Application No.	HL
UCC	
DP Client No.	
Reference No.	
Partner	
Partner Center	
HUF Name	
Karta's Name	



TRADING & DEMAT ACCOUNT OPENING FORM AND DEMAT DEBIT AND PLEDGE INSTRUCTION

HUF

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DETAILS OF THE DEPOSITORY PARTICIPANT AND STOCK BROKER

NJ INDIA INVEST PRIVATE LIMITED

Registered & Correspondence Office Address: Block No.901 & 902, 6th Floor, B Tower, Udhna Udyognagar Sangh Commercial Complex, Central Road No.10, Udhna, Surat - 394 210, Gujarat Phone: 0261 402 5500 SEBI Reg No - BSE, NSE & ICEX: INZ000213137, SEBI Reg No - CDSL & NSDL: IN-DP-14-2015 Email id: dpservices@njgroup.in Website: www.njgroup.in

Compliance officer name: Mrs. Varsha P. Doctor CEO name: Mr. Misbah Y. Baxamusa

Phone no. : 0261-6155000 Phone no. : 0261- 4025901 E-mail id. : complianceofficer@njgroup.in E-mail id. : ceo@njgroup.in

For any grievance/dispute please contact NJ IndiaInvest Private Limited at Block No.901 & 902, 6th Floor, B Tower, Udhna Udyognagar Sangh Commercial Complex, Central Road No.10, Udhna, Surat - 394 210, Gujarat or

outilia duyogriagai Sarigi Confinerciai Complex, Central noad No. 10, Outilia, Surat - 594 2 10, Gujara

email id - dpservices@njgroup.in and Phone no.: 0261-4025500.

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

CDSL at complaints@cdslindia.com and Phone no. 022-22723333

NSDL at relations@nsdl.com and Phone no. 022-24994200 BSE at is@bseindia.com and Phone no.: 022-22728097 NSE at ignse@nse.co.in and Phone no.: 022-26598190



ADDITIONAL DETAILS FOR OPENING DEMAT ACCOUNT

Application No.	Ш
Application No.	

NJ India Invest Private Limited

Registered & Correspondence Office Address: Block No.901 & 902, 6th Floor, B Tower, Udhna Udyognagar Sangh Commercial Complex, Central Road No.10, Udhna, Surat - 394 210, Gujarat Phone: 0261 402 5500

This information is the sole property of the trading member/DP/brokerage house and would not be disclosed to anyone unless required by law or except with the express permission of clients. (To be filled by DP) Date: DDMMYYYY DP Internal Reference No. DP ID Client ID (To be filled by the applicant in BLOCK LETTERS & with BLACK BALL POINT PEN in English) I/We request you to open a Demat Account in my/our name as per the following details: Type of Account (Please tick whichever is applicable) Status **Sub-Status** Individual Resident Individual-Director Individual Director's Relative Individual HUF Individual Individual Promoter Minor Others(specify) Individual Margin Trading A/C (MANTRA) NRI - Non Repatriable NRI Repatriable NRI Repatriable Promoter NRI Non-Repatriable Promoter NRI Others (specify) NRI - Depository Receipts Foreign National Foreign National Foreign National - Depository Receipts Others (specify) **Constituent Details** Name of the HUF: ____ Karta's Name: Karta's PAN: UID: UIN Code: Date of Incorporation: D D M M Y Y Y Y Date of Registration: DDMMYYYYY Place of Registration: _____ HUF PAN: _____



Name*:

ADDITIONAL DETAILS FOR OPENING DEMAT ACCOUNT

Additional Details

		to receive ead f not marked,			my/our account ould be 'Yes')	Yes] No	
/our ac	count withou		urther inst		dge instructions in my m my/our end (If not	Yes] No	
Accour	t Statement	Requirement				As per S Daily Fortnight	V	ulation Veekly Monthly
I/We red		send Electron	ic Transad	ction - cum	- Holding Statement	Yes	No	
I/ We w	ould like to s	hare the emai	I ID with th	ne RTA		Yes	No	
I / We would like to receive the Annual Report (Tick the applicable box. If not marked the default option would be in Physical)				Physical Physical		ctronic onic		
I/We wish to receive dividend/ interest directly into my bank account as given below through ECS. (If not marked, the default option would be 'Yes') [ECS is mandatory for locations notified by SEBI from time to time]				Yes] No			
Accoun	t to be opera	ited through [Demat Del	oit and Pled	lge Instruction (DDPI)	Yes	No	
(Refer terms		booklet provided) are giving Der		and Pledge	Instruction (DDPI)(if cility, cancel this option)	Yes] No	
SMS Ale	rt Facility(NS	SDL): [Mandat	ory if you	are giving [Demat Debit and Pledge	e Instruction (C	DPI).	
Sr. No		lolder	Yes	No	Mobile 1	No.		
1	Sole/F	irst Holder			+91		-	
2	Secon	d Holder			+91		-	
3	Third I	Holder			+91		-	
Secured Facility (Refer terms in the bookle	TRUST). & conditions t provided)	registered for understood CDSL for the clearing mem ID registered	or SMS / the Terms same. I/ berIDs ur forTRUST	Alert Facilis and Cond We wish to ader my/our	ing the Mobile number ty. I have read and ditions prescribed by register the following below mentioned BO	☐ Yes	□ No	
	Member Na Member ID							
		· · · · · · · · · · · · · · · · · · ·	DP for det	ails [Facility	/ through CDSL's			
v tı	vebsite: www ansactions a	cdslindia.cor and value of the	n wherein ne portfolio	a BO can vo	view his ISIN balances,	Yes	☐ No	
IdeAS	ebsite: https://ebsite	•	sdl.com/	wherein a E	y through NSDL's 80 can view his online.]	Yes	☐ No	



ADDITIONAL DETAILS FOR OPENING TRADING ACCOUNT

I/We request you to open a Trading Account in my/our name as per the following details: **Depository Account Details** Beneficiary Name DP Name NJ India Invest Private Limited DPAddress Block No 901&902 6th Floor B Tower Udhna Udyognagar Sangh Commercial Complex Central Road No 10 Udhna Surat-394210 DP ID Client ID Depository Name Trading Preferences Please sign in the relevant boxes where you wish to trade. Please strike off the segment not chosen by you **Exchanges** NSE, BSE All Segments Mutual Fund Cash Debt If you do not wish to trade in any of segments, please mention here **Past Actions** Please give the details of any action taken by SEBI/Stock Exchange/ any other authority for violation of Securities Laws/ other economic offences specifically indicating any action taken during the previous 3 years. Dealings through Sub-brokers and other Stock Brokers Whether dealing through the sub-broker, provide the following details: Sub-broker's Name: SEBI Registration number: Registered office address: Telephone: Fax: Website: Whether dealing with any other stock broker/sub-broker (if case dealing with multiple stock brokers/sub-brokers, provide details of all) If Yes, Stock Broker's Name: Name of the Exchange: Client Code: Details of disputes/dues pending from/to such stock broker/sub- broker:



ADDITIONAL DETAILS FOR OPENING TRADING ACCOUNT

Additional Details	
I wish to receive Physical Contract note El	ectronic Contract Note (ECN) (please specify):
Specify your Email id, if applicable:	
Whether you wish to avail the facility of Internet	trading Wireless technology (please specify):
Investment/ Trading Experience	
No Prior Experience	Years in Equity
Years in Derivatives	Years in Other Investment Products
Introducer's Details	
Introducer 1 (For Mutual Fund)	
Name:	
Status: Sub-broker Remisier Others, please specify	Authorized Person Existing Client
Address:	
Add 633	
Contact Number:	
Introducer's Code:	Introducer x
Introducer's PAN:	Signature
Introducer 2 (For Capital Market)	
Name:	
Status: Sub-broker Remisier Others, please specify	
Address:	
Contact Number:	
Introducer's Code:	Introducer ×
Introducer's PAN:	Signature
FOR OFFICE USE ONLY	
mandatory documents. I/We have also made the cli Guidance Note. I/We have given/sent him a copy of 'Policy and Procedures', tariff sheet and all the non-	are of 'Policy and Procedures', tariff sheet and all the non- ient aware of 'Rights and Obligations' document(s), RDD and all the KYC documents. I/We undertake that any change in the mandatory documents would be duly intimated to the clients. ts and Obligations' and RDD would be made available on clients. Date: Da



ADDITIONAL DETAILS FOR OPENING TRADING ACCOUNT

Multiple Bank Accounts	
To	UCC:
NJ India Invest Private Limited Block No.901 & 902, 6th Floor, 'B' Tower, Udhna Udyog Na Surat - 394210, Gujarat.	gar Sangh Commercial Complex, Central Road No. 10, Udhna,
I request you to make the following additions to my 7	Frading account in your records.
·	e originals for verification or submit originals of the documents
mentioned below.	
Bank Details	
1. Name of the Bank	
Account No	
Bank Address	
	City:
State:	Pin/Zip Code:
Country:	
MICR Code Acco	ount Type: Savings Current Other
Document attached (Any one): Cancelled Pass book	Cheque with name pre-printed Bank statement Bank Letter
2. Name of the Bank	
Account No	
Bank Address	
	0.1
State:	Pin/Zip Code:
Country:	
MICR Code Acco	ount Type: Savings Current Other
Document attached (Any one): Cancelled Pass book	Cheque with name pre-printed Bank statement Bank Letter
more than 3 months old. 3) Bank Statement having name and address of 4) Letter from the bank certifying the account nu	
Name:	
X 04/17	
Signature of Karta (with HUF Seal)	



