EQ-23.09



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Globe Capital Market Limited - CDSL	Application No.
Client Name	Client Code
Branch Name	Branch Code
Introducer RM Name	Emp. Code
Service RM Name	Emp. Code
Client/BO ID	DP Group Code
DP Scheme Code	Trading Scheme Code
SK ENQ No.	Only Trading Only DP Combined ODR
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# DOCUMENTS REQUIRED AS PER SEBI CIRCULAR CIR/MIRSD/16/2011 DATED 22-08-2011 Read wih SEBI Circular bearing Reference No. MIRSTD/SE/CIR-19/2009 dated 3-12-2009

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2.	Additional KYC form for Demat Account (For Individual)	Additional KYC Form for Opening a Demat Account	2-4
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Name of Stock Broker / Depository Participant: - GLOBE CAPITAL MARKET LIMITED

Registered Office: 609, Ansal Bhawan, 16 K.G Marg, Connaught Place, New Delhi-110001 • Ph.: 011-30412345 Fax No.: 011-23720883 Correspondence Office: 609, Ansal Bhawan, 16 K.G Marg, Connaught Place, New Delhi-110001 • Ph.: 011-30412345 Fax No.: 011-23720883 Depository Division: 804, Ansal Bhawan, 16 K.G Marg, Connaught Place, New Delhi-110001 • Ph.: 011-43666400, Fax No.: 011-23712630

CEO: Mr. Yash Pal Mendiratta, Phone No.: 011-30412345, Email id: ceo@globecapital.com

Compliance Officer Details :						
NSE, BSE, MSEI, MCX, NCDEX & ICEX : Mr. Gautam Gupta	<b>DP</b> : Ms. Preeti Gupta					
Ph.: 011-30412345	Ph.: 011-43666400					
Email id: compliance@globecapital.com	Email id: globedp@globecapital.com					

#### TO BE FILLED BY INTERMEDIARY / EMPLOYEE

I/We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD and Guidance Note, Policies & Procedures. I/We have given/sent him a copy of all the KYC documents. I/We undertake that any change in the 'Policy and Procedures', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD, Policies & Procedures. would be made available on my/our website, if any, for the information of the clients.

INTRODUCER DETAILS
Name of the Introducer: FIRSTNAME   MIDDLENAME   SURNAME
Status of the Introducer:  Sub-broker Remisier Authorized Person Existing Client Others: (Please Specify Others)
Address of the Introducer:
Employee Code : Employee E-mail :
Mobile : Phone(with STD Code) :
Signature of the

Introducer:

#### **EXCHANGE-WISE INVESTOR GRIEVANCE CELL**

Exchange	Web Address	Contact No.	Email - Id
NSE	www.nseindia.com	022-26598100	ignse@nse.co.in
BSE	www.bseindia.com	022-22721233	is@bseindia.com / iscdelhi@bseindia.com
MSEI	www.msei.in	022-61129028	investorcomplaints@msei.in
MCX	www.mcxindia.com	022-67318888	grievance@mcxindia.com
NCDEX	www.ncdex.com	022-66406789	ig@ncdex.com
ICEX	www.icexindia.com	022-40381546	grievance@icexindia.com
Depository	Web Address	Contact No.	Email - Id

NSDL www.nsdl.co.in 022-24994200 relations@nsdl.co.in

Equity SEBI Registration No INZ000177137. Exchange Registration Nos NSE: TM No-06637, Clearing No-M50302, BSE: Clearing No-3179, MSEI: TM Code-1004, MCX TM No.: 8091, Clearing No.: 8090, NCDEX TM No.: 1287,

022-22723333

complaints@cdslindia.com

Date:

Δ	CKNOWI	EDGEMENT TO	GLORE FROM	CLIENT
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To,

**CDSL** 

#### **GLOBE CAPITAL MARKET LTD.**

609, Ansal Bhawan, 16 K.G, Marg, Connaught Place, New Delhi-110001

I/we hereby confirm that I/we have read, understood, agreed and received a duly executed copy of the:-

- Account Opening Form
- Trading Account Related Details & Tariff Sheet (Trading & Demat Account)
- Rights and Obligations of Stock Brokers, Authorised Person and Clients

www.cdslindia.com

- Rights and Obligations of Beneficiary owner and Depository Participant as prescribe by SEBI and Depository
- Internet and Wireless technology based trading facility provided by Stock Brokers to Client

Clearing No.: M51085, ICEX TM No.: 2084, Depository Participant: IN-DP-614-2021

- Risk and Disclosure document for capital market and derivative segments
- Guidance note-Do's and Don't for trading on the Exchange(s) for Investors
- Policies and procedures
- Terms & Conditions as Mutually agreed by me & FATCA & CRS Terms & Conditions
- Other disclosure/documents as agreed by me specifically in voluntary segment.
- Copy of DDPI (Demat Debit and Pledge Instruction)

I/we am/are abiding by these terms & conditions. I/we reconfirm that I/we and stock broker shall refer any claim and/or disputes with respect to deposits, margin money, etc, to arbitration as per the Rules, Byelaws, and Regulation of the Exchanges where the trade is executed and circulars/notices issued there under as may be in force from time to time. I/We reconfirm that I/we and Stock Broker shall refer all claims, differences or disputes between us arising out of or in relation to dealings, contracts and transaction made subject to the Bye-Laws, Rules and Regulations of the Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfillment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions and contracts have entered into to arbitration in accordance with the provisions of these Byelaws and Regulations.

Thanks and Best regards,	For Globe Capital Market Ltd.
Client Code :	
For	Authorised Signatory / Director
Sign here : (1)	



# For Individuals - (KYC Application No.\_\_\_\_\_



	A. Identity Details	Please fi															
	Prefix		First N	ame				Mid	dle Nan	1e				La	st Nar	ne	
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	Father / Spouse Name																
	Mother Name																
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ADDITIONAL KY	C FORM FOR OPENING A	A DEMAT ACCOUNT (IN	DIVIDUAL	_)	P ID : 120	20600		
	6 0 0 Client ID	Date	D D	M M	Y	Ϋ́Υ	T	Υ
I/We request you to open a depo	sitory account in my/our name as	per following details :	<u> </u>					
A. TYPE OF ACCOUNT (P	lease tick whichever is applicat	ole)						
Resident	NRI-Repatriable	FPI						
Foreign National	NRI-Non Repatriable	Stock Broker	Oth	ers (Specify	y)			
Sub Type TM Clie	nt Securities Margin Pledge	Account Stock B	roker-Propr	ietary				
CM Clie	nt Securities Margin Pledge	Account Promo	•	,				
TM/CM	Client Securities Margin Pl	edge Account Others	<b>i</b>					
B. HOLDERS DETAILS	Sole/First Holder	Second Holder		Thi	rd Hold	er	/	
Name								
PAN								
Date of Birth								
Occupation								
UCC		_			_			
Exchange Name & ID		_			_			
Brief Details			<u> </u>					
C. Name			PAN			$\overline{}$		
In case of Firms, Association of	of Persons (AOP), Partnership Firm, U		account is ope	ned in the na	me of the	<u> </u>	perso	ons,
the name of the Firm, Associa	tion of Persons (AOP), Partnership Fir	m, Unregistered Trust, etc., should be						
D. DETAILS OF GUARDIA	N (in case the account holder i	s minor)				<u> </u>	<u>/_</u>	
Guardian's Name			PAN		$\perp \perp$			
Relationship with the applica	nt		Date of birt	:h				
I/We instruct the DP to receive each	h and every credit in my/our account (i	f not marked, the default option woul	d be 'Yes') [Au	utomatic Credi	t] <b>Y</b> e	25	No	1
I/We would like to instruct the any other further instruction	ne DP to accept all the pledge i from my/our end. (If not mark	nstructions in my/our account ed, the default option would b	without e 'No')		Ye	25	No	
Account Statement Requirer the default option would be a	nent (If not marked,	per SEBI Regulation Daily		ly  For	tnightly		lont	hly
-	ctronic Transaction-cum-Holdir						No	
I would like to share the ema		<u> </u>	·		Ye	_=	No	
I would like to receive the Annu	ual Report (Tick the applicable box. If	not marked the default option would l	oe in Physical)	☐ Phy	sical	Elec	tron	nic
l .	interest directly in to my/our ban	-		to time]	Ye	ès	No	
For joint accounts communic			Joint Accou		<u> </u>			
Mode of Operation for Joint	Accounts (*see notes)	intly Any	one of the	holder or	survivo	r (s)		
Inter-Depository Transfer pledge	count is choosen as anyone of the I / hypothecation / margin pledge / n e/unfreeze of account and /or secu	nargin re-pledge (creation, closure	and invocation	and confirm	nation the	ties inc	ludin	ng
Easi		t our website www.cdslindia.co I balances, transactions and value		lio online.	Yes	s	No	5
	· · · · · · · · · · · · · · · · · · ·	ing the Mobile Number registered for		•	Yes	s	No	5
Transactions Using		ms and Conditions prescribed by CI learing member IDs under my/ou					TRI	IST
Secured Texting Facility (TRUST)	Stock Exchange Name/ID	Clearing Member Nar		Clearing N				
Refer to Terms and Conditions	SCOCK Exchange (Valle) ID	Cicaring Fleriber IVal		Cicai iiig i	.C.TIDEI	<u> </u>	J. (1011	.ai)
Annexure B								
		claration						
The rules and regulations of the De	pository and Depository Participants		in force now h	ave been re	ad by me/u	us and I	/we l	have
understood the same and I/we agree	to abide by and to be bound by the r		for such accou	ints. I/we her	eby declar	e that t	he de	etails

The rules and regulations of the Depository and Depository Participants pertaining to an account which are in force now have been read by me/us and I/we have understood the same and I/we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. 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 undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/ we are aware that I/we may be held liable for it. In case non-resident account, I/we also declare that I/we have complied and will continue to comply with FEMA regulations. I/we acknowledge the receipt of copy of the document, "Rights and Obligations of the Beneficial Owner and Depository Participant".

Sole / First Holder	/ Guardian (Mr./Ms.) (in case of Minor)	(Mr./Ms.)	(Mr./Ms.)
Name			
Signatures	(3)	(1)	(1)

	NOMINATION OPTION (For DP & Trading both)								
	NOMINAT balances lyir	TION DETAILS (Ang in my/our accoun	nnexure A) I/We in t, particulars where	<b>nominate</b> the of are given	e following persons who is below, in the event of my	/are en / our d	ititled to receive security eath.		
No th	mination can ree nominees	be made upto in the account.	Details of lst l	Nominee	Details of 2nd Nomir	nee	Details of 3rd Nominee		
П	Name of the nomi	nee(s) (Mr./Ms.)							
2	Equally [If not equa	Illocation of securities ally, please specify percentage] Or h Nominee	%		%		%		
$\overline{}$				Any odd lot afte	r division shall be transferred to the first nomi	inee mentior	ned in the form.		
3	Address of Nomin	the Applicant (If Any)							
4	Address of Nomin	ee(s)							
		PIN Code							
5	Mobile/Telephone	· ' /							
6	Email ID (Option	<u>'</u>							
7	Nominee Identific details :	ation	Photograpl	n of	Photograph of		Photograph of		
	[Please tick any o	ne of following	lst nomin	ee	2nd nominee		3rd nominee		
	and provide detail	ls of same]				<b>、</b>			
	Photograph &	Signature	Signature of N  across photo	ograph	Signature of Nominee across photograph		Signature of Nominee across photograph		
			Signatue		Signatue		Signatue		
ŀ	PAN								
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ŀ		scount No							
ŀ	Saving Bank A Proof of Identi								
}		t ID (Optional)							
Sr		ıld be filled only if	nominee(s) is a m	inor:					
8		case of minor nominee(s) }	D D M M Y	V V V	D D M M Y Y	v v	D D M M V V V		
-	-		ון וו ען ע			'   '			
9	Name of Guardian (in case of minor nom								
10	Address of Guardi	an							
		PIN Code							
Ш	Age	(6							
12	Mobile/Telephone	\ I /	1						
13	Email ID (Option	uardian with Nominee							
14	Guardian Identific								
13	details :	cation	Photograph		Photograph of		Photograph of		
	[Please tick any o	ne of following	Ist Guardi		2nd Guardian	.	3rd Guardian		
	and provide detai	ls of same]	of G1	ardian	of Guardian	\	of Guardian		
	Photograph &	Signature	Signature of Go	graph	Signature of Guardian across photograph	7 11	Signature of Guardian across photograph		
			across bire		across b		across b		
			Signatue		Signatue		Signatue		
	DAN								
-	☐ PAN ☐ Aadhaar								
-	Saving Bank A	scount No							
-	Proof of Identi								
-		t ID (Optional)							
	Demat Account	( )	Signature of Witness f	or Nomination (	n Case of Thump Impression)				
	Name of t	he Witness			ress		Signature of Witness		
	Hame of the	THE THEREOS		7100	1000		8		
							Date D D M M Y Y Y Y		
		Sole / First Holde	er / Guardian	S	econd Holder		Third Holder		
		(Mr./Ms.) (in cas			(Mr./Ms.)		(Mr./Ms.)		
N	ame								
Sig	gnatures	(4)		(2)					

#### Notes:

- All communication shall be sent at the address of the Sole/First holder only.
- 2. Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 3. For receiving Statement of Account in electronic form:
  - Client must ensure the confidentiality of the password of the email account.
  - II. Client must promptly inform the Participant if the email address has changed.
  - III. Client may opt to terminate this facility by giving 10 days prior notice. Similarly, Participant may also terminate this facility by giving 10 days prior notice.
- 4. In case of joint account, on death of any of the joint account holders, the surviving account holder(s) has to inform Participant about the death of account holder (s) with required documents within one year of the date of demise.
- 5. In case if 'first holder' is selected, the communication will be sent as per the preference mentioned at Sr. No. 4. In case 'All joint account holders" is opted, communication to first holder will be sent as per the preference mentioned at Sr. No. 4 and communication to other holders will be in electronic mode. The default option will be communication to first holder', if no option selected.
- 6. The nomination can be made only by individuals holding beneficiary owner accounts on their own behalf singly or jointly. Non- individuals including society, trust body corporate and partnership firm, karta of Hindu Undivided Family holder of DDPI cannot nominate. If the account is held jointly, all joint holders will sign the nomination form.
- 7. A minor can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.
- 8. The Nominee(s) shall not be a trust, society, body corporate, partnership firm, karta of Hindu Undivided Family or a DDPI holder. A non-resident Indian can be a Nominee, subject to the exchange / depository controls in force, from time to time.

- Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities.
- 10. Transfer of securities in favour of a Nominee(s) shall be valid discharge by the depository and the Participant against the legal heir.
- 11. The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Non- individuals including society karta of Hindu Undivided Family, holder of DDPI cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
- 12. On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nominee(S).
- 13. Nomination can be made upto three nominees in a demat account. In case of multiple nominees, the Client must specify the percentage of share for each nominee that shall total upto hundred percent. In the event of the beneficiary owner not indicating any percentage of allocation/share for each of the nominees, the default option shall be a settle the claims equally amongst all the nominee.
- 14. On request of Substitution of existing nominees by the beneficial owner, the earlier nomination shall stand rescinded. Hence, details of nominees as mentioned at the time of substitution will be considered. Therefore, please mention the complete details of all the nominees.
- Copy of any proof of identity must be accompanied by original for verification or duly attested by any entity authorized for attesting the documents.
- 16. Savings bank account details shall only be considered if the account is maintained with the same participant.
- DP ID and client ID shall be provided where demat details is required to be provided.
- 18. Strike off whichever is not applicable

	Declaration Form for opting out of nomination (Annexure B)					
UCC/DP ID						
Client ID (only for I	Demat account)					
Sole/First Holder Na	ame					
Second Holder Nam	e					
Third Holder Name						
I/We hereby confirm that I/We do not wish to appoint any nominee(s) in my/our trading/demat account and understand the issues involved in non-appointment of nominee(s) and further are aware that in case of death of all the account holder(s), my/our legal heirs would need to submit all the requisite documents/information for claiming of assets held in my/our trading/demat account, which may also include documents issued by Court or other such competent authority, based on the value of assets held in the trading/demat account.						
	Sole / First Holde (Mr./Ms.) (in cas		Second Holder (Mr./Ms.)	Third Holder (Mr./Ms.)		
Name						
Signatures	(5)		(3)	(3)		



Application No.:

Please fill in ENGLISH and in BLOCK LETTERS with black ink money must grow

A. Identity Details			
Name of Applicant (Please will between 2 words. Please do not between 2 words.)		rtificate of Incorporation / F	Registration; leaving one box blank
2. Date of Incorporation   d   d	/   m   m   /   y   y   y   y		
Place of Incorporation			
3. Registration No. (e.g. CIN)			
Date of commencement of be		   v   v   v	
4. Status (Please tick (✓) □ Priv			☐ Trust/Charities/NGOs ☐ FL ☐ FIL
		• •	Establishment  Body of Individuals
Society LLP FPI-1	•	•	Establishment Body of marviduals
5. Permanent Account Number (PAN)			
6. UID/Aadhaar :			
B. Address Details			
1. Address for Correspondence/ Princ	iple place of Business		
City/Town/Village			Postal Code
State		Country	
2. Contact Details   Mobile (Primary)   (ISD)   (STD)		Mobile (Secondary) (ISD) (STD)	
Tel. (ISD) (STD)		(Secondary) (ISD) (STD)	
E-Mail ID.		Tax (iss) (iss)	
(In Capital Letters only)  3. Proof of address to be provided by Ap			
Any other proof of address document ( *Not more than 2 Months old. Validity/E 4. Registered Address (If different from a	xpiry date of proof of address subn	nitted dd/mm//y	y   y   y
City/Town/Village			Postal Code
State 5. Proof of address to be provided by Ap	nlicent Diseas submit ANV ONE of	Country	tiels / / ) against the decomposit attached
	· □ *Latest Electricity Bill □ *Latest Bal as listed overleaf) (Please specify)	nk Account Statement   Registere	ed Lease / Sale Agreement of Office Premises
6.Gross Annual Income Details : Income		☐ Below Rs. 1 La	
(please tick ✓) ☐ Rs. 5 Lac to ′	0 Lac Rs. 10 Lac to 2	5 Lac	
DECLA	RATION		NAME & SIGNATURE (S)
<b>Declaration:</b> I/We hereby declare that my/our knowledge and belief and I/we under the above information is found to be false or may be held liable for it. I am aware of othe method voluntarily. My Aadhaar record can maintaining/ sharing my KYC record and as Aadhaar record. I hereby give my consen SMS/Email on the above registered mobile based KYC, my KYC request shall be valida masked Aadhaar card with readable QR cod applicable, with SEBI, KRA, CKYC and othe relationship for KYC purposes only.	-take to inform you of any changes the untrue or misleading or misrepresent redoes of KYC which are available and be used by KRA agencies only for an audit evidence. I will have an optic for receiving information including number/email address. I am/we are a ted against Aadhaar details. I/We hele or my Aadhaar XML/Dig locker XML.	erein, immediately. In case any of cing, I am/we are aware that I/We and I have chosen Aadhaar based the specific purpose validating/on to request for deleting of my Central KYC Registry through Iso aware that for Aadhaar OVD reby consent to sharing my/our file, along with pass code and as	OF AUTHORISED PERSON (S)  (6)
Place:	Date:		
	PV TO BE FILLED BY - EM	IPI OYFF/AP/OTHERS	
ntermediary name <b>OR</b> code			H ORIGINALS CLIENT INTERVIEWED BY
☐ (Originals Verified) Self Certified	Date: dd/mm//y		ame & Code : Globe Capital Market Limited
Document copies received	Name :	Code :	
(Attested) True copies of documents received Main Intermediary	Designation :	Signature	2:

# **ANNEXURE**

	Name of the Applicant		PAN of the Applican	t	
	Name, PAN, Residential Address and photographs of Prom	noters/Pa	rtners/Karta/Trustees a	and Wholetime/C	Other Directors :
1.	Name				Photographs of
	Date of Birth ddd/mm//yyyyy Status		PAN		Promoters / Partners /
	Residential Address				Karta / Trustees /
					Wholetime / Other Directors &
	DIN		DPIN		authorised signatories
	Mobile				J
	E-Mail ID. (In Capital Letters only)				
	Please tick, if applicable, for any of your authorized signatories	s/Promote	ers/Partners/Karta/Trustee	s/Wholetime/Othe	er Directors:
	Not a Politically Exposed Person (PEP) Politically Exposed Person (PEP)	Related to a	Politically Exposed Person (PEP)	Not Related to a Polit	tically Exposed Person (P
2.	Name				Photographs of
	Date of Birth ddd/mm//yyyyy Status		PAN		Promoters / Partners /
	Residential Address				Karta / Trustees / Wholetime / Other
					Directors &
	DIN		DPIN		authorised signatories
	Mobile				
	E-Mail ID. (In Capital Letters only)				
	Please tick, if applicable, for any of your authorized signatories		_	_	
_	Not a Politically Exposed Person (PEP) Politically Exposed Person (PEP)	Related to a	Politically Exposed Person (PEP)	Not Related to a Polit	tically Exposed Person (Pl
3.	Name				Photographs of
	Date of Birth ddd/mm//yyyy Status Status		PAN		Promoters / Partners /
	Residential Address				Karta / Trustees /
					Wholetime / Other Directors & authorised signatories
	DIN		DPIN		
	Mobile				
	E-Mail ID. (In Capital Letters only)				
	Please tick, if applicable, for any of your authorized signatories		_	_	
_	Not a Politically Exposed Person (PEP) Politically Exposed Person (PEP)	Related to a	Politically Exposed Person (PEP)	Not Related to a Polit	tically Exposed Person (P
4.	Name				Photographs of
	Date of Birth ddd/mm//yyyy Status Status		PAN		Promoters / Partners /
	Residential Address				Karta / Trustees /
					Wholetime / Other Directors &
	DIN UID		DPIN		authorised signatories
	Mobile				
	E-Mail ID. (In Capital Letters only)				
	Please tick, if applicable, for any of your authorized signatories	s/Promote	ers/Partners/Karta/Trustee	s/Wholetime/Othe	er Directors:
	Not a Politically Exposed Person (PEP) Politically Exposed Person (PEP)	Related to a	Politically Exposed Person (PEP)	Not Related to a Polit	tically Exposed Person (Pl
		_			
	(7	(7)			
	Date D D M M Y Y Y Y		Name & Signature of t	he Authorised Si	gnatory(ies)

ADDITIONAL KYC FOR	RM FOR OPENING A DEMAT	T ACCOUNT (NO	N-INDIVIDUAL	_) DP II	D: 12020600	
DP ID	1 2 0 2 0 6 0 0	Client ID				
I/We request you to open a depo	ository account in my/our name as p	per following details :	Date D [	MM	YYYY	
(Please fill all the details in CA	APITAL/BLOCK LETTERS only)					
TYPE OF ACCOUNT (Please	se tick whichever is applicable)					
Body Corporate Trust			ual Fund ck Broker	Others (Specify)		
Sub Type  TM Cli	ient Securities Margin Pledg	ge Account	Stock Br	oker-Proprietary	LLP	
CM Cli	ient Securities Margin Pledg M Client Securities Margin F		Foreign Unclaim	Bodies ned Securities	Escrow	
SEBI Registration No. (if applicable)			SEBI Registration	on Date D D M	I M Y Y Y Y	
RBI Registration No. (if applicable)			RBI Approval D	rate D D M	I M Y Y Y	
ROC Registration No. (if applicable)			ROC Registration	on Date D D M	I M Y Y Y Y	
Nationality	Indian Others (specify)					
HOLDERS DETAILS						
Account Holder(s)	Sole/First Holder	Second F	Holder	Third	Holder	
Name						
PAN						
Date of Incorporation		<u> </u>	_			
UCC			_			
Exchange Name & ID — — — —						
Brief Details						
Name*						
	* In case of Firms, Association of Persons (AOP), Partnership Firm, Unregistered Trust, etc., although the account is opened in the name of the natural persons, the name of the Firm, Association of Persons (AOP), Partnership Firm, Unregistered Trust, etc., should be mentioned above.					
I/We instruct the DP to receive each and every credit in my/our account (if not marked, the default option would be 'Yes')  [Automatic Credit]  Yes  No						
Account Statement Requiren	·	ulation Daily		Fortnightly	Monthly	
Account Statement Requirement As per SEBI Regulation Daily Weekly Fortnightly  I/We request you to send Electronic Transaction-cum-Holding Statement at the email Id given on KYC page  Yes No						
I/We would like to instruct th	he DP to accept all the pledge ir	nstructions in my/ou	r account withou		Yes No	
	our end. (If not marked, the def			Daily	Weekly	
Account Statement Requiren (If not marked, the default op	ption would be as per SEBI Regu		r SEBI Regulation ightly	Daily Monthly	vveekiy	
I would like to share the ema		Yes Yes	□ No			
I would like to receive the An (Tick the applicable box. If no	nnual Report ot marked the default option wo	ould be in Physical)	Physical	Electronic	Both Physical & Electronic	
	dend/interest directly in to your ion would be 'Yes') [ECS is mandate				Yes No	
SMS Alert Facility	MOBILE No.: +91				Yes	
Refer to Terms & Conditions	[Mandatory, if you are giving Po				∏ No	
given as <b>Annexure A</b>	(if POA is not granted & you do	o not wish to avail of	this facility, cance	el this option).		
Easi	To register for easi, please visit Easi allows a BO to view his ISIN			portfolio online.	Yes No	
	tory and Depository Participants pertaining					
the best of my/our knowledge and belie	und by the rules as are in force from time to ef and I/we undertake to inform you of any are aware that I/we may be held liable for i	changes therein, immedia	tely. In case any of the	above information is fou	and to be false or untrue or	

 $with {\it FEMA} regulations. I/we acknowledge the receipt of copy of the document, "Rights and Obligations of the Beneficial Owner and Depository Participant".$ 

	Sole / First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Name, Designation & Signatures	(8)	(4)	(4)

# **TRADING & DEMAT ACCOUNT RELATED DETAILS**

For both Individuals & Non-individuals

# A. BANK ACCOUNT(S) DETAILS

# I. BANK ACCOUNT DETAIL

Sr No.	Bank Name & Address	Bank Account No.	Account Type	MICR No.	IFSC Code
PRI			☐ Saving ☐ Current		
SEC			□ NRE □ NRO		
PRI			Saving Current		
SEC			□ NRE □ NRO		

# **B. DEPOSITORY ACCOUNT(S) DETAILS**

Depository Participant Name	Depository Name	Beneficiary Name	DP ID	Beneficiary ID (BO ID)
GLOBE CAPITAL MKT. LTD.	CDSL		12020600	

I authorize you to transfer the shares purchased by me to the above mentioned demat beneficiary account.

