has been given in the client's ledger, Shree Balaji Multicommodities Private Limited shall have the right to immediately reverse such credit entries on noticing or becoming aware of the same. In such a case, Shree Balaji Multicommodities Private Limited reserves the right to liquidate any of the open positions and/or any of the collaterals received/ held on behalf of the client. Shree Balaji Multicommodities Private Limited, its Directors and employees shall not be responsible for any consequential damages or losses.

12. NO DEALINGS IN CASH

Shree Balaji Multicommodities Private Limited as a policy neither accepts any funds for pay-in/margin in cash nor makes any payment or allows withdrawal of funds in cash. No claim will be entertained where the client states to have made any cash payment or deposited cash with any Branch/Sub- Broker/ Remisier/Employee/Authorised Person of Shree Balaji Multicommodities Private Limited.

13. DISCLOSURE OF PROPRIETARY TRADING BY SHREE BALAJI MULTICOMMODITIES PRIVATE LIMITED

Pursuant to SEBI Circular Number SEBI/MRD/SEC/Cir-42/2003 dated November 19, 2003, Shree Balaji Multicommodities Private Limited discloses to its clients about its policies on proprietarytrades. Shree Balaji Multicommodities Private Limited does proprietary trades in the cash and derivatives segment at NSE, BSE, NCDEX & MCX.

14. DELIVERIES

The client shall ensure that the shares are properly transferred to the designated demat account of Shree Balaji Multicommodities Private Limited, for effecting delivery to the Exchange against the sale position of the client. Such transfers shall be entered by the client within the time specified by SEBI/Exchanges/Shree Balaji Multicommodities Private Limited. In case the client fails to transfer the shares on time to Shree Balaji Multicommodities Private Limited, Shree Balaji Multicommodities Private Limited shall not be responsible for any loss/damages arising out of such delayed transfers.

15. SQUARING OFF OF POSITIONS & SALE /LIQUIDATION OF COLLATERAL MARGINS (to the extent of Settlement Margin obligation)

The client shall settle the transactions, within the Exchange specified settlement time, by making the requisite payment of funds and/or delivery of the shares. In case the client fails to settle the transactions within the settlement date, then Shree Balaji Multicommodities Private Limited has the right to square off the open and/or unpaid positions, at an appropriate time, as it deems fit, without any notice to the client. The client shall not have any right or say to decide on the timing of closure of the open positions that needs to be closed. Shree Balaji Multicommodities Private Limited, its Directors and Employees shall not be responsible for any trade related loss or damages arising out of such square offs. All such square off transactions shall have implied consent and authorization of the client in favour of Shree Balaji Multicommodities Private Limited.

After such square off of open positions by Shree Balaji Multicommodities Private Limited, as mentioned in above clauses, if there is a debit balance, the client shall pay the same immediately. However, if the client does not clear off the debit balance, Shree Balaji Multicommodities Private Limited shall have the right to liquidate the shares and other securities of the client (kept as collateral/margin) to the extent of the debit balance, without any intimation to the client. The client shall not have the right to decide on the timing of liquidation of shares and securities held in collateral/margin and the shares and securities that needs to be sold or liquidated. Shree Balaji Multicommodities Private Limited, its Directors and employees shall not be responsible for any trade related loss or damages arising out of such selling.

Client's Signature	J.	(29/40)
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RUNNING ACCOUNT AUTHORISATION VOLUNTARY