This pade is Intentionally left blank

COMMON DETAILS FOR OPENING TRADING & DEMAT ACCOUNT

Bank Details (For Demat purpose and will be used as default bank)				
Name of the Bank				
Branch	IFSC Code:			
Bank Address				
City:	State:			
	Pin/Zip Code:			
Account No				
Bank Code(9 digit MICR Code)	Account Type: Savings Current Other			
 Photocopy of the Bank Statement ha Photocopy of the Passbook having r Letter from the Bank. 	•			
Gross Annual Income Details	Income Range per annum: Up to 1,00,000 1,00,000 to 5,00,000 5,00,000 to 10,00,000 10,00,000 to 25,00,000 More than 25,00,000 Net worth as on (Date) D M M Y Y Y Y			
	[Net worth should not be older than 1 year]			
Occupation	Private / Public Sector Govt. Service Business Professional Agriculture Retired Housewife Student Others (Specify)			
	olitically Exposed Person (PEP) or elated to Politically Exposed Person (RPEP)			
Any other information				



COMMON DETAILS FOR OPENING TRADING & DEMAT ACCOUNT

			•	•	RPEP)
Name PAN	e of holder			Date:	D D M M Y Y Y
Sr.	Name		Karta/Coparcener/ Member	Relation with PEP	Please tick the relevant option
					PEP RPE
					PEP RPE
					PEP RPE
Name	e:				
Х	05	/17			
Sig	gnature of Karta (with HUF Seal)				
To b	e filled by Branch				
	oloyee Name				
Date		Y Y Y	Signature o	f ×	
Bran	nch		the Employ	ee	
For I	Processing Office Only				
Audit	ted by		UCC_		
Stora	age File No		Date:_	D D M M Y Y Y Y	
((Originals verified) True copi	es of documents re	ceived		
	Attested) True copies of do	cuments received			
	nber's ×				Seal/Stamp
Auth	otom.				stock broke
	latory				
	latory				
	latory	(Plea	se Tear Here)		
		•	use Tear Here)		
		•	DGEMENT RECEI	РТ	
Sign		•	•	PT	
Sign Date); <u>DDMMYYYY</u>	ACKNOWLE	Applicatio	n No. HL	
Date We h	e:M_M_Y_Y_Y_Y_nereby acknowledge the rec	ACKNOWLE	Applicatio	n No. HL	
Date We h); <u>DDMMYYYY</u>	ACKNOWLE	Applicatio	n No. HL	

For, NJ India Invest Private Limited



MANDATORY & NON-MANDATORY DOCUMENT AND DECLARATION FOR OPENING TRADING AND DEMAT ACCOUNT

	From Name of HUF		
	Name of Karta		
	DP ID Client ID		
Blo	INDIAINVEST PRIVATE LIMITED, ck No.901 & 902, 6th Floor, 'B' Tower, Udhna Udyog Nagar Sangh Commercial Complex, ntral Road No. 10, Udhna, Surat - 394210, Gujarat.		
Dea	ar Sir,		
1.	I/We hereby opt to receive the below listed documents in Physical Form Electronic Form		
	I/We am/are desirous of opening the trading and demat account with NJ India Invest Private Limited in the process of executing client registration documents relating to the opening of trading and demat account.		
3.	. I/We have furnished all the details required in the Account opening form as per SEBI/Exchange/Depository requirements. I/We confirm having read/been explained & understood the contents of the Mandatory and Non- Mandatory documents which are provided to me/us in separate booklet. I/We agree that the Mandatory and Non-Mandatory document contains following:		
a)	Instructions for Demat Account		
b)	Instructions for Trading Account		
c)	Details & Checklist for Trading and Demat Account		
d)	Most Important Terms and Conditions (MITC)		
e)	Rights and Obligations of the parties prescribed by SEBI and Stock exchanges.		
f)	Internet & Wireless Technology based Trading facility provided by Stock Brokers to Clients		
g)	Uniform Risk Disclosure Documents (RDD) prescribed by SEBI and Stock exchanges detailing risk associated with dealing in the securities market		
h)	Proprietary Trade Declaration		
i)	Guidance note detailing Do's and Don'ts for trading on Stock exchanges, for the education of the investors		
j)	Policies and Procedures - Document describing significant policies and procedures of the Stock Broker		
k)	Information on Anti Money Laundering for educating Clients		
l)	Voluntary Clauses – Enabling clauses to provide services customized to suit Client's needs and improve service delivery		
m)	Terms and Conditions for receiving SMS Alert from CDSL		
n)	Terms and Conditions for receiving SMS Alert from NSDL		
0)	Terms and Conditions for availing Transaction using Secured Texting (TRUST) service offered by CDSL		
p)	Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories		
q)	I.Investor Charter - Stock Broker ii.Investor Charter - NSDL iii.Investor Charter - CDSL		

r) Mandatory and Non-Mandatory Document Booklet and Declaration



MANDATORY & NON-MANDATORY DOCUMENT AND DECLARATION FOR OPENING TRADING AND DEMAT ACCOUNT

- 4. I/We understand and agree that any amendment/modifications as required by the exchanges/Depository and/or regulators will be applicable to me/us at all point of time and I/We understand that these changes will be intimated to me/us.
- 5. I/We understand that the Mandatory and Non-Mandatory document is in accordance of the exchanges and/or SEBI/Depository requirements applicable for opening Trading and Demat Account.
- 6. I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/We agree and undertake to inform you of any change(s) therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.
- 7. I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and tariff sheet.
- 8. I/We further confirm having read and understood the contents of the "Most Important terms and conditions" outlined in this document.
- 9. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for information on the stock broker's designated website, if any.
- 10. I/We have received and read the copy of Rights and Obligations of the Beneficial Owner and Depository Participant and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time.
- 11. In case non-resident account, I/we also declare that I/we have complied and will continue to comply with FEMA regulations.

Place:		Date: DD MM Y Y Y Y
Name:		
x 06/	17	
Signature of Karta (with HUE Seal)		



TARIFF SHEET

Capital Market

Market Segment	Brokerage Rate Structure
	0.50% or Rs 20/- on executed order whichever is lower
Cash / Debt	OR
	% (MIN. 0.10% - MAX. 2.5%)

Note:

- 1. In case of customized rate, Max Rate applicable is 2.5% and Minimum Rate applicable is 0.10%
- 2. GST on Brokerage will be charged as applicable.
- 3. Securities Transaction Tax (STT) applicable as per delivery & non delivery on turnover.
- 4. Stamp Duty Applicable State wise as per delivery and non-delivery will be levied on turnover.
- 5. SEBI Turnover Tax may be applicable in future.
- 6. Exchange Transaction Charges will be applicable in future as defined by respective exchange.

Name of the HUF:	Authorised × 08/17 Signatory
	Signature of Karta (with HUF Seal)
Authorised Person's	Authorised Person
Name:	Signature x
Authorised Person's	
Code:	



ANNEXURE A

BSE STAR MF (Letter to be provided by the investor to the MFI)

Date :
India Invest Private Limited
b: BSESTARMF
/e,
n/are registered as your client with Client Code No for the rpose of trading in the Capital Market segment of Bombay Stock Exchange Ltd. (Exchange).
le am/are interested in availing the trading facility of the Exchange for the purpose of dealing in the units of study study Funds Schemes permitted to be dealt with on the BSE STAR MF.
r the purpose of availing this facility, I/we state that Know Your Client details as submitted by me/us for the stock oking may be considered for the purpose of BSE STAR MF and I/we further confirm that the details contained in me remain unchanged as on date.
le are willing to abide by the terms and conditions as mentioned in the circular dated December 2, 2009 and as by be specified by the exchange from time to time in this regard.
le shall ensure also compliance with the requirements as may be specified from time to time by Securities and change Board of India and Association of Mutual Funds of India (AMFI).
/e shall read and understand the contents of the Scheme Information Document and Key Information emorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I/we choose to oscribe/redeem. I/We further agree to abide by the terms and conditions, rules and regulations of the Mutual and Schemes.
e therefore request you to register me/us as your client for participating in BSE STAR MF.
anking you, urs faithfully,



ANNEXURE A

Details of terms & conditions for the investor / client for using BSE STAR MF platform

1. Pre-requisites for becoming an investor / a client for the BSE STAR MF platform

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

2. Terms and Conditions

- 2.1 The client shall be bound by circulars issued by BSE!s rules, regulations and notices/circulars issued there under by SEBI and relevant notifications of government authorities as may be in force from time to time.
- 2.2 The client shall notify the MFI in writing if there is any change in the information in the 'client registration form' provided by the client to the MFI at the time of registering as a client for participating in the BSE STAR MF platform or at any time thereafter.