Affiliated by	Accounting Software Name	Beneficiary Name	CP ID	Beneficiary ID (BO ID)
NCDEX	NERL			
MCX	CCRL/COMRIS			
ICEX	CCRL/EDCM/NERL			

Note: Provide a copy of either Demat Master or a recent holding statement issued by DP bearing name of the client.

# **C. TRADING PREFERENCE**

Please sign in the relevant boxes where you wish to trade. Pleas strike off the segment not chosen by you.

Exchanges	All Segments	
NSE, BSE, MSEI	Cash/ Mutual Fund	gn Here
	F&O si	gn Here
	Currency	gn Here
	Debt	gn Here
MCX Commodity Derivative	Date of Consent for trading on concerned Exchange	gn Here
NCDEX Commodity Derivative	Date of Consent for trading on concerned Exchange	gn Here
BSE Commodity Derivative	Date of Consent for trading on concerned Exchange	gn Here
NSE Commodity Derivative	Date of Consent for trading on concerned Exchange	gn Here
ICEX Commodity Derivative	Date of Consent for trading on concerned Exchange	gn Here
If you do not wish to trade in any of	segments /Mutual fund, please mo	ention here

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# **Important Risk Disclosures from SEBI**

Please read the following pointers before participating in the derivates segments of the markets

Risk Disclosures on Derivatives

- 01. 9 out of 10 individual traders in equity Futures and Options Segment, incurred net losses
- 02. On an average, loss makers registered net trading loss close to ₹50,000
- 03. Over and above the net trading losses incurred, loss makers expended an additional 28% of net trading losses as transaction costs
- 04. Those making net trading profits, incurred between 15% to 50% of such profits as transaction cost.
- 1. I/We are interested to trade into commodity options and hereby accord my/our consent to trading in commodity options.
- 2. I/We have gone through the additional risk disclosure document and have appraised myself/ourselves with the risk of trading in commodity options.
- 3. This consent is valid till I/we revoke the same. I/We understand that I/we have right to withdraw the same at any point of time.

# If, in future, the client wants to trade on any new segment/new exchange, separate authorization/letter should be taken from the client by the stock broker.

Settlement Extracts, AGTS, etc. at my/our registered email id. My/our Email Id has been created by me/us and not be someone else. I/We am/are aware that non-receipt of bounced mail notification by the Member shall amount to delivery of the aforesaid documents at my/our e-mail ID.	I/We hereby request you to provide the Contract No Settlement Extracts, AGTS, etc. at my/our registered er someone else. I/We am/are aware that non-receipt of delivery of the aforesaid documents at my/our e-mail ID. Whether you wish to receive your executed KYC Whether you wish to avail of the facility of internet trad Application Base Trading Web Base Trading Number of Years of Investment / Trading Experience:  Any other information:	mail id. My/our Émail Id has been of bounced mail notification by t  Yes No Electronically Physically ling/ wireless technology: Ye Securities Trading using Wireless	s No (if yes, then please specific Technology NOW
someone else. I/We am/are aware that non-receipt of bounced mail notification by the Member shall amount to delivery of the aforesaid documents at my/our e-mail ID.	Settlement Extracts, AGTS, etc. at my/our registered en someone else. I/We am/are aware that non-receipt of delivery of the aforesaid documents at my/our e-mail ID. Whether you wish to receive your executed KYC Whether you wish to avail of the facility of internet trad Application Base Trading Web Base Trading Number of Years of Investment / Trading Experience:  Any other information:	mail id. My/our Émail Id has been of bounced mail notification by t  Yes No Electronically Physically ling/ wireless technology: Ye Securities Trading using Wireless	created by me/us and not be the Member shall amount to some No (if yes, then please specific Technology NOW
Whether you wish to avail of the facility of internet trading/ wireless technology:	Whether you wish to avail of the facility of internet trad Application Base Trading Web Base Trading Number of Years of Investment / Trading Experience: Any other information:	ling/ wireless technology : Ye Securities Trading using Wireless	Technology NOW
Whether you wish to avail of the facility of internet trading/ wireless technology:	Whether you wish to avail of the facility of internet trad Application Base Trading Web Base Trading Number of Years of Investment / Trading Experience: Any other information:	ling/ wireless technology : Ye Securities Trading using Wireless	Technology NOW
Number of Years of Investment / Trading Experience :	Number of Years of Investment / Trading Experience : _ Any other information :		<b>o</b> ,
Any other information:  E. OTHER DETAILS  Net Worth (Net worth should not be older than I year) Amount Rs	Any other information :		
Net Worth (Net worth should not be older than I year) Amount Rs	-		
Net Worth (Net worth should not be older than I year) Amount Rs	E OTHER DETAILS		
as on (date) DDMMYYYYY  Is the entity involved/providing any of the following services Yes No - For Foreign Exchange/Money Changer Services Yes No - Gaming/Gambling/Lottery Services (e.g. casinos, betting syndicate - Money Lending / Pawning Yes No  GST Registration Details  S.No. State State Code GST Registration No. Validity Date	L. OTTILK DETAILS		
Is the entity involved/providing any of the following services  Yes No - For Foreign Exchange/Money Changer Services Yes No - Gaming/Gambling/Lottery Services (e.g. casinos, betting syndicate - Money Lending / Pawning Yes No  GST Registration Details  S.No. State State Code GST Registration No. Validity Date	Net Worth (Net worth should not be older than I year)	Amount Rs	
Is the entity involved/providing any of the following services  Yes No - For Foreign Exchange/Money Changer Services Yes No - Gaming/Gambling/Lottery Services (e.g. casinos, betting syndicate - Money Lending / Pawning Yes No  GST Registration Details  S.No. State State Code GST Registration No. Validity Date	as on (date)		
- For Foreign Exchange/Money Changer Services	` '	services	
- Money Lending / Pawning Yes No  GST Registration Details  S.No. State State Code GST Registration No. Validity Date	,		sos (o a sosinos hottina syndiasta
GST Registration Details  S.No. State State Code GST Registration No. Validity Date			ces (e.g. casinos, betting syndicate
S.No. State State Code GST Registration No. Validity Date			
	GST Registration Details		
I.	S.No. State State Code	GST Registration No.	Validity Date
	1.		
of your authorised signatories/Promoters/Partners/Karta/Trustees/whole time directors):	Not a Politically Exposed Person Not Related to a Politically Exposed F	Person Politically Exposed Person	Related to a Politically Exposed Person
Not a Politically Exposed Person Not Related to a Politically Exposed Person Politically Exposed Person Related to a Politically Exposed Person	Any other information :		
Not a Politically Exposed Person Not Related to a Politically Exposed Person Politically Exposed Person Related to a Politically Exposed Person	<u> </u>		
	F. PAST ACTIONS		
Not a Politically Exposed Person Not Related to a Politically Exposed Person Politically Exposed Person Related to a Politically Exposed Person  Any other information:	Details of any action/proceedings initiated/pending/ tal-	ken by SEBI/ Stock exchange/any	other authority against th
Not a Politically Exposed Person Not Related to a Politically Exposed Person Politically Exposed Person Related to a Politically Exposed Person  Any other information:			

G. DEALING	GS THROUG	H AUTHORISED PEI	ROSN AND O	THER STOC	K BROKERS	
		H AUTHORISED PER authorised person, provid		details:		
Authorised Pers	on's Name:		SE	BI Registration i	number:	
Registered office	e address & Cor	ntact Details :				
G2. DEALING	SS THROUGI	H OTHER STOCK B	ROKERS / AU	THORISED I	PERSON	
■ whether dealir	ng with any other	stock broker/authorised	person (if case dealing	g with multiple stock bro	oker/authorised person, provide details	s of all)
Name of Stock Broker: Name of Authorised Person, if any :						
Client Code:        Exchange:						
			RIFF SHEET			
		EET - BROKERAGE S				
	% of Turnover	Minimum	Brokerage Slab	% of Turnover	Minimum	0.0
<b>Equity Delivery</b>		Per Share	Equity Normal		Per Share	se of
<b>Equity Options</b>		Rs Per Lot	Equity Futures		Per Share	e in case of overwriting
Currency Options		Rs Per Lot	Currency Futures		Per Share	n here

Important Note: In case of Physical Contract notes or other related documents being dispatched to client, a difference of Rs.25/- + GST in total brokerage booked on a particular contract would be charged to ward minimum processing fee. Delay payment charges @2% per month would be charged for debit/shortage in payin/ margin default, as per exchange requirements. Depository/Pledge charges for the movement of shares between pool/beneficiary/margin account for payinIpayout or margin purpose will be charged. Transaction charges/ Clearing Charges/other statutory charges/ courier/ administration/ processing charges will be charged as applicable. Handling charges for issue of account statement, copy of contract note etc. will be charged as applicable. One time processing fee Rs.50/- per segment and DDPI charges Rs. 100/shall be charged.

Commodity

**Futures** 

Per Lot

.25

Per Share

# **DECLARATION**

Commodity

**Options** Commodity

Delivery

- 1. 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 undetake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.
- 2. I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker, tariff sheet and all voluntary/non-mandatory documents.
- 3. I/We further confirm having read and understood the contents of the Rights and Obligations', Policies & Procedures document(s) and 'Risk Disclosure Document', 'Do's and Dont's'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/we have read, understood, agreed and received a duly executed copy of the:- • Account Opening Form, Trading Account Related Details and Tariff Sheet • Other disclosure/documents as agreed by me/us specifically in voluntary segment. • Terms & Conditions as mutually agreed by me/us • FATCA & CRS Terms & Conditions • Option Consent Letter • Other disclosure/documents as agreed by me/us specifically in voluntary segment. I/We have also been informed that the standard set of documents has been displayed for Information on

	roker's designated website.	that the standard set of documents i	has been displayed for information on
Place:			Date: DDMMMYYYYY
Signatures	(09)	(5)	(5)
	Sole/First Holder Signature	Second Holder Signature	Third Holder Signature
Sole / First Ho	older's Name :	Second Holder's Name	Third Holder's Name