To, Shree Balaji Multicommodities Private Limited Regd. Off: 33 G Block, Sri Ganganagar (Raj.)-335001	Date
Dear Sir,	
I will be dealing through you as client in Capital & Commodities Market and/or Futurand/or Currency Deriavites at BSE/NSE/NCDEX/MCX. In order to facilitate ease of operequirement of margin for trade. I authorize you as under:	•
I request you to maintain running balance in my account & retain the cred my account and to use the unused funds towards my margin/pay-in/other at any segment(s) of the Exchange/Clearing Corporation, unless I instruct you	r-future obligation(s)
 I request you to retain with you for my margin/pay-in/other-future o segment(s) of the Exchange/ Clearing Corporation, unless I instruct you to my account. 	bligation(s) at any
3. I request you to settle my fund and securities account. Once in every calconder in a calendarMonth or such other higher period as allowed by SE time to time except the funds giventowards collaterals/ margin in form and /or Fixed Deposit Receipts.	EBI/Stock Exchange
4. In case I have an outstanding obligation on the settlement date, you may securities/ funds towards such obligation and may also retain the fur required to meet margin obligation for next 5 trading days, calcula specified by the exchanges	nds expected to be
5. I shall bring any dispute arising from the statement of account or settlem notice of the broker preferably within 7 working days from the date of securities or statement, as the case may be.	
6. I confirm you that I can revoke the above mentioned authority anytime writing to you.	by giving notice in
I request you to settle my funds and securities account.	
Once in every :- ☐ Calander Quarter ☐ Calander Month	
Thanking you Yours faithfully,	
Trading Code	
Client's Signature (20/40)	

Client Name

(30/40)

AUTHORISATION FOR ELECTRONIC CONTRACT NOTE / STATEMENTS VOLUNTARY

-	lulticommodities Private Limited G Block, Sri Ganganagar (Raj.)-3	35001	Date
Dear Sir,	3 Block, 311 Gariganagar (Raj.)-3	33001	
Subject: Issua	ance of Electronic Contract Notes	s/Statements in Electronic Form	(Trading/Demat A/c)
Futures & Option give my/our co	ons Segment and/or Currency Der onsent to receive electronic contr notices in electronic mode from S	client for trading in the Capital rivatives at BSE/NSE/NCDEX/MC) act notes (ECN), financial statem Shree Balaji Multicommodities P	X Stock Exchanges, I/We hereby nents, margin statements or any
statement of	accounts/holding statement(s)/b ed e mail id for the Depository ser	bills, ledgers, transaction statem ills, or any other reports/notices vices I/we am /are availing through	in electronic mode on my/our
I/we confirm th	nat the e mail address has been	generated by me/us.	
1			
2			
sending the m		Multicommodities Private Limited y to my/our e-mail id. I/We also ag	
me/us and su		ng software shall be a conclusive p mean receipt by me/us and sha any reason whatsoever.	
notice within th	ne time period as specified by the	nent and other documents and to regulatory authorities. My/Our negular basis shall not be a reaso	on-verification or not accessing
physical letter		timate any change in the email discontinue the said facilities, I/\ in writing.	
of documents reason which connection etc that they will n me/us due to r	sent via electronic delivery due t inter alia include technical reas c. Further I/We agree and undert not be held liable/ responsible for	odities Private Limited will not be o change in/incorrect e-mail additions or malfunction of my/our coake to indemnify Shree Balaji Murany losses, claims damages, coat to any litigation cases, complain request.	ress as mentioned or any other omputer system/server/interner ulticommodities Private Limited ost and liabilities etc. caused to
My Trading co	de is		
My/Our BO ID			
,			
	First/Sole Holder	Second Holder	Third Holder

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client	(31/40)	an	B

LETTER OF AUTHORITY

То	
Shree Balaji Multicommodities Private Limited	
Regd. Off: 33 G Block, Sri Ganganagar (Raj.)-335001	
Dear Sir/Madam,	
I hereby authorise Mr./Ms	
in my trading account code,	
authorised person in my trading account code. Further Mr./Ms	
is my and he is also authorised to collect a	nd deliver Cheque/Bill's/Contact Notes/deliver
Instructions/or any other required documents as the case may be	e.
Client's Signature (32/40)	
(32/40)	
Client Name	
DECLARATION	
Client Code:	
То	
Shree Balaji Multicommodities Private Limited	
Regd. Off: 33 G Block, Sri Ganganagar (Raj.)-335001	
3 3 4 77	
For the purpose of Account Opening. I/We hereby declare that	at the details provided on the KRA/KYC page
downloaded from KRA System by you, are true and correct till dat	te. I/We undertake to inform you of any changes
therein, immediately. In case any of the above information is	• • •
misrepresenting. I/We are aware that I/We may be held liable for	
, 3	

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client	(33/40)	and	Bi .