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

Thanking you, Yours faithfully,

X	10/17



ANNEXURE B

MUTUAL FUND SERVICE SYSTEM FACILITY (Letter to be provided by the investor to the participant)

Date :
То
NJ India Invest Private Limited
Sir,
Sub: Mutual Fund Service System (MFSS) facility
I/We,
are desirous of being registered as your client for the purpose of participating in the MFSS.
I/We am/are interested in availing the MFSS facility of the Exchange for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with, on the MFSS of the Exchange.
I/We am/are willing to abide by the operating guidelines and terms and conditions as may be specified by the Exchange from time to time in this regard including the terms and conditions specified by the Exchange with respect to MFSS since 2009. I/We shall also comply with all the Know Your Client (KYC) and Anti Money Laundering (AML) requirements, as may be specified by the Exchange.
I/We shall also ensure compliance with the requirements, as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI).
I/We shall read and understand the contents of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I/we choose to subscribe/redeem. I/We further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund Schemes.
I/We therefore request you to register me/us as your client for participating in the MFSS.
Thanking you,
Yours faithfully,
X 11/17



ANNEXURE B

Details of terms & conditions for the investor / client for using new MFSS facility

1. Pre-requisites for becoming investor / client for the new MFSS facility

- 1.1. The client, who is desirous of investing in units of mutual fund schemes through the new MFSS.
- 1.2. The client intends to execute his instruction for the subscription/redemption of units of Mutual Fund Schemes through the participant of the new MFSS.
- 1.3. The client has satisfied itself of the capacity of the participant to deal in Mutual Fund units and wishes to execute its instruction through the participant and the client shall from time to time continue to satisfy itself of such capability of the participant before executing transaction through the participant.
- 1.4. The client has approached the participant with the application for availing the new MFSS facility.
- 1.5. The client has submitted relevant KYC (Know Your Client) details to the participants

2. Terms and Conditions

- 2.1. The client shall be bound by circulars issued by NSEIL from time to time including the circulars issued by NSEIL 2009 onwards and circulars issued thereafter and circulars issued there under by SEBI, and relevant notifications of government authorities as may be in force from time to time.
- 2.2. The client shall notify the participant in writing if there is any change in the information in the 'client registration form provided by the client to the participant at the time registering as a client for participating in the new MFSS or at any time thereafter.

- 2.3. The client shall submit to the participant a completed application form in the manner prescribed format for the purpose of placing an order with the participant.
- 2.4. The client has read and understood the risks involved in investing in Mutual Fund Schemes.
- 2.5. The client shall be wholly responsible for all his investment decisions and instruction.
- 2.6. The client shall ensure continuous compliance with the requirements of NSEIL, SEBI and AMFI.
- 2.7. The client shall pay to the participant, fees and statutory levies as are prevailing from time to time and as they apply to the client's account, transactions and to the services that participant renders to the client.
- 2.8. The client will furnish information to the participant in writing, if any winding up petition or insolvency petition has been filed or any winding up or insolvency order or decree or award is passed against him or if any litigation, which may have material bearing on his capacity has been filed against him.
- 2.9. In the event of non-performance of the obligation by the participant, the client is not entitled to claim any compensation either from the investor protection fund or from any fund of NSEIL or NSCCL.
- 2.10. In case of any dispute between the participants and the investors arising out of the MFSS facility, NSEIL and/or NSCCL agrees to extend the necessary support for the speedy redressal of the disputes.

Thanking you, Yours faithfully,





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VOLUNTARY DECLARATION

AUTHORIZATION FOR MAINTENANCE OF RUNNING ACCOUNT (NSE/BSE)

I/We have been/shall be dealing through you as my/ our broker on the Capital Market. As my/our broker i.e. agent I/we direct and authorize you to carry out trading/dealings on my/our behalf as per instructions

I am/we are aware that you and I/we have the option to deliver securities/make payments of funds to each other for settlement of dealings as per the schedule in force, at the relevant time pursuant to directives/regulations/circulars, issued by exchange/regulatory authorities. However, I/we find it difficult to carry out repeated pay-in of funds and securities. Further, I/we also desire to use my/our securities and monies as margin/collateral without which we cannot

Therefore, I/we hereby direct and authorize you to maintain running account(s) for me/us and from time to time debit these securities and funds from running accounts and make pay-in of securities and funds to exchanges/clearing corporations/other receiving party(ies) to settle my/our trades/ dealings. Similarly, where I/we have to receive securities/funds in settlement of trades/dealings, please keep the securities and monies with you and make credit entries for the same in running accounts of securities and fund maintained by you. Further, subject to your discretion and valuation please treat my/our securities and funds lying to my/our credit in running accounts as margin/collateral for my/our dealings/

In the event I/we have outstanding obligations on the settlement date, you may retain the requisite securities/ funds towards such obligations and may also retain the funds expected to be required to meet

14/17

given below.

deal/trade.

	Date :
my/ oker out ons tion ach le in yes/ ge/ lt to ies. and	margin obligations for next 5 trading days, calculated in the manner specified by the exchanges. While settling the account, please send a 'statement of accounts' containing an extract from ledger for funds and an extract from the register of securities displaying all receipts/deliveries of funds/securities. Please explain in statement(s) being sent, the retention of funds/ securities and the details of the pledge, if any. I agree that if I/we fail to bring any dispute arising from the statement of accounts or settlement so made to your notice within 7 working days from the date of receipt of funds/ securities or statement, as the case may be in writing by delivery at your registered office then in that event the statement of accounts or settlement so made shall attain finality and I/we shall have no right to dispute any/either of these ever.
u to ime ning s to ving arly,	Please do not carry out above stated settlement of running account in the event I/we avail margin trading facility. Further, do not carry out settlement of running account referred to above for funds given by me/us towards collaterals/ margin in the form of bank guarantee (BG)/Fixed Deposit receipts (FDR).
the edit ties vour four hing ngs/	Please further note that I am/We are entitled to revoke this authorization at any time. I/we shall be liable for all losses, damages and actions, which may arise as a consequence of your adhering to and carrying out my/our directions given above and further agree that you shall not be liable for any claim for loss or profit, or for any consequential, incidental, special or exemplary damages, caused by retention of securities/ monies under this agreement.
the	My/Our preference for actual settlement of funds and securities is at least:
site nay	Once in a calendar quarter
	Once in a calendar month

Unique Client Code (UCC):

Vi

trading.

Thanking you, Yours faithfully,

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DP ID:	CI	ent ID	Date: DDMMYYYY
Name of HUF			
Name of Karta			
Central Road No.10	2, 6th Floor, B		agar Sangh Commercial Complex,
Dear Sir / Madam,			
I / We hereby state th OPTION 1:	nat: [Select one c	f the options given belov	r]
account though I/we agreement in favour of for executing deliver	have issued a De of/with y instructions for t Debit and Plec	emat Debit and Pledge Ins (nam settling stock exchange	to me / us immediately on opening of my / our CDSI truction (DDPI) / registered for eDIS / executed PMS e of the attorney / Clearing Member / PMS manager trades [settlement related transactions] effected earing Member / by PMS manager/ for executing
Name of HUF			
Name of Karta			
Signature of Karta	(with HUF seal)		
		——— OR —	
DDPI/registered for e (name of the attorne exchange trades [set - Clearing Member /	DIS / executed PI ey / Clearing Me tlement related tr / by PMS mana	MS agreement in favour or mber / PMS manager) f ansactions] effected throu ger/for executing deliver	elet for the time being, since I / We have issued / with
Name of HUF			
Name of Karta			
l .	Signature of Karta (with HUF seal)		
Signature of Karta	(
	,	(Please Tear Her	e)
	,	(Please Tear Her	e) Receipt
		•	Receipt
Received OPTION F	FORM FOR ISS	Acknowledgement	Receipt
	FORM FOR ISS	Acknowledgement JE / NON ISSUE OF DIS	Receipt



Depository Participant Seal and Signature

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SMS ALERT & TRUST FACILITY(CDSL)

Registration Form for availing SMS Alert and /or TRUST facility and for registering Clearing Members on whose behalf the securities can be transferred from the account of BO on the basis of SMS under TRUST facility

-	
	\mathbf{a}
	v.

NJ India Invest Private Limited

Block No. 901 & 902, 6th Floor, B Tower, Udhna Udyog Nagar Sangh Commercial Complex,

Centra	l Road No.10, Udhna, Surat - 394210, Guja	arat.	
	r/Madam,		
belows	ish to avail the following facility/ies provided bubject to the terms and conditions as specified ART-SMS alert facility JST- TRansaction using Secured Texting facilit	d by CDSL	obile number as provided
(please	note that SMS alert facility is mandatory if TRUS	ST facility is opted for)	
BOID:	1 2 0 6 4 2 0 0		
Name o	of HUF:		
Name o	of Karta:		
I/We wis	sh to register the following clearing members / IDs	under my/our above mentioned B	OID registered for TRUST
Sr. No.	Stock Exchange Name/ID	Clearing Member Name	Clearing Member ID (Optional)
Mohile I	Number on which messages are to be sent:	+91	
(Please w	vrite only the mobile number without prefixing country coc users registered for SMS alerts:- Please note that if the n alert, the new mobile number will be updated for SMS alert	de or zero). nobile number for TRUST is different tha	
The mo	bile number is registered in the name of		
	D:		
•	write only ONE valid email ID on which comm		
	onsent to CDSL providing to the service provi account as is necessary for the purpose of availi		to account/transactions in
sent thro	knowledge that transactions entered by the abo ough our registered mobile number under TRU on of the said transactions based on receipt/nor	JST and I/we shall be wholly resp	
abide by	ve read and understood the terms and condition y them and any amendments thereto made by the arges as may be levied by the depository from tin	he depository from time to time. I/	
X	15/17		
Signature	e of Karta (with HUF Seal)		
Data:	D M M Y Y Y Y	Place.	