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SCHEDULE OF CHARGES FOR DEMAT ACCOUNT INDIVIDUAL / CORPORATE					
		CHARGES (Please tick whichever applicable)			
NATURE OF SERVICES		Regular Scheme	☐ Globe Relax	Life Time	
	aintenance Cycle	Four Quarter (1 Year)	Twenty Quarter (5 Year)	Life Time	
	ce Charges orate Account)	₹399/- for first Quarter remaining three Quarters <b>FREE</b>	₹999/- for first Quarter remaining nineteen Quarters FREE	₹1999/-	
Maintenan (Corporate	ce Charges Account)	₹1250/- for first Quarter remaining Quarters <b>FREE</b>	Not Applicable	Not Applicable	
	•	TRANSACTION CHAR	GES		
	Market Transaction	₹20/- per instruction or 0.02% of tran	saction value, whichever is higher, subject	t to maximum of ₹100/-	
Delivery	Off Market Transaction	₹25/- per instruction or 0.03% of tran	saction value, whichever is higher, subject	t to maximum of ₹1000/-	
Pledge Cre	ation/Closure/Invocation	₹50/- per instruction or 0.02% of tran	saction value, whichever is higher		
Demat Charges			first hundred ₹10/- for every hundred se r plus courier charges of ₹40 for every 2		
Remat Cha	rges	₹100/- for up to first hundred and after first hundred ₹30/- for every hundred securities or part thereof or a flat fee ₹30/- per certificate whichever is higher			
Mutual Fur	nds (Destat / Redemption)	₹50/- per instruction plus courier charges			
Instruction	n Booklet	₹2/- per leaf plus courier charges			
<ul> <li>The Depository Participant shall reserve the right to revise the charges by giving not less than 30 days notice in writing to the client.</li> <li>Value of Transaction will be in accordance with the Depository formulae.</li> <li>Modification in client detail, 40/- per instance. Maintenance charges will be charged in advance at the time of opening the account.</li> <li>Rejection charges 50/- per rejection plus courier charges.</li> <li>Slip Rejection/Fail charges 20/- per rejection.</li> <li>Off-Market Instruction not received prior to 24 hours of execution will be received at client's risk.</li> <li>Instruction for Pay-In of securities to transfer from client account to CM Pool account, Inter settlement instruction, CM Pool to CM Pool transfer and delivery instruction will be accepted up till 4:00 PM on working day prior to Pay-in date.</li> <li>Periodic statement free on Email and Rs 40 towards courier charges if sent physically.</li> <li>Non-periodic statement shall be charged @ 5/- per page and postage/courier charge @ Rs 40 or actual charges whichever is higher.</li> <li>In case of non-payment of bill/dues within 30 days of due date, interest shall be charged @ 2.0% per month on the outstanding dues.</li> <li>Rs 100 will be charged to client in case of New Delivery Instruction Booklet is requested without requisition slip.</li> <li>All charges are exclusive of GST. Taxes and other Government levies will be charges extra as applicable from time to time.</li> <li>"AS per SEBI Circular No. CIR/MRD/DP/22/2012 dated 27th August 2012, all clients who are willing to hold only one demat account as first holder and DP holding valuation will be maintained below Rs. 2 Lac. Is eligible to opt for BSDA (Basic Service Demat Account) subject to term and conditions mentioned by SEBI." To opt BSDA scheme please sign a separate scheme sheet which can be obtained from our office."</li> <li>I/We do not wish to avail BSDA facility in my/our Demat Account</li> <li>HOLDER'S SIGNATURES:</li> </ul>					

<b>1.</b> <sup>(10)</sup> 🔯	2. (6)	3. (6)
Sole/First Holder Signature	Second Holder Signature	Third Holder Signature

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# INTERNET & WIRELESS TECHNOLOGY BASED TRADING FACILITY PROVIDED BY STOCK BROKERS TO CLIENT

(All the clauses mentioned in the 'Rights and Obligations' document(s) shall be applicable.

Additionally, the clauses mentioned herein shall also be applicable.)

- I. Stock broker is eligible for providing Internet based trading (IBT) and securities/commodities trading through the use of wireless technology that shall include the use of devices such as mobile phone, laptop with data card, etc. which use Internet Protocol (IP). The stock broker shall comply with all requirements applicable to internet based trading/securities trading using wireless technology as may be specified by SEBI & the Exchanges from time to time.
- 2. The client is desirous of investing/trading in securities and for this purpose, the client is desirous of using either the internet based trading facility or the facility for securities/commodities trading through use of wireless technology. The Stock broker shall provide the Stock broker's IBT Service to the Client, and the Client shall avail of the Stock broker's IBT Service, on and subject to SEBI/Exchanges Provisions and the terms and conditions specified on the Stock broker's IBT Web Site provided that they are in line with the norms prescribed by Exchanges/SEBI.
- 3. The stock broker shall bring to the notice of client the features, risks, responsibilities, obligations and liabilities associated with securities trading through wireless technology/internet/smart order routing or any other technology should be brought to the notice of the client by the stock broker.
- 4. The stock broker shall make the client aware that the Stock Broker's IBT system itself generates the initial password and its password policy as stipulated in line with norms prescribed by Exchanges/SEBI.
- 5. The Client shall be responsible for keeping the Username and Password confidential and secure and shall be solely responsible for all orders entered and transactions done by any person whosoever through the Stock broker's IBT System using the Client's Username and/or Password whether or not such person was authorized to do so. Also the client is aware that authentication technologies and strict security measures are required for the internet trading/securities/commodities trading through wireless technology through order routed system and undertakes to ensure that the password of the client and/or his authorized representative are not

- revealed to any third party including employees and dealers of the stock broker
- 6. The Client shall immediately notify the Stock broker in writing if he forgets his password, discovers security flaw in Stock Broker's IBT System, discovers/suspects discrepancies/ unauthorized access through his username/password/account with full details of such unauthorized use, the date, the manner and the transactions effected pursuant to such unauthorized use, etc.
- 7. The Client is fully aware of and understands the risks associated with availing of a service for routing orders over the internet/securities trading through wireless technology and Client shall be fully liable and responsible for any and all acts done in the Client's Username/password in any manner whatsoever.
- 8. The stock broker shall send the order/trade confirmation through email to the client at his request. The client is aware that the order/ trade confirmation is also provided on the web portal. In case client is trading using wireless technology, the stock broker shall send the order/trade confirmation on the device of the client.
- 9. The client is aware that trading over the internet involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, etc. are susceptible to interruptions and dislocations. The Stock broker and the Exchange do not make any representation or warranty that the Stock broker's IBT Service will be available to the Client at all times without any interruption.
- 10. The Client shall not have any claim against the Exchange or the Stock broker on account of any suspension, interruption, non-availability or malfunctioning of the Stock broker's IBT System or Service or the Exchange's service or systems or non-execution of his orders due to any link/system failure at the Client/Stock brokers/Exchange end for any reason beyond the control of the stock broker/Exchanges.

Sign here : (11)	
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#### **ANNEXURE - A**

#### TERMS AND CONDITIONS-CUM-REGISTRATION / MODIFICATION FORM FOR RECEIVING SMS ALERTS FROM CDSL

#### Definitions:

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

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

#### Availability:

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

#### Receiving Alerts:

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

- best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alerts facility.
- The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about any such unauthorized debit to/transfer of securities from his  $\ensuremath{\mathsf{BO}}$  account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the
- The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.
- The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever
- If the BO finds that the information such as mobile number etc., has been changed with out proper authorization, the BO should immediately inform the DP in writing.

#### Fees:

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

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

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

#### Amendments:

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

#### Governing Law and Jurisdiction:

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

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

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

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

I/We am/ are aware that mere acceptance of the registration form does not imply in any way that the request has been accepted by the depository for providing the service. I/We provide the following information for the purpose of Registration / modification (Please cancel out what is not applicable).

Mobile Number and Email ID is same as per KYC page, on which message are to be sent. The mobile number is registered in the name as given in KYC

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#### **ANNEXURE - B**

#### TERMS AND CONDITIONS FOR AVAILING TRANSACTION USING SECURED TEXTING (TRUST) SERVICE OFFERED BY CDSL

- Definitions:
  - In these Terms and Conditions the terms shall have following meaning unless indicated otherwise:
  - I. "Depository" means Central Depository Services (India) Limited (CDSL)
  - TRUST means "Transactions Using Secured Texting" service offered by the Depository.
  - "Service Provider" means a cellular service provider(s) with whom the Depository
    has entered / shall enter into an arrangement for providing the TRUST service to
    the BO.
  - iv. "Service" means the service of providing facility to receive/give instructions through SMS on best effort basis as per the following terms and conditions. The types of transaction that would normally qualify for this type of service would be informed by CDSL from time to time.
  - "Third Party" means the operators with whom the Service Provider is having / will have an arrangement for providing SMS to the BO.
- The service will be provided to the BO at his / her request and at the discretion of the
  depository provided the BO has registered for this facility with their mobile numbers
  through their DP or by any other mode as informed by CDSL from time to time.
  Acceptance of application shall be subject to the verification of the information provided
  by the BO to the Depository
- 3. The messages will be sent on best efforts basis by way of an SMS on the mobile no which has been provided by the BOs. However Depository shall not be responsible if messages are not received or sent for any reason whatsoever, including but not limited to the failure of the service provider or network.
- 4. The BO is responsible for promptly informing its DP in the prescribed manner any change in mobile number, or loss of handset on which the BO wants to send/receive messages generated under TRUST. In case the new number is not registered for TRUST in the depository system, the messages generated under TRUST will continue to be sent to the last registered mobile number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of messages sent on such mobile number.
- 5. The BO agrees that SMS received by the Depository from the registered mobile number of the BO on the basis of which instructions are executed in the depository system shall be conclusive evidence of such instructions having been issued by the BO. The DP / CDSL will not be held liable for acting on SMS so received.
- 6. The BO shall be responsible for submitting response to the 'Responsive SMS' within the specified time period. Transactions for which no positive or negative confirmation is received from the BO, will not be executed except for transaction for deregistration. Further, CDSL shall not be responsible for BOs not submitting the response to the said SMS within the time limit prescribed by CDSL.
- The BO agrees that the signing of the TRUST registration form by all joint holders shall
  mean that the instructions executed on the basis of SMS received from the registered
  mobile for TRUST shall be deemed to have been executed by all joint holders.
- 8. The BO agrees to ensure that the mobile number for TRUST facility and SMS alert (SMART) facility is the same. The BO agrees that if he is not registered for SMART, the DP shall register him for SMART and TRUST. If the mobile number provided for TRUST is different from the mobile number recorded for SMART, the new mobile number would be updated for SMART as well as TRUST.

- 9. BOs are advised to check the status of their obligation from time to time and also advise the respective CMs to do so. In case of any issues, the BO/CM should approach their DPs to ensure that the obligation is fulfilled through any other mode of delivery of transactions as may be informed / made available by CDSL from time to time including submission of Delivery Instruction Slips to the DP.
- The BO acknowledges that CDSL will send the message for confirmation of a transaction to the BO only if the Clearing Member (registered by the BO for TRUST) enters the said transaction in CDSL system for execution through TRUST within prescribed time limit.
- 11. The BO further acknowledges that the BO/CM shall not have any right to any claim against either the DP or Depository for losses, if any, incurred due to non receipt of response on the responsive SMS or receipt of such response after the prescribed time period. In the event of any dispute relating to the date and time of receipt of such response, CDSL's records shall be conclusive evidence and the Parties agree that CDSL's decision on the same shall be final and binding on both Parties.
- 12. The BO may request for deregistration from TRUST at any time by giving a notice in writing to its DP or by any other mode as specified by Depository in its operating instructions. The same shall be effected after entry of such request by the DP in CDSL system if the request is received through the DP.
- Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.
- 14. The BO expressly authorises Depository to disclose to the Service Provider or any other third party, such BO information as may be required by them to provide the services to the BO. Depository however, shall not be responsible and be held liable for any divulgence or leakage of confidential BO information by such Service Providers or any other third party.
- 15. The BO takes the responsibility for the correctness of the information supplied by him to Depository through the use of the said Facility or through any other means such as electronic mail or written communication.
- 16. The BO is solely responsible for ensuring that the mobile number is not misused and is kept safely and securely. The Depository will process requests originated from the registered Mobile as if submitted by the BO and Depository is not responsible for any claim made by the BO informing that the same was not originated by him.
- 17. Indemnity:

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

18 Disclaimer

Depository shall be absolved of any liability in case:-

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

Dear Sir/Madam,

I/We wish to avail the following facility/ies provided by the depository on my/our mobile number as provided below subject to the terms and conditions as specified by CDSL.

- a. SMART SMS alert facility
- b. TRUST Transaction using Secured Texting facility.

(please note that SMS alert facility is mandatory if TRUST facility is opted for)

Mobile Number and Email ID is same as per KYC page, on which message are to be sent. The mobile number is registered in the name as given in KYC

I/We consent to CDSL providing to the service provider such information pertaining to account / transactions in my/our account as is necessary for the purpose of availing the said facility.

I/We have read and understood the terms and conditions prescribed by CDSL for the said facility/ies and agree to abide by them and any amendments thereto made by the depository from time to time. I/We further undertake to pay fee / charges as may be levied by the depository from time to time.

(Existing users registered for SMS alerts: Please note that if the mobile number for TRUST is different than the registered mobile number for SMS alert, the new mobile number will be updated for SMS alert also.)

Signatures	(13)	(8)	(8)
	Sole/First Holder Signature	Second Holder Signature	Third Holder Signature
Sole / First Ho	older's Name ·	Second Holder's Name	Third Holder's Name

# **VOLUNTARY DOCUMENTS**

# STATEMENT OF ACCOUNT RECEIVING IN ELECTRONIC MODE

To.