Place: _____ day of _____ 20 ____

REQUEST LETTER FOR REGISTERATION OF MOBILE NO.,/E-MAIL ID OF PERSON BELONING TO THE CLIENT'S FAMILY

Please note that the	he Mobile No./Email ID/both mentioned	d in the Account Opening Form/request for
change in Mobile N	lo./Email ID belongs to Mr./Mrs./Ms	
		who is my
(relationship with t		
		_
Client's	1	
Signature	(34/40)	
Client Name		
Only the Mobile No./Ema	ail ID of your spouse, dependent children and depend	dent parents can be registered in your demat account)
	CLIENT DEFAULTER DECI	,
Ι	having PAN	do hereby declare
that I have not bee		
that i have not bee	en involved in any unlawful activities and	I I have not been declared a defaulter or my
	·	I have not been declared a defaulter or my Various Exchange/ Regulatory bodies, etc.
name is not appea	·	Various Exchange/ Regulatory bodies, etc.
name is not appea	ring in defaulter database as per SEBI/	Various Exchange/ Regulatory bodies, etc.
name is not appea	ring in defaulter database as per SEBI/	Various Exchange/ Regulatory bodies, etc.
name is not appea	ring in defaulter database as per SEBI/	Various Exchange/ Regulatory bodies, etc.
name is not appear I further declare the	aring in defaulter database as per SEBI/ \ nat the above mentioned declaration/ sta	Various Exchange/ Regulatory bodies, etc.
name is not appea	ring in defaulter database as per SEBI/	Various Exchange/ Regulatory bodies, etc.

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

(All the clauses mentioned in the "Rights and Obligations"document(s) shall be applicable. Additionally, the clauses mentioned herein shall also be applicable.)

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

Client's
Signature (36/40)
Client Name

Trading Code

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

Definitions:

- In these Terms and Conditions the terms shall have following meaning unless indicated otherwise:
- 1. "Depository" means Central Depository Services (India) Limited a company incorporated in India under the Companies Act 1956 and having its registered office at 17th Floor, P.J. Towers, Dalal Street, Fort, Mumbai 400001 and all its branch offices and includes its successors and assigns.
- 2. 'DP' means Depository Participant of CDSL. The term covers all types of DPs who are allowed to open demat accounts for investors.
- 3. '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 without 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).

BOID	1	2	0	8	9	2	0	0]
	(F	Pleas	e wr	ite y	our 8	digi	t DP	ID)		(F	Plea	se	write	e you	ur 8	digit	t Clie	nt ID)
Sole / First Holder's Name	:																		
Second Holder's Name	:																		
Third Holder's Name	:																		
Mobile Number on which mes	sage	s ar	e to	be s	ent	+91													
(Please write only the mobile	numb	er w	/itho	ut pre	efixir	ıg co	untr	у со	de o	r zer	0)								
The mobile number is registe	ered	in th	e na	me	of: _														
Email ID:																			
(Please wr	ite or	nly C	NE v	/alid	ema	il ID	on w	/hicł	cor	nmur	nica	tion	i; if	any,	is to) be	sent)	

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client			
(37/40)		an	

Pla	ace						

Terms And Conditions for availing Transaction Using Secured Texting (TRUST) Service offered by CDSL