E-STATEMENT & SMS ALERT FACILITY FORM - NSDL

To,

NJ India Invest Private Limited

Block No. 901 & 902, 6th Floor, B Tower, Udhna Udyog Nagar Sangh Commercial Complex, Central Road No.10, Udhna, Surat - 394210, Gujarat.

Dear Sir/Madam,

I/We wish to avail the below mentioned facility(ies) for my/our Demat Account with NJ India Invest Private Limited (NJII) and I/We acknowledge and grant my/our consent to NJII for providing the said services as per the given Terms & Conditions:

Statement on E-mail

I/We confirm having opted to receive the statement(s) pertaining to the below mentioned BO account in electronic mode in lieu of the physical copy of the statement(s).

I/We also reserve my/our right to receive the physical copy of the statement(s) despite receiving the same in electronic mode, if such a demand is made in writing to NJII.

I/We confirm that any change in the E-mail address or any other instructions with regard to dispatch/service of my/our e-statements on me/us shall not be binding upon NJII unless NJII is intimated in writing by me/us by acknowledged delivery. NJII shall not take cognizance of out-of-office/out-of-station auto replies and I/We shall be deemed to have received such statements.

I/We will take all the necessary steps to ensure confidentiality and secrecy of the login name and password of the E-mail account.

I/We am/are aware that the statement(s) may be accessed by other entities in case the confidentiality/secrecy of the login name and password is compromised.

I/We have understood that NJII & myself/ourselves holds the authority to terminate Statement on mail facility provided a written notice is given in advance to the other party.

I/We affirm that NJII shall not be responsible for the non-receipt of the Statement due to any change in my/our E-mail address and if the same is not intimated by me/us to NJII and that NJII shall not take cognizance of out-of-office/out-of-station auto replies and I/We shall be deemed to have received such Statements.

I/We undertake that it shall be my/our responsibility to verify all the details of my Statement(s). Incase there is any discrepancy in the Statement(s); I/we shall inform NJII of the same by writing to dpservices@njgroup.in or to Customer Care at the above mentioned address. In case I/we do not inform and get the discrepancies corrected the same shall be deemed to have been accepted and will be binding upon me/us. However NJII in its absolute discretion, reserves the right to determine the validity of any objection to the transaction, even though the objection is received after the expiry of stipulated time.

Statement on Web

I/We confirm having opted to receive the statement(s) pertaining to the below mentioned BO account in electronic mode in lieu of the physical copy of the statement(s).

I/We understood that Statement on Web facility would only be provided to me only when I have Online Trading Account with NJII.

I/We also reserve my/our right to receive the physical copy of the statement(s) despite receiving the same in electronic mode, if such a demand is made in writing on NJII.

I/We am/are aware that I/we will not receive the statement(s) in paper form and I/we would be required to login to NJII's Online account to view my statements.

I/We am/are aware that the statement(s) may be accessed by other entities in case the confidentiality/secrecy of the login name and password is compromised.

I/We have understood that NJII & myself/ourselves holds the authority to terminate Statement on web facility provided a written notice is given in advance to the other party.



E-STATEMENT & SMS ALERT FACILITY FORM - NSDL

I/We undertake that it shall be my/our responsibility to verify all the details of my Statement(s). Incase there is any discrepancy in the Statement(s), I/we shall inform NJII of the same by writing to dpservices@njgroup.in or to Customer Care at the above mentioned address. In case I/we do not inform and get the discrepancies corrected the same shall be deemed to have been accepted and will be binding upon me/us. However NJII in its absolute discretion, reserves the right to determine the validity of any objection to the transaction, even though the objection is received after the expiry of stipulated time.

SMS Alert Facility		
I/We understand that the SMS Alerts would b Demat Account Number.	e sent for all types of debi	ts and credit's into the below mentioned
I/We provide the following information for the whichever is not applicable, as per the option		ION/MODIFICATION (Please cancel out
DPID IN304262	Clie	ent ID
		(Please write your 8 digit Client ID)
Mobile Number on which messages are to be	sent: +91	
(Please write only the mobile number without prefixing	country code or zero).	
The mobile number is registered in the name	of	
Email ID:		
(Please write only ONE valid email ID on which	h E-Statement/Communic	ations; if any, is to be sent)
Participant providing the service, the BO ag Depository Participant and its officials from a and expenses whatsoever which a Depository consequence of or rising out of interference we The Depository Participant may amend the Totice to the BOs. Any such amendments shall this service.	iny damages, claims, den y Participant may at any tir yith or misuse, improper or Terms and Conditions at a	nands, proceedings, loss, cost, charges me incur, sustain, suffer or be put to as a fraudulent use of the service by the BO. any time with or without giving any prior
Name:		
x 16/17		
Signature of Karta (with HUF Seal)		
Date: D D M M Y Y Y Y		Place:
Signature Verification Details (to Be Filled B	By The Dp-official Only)	
Name	Signature	
Location	Emp. Code	



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SCHEDULE OF CHARGES

CDSL DP ID : 12064200 / NSDL DP ID: IN304262 NJ India Invest Private Limited

Regd. Office : Block No. 901 & 902, 6th Floor, B Tower, Udhna Udyognagar Sangh Commercial Complex, Central Road No.10, Udhna, Surat - 394210, Gujarat.

Particulars	Charges
Annual Maintenance Charges (Normal Client)	Individual :₹300/-
Annual Maintenance Charges (BSDA Client)	Debt Securities : Value of holding up to ₹1,00,000/-: Nil Value of holding between ₹1,00,001/- to ₹2,00,000/- : ₹100/-
	Other than Debt Securities: Value of holding up to ₹50,000/-: Nil Value of holding between ₹50,001/- to ₹2,00,000/-: ₹100/-
Demat charges	₹20/-per certificate + ₹50/-for courier handling per ISIN
Remat Charges	₹150/- per certificate + courier handling
Margin Pledge / unpledge	₹10/- Per ISIN
Erroneous Transfer reversal per transaction	₹100/- Per ISIN
Stamp Duty	At Actual Charges by Depositories
Market /Off Market (Only Debit Transaction)	₹25/- per ISIN
Pledge(Creation/Closure/Invocation)	₹40/- per ISIN
DIS Reissue	₹100/- Per DIS Book (10 Slips)
Physical CMR(Client Master Report)	₹50/ Per CMR
Cheque Bounce Charges	₹350/-
NDU Charges	₹50/- per request or 0.02% on transaction value whichever is higher ,Payable by the borrower for NDU requests accepted by the lender
CAS Charges (CDSL)	Email CAS @₹0.50/- & Physical CAS @ ₹6/- per BOID.
CAS Charges (NSDL)	Email CAS @₹0.75/- & Physical CAS @ ₹8/- per BOID.
Interest on Delayed Payment	@15% P.A
Modification Request	₹50/- Per Request
Periodic / Adhoc Statement Request	Email: Free & Physical: ₹50 per SOT/SOH



SCHEDULE OF CHARGES

CONDITIONS:

- 1. Annual maintenance charges have to be paid at the end of 1 year from the date of account opening.
- 2. In case the client opts closure of the demat account within 1 year from the date of account opening, then Annual Maintenance Charges shall be charged proportionately as per SEBI circular.
- 3. All the charges mentioned above are inclusive of CDSL/NSDL charges.
- 4. GST as applicable would be levied.
- 5. The above charges are subject to change with 30 days prior notice. However, in case of revision of charges by CDSL/NSDL. A shorter notice may be given.
- 6. Charges once paid will not be refunded.
- 7. All instructions for transfer must be received at least one day before the execution/pay-in date.
- 8. Same day execution/late instructions will be accepted on "A best efforts basis" at the sole risk and responsibility of the depository account holder(s).
- 9. All pledging services (creation, closure and invocation) shall be separately charged at the time of each transaction.
- 10. Value of securities will be in accordance with the rates provided by CDSL/NSDL.
- 11. Charges quoted above are for the services listed. Any service not quoted above will be charged separately.