# **GLOBE CAPITAL MARKET LIMITED**

804, Ansal Bhawan, 16 K. G. Marg, Connaught Place, New Delhi-110001

I/We had entered into DP BO agreement with you. I/We confirm having opted to receive the statement of accounts pertaining to our BO account in electronic mode in lieu of physical copy of the statement of account.

I/We confirm that the dispatch of statement of account to me/us at the following email address shall constitute full and absolute discharge of your obligation under the above agreement to provide me/us with statement of my/our BO account. But, I/we reserve my/our right to receive the physical copy of statement of accounts despite receiving the same in electronic mode on the given Email Id as per KYC, if such a demand is made in writing on you.

I/We confirm that any change in the aforesaid email address or any other instructions with regard to dispatch/service of my/our statement of account on me/us shall not be binding upon you unless you are intimated in writing by me/us by acknowledged delivery.

Yours faithfully,						
Signatures	(14)	(9)	<b>F</b>	(9)		
Signatures	First Holder Signature		Second Holder Signature	Third Holder Signature		
Name/s of th	ne Beneficial owner/s Signa	ture/s (all joint ho	lders)			
	FATCA	& CRS DECLAR	ATION (FOR INDI	VIDUAL)		
Do you have	any non-indian Country(i	es) of Birth / Citiz	enship / Nationality a	nd Tax Residency	? Yes No	
Sole/First Hol	lder/Guardian Yes No	Second Holder	Yes No	Third Holder	Yes No	
Country of Birth		Country of Birth		Country of Birth		
Country of Citizer Nationality	nship/	Country of Citizenship/ Nationality		Country of Citizenship/ Nationality		
Are you a US Spec Person?	cified Yes No Please provide Tax Payer Id	Are you a US Specified Person?	Yes No Please provide Tax Payer Id	Are you a US Specified Person?	Yes No Please provide Tax Payer Id	
Country of Tax Resi (Other then India)	dency* Taxpayer Identification No.	Country of Tax Residency* (Other then India)	Taxpayer Identification No.	Country of Tax Residency* (Other then India)	Taxpayer Identification No.	
1.		1.		I.		
2.		2.		2.		
Address		Address		Address		
*Please indica	ate all countries in which yo	ou are a resident fo	r tax purpose and asso	ciated Taxpayer id	entification number.	
	FATCA - CRS Terms and Conditions					
I have read and understood the information requirements and the Terms & Conditions mentioned in this Form (read along with FATCA & CRS instructions) and hereby confirm that the information provided by me on this Form is true, correct and complete. I hereby agree and confirm to inform Globe Capital Market Ltd for any modification to this information promptly.  I further agree to abide by the provisions of the scheme related documents inter alia provisions of FATCA & CRS on						
Automatic Exchange of Information (AEOI).						
Signatures (15	5) <b>©</b>	(10)	]	(10)		
Ü	Sole/First Holder Signatu	ure S	Second Holder Signature	e Thi	ird Holder Signature	
*For detail terms & conditions please see Client Copy						

# FATCA & CRS DECLARATION (FOR NON-INDIVIDUAL) Please tick the applicable tax resident declaration -Yes I. Is "Entity" a tax resident of any country other than India (If yes, please provide country/ies in which the entity is a resident for tax purposes and the associated Tax ID number below.) Country Tax Identification Number% No. Ι. 2. 3. $^{ m \%}$ In case Tax Identification Number is not available, kindly provide its functional equivalent. In case TIN or its functional equivalent is not available, please provide Company Identification number or Global Entity Identification Number or GIIN, etc. In case the Entity's Country of Incorporation / Tax residence is U.S. but Entity is not a Specified U.S. Person, mention Entity's exemption code here PART A (to be filled by Financial Institutions or Direct Reporting NFEs) **GIIN** We are a, Financial institution Note: If you do not have a GIIN but you are sponsored by another entity, please provide your sponsor's (Refer I of Part C) GIIN above and indicate your sponsor's name below Direct reporting NFE Name of sponsoring entity\_ (Refer 3(vii) of Part C) (please tick as appropriate) **GIIN** not available (please tick as applicable) Applied for Not obtained - Non-participating FI Not required to apply for - please specify 2 digits sub-category (Refer I A of Part C) PART B (please fill any one as appropriate "to be filled by NFEs other than Direct Reporting NFEs") Is the Entity a publicly traded company (that is, a company ١. (If yes, please specify any one Stock Exchange on which the stock is regularly traded) whose shares are regularly traded on an established Name of Stock Exchange securities market) (Refer 2a of Part C) 2. Is the Entity a related entity of a publicly traded company (If yes, please specify name of the listed company and one Stock Exchange on which the stock is regularly traded) (a company whose shares are regularly traded on an Name of listed company established securities market) (Refer 2b of Part C) Subsidiary of the Listed Company or Controlled by a Listed Company Nature of relation: Name of Stock Exchange 3. Is the Entity an active NFE (Refer 2c of Part C) Nature of Business Please specify the sub-category of Active NFE (Mention code – refer 2c of Part C) Is the Entity a passiveNFE (Refer 3(ii) of Part C) Yes Nature of Business

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UBO Declaration (Mandato	ry for all entities except, a Publicly Ir	aded Company or a related entity of	Publicly Iraded Company)	
Category (Please tick applicable category):       Unlisted Company       Partnership Firm       Limited Liability Partnership Company         Unincorporated association / body of individuals       Public Charitable Trust       Religious Trust       Private Trust         Others (please specify       Others (please specify       Others (please specify       Others (please specify				
controlling person(s). (Please attach add	tional sheets if necessary)	ency / permanent residency / citizenship and ALL etter with required details as mentioned in Form		
Details	UBOI	UBO2	UBO3	
Name of UBO				
UBO Code (Refer 3(iv) (A) of Part C)				
Country of Tax residency*				
PAN #				
Address				
Address Type	☐ Residence ☐ Business ☐ Registered office	☐ Residence ☐ Business ☐ Registered office	☐ Residence ☐ Business ☐ Registered office	
Tax ID <sup>%</sup>				
Tax ID Type				
City of Birth				
Country of birth				
Occupation Type	☐ Service ☐ Business ☐ Others	☐ Service ☐ Business ☐ Others	☐ Service ☐ Business ☐ Others	
Nationality				
Father's Name				
Gender	☐ Male ☐ Female ☐ Others	☐ Male ☐ Female ☐ Others	☐ Male ☐ Female ☐ Others	
Date of Birth	DD/MM/YYYY	DD/MM/YYYY	DD/MM/YYYY	
Percentage of Holding (%)\$				
* To include US, where controlling person is a US citizen or green card holder  f If UBO is KYC compliant, KYC proof to be enclosed. Else PAN or any other valid identity proof must be attached. Position / Designation like Director / Settlor of Trust / Protector of Trust to be specified wherever applicable.  f In case Tax Identification Number is not available, kindly provide functional equivalent  Attach valid documentary proof like Shareholding pattern duly self attested by Authorized Signatory / Company Secretary				
<b>DECLARATION:</b> I have read and understood the information requirements and the Terms & Conditions mentioned in this Form (read along with FATCA & CRS instructions) and hereby confirm that the information provided by me on this Form is true, correct and complete. I hereby agree and confirm to inform Globe Capital Market Ltd for any modification to this information promptly. I further agree to abide by the provisions of the scheme related documents inter alia provisions of FATCA & CRS on Automatic Exchange of Information (AEOI).				
Name, Designation & Signature	signation &			

<sup>\*</sup>For detail terms & conditions in client copy

# VERBAL ORDER ACCEPTANCE AUTHORISATIONS, FIT AND PROPER PERSON DECLARATION, GENERAL AUTHORITY, RUNNING ACCOUNT AUTHORISATIONS

#### **GLOBE CAPITAL MARKET LIMITED**

609, Ansal Bhawan, 16, K.G. Marg, Connaught Place, New Delhi-110001

# A. VERBAL ORDER ACCEPTANCE AUTHORISATION

I/we am dealing with you as client at NSE/BSE/MSEI/MCX/NCDEX/ICEX in Capital, Derivative, Currency Derivative & Commodity Segment. As my/our broker i.e. agent I/We direct and authorize you to carry out trading/ dealing on my/our behalf as per instruction given below.

I/We agree and acknowledge that it is advised by you that I/We should give instruction for order placement/ modification and cancellation in writing and to avoid disputes, I/We must give instruction in exactly the format in duplicate (carbon copy/ photocopy only) and take signatures of at least two authorized officers at the branch along with company stamp on the carbon copy/ photocopy of the instructions in acknowledgment of receipt of my our instructions.

However as I/We shall be dealing by ordering over phone and even if we visit the branch, the fluctuations in market are so rapid the it is not practical to give written instructions for order placement/modification and cancellation, I/We hereby authorize you to accept my/our authorized representative's verbal instructions for order placement/modification and cancellation in person or over phone (fixed line/mobile phone) and execute the same. I/ We understand the risk associated with verbal orders and accept the same, and agree that I/We shall not be entitled to disown orders and consequent trades (if any) by shifting the burden of proof by asking you to prove the placement/modification and cancellation of orders through telephone recording or otherwise.

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.

#### **B. FIT AND PROPER PERSON DECLARATION**

As per Regulation 19(1) of Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2012 (SECC Regulations) which states that no person shall, directly or indirectly, acquire or hold equity shares of a recognised Stock Exchange or recognised Clearing Corporation unless he is a fit and proper person in terms of Regulation 19 and 20 of the said SECC Regulations.

Regulations 19 and Regulations 20 as prescribed by SEBI (herein referred as "Board") are reproduced below:

# A. Eligibility for acquiring or holding shares.

- (I) No person shall, directly or indirectly, acquire or hold equity shares of a recognised stock exchange or recognised clearing corporation unless he is a fit and proper person.
- (2) Any person who, directly or indirectly, either individually or together with persons acting in concert, acquire equity shares such that his shareholding exceeds two per cent of the paid up equity share capital of a recognised stock exchange or recognised clearing corporation shall seek approval of the Board within fifteen days of the acquisition.
- (3) A person eligible to acquire or hold more than five per cent of the paid up equity share capital under sub-regulation (2) of regulation 17 and sub-regulation (2) of regulation 18 may acquire or hold more than five per cent of the paid up equity share capital of a recognized stock exchange or a recognised clearing corporation only if he has obtained prior approval of the Board.
- (4) Any person holding more than two per cent. of the paid up equity share capital of the recognised stock exchange or the clearing corporation on the date of commencement of these regulations, shall ensure compliance with this regulation within a period of ninety days from the date of such commencement.
- (5) If approval under sub-regulation (2) or (3) is not granted by the Board to any person, such person shall forthwith divest his excess shareholding.
- (6) Any person holding more than two per cent. of the paid up equity share capital in a recognised stock exchange or a recognised clearing corporation, as the case may be, shall file a declaration within fifteen days from the end of every financial year to the recognised stock exchange or recognised clearing corporation, as the case may be, that he complies with the fit and proper criteria provided in these regulations.

#### B. Fit and proper criteria.

- (I) For the purposes of these regulations, a person shall be deemed to be a fit and proper person if—
  - (a) such person has a general reputation and record of fairness and integrity, including but not limited to—

(i) financial integrity;

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- (ii) good reputation and character; and
- (iii) honesty;
- (b) such person has not incurred any of the following disqualifications—
  - (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws;
  - (ii) an order for winding up has been passed against the person;
  - (iii) the person, or any of its whole time directors or managing partners, has been declared insolvent and has not been discharged;
  - (iv) an order, restraining, prohibiting or debarring the person, or any of its whole time directors or managing partners, from dealing in securities or from accessing the securities market, has been passed by the Board or any other regulatory authority, and a period of three years from the date of the expiry of the period specified in the order has not elapsed;
  - (v) any other order against the person, or any of its whole time directors or managing partners, which has a bearing on the securities market, has been passed by the Board or any other regulatory authority, and a period of three years from the date of the order has not elapsed;
  - (vi) the person has been found to be of unsound mind by a court of competent jurisdiction and the finding is in force; and
  - (vii) the person is financially not sound.
- (2) If any question arises as to whether a person is a fit and proper person, the Board's decision on such question shall be final.

I/we hereby declare that, I/we am/are fit & Proper person as per the above rules & Regulations of the SEBI.