1. **Definitions:**

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

- i. "Depository" means Central Depository Services (India) Limited (CDSL)
- ii. TRUST means "Transactions Using Secured Texting" service offered by the Depository.
- iii. "Service Provider" means a cellular service provider(s) with whom the Depository has entered / shall enter into an arrangement for providing the TRUST service to the BO.
- iv. "Service" means the service of providing facility to receive/give instructions through SMS on best effort basis as per the following terms and conditions. The types of transaction that would normally qualify for this type of service would be informed by CDSL from time to time.
- v. "Third Party" means the operators with whom the Service Provider is having / will have an arrangement for providing SMS to the BO.
- 2. The service will be provided to the BO at his / her request and at the discretion of the depository provided the BO has registered for this facility with their mobile numbers through their DP or by any other mode as informed by CDSL from time to time. Acceptance of application shall be subject to the verification of the information provided by the BO to the Depository
- 3. The messages will be sent on best efforts basis by way of an SMS on the mobile no which has been provided by the BOs. However Depository shall not be responsible if messages are not received or sent for any reason whatsoever, including but not limited to the failure of the service provider or network.
- 4. The BO is responsible for promptly informing its DP in the prescribed manner any change in mobile number, or loss of handset on which the BO wants to send/receive messages generated under TRUST. In case the new number is not registered for TRUST in the depository system, the messages generated under TRUST will continue to be sent to the last registered mobile number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of messages sent on such mobile number.
- 5. The BO agrees that SMS received by the Depository from the registered mobile number of the BO on the basis of which instructions are executed in the depository system shall be conclusive evidence of such instructions having been issued by the BO. The DP / CDSL will not be held liable for acting on SMS so received.
- 6. The BO shall be responsible for submitting response to the 'Responsive SMS' within the specified time period. Transactions for which no positive or negative confirmation is received from the BO, will not be executed except for transaction for deregistration. Further, CDSL shall not be responsible for BOs not submitting the response to the said SMS within the time limit prescribed by CDSL.
- 7. The BO agrees that the signing of the TRUST registration form by all joint holders shall mean that the instructions executed on the basis of SMS received from the registered mobile for TRUST shall be deemed to have been executed by all joint holders.
- 8. The BO agrees to ensure that the mobile number for TRUST facility and SMS alert (SMART) facility is the same. The BO agrees that if he is not registered for SMART, the DP shall register him for SMART and TRUST. If the mobile number provided for TRUST is different from the mobile number recorded for SMART, the new mobile number would be updated for SMART as well as TRUST.
- 9. BOs are advised to check the status of their obligation from time to time and also advise the respective CMs to do so. In case of any issues, the BO/CM should approach their DPs to ensure that the obligation is fulfilled through any other mode of delivery of transactions as may be informed / made available by CDSL from time to time including submission of Delivery Instruction Slips to the DP.
- 10. The BO acknowledges that CDSL will send the message for confirmation of a transaction to the BO only if the Clearing Member (registered by the BO for TRUST) enters the said transaction in CDSL system for execution through TRUST within prescribed time limit.
- 11. The BO further acknowledges that the BO/CM shall not have any right to any claim against either the DP or Depository for losses, if any, incurred due to non receipt of response on the responsive SMS or receipt of such response after the prescribed time period. In the event of any dispute relating to the date and time of receipt of such response, CDSL's records shall be conclusive evidence and the Parties agree that CDSL's decision on the same shall be final and binding on both Parties.
- 12. The BO may request for deregistration from TRUST at any time by giving a notice in writing to its DP or by any other mode as specified by Depository in its operating instructions. The same shall be effected after entry of such request by the DP in CDSL system if the request is received through the DP.

- 13. Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.
- 14. The BO expressly authorises Depository to disclose to the Service Provider or any other third party, such BO information as may be required by them to provide the services to the BO. Depository however, shall not be responsible and be held liable for any divulgence or leakage of confidential BO information by such Service Providers or any other third party.
- 15. The BO takes the responsibility for the correctness of the information supplied by him to Depository through the use of the said Facility or through any other means such as electronic mail or written communication.
- 16. The BO is solely responsible for ensuring that the mobile number is not misused and is kept safely and securely. The Depository will process requests originated from the registered Mobile as if submitted by the BO and Depository is not responsible for any claim made by the BO informing that the same was not originated by him.

17. Indemnity:

In consideration of providing the service, the BO agrees that the depository shall not be liable to indemnify the BO towards any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO.

18. Disclaimer:

Depository shall be absolved of any liability in case:-

- a. There is loss of any information during processing or transmission or any unauthorized access by any other person or breach of confidentiality.
- b. There is any lapse or failure on the part of the service providers or any third party affecting the said Facility and that Depository makes no warranty as to the quality of the service provided by any such service provider.
- c. There is breach of confidentiality or security of the messages whether personal or otherwise transmitted through the Facility.