We have read and understood the charges and conditions as above and agree to abide by the same

BOID:			
Name of HUF:			
Name of Karta:			
Х	17/17		

ANNEXURE D

Sr. No.	Name	Coparcener/ Member	Gender	Date of Birth	Relationship with Karta

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

Place:	Name (Karta):
Date:	Signature:
	(Stamp of HUF)



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FATCA-CRS Declaration - Entities & HUF

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

PAN	*	Name									
Туре	e of address given at KYC KRA	Residential	Residential or Business	Business Registered Office							
City	of incorporation										
Cou	ntry of incorporation										
Net	Net Worth in INR. In ₹ Lakhs DD / MM / YYYY (Date should not be older than one year)										
in / p	roviding any of e services: Foreign Exchang Money Change Services		sinos, Mone Laundering / I	, <u> </u>							
	ty Constitution Type		vate Limited Company								
Ple	ase tick the applicable tax reside	ent declaration -									
	s "Entity" a tax resident of any counts, please provide country/ies in which the entity is a re	-	Yes No No Sociated Tax ID number below.)								
()	Country		ntification Number [%]	Identification Type (TIN or Other [®] , please specify)							
[%] In o	case Tax Identification Number is not availa	able, kindly provide its function	L onal equivalent or Company Identific	cation Number or Global Entity Identification Number.							
In ca	se the Entity's Country of Incorpor	ation / Tax residence is	s U.S. but Entity is not a Spec	cified U.S. Person, mention Entity's							
exen	nption code here										
	(PLease con		CA Declaration advisor for further guidance on FA	TCA classification)							
DA.	· ·			, or total control in							
1.	RT A (to be filled by Financial Institution We are a,	IIN	1								
1.			GIIN but you are sponsored by and	other entity, please provide your sponsor's							
	Direct reporting NFFF ⁷	IIN above and indicate you	<u> </u>								
	(please tick as appropriate)	ame of sponsoring entit	ty <u> </u>								
GIIN not available (please tick as applicable) Not required to apply for - please specify 2 digits sub-category ¹⁰ Not obtained – Non-participating FI											
PA	RT B (please fill any one as approprie	ate to be filled by NFEs ot	ther than Direct Reporting NFEs)								
1. Is the Entity a publicly traded company¹ (that is, a company whose shares are regularly traded on an established securities market) Yes No (If yes, please specify any one stock exchange on which the stock is regularly traded) Name of stock exchange											
2.	Is the Entity a related entity ² of a pt (a company whose shares are regularly trade established securities market)		Yes No (If yes, please specify name of the listed company and one stock exchange on which the stock is regularly traded) Name of listed company Nature of relation: Subsidiary of the Listed Company or Controlled by a Listed Company Name of stock exchange								
3.	Is the Entity an active ³ NFE			a fill UBO declaration.)							
			Nature of Business	IOTV Of (Mention code – refer 2c of Part D)							
4.	Is the Entity a passive ⁴ NFE			pfill UBO declaration.)							
1.	D-f 0f D 2D 2D 1		Nature of Business	- 2(.:i) - f D - i + D ¹⁰ D (.4.4. f D) 2							
	Refer 2a of Part D ² Refer 2b of Pa	ant D Keter 2c of Part	D Refer Tot Part D Refer	S(VII) OF PART D Refer TA Of Part D							

Notes:

- 1. Additional details to be filled by controlling persons with tax residency / permanent residency / citizenship / Green Card in any country other than India in UBO Declaration form.
- 2. To include US, where controlling person is a US citizen or green card holder.
- 3. In case Tax Identification Number is not available, kindly provide functional equivalent

⁴Refer 3(iii) of Part D | ⁵Refer 3(vi) of Part D | ¹¹Refer 3(iv) (A) of Part D

FATCA Terms and Conditions

Towards compliance with tax information sharing laws, such as FATCA, we would be required to seek additional personal, tax and beneficial owner information and certain certifications and documentation from our account holders. Such information may be sought either at the time of account opening or any time subsequently. In certain circumstances we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please contact your tax advisor. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Towards compliance with such laws, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. As may be required by domestic or overseas regulators/ tax authorities, we may also be constrained to withhold and pay out any sums from your account or close or suspend your account(s).

If any controlling person of the entity is a US citizen or resident or green card holder, please include United States in the foreign country information field along with the US Tax Identification Number. Foreign Account Tax Compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010. Please note that you may receive more than one request for information if you have multiple relationships with ABC. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

Declaration:

- 1. I have understood the information requirements of this Form (read along with the Instructions & Definitions) and hereby confirm that the information provided by us on this Form is true, correct, and complete. I/We hereby authorize you to disclose, share, rely, remit in any form, mode or manner, all / any of the information provided by me, including all changes, updates to such information as and when provided by me to any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the same. I/We also confirm that I have read and understood the FATCA, CRS & UBO Terms and Conditions and hereby accept the same.
- 2. I/We also undertake to keep you informed in writing about any changes / modification to the above information in future within 30 days of such changes and undertake to provide any other additional information as may be required at your end or by domestic or overseas regulators/ tax authorities information as may be required at your end or by domestic or overseas regulators/ tax authorities.

Name																				
Designation		Τ	Τ	Τ	Τ	Τ														
0: 1													Pla	ace						
Signature >>															[Date	9	/	/	

PART C: Declaration Form of Ultimate Beneficial Ownership [UBO]/ Controlling Persons/ Senior Management Official (SMO)

I: Investor details:			
Investor Name			
PAN*If PAN is not available, specify Folio No.	o.(s)		
II: Category	,		
	this category is selected, nge where it is listed#. ny (applicable if the investor	is subsidiary/associate):	ails].
Unlisted Company	Partnership Firm / LLP	Unincorporated association	ation/Body of individuals
Public Charitable Trust	Private Trust	Religious Trust	rust created by a Will.
Others [please specify]:			
UBO / Controlling Person(s)/ Senior Managing Officia	al (SMO) details.	
Does your company/entity hexceeding the prescribed the lif 'YES' - We hereby declownership in our entity about 1f 'NO' - declare that no in above the prescribed threst Official (SMO) are provided	are that the following indove the prescribed threshold individual person (directly / shold limit. Details of the in	No ividual person holds direc d limit. Details of such indi indirectly) holds controlling	tly / indirectly controlling vidual(s) are given below. g ownership in our entity
	UBO	☐ UBO	☐ UBO
	□ SMO	□ SMO	□ SMO
Name			
PAN For Foreign National, TIN along with the proof to be provided]			
% of beneficial interest	≥10% controlling interest>15% controlling interestNA (for SMO)	≥10% controlling interest>15% controlling interestNA (for SMO)	≥10% controlling interest>15% controlling interestNA (for SMO)
Country of Tax Residency			

PART C: Declaration Form of Ultimate Beneficial Ownership [UBO]/ Controlling Persons/ Senior Management Official (SMO)

Taxpayer Identification Number / Equivalent ID Number			
Identity Type			
Place of Birth			
Country of Birth			
Nationality			
Date of Birth	D D M M Y Y Y Y	D D M M Y Y Y Y	D D M M Y Y Y Y
Politically Exposed Person (PEP)	Yes – PEP. Yes – Related to PEP. N – Not a PEP.	Yes – PEP. Yes – Related to PEP. N – Not a PEP.	Yes – PEP. Yes – Related to PEP. N – Not a PEP.
Address			
City			
Pincode			
State			
Country			
Address Type Residence	Residence Business Registered Office	Residence Business Registered Office	Residence Business Registered Office
Email			
Mobile			
Gender	☐ Male☐ Female☐ Others	Male Female Others	Male Female Others
Father's Name			
Occupation	Public Service Private Service Business Others	Public Service Private Service Business Others	Public Service Private Service Business Others
SMO Designation			

PART C: Declaration Form of Ultimate Beneficial Ownership [UBO]/ Controlling Persons/ Senior Management Official (SMO)