# **C. GENERAL AUTHORITY**

# **Sub: Letter of Authority**

I/we dealing with you as client at NSE/BSE/MSEI/MCX/NCDEX/ICEX in Capital, Derivative, Currency Derivative & Commodity Segment and in order to facilitate ease of operations, I/We authorise you as under:

- I. I/We authorise you to set off outstanding in any of my/our accounts against credits available or arising in any other segments maintained with you irrespective of the fact that such credits in the accounts may pertain to transactions in any segment of the Exchange or in any other exchange and/or against the value of cash margin or collateral shares provided to you by me/us.
- 2. I/We hereby authorise you not to provide me/us Order Confirmation/ Modification / Cancellation Slips and Trade Confirmation Slips to avoid unnecessary paper work. I/We shall get the required details from contract notes issued by you.
- 3. I/We request you to retain credit balance in any of my/our account and to use the unused funds towards my/our margin/future obligation at any or all the Exchanges unless I/We instruct you otherwise. I/We also authorize you to debit the necessary demat charges from time to time, for keeping the shares/commodities in your client demat beneficiary account on my behalf. I/We also authorise you to debit the financial charges @2% p.m., for the debit balances or delay payment charges at the rate prescribed by exchange for shortage in margin/debit balances, if any, in my /our account and not settled as per the exchange requirements.
- 4. I/We request you to consider my/our telephonic instructions for order placing/order modification/order cancellation as a written instruction and give me/us all the confirmation on telephonic unless instructed otherwise in writing. I/We am/are getting required details from contracts notes issued by you.
- 5. I/We request that you/exchange/other regulatory authority may send/dispatch to me/us contract notes/e-mail alert/other documents through e-mail on my/our designated e-mail address mentioned by me/us in KYC. I/We will completely rely on the log reports of you dispatching software as a conclusive proof of dispatch of e-mail to me/us and will not dispute on the same. I/We note that non-receipt of bounced mail notification by the stock broker shall amount to delivery of the contract note at my/our e-mail ID.
- 6. I/We will inform you the change of my/our demographic detail and other detail like Bank, DP etc.
- 7. I/We are aware and acknowledge that trading of all exchanges is in Electronic mode, based on Vsat, lease line, ISDN, Modem, VPN, Internet and/or combination of technologies and computer system to place and route order and also involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, pay in payout of funds & securities, commodities online & offline banking etc. these are susceptible to interruptions, delay, mistake and dislocations; and your services may at any time be unavailable without further notice and I/we understand that there exists a possibility of communication failure or system problems or slow or delay response from system or trading half, or any such other problem/glitch whereby not been able to establish access to the trading system/network or delay in execution of trades, which may be beyond your control any may result in delay in processing or not processing of any orders either in part or in full. I understand that you are not making any representation or warranty that your service will be available to the Client at all times without any interruption. I/We agree that I/We shall not have any claim for any loss incurred by me/us against you on account of any suspension, delay, interruption, nonavailability or malfunctioning of your System or Service for any reason whatsoever.

8. I/We confirm that I/We never sublet the trading terminal on any term of connectivity from my place to any other place without your prior approval.

- 9. I/We am/are agreeable for inter-settlement transfer of securities/commodities towards settlement.
- 10. I/we am/are agreeable for & authorise you to with hold funds pay-out towards all the applicable margins and debits.
- II. All fines/penalties and charges levied upon you due to my/our acts / deeds or transaction may be recovered by you from my/our account.
- 12. I/we have a Trading as well as depository relationship with GLOBE CAPITAL MARKET LTD. Please debit the charges relevant with depository services to my/our trading account. I/we also agree to maintain the adequate balance in my/our trading account/ pay adequate advance fee for the said reason.
- 13. I/we authorise you to send me/our the physical Contract notes/Margin statement/Ledger/Other documents through postal/courier and to charge administrative/postal/other charges if the contract notes sent to me get bounced more than 5 times.
- 14. For the purpose of providing quality and transparent services to its clients, the Company may record your conversation while interacting with you."

# D. LETTER OF AUTHORISATION TO PLEDGE THE SECURITIES WITH CLEARING MEMBER/ CLEARING CORPORATION

I/We are dealing through you as a client registered in NSE/BSE/MSEI/MCX/NCDEX/ICEX in Capital Market/ Future & Options/ Currency Derivatives/ Commodity Segments. I/we have pledged/provided you the securities (including shares and commodities both) as margin. I/we hereby confirm and declare that:

- (i) The Securities/Commodities are in existence, owned by me/us and are and shall be free from any charge, lien or encumbrance, whether prior or otherwise
- (ii) The Securities will be subject to the creation of pledge in favour of or for the benefit of Trading Member and further that the Securities over which pledge may be created in future would be in existence and owned by me/us at the time of creation of such pledge and that the Said Securities to be given in future as security to Trading Member would likewise be unencumbered, absolute and disposable property of me/us.
- (iii) I/we authorise you to do all such acts and things, sign such documents and pay and incur any such costs, debts and expenses as may be necessary from time to time.
- (iv) I/ we agree that the securities shall be subject to the first priority and lien in favour of Trading Member to secure, my/ our obligations and that the rights or interests of me/ us with respect to the Said Securities shall be subject and subordinate to the rights, claims and interests of Trading Member in respect of the Said Securities
- (v) You may invoke the pledge without any reference to or permission of me/ us and upon receipt of the Said Securities/Commodities, Trading Member may utilize the proceeds in meeting my/our obligations in such manner as it may deem fit and that such invocation of pledge will be final and irrevocable against me/us.
- (vi) I/we shall not make any claims or demands for refund or any reimbursement in relation to the Said Securities.

# E. RUNNING ACCOUNT AUTHORISATION

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

- I. I/We request you to maintain running balance in my account & retain the credit balance in any of my/our account and to use the unused funds towards my/our margin/pay-in/other future obligation(s) at any segment(s) of any or all the Exchange(s)/Clearing corporation unless I/we instruct you otherwise.
- I/We request you to settle my fund once in ☐ 30 days or once in ☐ 90 days or such other period as allowed by SEBI/Stock Exchange time to time except the funds given towards collaterals/margin in form of Bank Guarantee and/or Fixed Deposit Receipt.
- 3. In case I/We have an outstanding obligation on the settlement date, you may retain the requisite securities/funds/Mutual Fund Units towards such obligations and may also retain the funds as calculated in the manner specified by the exchanges.
- 4. I/We confirm you that I/we will bring to your notice any dispute arising from the statement of account or settlement so made in writing within 30 working days from the date of receipt of funds/securities or statement of account or statement related to it, as the case may be at your registered office.

The running account authorization provided by me/us shall continue and remain valid until it is revoked by me/us anytime in writing.

	Date:
Sign here : (17)	Place :

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# F. DECLARATION BY THE CLIENT TO ABIDE THE NET OPEN INTEREST POSITION AS PERMISSIBLE IN ANY COMMODITY

Dear Sir,

Subject : My / Our request for trading in commodity forward contracts / commodity derivatives on All Exchanges as your client

I/We, the undersigned, have taken cognizance of circular no. MCX/S&I/300/2017 dated August 23, 2017 issued by the Multi Commodity Exchange of India Ltd. (MCX), circular no NCDEX/TRADING-114/2006/247 dated September 28, 2008 issued by the National Commodity & Derivatives Exchange Limited (NCDEX), circular no. ICEX/Trading/2012/220 issued by the Indian Commodity Exchange Limited (ICEX) and SEBI Curcular No. SEBI / HO/CDMRD/DMP/CIR/P/2016 dated September 27, 2016 or any other circulars issued by SEBI/Exchange from time to time on stated matter on the guidelines for calculation of net open positions permitted in any commodity and I/We hereby undertake to comply with the same. I/We hereby undertake that I/we do not trade through any Trading Member other than Globe Capital Market Limited.

	OR	,		
I/We hereby declare that I/we are also trading in Comn		(name of the Trading Member)		
having Member IDin				
Client IDand through	name of the Tra	ding Member having Member ID		
in $\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$	ID	·		
I/We hereby declare and undertake that I/we will not exceed the position limits prescribed from time to time by MCX/NCDEX/ICEX or SEBI and such position limits will be calculated in accordance with the contents of above stated circulars of all exchanges as modified from time to time.  I/We undertake to inform you or keep you informed if any of our partners/directors/karta/trustee or any of the partnership firms/companies/HUFs/Trusts in which I or any of above such person is a partner/director/karta/trustee, take or holds any position in any commodity forward contract/commodity derivative on MCX/NCDEX/ICEX through you or through any other member(s) of MCX/NCDEX/ICEX, to enable you to restrict our position limit as prescribed by the above referred circular of MCX/NCDEX/ICEX/ as modified from time to time.  I/We confirm that you have agreed to enter orders in commodity forward contracts/commodity derivatives for me/us as your client on MCX/NCDEX/ICEX only on the basis of our above assurance and undertaking.  I/We further undertake to bear any liability/penalty/charges levied by MCX/NCDEX/ICEX for the non compliance of the aforesaid circulars or as modified from time to time.  Yours faithfully  Sign here: (18)				
PCD (Participants Category disclosure)				
To GLOBE CAPITAL MARKET LIMITED,				
Ansal Bhawan, 16 Kg Marg, New Delhi-110001				
Sub: Participants Category disclosure (circul	lar SEBI/HO/CDMF	RD/DNPMP/CIR/P/2019/08 (04-01-19))		
I/We hereby confirm that among the given category	ories, I/We pertain to	category I have ticked and authorize you to		
update the same in your records and for onward	submission with Excl	nange.		
Catagories	All Commodities	Specific Commodities (mention the names of commodities)		
FPOs/ Farmers	< Tick for All			
VCPs (Arbitrageurs, Importer, Exporter, Hedger, Phy. Mtk Trader, etc.)	< Tick for All			
Domestic Financial Institutional Investors (Banks, Insurance Com, Mutual Fund, etc.)	< Tick for All			
Foreign Participants (NRI, EFE, etc.)	< Tick for All			
Proprietary Traders	< Tick for All			
Others	< Tick for All			
	Clients Signature : With Date	Sign here: (19)		

#### **LETTER OF AUTHORITY TO TRADE**

To,

# **GLOBE CAPITAL MARKET LIMITED (GCML)**

609, Ansal Bhawan, 16, K.G. Marg, Connaught Place, New Delhi-110001

whatsoever in exercise of the powers conferred upon him.

received and acknowledged revocation letter at its registered office.

Sub: Authority to trade on my / our behalf.

De	ar Sir/Madam,				
I hereby authorise Mr/Ms			S/d of		
	ster/parents/other (Please Sp		is my husband/wife/son/daughter/brother to trade on my behalf in my trading a/c Nowing acts, deeds and things for and on my /our behalf and		
in r	my/our interest.				
I/w	e confirm that the aforement	ioned Authorised Person is well a	ware of risks associated with trading.		
١.	To operate the Account on r	ny/our behalf.			
2.	Account as per Representat	ive own judgment, and to sign nec	or transfer of shares and commodities from or to the tessary documents, wherever required effectuating such a modities from or to the Account.		
3.		. ,	MARKET LTD (GCML). whenever necessary, and ir terms and conditions of various agreements executed		
4.		he "Member Constituent Agreen	ious agreements executed between me/us and GCML nent" and/or any other undertaking, commitment issued		
5.	. •		ubmission of contract notes, bills, ledger statements and report any discrepancy therein to GCML.		
6.	verification call from GCML	, ,	nargin &/or trade confirmation or any other call including rtake to update this contact detail in writing with GCML are.		
7.	To sincerely abide by the Sta operation of the Account.	tutes, Rules, Regulations and Gui	delines prescribed for the purpose and in relation to the		
8.	binding upon me/us as the s	ame has been done by me/us onl	things done by the Representative shall be deemed to be y and I/we shall hereby ratify all and such acts, deeds, or ischarge of the duties conferred upon him/her under the		
9.	, ,	, ,	GCML. including its directors, officers and employees damages, deficiencies, actions, suits, or proceedings		

Sign here: (20) Aurhorised Person Signature

aroused / accrued or caused to the GCML. for any wrong act, deed or thing done by the Representative in any manner

10. I/we further undertake and agree not to challenge any act, deed or things done by said Representative in any manner.

11. I/we hereby agree and acknowledge that this letter of Authority shall be effective and operational until GCML.

# **DECLARATION BY KARTA (for HUF only)**

То

# **GLOBE CAPITAL MARKET LTD.**

609, Ansal Bhawan, 16 K.G, Marg, Connaught Place, New Delhi-110001

Dear Sir/Madam,

- 1. Whereas the Hindu Undivided Family of is carrying on business in the firm name and style of at as given in PAN card of HUF or we intent to deal have or desire to have Securities Trading Account with Globe Capital Market Ltd. (hereinafter referred as Member). We undersigned, hereby confirm and declare that we are the present adult coparceners of the said joint family. Name of Karta & Coparceners are given in below table.
- 2. We confirm that affairs of HUF firm are carried on mainly by the Karta on behalf and in the interest and for the benefits of all the coparceners. We hereby authorize the Karta on behalf of the HUF to deal with the member and the said trading member is hereby authorized to honor all instructions oral or written, given by him on behalf of the HUF. He is authorized to sell, purchase, transfer, endorse, negotiate documents and/or otherwise deal through the member on behalf of the HUF.
- 3. He is also authorize to sign execute and submit such applications, undertakings, agreements and other requisite documents, writings and deeds as may be deemed necessary or expedient to open account and give effect to this purpose. We are, however, jointly and severally responsible for all liabilities of the said HUF firm shall be recoverable from the assets of any one or all of us and also from the estate of the said joint family including the interest thereon of every coparceners of the said joint family, including the share of the minor coparceners, if any.
- 4. We undertake to advise the member in writing of any change that may occur in the Karta ship or in the constitution of the said joint family or of the said HUF firm and until receipt of such notice by the member who shall be binding on the said joint family and the said HUF firm and on our respective estates. We shall, however continue to be liable jointly and severally to the member for all dues obligations f the said HUF firm in the Member's book on the date of the receipt of such notice by the member and until all such dues and obligations shall have been liquidated and discharged.
- 5. The names and dates of the birth of all the present minor & major coparceners of the said joint family are given below. We also undertake to inform you in writing as and when each of the said members attains the majority and is authorized to act on behalf of, and bind the said HUF firm.
- 6. The rules and regulations of the Depository and Depository Participants pertaining to an account which are in force now have been read by us and we have understood the same and we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. We hereby declare that the details furnished above are true and correct to the best of our knowledge and belief and we undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, we are aware that we may be held liable for it. I/we acknowledge the receipt of copy of the document, "Rights and Obligations of the Beneficial Owner and Depository Participant".