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client (38/40)		an	Bi

NON MANDATORY - POWER OF ATTORNEY FOR NON INDIVIDUAL

TO ALL TO WHOM THESE PRESENTS SHALL COME I/	we
(1)(2)	
(3)	
residing at/having its registered office at (As per KYC)	
	, send greetings.
WHEREAS	
I/We hold beneficial owner account number 12080200	with Central Denository Services

I/We hold beneficial owner account number 12089200 _____ with Central Depository Services (India) Limited (CDSL), through **Shree Balaji Multicommodities Private Limited** a Depository Participant bearing **DP-ID 12089200** registered with Securities and Exchange Board of India(SEBI).

And Whereas I/we am/are desirous to buy and sell securities through **Shree Balaji Multicommodities Private Limited** who is a stock broker registered with SEBI and member of recognized stock exchange/s.

And Whereas I/we am/are desirous of appointing **Shree Balaji Multicommodities Private Limited.** as my/our constituted attorney to operate my/our beneficial owner account on my/our behalf for a limited purpose in the manner hereinafter appearing and subject to conditions as provided herein.

NOW KNOW YOU ALL AND THESE PRESENTS WITNESS THAT

I/we do hereby nominate, constitute and appoint **Shree Balaji Multicommodities Private Limited**, a Member of NSE, BSE & NCDEX as my true and lawful attorney and authorize it to perform the following functions on my behalf:

- i. To transfer securities held in my/our aforementioned beneficial owner account(s) or any other account informed by me in writing to the stock broker from time to time to the demat account numbers of the stock broker (refer list below) maintained for the purpose of settlement of trades and margin obligations arising out of trades executed by me/us on any recognized stock exchange through the stock broker. However, the said power will be restricted to only transfer of securities to the clearing/trading member id allotted to the stock broker by any existing or future exchange that the stockbroker has joined will join as a member or to any demat accounts linked to the said clearing/trading member id provided that i/we have executed a client member agreement with the stockbroker for such exchanges.
- ii. To pledge the securities in favour of the stock broker for the limited purpose of meeting my/our margin requirements in connection with the trades executed by me/us on any recognized stock exchange through the stockbroker.
- iii. To re-pledge such securities to the clearing member/clearing corporation as the case may be.
- iv. To return to me/us, the securities that may have been received by the stock broker erroneously or those securities that the stock broker was not entitled to receive from me/us;
- v. To send consolidated summary of my/our scrip-wise buy and sell positions taken with average rates to me/us by way of SMS/email on a daily basis, not with standing any other document to be disseminated as specified by SEBI from time to time.

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client (39/40)		an	Bi

vi. To apply for various products like Mutual Funds, Public Issues (shares as well as debentures), rights, offer of shares, tendering shares in open offers etc. pursuant to oral/written/electronic instructions given by me/us to the stockbroker.

For the Purpose of execution of the above, I authorize the attorney to debit securities for transfer/pledge, as the case may be from my aforesaid beneficial account to below mentioned beneficial account owners:

Details of Shree Balaji MultiCommodities Private Limited accounts where client securities can be moved:

	DETAIL OF DEMAT ACCOUNTS						
CM BP ID/DP ID	Exchange	Description					
1100001000024280	BSE	EARLY PAY IN					
120892000000074	BSE	CDSL PRINCIPAL ACCOUNT					
1208920000000061	BSE	CDSL POOL ACCOUNT					
IN301330-22405786	BSE	NSDL POOL ACCOUNT					
1100001100020801	NSE	EARLY PAY IN					
1208920000001601	NSE	CDSL POOL ACCOUNT					
IN301330-22406869	NSE	NSDL POOL ACCOUNT					
1208920000002219	BSE, NSE, NCDEX	TM/CM CLIENT SECURITIES MARGIN					
		PLEDGE ACCOUNT					

I/We ratify the instructions given by the aforesaid stock broker to the depository participant named here in above in the manner specified here in.

I/We further agree and confirm that the powers and authorities conferred by this Power of Attorney shall continue until it is revoked (without notice) in writing by me and that the said revocation shall be effective from the date on which the revocation notice is received by the stock broker in his office at 33 G Block, Sri Ganganagar (Rajasthan)-335001

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature of Client (40/40)		an	B1

Witness				
Name &				
Address				
Signature				

We Accept

Shree Balaji Multicommodities Pvt. Ltd.	
Signature	
Date &Place	