KYC Complied?** Yes			I			
#Mandatory column. **In case of Foreign Nationals, who are not KYC complied, they need to attach the ID proof in English along with the Nationality proof, Address proof again in English. If the documentary proof is in Foreign Language, it should be translated in English and should be attested by Indian Embassy of that country. Note: 1. If the given columns are not sufficient, required information in the given format should be enclosed as additional sheet(s) duly signed by Authorized Signatory. 2. Attached documents should be self certified by the UBO and certified by the Applicant / Investor's Authorised Signatory. 3. Submit documentary proof like Shareholding pattern as proof of holding. 4. The registered intermediary may call for additional information/documentation wherever required or if the given information is not clear / incomplete / correct and you may provide the same as and when solicited 5. Investors are requested to use same pen(ink) for form filling and signatures across the documents. **Declaration** 1. IWe acknowledge and confirm that the information provided above is true and correct to the best of my/our knowledge and belief. In case any of the above specified information is found to be false, untrue, misleading, or misrepresenting, I/We are aware that I/We may be liable for it including any penalty levied by the statutory/legal/regulatory authority. 2. I/We hereby confirm the above beneficial interest is considered after perusing all applicable shareholding patterns and that the SEBI registered intermediaries can rely on the same. I/We hereby authorizeyou as a registered intermediary to disclose, share, rely, remit in any form, mode or manner, all/ any of the information provided by me, including all changes, updates to such information as and when provided by me to any of the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the	KYC Complied?**	If 'Yes,' please attach the KYC acknowledgement. If 'No,' complete the KYC	If 'Yes,' please attach the KYC acknowledgement. If 'No,' complete the KYC	If 'Yes,' please attach the KYC acknowledgement. If 'No,' complete the KYC		
**In case of Foreign Nationals, who are not KYC complied, they need to attach the ID proof in English along with the Nationality proof, Address proof again in English. If the documentary proof is in Foreign Language, it should be translated in English and should be attested by Indian Embassy of that country. Note: 1. If the given columns are not sufficient, required information in the given format should be enclosed as additional sheet(s) duly signed by Authorized Signatory. 2. Attached documents should be self certified by the UBO and certified by the Applicant / Investor's Authorised Signatory. 3. Submit documentary proof like Shareholding pattern as proof of holding. 4. The registered intermediary may call for additional information/documentation wherever required or if the given information is not clear / incomplete / correct and you may provide the same as and when solicited 5. Investors are requested to use same pen(ink) for form filling and signatures across the documents. Declaration 1. I/We acknowledge and confirm that the information provided above is true and correct to the best of my/our knowledge and belief. In case any of the above specified information is found to be false, untrue, misleading, or misrepresenting, I/We are aware that I/We may be liable for it including any penalty levied by the statutory/legal/regulatory authority. 2. I/We hereby confirm the above beneficial interest is considered after perusing all applicable shareholding patterns and that the SEBI registered intermediaries can rely on the same. I/We hereby authorizeyou as a registered intermediary to disclose, share, rely, remit in any form, mode or manner, all/ any of the information provided by me, including all changes, updates to such information as and when provided by me to any of the Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legall		and confirm the status.	and confirm the status.	and confirm the status.		
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Authorized Signatories signature [with relevant entity seal]	knowledge and belief. In misleading, or misreprese the statutory/legal/regulate 2. I/We hereby confirm the a patterns and that the SEE registered intermediary to provided by me, including the Indian or foreign gove the Financial Intelligence Lit is legally required and ot 3. Further, I/we authorize to regulated intermediaries refor other relevant purposes 4. I/We also undertake to information in future with information as may be	n case any of the above nting, I/We are aware that I bry authority. Above beneficial interest is BI registered intermediaries disclose, share, rely, remit is all changes, updates to summental or statutory or judy Jnit-India (FIU-IND), the tax ther investigation agencies to share the given informate gistered with SEBI / RBI / I so the same segmental or statutory or judy Jnit-India (FIU-IND), the tax there investigation agencies to share the given informate gistered with SEBI / RBI / I so the same segmental or such characteristics.	specified information is followed may be liable for it includes considered after perusing can rely on the same. I/We nany form, mode or manneach information as and whe dicial authorities / agencies / revenue authorities in Indivithout any obligation of advition to other SEBI Register RDA / PFRDA to facilitate siting about any changes / nges and undertake to proy domestic or overseas	all applicable shareholding e hereby authorizeyou as a er, all/ any of the information in provided by me to any of including but not limited to ita or outside India wherever vising me/us of the same. Ered Intermediaries /or any ingle submission / update & modification to the above ovide any other additional regulators/ tax authorities.		
Name Name	Authorized Signatories signature [with relevant entity seal]					
Name Name Name						
	Name	Name	Name	9		

Place:

Date: DDMMYYYY

PART D FATCA Instructions & Definitions

- 1 Financial Institution (FI) The term FI means any financial institution that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as defined.
 - o Depository institution: is an entity that accepts deposits in the ordinary course of banking or similar business.
 - Custodial institution is an entity that has a substantial portion of its business, holds financial assets for the account of others and where the entity's gross income attributable to holding financial assets and related financial services equals to or exceeds 20 percent of the entity's gross income during the shorter of -
 - (1) The three financial years preceding the year in which determination is made; or
 - (2) The period during which the entity has been in existence, whichever is less.
- o Investment entity is any entity:
 - o that primarily conducts a business or operates for or on behalf of a customer for any of the following 3 activities-
 - Trading in money market instruments, foreign exchange, foreign currency, etc.
 - Individual or collective portfolio management
 - Investing, administering or managing funds, money or financial asset on behalf of other persons;

or

- o The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity described above.
- o (An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of:
 - (i) the three-year period ending on 31 March of the year preceding the year in which the determination is made; or
 - (ii) the period during which the entity has been in existence.

The term "Investment Entity" does not include an entity that is an active non-financial entity as per codes 03, 04, 05 and 06 - refer point 2c.)

Specified Insurance Company: Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

o FIr	ot required to apply for GIIN:
A. Rea	sons why FI not required to apply for GIIN:
Code	Sub-category Sub-category
01	Governmental Entity, International Organization or Central Bank
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund
04	Entity is an Indian FI solely because it is an investment entity
05	Qualified credit card issuer
06	Investment Advisors and Investment Managers
07	Exempt collective investment vehicle
08	Trustee of an Indian Trust
09	FI with a local client base
10	Non-registering local banks
11	FFI with only Low-Value Accounts
12	Sponsored investment entity and controlled foreign corporation
13	Sponsored, Closely Held Investment Vehicle
14	Owner Documented FFI

2. Non-financial entity (NFE) - Foreign entity that is not a financial institution

Types of NFEs that are regarded as excluded NFE are:

a. Publicly traded company (listed company)

A company is publicly traded if its stock are regularly traded on one or more established securities markets

(Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange)

b. Related entity of a publicly traded company

The NFE is a related entity of an entity which is regularly traded on an established securities market;

C. Acti	ve NFE : (is any one of the following):
Code	Sub-category Sub-category
01	Less than 50 percent of the NFE's gross income for the preceding financial year or other appropriate reporting period is <i>passive income</i> and less than 50 percent of the assets held by the NFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of <i>passive income</i> ;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank , or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for NFE status if the entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
07	Any NFE is a 'non for profit' organization which meets all of the following requirements: It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare; It is exempt from income tax in India; It has no shareholders or members who have a proprietary or beneficial interest in its income or assets; The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and
	The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof.

3. Other definitions

(i) Related entity

An entity is a related entity of another entity if either entity controls the other entity or the two entities are under common control For this purpose, control includes direct or indirect ownership of more than 50% of the vote or value in an entity

(ii) Passive NFE

The term passive NFE means any NFE that is

- (a) not an Active NFE or publicly traded entity or a entity related to a publicly traded entity
- (b) the gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity
- (c) a withholding foreign partnership or withholding foreign trust as defined under the relevant U.S. Treasury Regulations.

(Note: Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)

(iii) Passive income

The term passive income means the portion of gross income that consists of-

- (a) Dividends, including substitute dividend amounts;
- (b) Interest
- (c) Income equivalent to interest, including substitute interest and amounts received from or with respect to a pool of insurance contracts if the amounts received depend in whole or part upon the performance of the pool;
- (d) Rents and royalties, other than rents and royalties derived in the active conduct of a trade or business conducted, at least in part, by employees of the NFE
- (e) Annuities
- (f) The excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income
- (g) The excess of gains over losses from transactions (including futures, forwards, and similar transactions) in any financial assets,
- (h) The excess of foreign currency gains over foreign currency losses
- (i) Net income from swaps
- (j) Amounts received under cash value insurance contracts

But not passive income will not include in case of a non-financial entity that acts as a dealer in financial assets, any income from any transaction entered into in the ordinary course of such dealer's business as a dealer.

(iv) Controlling persons

Controlling persons are natural persons who exercise control over an entity and includes a beneficial owner under the PMLARules. In the case of a trust, such term means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust. In the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions.

Pursuant to guidelines on identification of Beneficial Ownership issued vide SEBIcircular no. CIR/MIRSD/2/2013dated January 24, 2013, persons (other than Individuals) are required to provide details of Beneficial Owner(s) ('BO'). Accordingly, the Beneficial Owner means 'Natural Person', who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest of / entitlements to:

- I. More than 10% of shares or capital or profits of the juridical person, where the juridical person is a company;
- ii. More than 10% of the capital or profits of the juridical person, where the juridical person is a partnership; or
- iii. More than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.

Where the client is a trust, the financial institution shall identify the beneficial owners of the client and take reasonable measures to verify the identity of such persons, through the identity of the settler of the trust, the trustee, the protector, the beneficiaries with 10% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

Where no natural person is identified the identity of the relevant natural person who holds the position of senior managing official.

(A) Co	(A) Controlling Person Type:			
Code	Sub-category			
01	CP of legal person-ownership			
02	CP of legal person-other means			
03	CP of legal person-senior managing official			
04	CP of legal arrangement-trust-settlor			
05	CP of legal arrangementtrust-trustee			
06	CP of legal arrangementtrust-protector			
07	CP of legal arrangementtrust-beneficiary			
08	CP of legal arrangementtrust-other			
09	CP of legal arrangement—Other-settlor equivalent			
10	CP of legal arrangement—Other-trustee equivalent			
11	CP of legal arrangement—Other-protector equivalent			
12	CP of legal arrangement—Other-beneficiary equivalent			
13	CP of legal arrangement—Other-other equivalent			

(v) Specified U.S. person – A U.S person other than the following:

- (a) a corporation the stock of which is regularly traded on one or more established securities markets;
- (b) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause (i);
- (c) the United States or any wholly owned agency or instrumentality thereof;
- (d) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;
- (e) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code;
- (f) any bank as defined in section 581 of the U.S. Internal Revenue Code;
- (g) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;
- (h) any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-64);
- (i) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;
- (j) any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code;
- (k) a dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State;
- (I) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or
- (m) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code.

(vi) Owner documented FFI

An FFI meets the following requirements:

- (a) The FFI is an FFI solely because it is an investment entity;
- (b) The FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company;
- $(c) The \, FFI does \, not \, maintain \, a \, financial \, account \, for \, any \, non \, participating \, FFI;$
- (d) The FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in circumstances; and
- (e) The designated withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2). Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemed-compliant FFI (other than an owner-documented FFI), an entity that is a U.S. person, an exempt beneficial owner, or an excepted NFFE.