# **List of Members / Coparcener**

S. No.	Name of Coparcener/Member	Relationship with Karta	Gender	Whether Coparcener/ Member (please specify)	Date of Birth	Signature
I.		KARTA				
2.						
3.						
4.						
5.						
6.						

Signature of Karta with Rubber Stamp	

# **ELECTRONIC CONTRACT NOTE (ECN) DECLARATION (VOLUNTARY)**

# **GLOBE CAPITAL MARKET LIMITED**

NSE, BSE, MSEI, MCX, NCDEX & ICEX 609, Ansal Bhawan, 16, K.G. Marg, Connaught Place, New Delhi-110001

Dear Sir,

I/We a client with Member M/s. Globe Capital Market Limited of NSE, BSE, MSEI, MCX, NCDEX, and ICEX Exchange undertake as follows:

- I/We am/our aware that the Member has to provide physical contract note in respect of all the trades placed by me/us unless I/We myself/ourself want the same in the electronic form.
- I/We am aware that the Member has to provide electronic contract note for my/our convenience on my/our request only.
- Though the Member is required to deliver physical contract note, I find that it is inconvenient for me to receive physical contract notes. Therefore, I am voluntarily requesting for delivery of electronic contract note pertaining to all the trades carried out/ordered by me/our.
- I have access to a computer and am a regular internet user, having sufficient knowledge of handling the email operations.
- My/our email id is as given on KYC. This has been created by me and not by someone else.
- I/we am aware that this declaration form should be in English or in any other language known to me.
- I/we am aware that non-receipt of bounced mail notification by the member shall amount to delivery of the contract note at the above e-mail ID.

The above declaration and the guidelines on ECN given in the Annexure have been read and understood by me. I am/our aware of the risk involved in dispensing with the physical contract note, and do hereby take full responsibility for the same. \* (The email id must be written in Own handwriting of the client.)

	Signature of the Client
(21)	

#### **BANK MANDATE AUTHORIZATION**

То

# **GLOBE CAPITAL MARKET LTD.**

609, Ansal Bhawan, 16 K.G, Marg, Connaught Place, New Delhi-110001

# Sub: Mutual Fund Service System (MFSS) facility/ BSE StAR MF and other MF approved platform

Dear Sir/Madam,

This is with reference to my/our request for availing Mutual Fund Services (MFSS) facility/BSE StAR MF and other MF approved platform as a client offered by NSE and BSE, I/we hereby undertake to provide funds to Globe Capital Market Ltd. (herein referred to as "Globe") equivalent to the subscription amount and applicable brokerage/fees/charges before applying for mutual fund units through the "Globe".

For this purpose, I/We hereby authorize "Globe" to utilize the surplus funds in my /our trading account held with "Globe" in its capacity as a Stock Broker and transfer funds to the extent of any shortfall towards subscription amount and / or applicable brokerage, fees, charges and other statutory levies (in case of both subscription and redemption) and/or any other obligation to meet the debit in my/our Mutual fund transaction account.

I further authorize "Globe" to process One Time Mandate Form duly executed by me in favour "Globe"/BSE and to honour the obligations that arises as a result of transactions undertaken by me/us and also debit my account for any other incidental charges including Account Maintenance Charges (AMC), applicable brokerages, fees, other statutory charges etc.

I/We hereby authorize "Globe", to execute an order in my/our account held with "Globe" for any transaction in Mutual Fund Unit which may include purchase/redemption/switch/SIP etc. on my/our instructions provided by me/us either electronically or in writing, verbally/telephonically. I hereby agree and understand that the said instructions shall be valid and binding upon me/us.

Sign here: (22)	
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#### MUTUAL FUND FACILITY

# Globe Capital Market Limited(GCML)

609, Ansal Bhawan, 16, K.G. Marg, Connaught Palace, New Delhi-110001

Sub: Mutual Fund Service System (MFSS ) Facility/ BSE StAR Mutual Fund Facility & other MF approved platform.

Sir, I/We am/are registered as your client for the purpose of trading in the Capital Market segment and/or Derivatives segment. I/We am/are interested in availing the trading facility of the Exchanges for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the MFSS and/or BSE StAR MF and/or other MF. For the purpose of availing these facilities, I/we state that Know Your Client details as submitted by me/us for the stock broking may be considered for the purpose of this facility and I/we further confirm that the details contained in same remain unchanged as on date.

I/We are willing to abide by the terms and conditions as mentioned in the NSE Circular dated November 24, 2009, BSE circular dated December 2, 2009 and as may be specified by the Exchanges from time to time in this regard. I/We shall ensure also compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI). I/We shall read and understand the contents of the 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 agree and authorize you to issue payment on my behalf by debiting my account with the value of my/our transactions along with charges.

I/we therefore request you to register me/us as your client for participating in mutual fund trading facility of exchanges.

# Details of terms & conditions for the Investor / Client for using MFSS facility BSE StAR MF & other MF Platform

- Pre-requisites for becoming Investor / Client for the MFSS facility/ BSE StAR MF/other MF platform.
- I. I. The client who is desirous of investing in units of mutual 2.4 fund schemes through the MFSS / BSE StAR /other MF platform.
- 1.2. The Client intends to execute his instruction for the subscription/ redemption of units of Mutual Fund 2.6. The client shall ensure continuous compliance with Schemes through the broker who is a Mutual fund Intermediary (MFI) of the MFSS / BSE StAR /other MF 2.7. The Client shall pay to the MFI fees and statutory
- 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 2.8. time to time continue to satisfy itself of such capability of the MFI before executing transacting through the MFI.
- 1.4. The Client has approached to the MFI with the application for availing the MFSS facility/BSE StAR/other MF platform
- 1.5. The client has submitted relevant KYC (Know Your Client) details to the MFIs

# **Terms and Conditions**

- 2.1. The client shall be bound by circulars/ notices issued by NSEIL/BSE from time to time including the Circulars issued by NSEIL/BSE and rules, regulations and circulars issued there under by SEBI and relevant 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 MFSS / BSE STAR/other 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
- 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.
- the requirements of the Exchanges, SEBI and AMFI.
- 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.
- 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 NSEIL/BSE or NSCCL/ Indian Clearing Corporation Ltd. (ICCL), other exchanges/Clearing Corporation.
- notifications of Government authorities as may be in 2.10. In case of any dispute between the MFIs and the investors arising out of the MFSS facility/ BSE StAR/other MF platform, exchanges and / or NSCCL/ICCL agrees to extend the necessary support for the speedy redressal of the disputes.

Sign here : (23)
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#### **TERMS & CONDITIONS - BANK MANDATE**

#### A. Bank Mandate in favour of BSE

Pursuant to agreed by me/us to invest in units of mutual funds schemes through the MFSS/BSE StAR MF/other MF platform on terms and condition mentioned therein, I further understand and acknowledge that:-

- I. Bank Mandate shall be in favor of 'BSE Limited'. (Hereinafter 'BSE')
- My/Our name MUST match with the name registered with GLOBE as per the UCC.
- The Bank details in the Bank Mandate MUST match with registered bank details in my/our Trading Account.
- The Transaction value and brokerage charges, if any, shall be debited from my/our bank account.
- BSE reserves the right to register bank mandate in any available modes (ACH & ECS etc.).
- Mandate registration may take 30 working days to get registered from the date of submission of Mandate at GLOBE's office subject to Bank Confirmation.
- My/Our bank may charge for activating any such services from my/our account. Neither GLOBE nor its service provider shall be held responsible or bear any such charges.
- 8. I/We shall ensure sufficient balance in my/our bank account for successful processing of Transactions.
- 9. Mandate format is subject to change as per the guidelines received from BSE or RBI/Bank or other concerned governmental or statutory authorities. On receiving any such intimation from RBI or Bank or any other concerned party, GLOBE or its service provider may change the Mandate without prior notice to me/us & Transactions may be rejected by GLOBE or its service provider or my/our Bank due to any such change. Neither GLOBE nor its service provider shall be held responsible for any such rejections.
- Payment collection shall be done by BSE for any SIP which is registered on the Mandate registered with BSE.
- If the installment amount is not received by BSE on or before SIP installment date, SIP Installment will be cancelled by BSE.
- 12. For cancelled installment, collected amount shall be refunded to my/our registered bank account.
- 13. GLOBE reserves its rights to change the terms and conditions from time to time.
- 14. Any dispute shall be subject to jurisdiction of Courts at Delhi only.

#### B. Bank Mandate in favour Globe Capital Market Ltd.

Pursuant to agreed by me/us to invest in units of mutual funds schemes through the MFSS/BSE StAR MF/other MF platform on terms and condition mentioned therein, I further understand and acknowledge that:-

- Bank Mandate shall be in favor of 'Globe Capital Market Limited'. (Hereinafter 'GLOBE')
- The Bank details in the Bank Mandate MUST match with bank details in my/our Trading Account.
- 3. My/our 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. GLOBE reserves the right to register bank mandate in any available modes (. Auto Debit, ACH, ECS etc.).
- 5. Bank Mandate may take 30 days to get registered from the date of submission of Mandate at GLOBE's office (subject to Bank confirmation).
- My/Our bank may charge from my/our account for activating any such services. Neither GLOBE nor its service provider shall be held responsible or bear any such charges.
- 7. Mandate format is subject to change as per the guidelines received from RBI/Bank or other concerned governmental or statutory authorities. On receiving any such intimation from RBI or Bank, GLOBE or its service provider may change the Mandate without prior notice to the me/our &Transactions may be rejected by GLOBE or its service provider or my/our Bank due to any such change. Neither GLOBE nor its service provider shall be held responsible for any such rejections.

- The mandate authorizes GLOBE to recover any debit balance in my/our Depository Participant and/or Trading account of any segment in any of the Stock Exchange(s).
- 9. This mandate further authorizes GLOBE to collect the dues, if any, arises due to purchase of mutual funds or SIP by me/us.
- This mandate covers my/our all the fund obligations including pay-in and other charges etc in respect of my/our transactions and on account of any default thereon.

#### C. SIP SPECIFIC TERMS & CONDITIONS

- The SIP will be registered pursuant to the details given in the TIS (Transaction Instruction Slip) & incomplete TIS or incorrect information may be subject to rejection by GLOBE.
- GLOBE will check the correctness of TIS & other documents submitted before registration of my/our SIP(s).
- 3. I/We shall all the time abide by these Terms and Conditions while submitting the Transaction Instruction Slip to GLOBE.
- Amount debited from my/our bank account for SIP transaction(s) shall include Brokerage charges, if any.
- I/We can register for SIP in the schemes which are available on Exchange(s) and offered by GLOBE.
- 6. SIP shall commence only after successful registration of the Mandate.
- 7. SIP shall commence after 40 days from the date of submission of TIS and Bank Mandate at GLOBE's office as per the SIP start date selected.
- 8. In case, where Bank Mandate is already registered and I/We desire to start additional SIP against the existing Mandate Limit, SIP start date may take 10 to 15 working days from the date of submission of TIS at GLOBE's office as per the SIP Start Date selected (applicable in case an open mandate is given).
- Depending upon the my/our location, my/our bank branch, my/our Bank Account shall be debited between 3 to 5 days prior or on SIP transaction date on Exchange(s).e.g. if the SIP transaction date is 15th of every month, my/our bank account may get debited between 10th to 12th date or maximum by 15th.
- 10. Maximum Upper Limit: Cumulative amount on a particular date shall not exceed the upper limit mentioned on the Bank Mandate. e.g: if the upper limit mentioned on the bank mandate is 10,000 & investor has registered 3 SIPs of 5000/- each on 1st, 15th & 28th of every month, all the SIPs will be successfully registered. But a single SIP of 11000/- on a same date will not be registered.
- II. If the Transaction(s) are delayed / not processed due to any reason including delay / non realization of the funds to GLOBE from my/our bank account, in no circumstances, GLOBE owes responsibility to me/us or any third party, whatsoever.
- 12. If the transaction(s) are delayed / not processed due to any reason on the SIP due date, no back dated NAV will be given in any circumstances whatsoever.
- 13. In case of my/our SIP fund is realised in GLOBE account after SIP due date, my/our SIP transaction will be cancelled by GLOBE and such transaction shall be processed as "Purchase" on the date of realisation of the funds. If for any reason, "Purchase" transaction could not be processed, the funds will be refunded to my/our bank account.
- Payment collection shall be done by BSE for any SIP which is registered on the Mandate registered with BSE.
- 15. If the installment amount is not received by BSE on or before SIP installment date, SIP Installment will be cancelled by BSE.
- For cancelled installment, collected amount shall be refunded to my/our registered bank account.
- 17. GLOBE reserves rights to change the terms and conditions from time to time.
- 18. Any dispute shall be subject to jurisdiction of Courts at Delhi only.

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#### **TERMS & CONDITIONS - ONLINE MUTUAL FUNDS**

For Online Investing in Mutual Funds, the below mentioned terms and conditions are in addition to and binding on the existing Power of Attorney Executed by you.

#### **Definitions:**

"Unit"shall mean the interest of an investor, which consists of one undivided share in the Net Assets of the Scheme.

"Net Asset Value (NAV)" of the Units of the Scheme will be computed by dividing the net assets of the Scheme by the number of Units outstanding on the valuation date.

"Purchase" shall mean subscription to the units of the various schemes of the Mutual Fund.

"Redemption" shall mean sale of the units of the various schemes of the Mutual Fund.

"Switch" shall mean an option to the investor to shift his existing investment in any of the schemes of the Mutual Fund to another scheme of the Mutual Fund.

"Systematic Investment Plan (SIP) or "Automatic Investment Plan (AIP)"" or "shall mean an option available to the investor for investing in a specified frequency of months in a specified scheme of the Mutual Fund for a constant sum of investment.

"Systematic Withdrawal Plan (SWP) or "Automatic Withdrawal Plan (AWP)" " or " shall mean a facility provided to the investor to withdraw a pre-determined amount in a specified frequency of months from a specified scheme of the Mutual Fund.

- I. Load shall mean a charge, which the Asset Management Company (AMC) may collect on entry and/or exit from a scheme.
- 2. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I/We would not hold the Mutual fund / Globe Capital Market Limited responsible in any way.
- 3. The units of the schemes shall be allotted, redeemed or switched, as the case may be, at the Net Asset Value (NAV) prevalent on the date of the application, if the application for purchase, redemption or switch is received by the Fund before the cut-off time as specified on the website and consistent with the terms of the Scheme. Globe Capital Market Limited. shall take all necessary action to ensure that the NAV allotted is the NAV applicable on the date of the transaction. However Globe Capital Market Limited. shall not be liable for any loss that may arise to the client as a result of the correct NAV not being allotted to the client's transactions on the website.
- 4. Any request falling due on a holiday would be processed on the next business day and respective NAV would be applicable as per the Mutual Fund's offer document.
- 5. In case of an NFO the units shall be allotted upon completion of allotment process. The NFO is open only for the period specified by the Mutual Fund. After the end of the NFO period, any forms submitted by the client shall be liable for being rejected by the chosen Mutual Fund and transfer of funds if any made by the client for the said transaction shall be at the sole risk and liability of the client.
- 6. In the case of Automatic Investment Plan, in the absence of sufficient allocated funds, unallocated funds to the extent available shall also be utilized. In the absence of sufficient funds, both allocated and unallocated, no investment shall be made for that particular period.
- For change of address or any personal details of the client, the client shall send a letter or fax to Globe Capital Market Limited. signed by all the coholders.
- 8. Investors are advised to read the risk factors carefully before taking an investment decision. Offer document(s) / abridged offer document(s) are available with Mutual Fund Asset Management Companies. For taking an investment decision, investors must rely on their own examination of the issuer and offer, including risk involved.
- 9. Globe Capital Market Limited. does not accept any liability for delay in processing time at the Mutual Fund's or Registrar's end.

- 10. It is explicitly stated herein that the Mutual Fund schemes offered online, have not been recommended by Globe Capital Market Limited., nor have been sponsored by Globe Capital Market Limited. Limited, or its affiliates or its sponsors.
- 11. Neither Globe Capital Market Limited., nor any of the Mutual Funds shall be liable for any failure to perform its obligations, to the extent that such performance has been delayed, hindered or prevented by systems failures, network errors, delay or loss of data due to the above and in circumstances of acts of God, floods, epidemics, quarantine, riot or civil commotion and war:
- 12. Globe Capital Market Limited. shall provide its services on a best effort basis. However Globe Capital Market Limited. shall not be liable for failure of the system or for any loss, damage or other costs arising in any way out of:
  - System failure including failure of ancillary or associated systems, or fluctuation of power, or other environmental conditions; or
  - b) Accident, transportation, neglect, misuse, errors, frauds of the clients or agents or any third party; or
  - c) Any fault in any attachments or associated equipment of the clients; or
  - d) Any incidental, special or consequential damages including without limitation of loss of profit.

The client further agrees to indemnify Globe Capital Market Limited. for any loss that may arise as a result of system failure, accident or any of the reasons mentioned above.

- 13. For all correspondences with Globe Capital Market Limited., the client shall quote his e-broking account no.
- 14. I/We hereby agree/s to indemnify both the Mutual Fund and Globe Capital Market Limited and its employees for any loss arising as a result of any loss of data, unauthorized transaction / error during the financial transaction thereof.
- 15. I/we am/are aware that in order to comply with regulatory provisions under the Prevention of Money Laundering Act 2002, Rules issued there under and related guidelines/circulars issued by SEBI, KYC formalities are required to be completed for all Unit Holders, including Guardians and Power of Attorney holders, for any investment (whether new or additional purchase) of Rs. 50,000 or more in mutual funds. For the convenience of investors in mutual funds, all mutual funds have made special arrangements with CDSL Ventures Ltd. (CVL), a wholly owned subsidiary of Central Depository Services (India) Ltd. (CDSL)).I/We hereby agree to indemnify the Mutual Fund/ Globe Capital Market Limited /Registrar and its employees for any rejection/loss arising as a result of not completing KYC registration during the financial transaction thereof.
- 16. Upfront commission shall be paid directly by the investor to the AMFI registered Distributor based on the investors' assessment of various factors including the service rendered by the distributor.
- 17. The Distributor has disclosed to me/us all the commissions (in the form of trail commission or any other mode), payable to him for the different competing Schemes of various Mutual Funds from amongst which the Scheme is being recommended to me/us.

" The Terms and Conditions set hereinabove may be modified by Globe Capital
Market Limited. without any prior notice to the client and the client's continued
usage of the services shall be deemed to be an acceptance of the modified terms."
I/we have gone through the offer document/key information memorandum before
deciding to make this investment in the mutual fund scheme.

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#### INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

#### A. IMPORTANT POINTS:

- 1. Self attested copy of PAN card is mandatory for all clients.
- Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- If any proof of identity or address is in a foreign language, then translation into English is required.
- Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be
- $6. \quad \text{Sole proprietor must make the application in his individual name \& capacity}.$
- For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIOCard/OCICard and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- For opening an account with Depository participant or Mutual Fund, for amin or, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials etc.
- B. Proof of Identity(POI): List of documents admissible as Proof of Identity:
  - PAN card with photograph. This is a mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D).
  - 2. Unique Identification Number (UID) (Aadhaar)/Passport/Voter ID card/Driving license.
  - Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.
- C. Proof of Address (POA): List of documents admissible as Proof of Address: (\*Documents having an expiry date should be valid on the date of submission.)
  - Passport/Voters Identity Card/Ration Card/Registered Lease or Sale Agreement of Residence/Driving License/Flat Maintenance bill/Insurance Copy.

- Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old
- 3. Bank Account Statement/Passbook Not more than 3 months old.
- Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinationa Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
- Identity card/document with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- For FII/sub account, Power of Attorney given by FII/sub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse may be accepted.

#### D. Exemptions/clarifications to PAN

(\*Sufficient documentary evidence in support of such claims to be collected.)

- In case of transactions undertaken on behalf of Central Government and/or State Governmentand by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- 3. UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- 4. SIP of Mutual Funds upto Rs 50,000/- p.a.
- 5. In case of institutional clients, namely, FIIs, Mfs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

#### E. List of people authorized to attest the documents:

- Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy/Consulate General in the country where the client resides are permitted to attest the documents.
- F. NRI (If Non Resident/Foreign National, self certified copy of statutory approval obtained must be attached)

#### G. Incase of Non-Individuals, additional documents tobe obtained from non-individuals, over & above the POI & POA, as mentioned below:

Types of entity	Documentary requirements					
Corporate	<ul> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year)</li> <li>Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/Whole time director/MD(to be submitted every year)</li> <li>Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations</li> <li>Photograph, POI, POA, PAN of individual promoters holding control – either directly or indirectly</li> <li>Copies of the Memorandum and Articles of Association and certificate of incorporation</li> <li>Copy of the Board Resolution for investment in securities market</li> <li>Authorised signatories list with specimen signatures</li> </ul>					
Partnership firm	<ul> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year)</li> <li>Certificate of registration (for registered partnership firms only)</li> <li>Copy of partnership deed</li> <li>Authorised signatories list with specimen signatures</li> <li>Photograph, POI, POA, PAN of Partners</li> </ul>					
Trust	Copy of the balance sheets for the last 2 financial years (to be submitted every year)  Certificate of registration (for registered trust only).Copy of Trust deed  List of trustees certified by managing trustees/CA  Photograph, POI, POA, PAN of Trustees					
HUF	PAN of HUF  Deed of declaration of HUF/List of coparceners  Bank pass-book/bank statement in the name of HUF  Photograph, POI, POA, PAN of Karta					
Unincorporated Association or a body of individuals	<ul> <li>Proof of Existence/Constitution document</li> <li>Resolution of the managing body &amp; Power of Attorney granted to transact business on its behalf</li> <li>Authorized signatories list with specimen signatures</li> </ul>					
Banks/Institutional Investors	<ul> <li>Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years</li> <li>Authorized signatories list with specimen signatures</li> </ul>					
Foreign Institutional Investors (FII)	Copy of SEBI registration certificate     Authorized signatories list with specimen signatures					
Army/Government Bodies	Self-certification on letterhead     Authorized signatories list with specimen signatures					
Registered Society	<ul> <li>Copy of Registration Certificate under Societies Registration Act</li> <li>List of Managing Committee members</li> <li>Committee resolution for persons authorised to act as authorised signatories with specimen signatures</li> <li>True copy of Society Rules and Bye Laws certified by the Chairman/Secretary</li> </ul>					

# **OUR SERVICES**

- Equities
- Derivatives
- Commodities
- International Trading
- Currency Derivatives
- Portfolio Management
- Insurance
- Mutual Fund
- IPOs
- Online Trading
- Depository Services
- Clearing Services
- Advisory Services
- Research
- Dedicated Private Client Group (PCG) Desk

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#### money must grow

# Globe Capital Market Ltd.

**Regd. & Corporate Office:** 609, Ansal Bhawan, 16 K.G. Marg, Connaught Place, New Delhi 110001 CIN No. - U74100DL1985PLC021350

Depository Divison: 804, Ansal Bhawan, 16 K.G. Marg, Connaught Place, New Delhi 110001
Tel.: 011-30412345, 40412345, 43666400, 43666566 • Fax 011- 23720883, 23712630
Email: mail@globecapital.com, customercare@globecapital.com
In case of any grievances please write to igr@globecapital.com, investor\_trading@globecapital.com, globedp@globecapital.com

#### SEBI Regn. No.:

Equity SEBI Registration No INZ000177137. Exchange Registration Nos NSE: TM No-06637, Clearing No-M50302, BSE: Clearing No-3179, MSEI: TM Code-1004, MCX TM No.: 8091, Clearing No.: 8090, NCDEX TM No.: 1287, Clearing No.: M51085, ICEX TM No.: 2084, Depository Participant: IN-DP-NSDL-97-99