(vii) Direct reporting NFE

A direct reporting NFFE means a NFFE that elects to report information about its direct or indirect substantial U.S. owners to the IRS.

(viii) E	cemption code for U.S. persons
Code	Sub-category Sub-category
а	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
b	The United States or any of its agencies or instrumentalities
С	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
d	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i)
е	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1. 1472-1(c)(1)(i)
f	A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards,
	and options) that is registered as such under the laws of the United States or any state
g	A real estate investment trust
h	A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
i	A common trust fund as defined in section 584(a)
j	A bank as defined in section 581
k	A broker
I	A trust exempt from tax under section 664 or described in section 4947(a)(1)
m	A tax exempt trust under a section 403(b) plan or section 457(g) plan

IMPORTANT INSTRUCTIONS ON CONTROLLING PERSONS/ULTIMATE BENEFICIAL OWNER

As per PMLA guidelines and relevant SEBI circulars issued from time to time, non-individuals and trusts are required to provide details of controlling persons [CP] / ultimate beneficial owner [UBO] and submit appropriate proof of identity of such CPs/ UBOs. The beneficial owner has been defined in the circular as the natural person or persons, who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted and includes a person who exercises ultimate effective control over a legal person or arrangement.

A. For Investors other than individuals or trusts:

- (i) The identity of the natural person, who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest. Controlling ownership interest means ownership of/entitlement to:
 - a) more than 10% of shares or capital or profits of the juridical person, where the juridical person is a **Company.**
 - b) more than 10% of the capital or profits of the juridical person, where the juridical person is a **Partnership Firm** or who exercises control* through other means.
 - *Control shall include the right to control the management or the policy decision.
 - c) more than 15% of the property or capital or profits of the juridical person, where the juridical person is an **unincorporated association or body of individuals**.
- (ii) In cases where there exists doubt under clause (i) above as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity of the natural person exercising control over the juridical person through other means like voting rights, agreement, arrangements or in any other manner.
- (iii) Where no natural person is identified under clauses (i) or (ii) above, the identity of the relevant natural person who holds the position of senior managing official (SMO).

B. For Investor which is a trust:

The identity of the beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with 10% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

C. Exemption in case of listed companies / foreign investors

The client or the owner of the controlling interest is a company listed on a stock exchange or is a majority owned subsidiary of such a company, there is no need for identification and verification of the identity of any shareholder or beneficial owner of such companies and hence exempted from UBO declaration provided other requisite information is provided. Intermediaries dealing with foreign investors' viz., Foreign Institutional Investors, Sub Accounts and Qualified Foreign Investors, may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012 and other circulars issued from time to time, for the purpose of identification of beneficial ownership of the client.

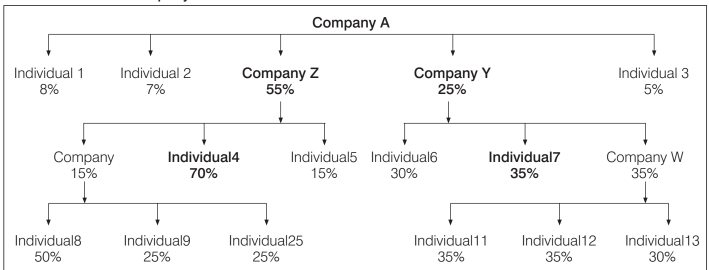
D. KYC requirements

Beneficial Owner(s)/ Controlling Persons/ Senior Managing Official (SMO)/ Trustees are/ are required to comply with the prescribed KYC process as stipulated by SEBI from time to time with any one of the KRA & submit the same to the Registered Intermediary. KYC acknowledgement proof is to be submitted for all the UBO(s)/ Controlling Persons/ SMO(s)/ Trustees.

IMPORTANT INSTRUCTIONS ON CONTROLLING PERSONS/ULTIMATE BENEFICIAL OWNER

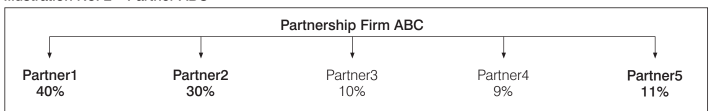
Sample Illustrations for ascertaining beneficial ownership:

Illustration No. 1 - Company A



For Applicant A, Individual 4 is considered as UBO as it holds effective ownership of 38.50% (i.e. more than 10%) in Company A. Hence details of Individual 4 must be provided with KYC proof, Shareholding pattern of Company A, Z & Y to be provided along with details of persons of Company Y who are senior managing officials and those exercising control.

Illustration No. 2 - Partner ABC



For Partnership Firm ABC, Partners 1, 2 and 5 are considered as UBO as each of them holds >10% of capital. KYC proof of these partners needs to be submitted including shareholding

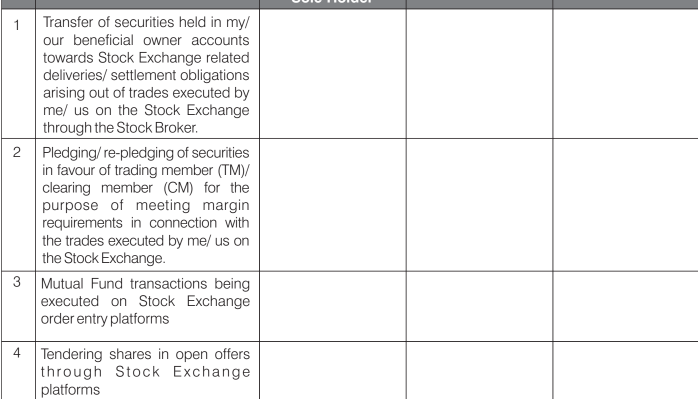
Illustration No. 3 - Trustee ZYX



For Trust ZYX, Beneficiaries A, B and C are considered as UBO as they are entitled to get benefitted for =>10% of funds used. KYC proof for these beneficiaries along with all the Trustees needs to be submitted. Additionally, if they have nominated any person or group of persons as Settlor of Trust / Protector of Trust, relevant information to be provided along with the proof indicated.

DEMAT DEBIT AND PLEDGE INSTRUCTION (DDPI) IN FAVOUR OF NJ INDIA INVEST PRIVATE LIMITED

I/We_				
(Sole	/First Holder) Jointly with			(Second Holder)
And_				(Third Holder)
Resid	ling/registered office/place of busine	ss at		
Depo Privat SEBI India (Natio Where hereir under me/ u I/ We and E	Beneficial Owner Account number sitory Services (India) Limited (CDSLie Limited, a Depository Participant registration no. IN-DP-14-2015. And Invest Private Limited, a stock broke anal Stock Exchange of India Limited eas I/ we authorize NJ India Invest Prafter appearing and subject to concretand that this DDPI is voluntary and sunder this executed document. do hereby authorize NJ India Invest Propository Participant") acting throughing functions on my/our behalf:	c)/National Securities De registered with Securities I Whereas I/ We am/ are er registered with SEBI a and BSE Ltd) bearing SI rivate Limited to operate I I/ we have been fully me rivate Limited (hereinaft)	es and Exchange Board edesirous to buy and seand a member of recogned in the seand a member of recogned in the explicit and aware of the explicit er referred to as the "Sto	I of India (SEBI) bearing ell securities through NJ nized Stock Exchange/s o. INZ000213137. The Account in a manner of am/ are fully aware and the authority consented by the ack Broker / Stock Broker
C #		S	ignature of the Client	*
Sr. No	Purpose	First Holder/ Sole Holder	Second Holder	Third Holder
1	Transfer of securities held in my/our beneficial owner accounts towards Stock Exchange related deliveries/ settlement obligations arising out of trades executed by me/us on the Stock Exchange through the Stock Broker.			





DEMAT DEBIT AND PLEDGE INSTRUCTION (DDPI) IN FAVOUR OF NJ INDIA INVEST PRIVATE LIMITED

I/ We hereby authorize NJ India Invest Private Limited (hereinafter referred to as the "Stock Broker / Stock Broker and Depository Participant") acting through any of its directors and/or its duly authorized officers to perform the above mentioned functions on my/our behalf:

Sr. No.	Name of Members/Co parcener	Gender	Date of Birth	Relationship with Karta	Signature

I/we hereby covenant, ratify and confirm that all acts done and documents executed or signed by the stock broker/ stock broker and depository participant pursuant to this DDPI has been made, done and executed in good faith and shall for all-purpose be valid and binding on me/us and I/ we undertake to indemnify the stock broker/ stock broker and depository participant against all actions proceedings, claims, costs, expenses and liabilities of every description arising from the exercise or the purported exercise in good faith, of authorities conferred by this DDPI.

The stock broker/ stock broker and depository participant may appoint and remove at its discretion any authorized signatories for or under this DDPI in respect of all or any of the matters contained herein upon such terms and conditions as the stock broker/ depository participant may think fit.

I/we further agree and confirm that the authorities conferred under this DDPI shall continue until it is revoked in witting by me/us and that the said revocation shall be effective from the date on which the revocation notice is received by any person authorized in this regard by the Stock Broker in its office situated at Block No.901 & 902, 6th Floor, B Tower, Udhna Udhyog Nagar Sangh Commercial Complex, Central Road No 10, Udhna Surat -394 210, Gujarat. However, such revocation shall not be applicable for any outstanding settlement obligation of funds/ securities arising out of the trades carried prior to receiving request for revocation of this DDPI.

List of the Stock Broker Designated Demat Account:-

Sr. No.	POOL ID/CLIENT ID/ CM BP ID	DP Name	Purpose
1	1206420000000404	NJ India Invest Private Limited	CM Pool Account(BSE)
2	1100001000020915	NJ India Invest Private Limited	Early Pay In Account(BSE)
3	1206420000012724	NJ India Invest Private Limited	CM Clearing Member Account(NSE) (Pool)
4	1100001100018830	NJ India Invest Private Limited	Early Pay In Account (NSE)
5	IN30426210000029	NJ India Invest Private Limited	NSDL Pool Account (BSE)
6	IN30426210000004	NJ India Invest Private Limited	NSDL Pool Account (NSE)
7	IN30426210000140	NJ India Invest Private Limited	NSDL TM Client Securities margin Pledge Account
8	1206420014906261	NJ India Invest Private Limited	CDSL Corporate TM/CM (CSMPA)
9	1206420018908558	NJ India Invest Private Limited	CDSL Client Unpaid Securities Pledgee Account
10	1206420012905229	NJ India Invest Private Limited	CDSL SLB -CLEARING ACCOUNT-NSE (Pool)
11	1206420005883778	NJ India Invest Private Limited	Corporate CM/TM - Proprietary Account
12	IN30426210000300	NJ India Invest Private Limited	TM/CM - Client Unpaid Securities Pledgee Account
13	IN30426210000088	NJ India Invest Private Limited	Stock Broker – Proprietary Account
14	1206420000000476	NJ India Invest Private Limited	Proprietary Account



DEMAT DEBIT AND PLEDGE INSTRUCTION (DDPI) IN FAVOUR OF NJ INDIA INVEST PRIVATE LIMITED

I/we hereby authorize the stock broker/stock broker and depository participant to buy the stamp duty on DDPI through e-stamp certificate forming part of this document. I/we agree and acknowledge that the date of payment of stamp duty through e-stamp certificate or otherwise shall be considered as the date of execution of this DDPI.

I/we have hereunto set and subscribed my/our respective hands to these presents the day and the year herein below mentioned.

	Sole/First Applicant	Second Applicant	Third Applicant
NAME			
SIGNATURE			

We hereby accept to exercise the authorities conferred upon us in terms of the purposes mentioned herein above. This document is in conformity with the conditions as specified in SEBI/HO/MIRSD/DoP/P/CIR/2022/44 dated April 04, 2022 and amendments from time to time.

For NJ India Invest Private Limited	
Director / Authorised Signatory	
Date: D D M M Y Y Y	Place



ACH/ECS/AUTO DEBIT IANDATE INSTRUCTION FORM Sponsor Bank Code Utility Code
I/We hereby authorize NJ India Invest Private Limited TODIFY NJ India Invest Private Limited To debit (tick) SB/CA/CC/SB-NRE/SB-NRO/Other
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vith Bank IFSC Or MICR
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eference 2 (Unique Client Code-UCC) Email ID
agree for the debit of mandate processing charges by the bank whom I am authorizing to debit my account as per latest schedule of charges of the bank.
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To DDMMYYYYY
Or Until Cancelled 1. 2. 3.
This is to confirm that the declaration has been 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 authorised to cancel/amend this mandate by appropriately communicating the cancellation / amendment request to the User entity / Corporate or the bank where I have authorized the debit.
That's understood that if all additions to cancey amend this mandate by appropriately communicating the cancerlation? affection request to the oser entity? Corporate or the bank where i have additionzed the cent.
JACH/ECS/AUTO DEBIT UMRN Date D D M M Y Y Y Y
IANDATE INSTRUCTION FORM Sponsor Bank Code Utility Code
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MODIFY CANCEL Bank a/c number IFSC IFSC Or MICR Mithly Qtty H-Yrly Yrly As & when presented eference 1 (Mandate Reference No.) eference 2 (Unique Client Code-UCC) agree for the debit of mandate processing charges by the bank whom I am authorizing to debit my account as per latest schedule of charges of the bank. PERIOD From D M M Y Y Y Y As & when presented DEBIT TYPE Fixed Amount Maximum Amount Email ID Agree for the debit of mandate processing charges by the bank whom I am authorizing to debit my account as per latest schedule of charges of the bank. PERIOD From D M M Y Y Y Y Y Y As & when presented DEBIT TYPE Fixed Amount Maximum Amount Phone No. Email ID Agree for the debit of mandate processing charges by the bank whom I am authorizing to debit my account as per latest schedule of charges of the bank.
MODIFY CANCEL Bank a/c number IFSC Or MICR IFSC Or MICR DEBIT TYPE Fixed Amount Maximum Amount of Rupees REQUENCY Mthly Qtty H-Yrly Yrly As & when presented DEBIT TYPE Fixed Amount Maximum Amount of Rupees Phone No. Efference 2 (Unique Client Code-UCC) Email ID agree for the debit of mandate processing charges by the bank whom I am authorizing to debit my account as per latest schedule of charges of the bank. PERIOD

⁻ This is to confirm that the declaration has been 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 authorised to cancel/amend this mandate by appropriately communicating the cancellation / amendment request to the User entity / Corporate or the bank where I have authorized the debit.

BANK MANDATE TERMS & CONDITIONS

(In favour of NJ India Invest Private Limited)

- 1. Bank Mandate is in favor of "NJ India Invest Private Limited" (Hereinafter 'NJ'), which will be used by NJ in the capacity of stock broker and depository participant.
- 2. The Bank details in the Bank Mandate MUST match with bank details updated in Client's E-Wealth Account/E-Wealth MF Account.
- 3. For Physical Mandate, Client Signature on bank mandate must be as per bank records. Signature of all bank account holders required if mode of holding in account is "Joint".
- 4. NJ reserves the right to register bank mandate with any mode i.e Auto Debit or ACH.
- 5. Client bank may charge client Bank accounts for activating any such services. Neither NJ nor its service provider shall be held responsible or bear any such charges.
- 5. The Mandate format is subject to change as per the guidelines issued by RBI/Bank or other concerned governmental or statutory authorities. NJ or its service provider may change the Mandate format without prior notice to the Clients & Transactions may be rejected by NJ or its service provider or Client's Bank due to any such change. Neither NJ nor its service provider shall be held responsible for any consequences.
- 7. The Mandate will be used for collection of all kinds of DP charges including Annual Maintenance Charges, client's fund obligation including pay-in and other changes arising out of client account. The Mandate shall cover all collections other than the Mutual Funds segment.
- 8. Client shall ensure sufficient balance in bank account for successful processing of Transactions.
- 9. Client banks may levy any charges to the client bank account if payment debit request submitted by NJ is failed due to any reason. Neither NJ nor its service provider shall be held responsible for any failure & any charges levied by the bank.
- $10. \ \ These \ Terms \ \& \ Conditions \ cover \ Physical \ as \ well \ as \ eMandate \ both.$
- 11. NJ reserves rights to change any of the Terms and Conditions without prior notice.
- 12. Any dispute shall be subject to exclusive jurisdiction of Courts at Surat.

tOliant Name		
*Client Name:		
*Unique Client Code(UCC):		*Date: D D M M Y Y Y Y
	Client Signature:	



BANK MANDATE TERMS & CONDITIONS

(In favour of Clearing Corporation)

- 1. Bank Mandate will be in favor of 'ICCL' for BSE Clearing Corporation and 'NCL' for NSE Clearing Corporation for all mutual fund transactions of clients.
- 2. The Bank details in the Bank Mandate MUST match with bank details updated in Client's E-Wealth Account/E-Wealth MF Account.
- 3. Client banks may charge for activating any such services from the Client's account. Neither NJ nor its service provider shall be held responsible or bear any such charges.
- 4. Client shall ensure sufficient balance in bank account for successful processing of Transactions.
- 5. Mandate format is subject to change as per the guidelines issued by Clearing Corporation/Stock Exchange or RBI/Bank or other concerned governmental or statutory authorities. NJ or its service provider may change the Mandate format without prior notice to the Clients & Transactions may be rejected by NJ or its service provider or Client's Bank due to any such change. Neither NJ nor its service provider shall be held responsible for any consequences.
- 6. Payment collection will be done by respective Clearing Corporation for Purchase & SIP transactions done using the Mandate registered with Clearing Corporation.
- 7. Mandate will be registered through the service providers of respective Clearing Corporation.
- 8. The Client authorizes Clearing Corporation to debit the Client Bank account for recovery of any dues of the Client in regards to mutual fund transactions including recovery of erroneous payments or collections.
- 9. These Terms & Conditions cover Physical as well as eMandate both.
- 10. NJ reserves rights to change any of the Terms and Conditions without prior notice.
- 11. Any dispute shall be subject to exclusive jurisdiction of Courts at Surat.

Client Name:		
Unique Client Code(UCC):		*Date:
	Client Signature:	



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