

Pen down your happiness

in the form of prosperity



S. No...... Version E-2.10 Dated 08-2023

Client Registration Form

Trading & Demat - Securities and Commodities



Raghunandan Capital Pvt. Ltd

EXCHANGE/DEPOSITORY	SEGMENT	MEMBER ID	SEBI REGISTRATION NO.
NSE	CASH, F&O, CDS, COMMODITY	13176	INZ000307234
BSE	CASH, F&O, CDS, COMMODITY	6112	INZ000307234
MSEI	CURRENCY	16100	INZ000307234
MCX	F&O	56835	INZ000307234
NCDEX	F&O	1296	INZ000307234
ICEX	F&O	2097	INZ000307234
CDSL		69700	IN-DP-213-2016

Compliance Officer's Name: Mr. Narendra Singh

Ph.: +91-562-4039212

E-mail Id: rmcompliance@rmoneyindia.com

CEO's Name: Mr. Saurabh Mittal

Ph.: +91-562-4039217

E-mail Id: saurabh.mittal@rmoneyindia.com

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53, Zone-5, DTA

Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra - 282004 (U.P.)

Ph.: 0562-4266600, 9568654321 Fax: 0562-2526550 E-mail: askus@rmoneyindia.com

CLEARING MEMBER DETAILS

EXCHANGE	SEGMENT	CLEARING MEMBER NAME	CLEARING CODE	SEBI REGISTRATION NO.
NSE	F&O, CDS	GLOBE CAPITAL MARKET LTD.	6637	INZ000177137
BSE	F&O, CDS, COMMODITY	GLOBE CAPITAL MARKET LTD.	3179	INZ000177137
MCX	F&O	GLOBE COMMODITIES LTD.	8550	INZ000024939
NCDEX	F&O	GLOBE COMMODITIES LTD.	M50011	INZ000024939
ICEX	F&O	GLOBE COMMODITIES LTD.	2084	INZ000024939
	609, Ansal Bhawan, 16, Kastur	ba Gandhi Marg, New Delhi-1	10001 • Tel.: 011-3	30412345

Annexure-I: Risk disclosures RISK DISCLOSURES ON DERIVATIVES

- 9 out of 10 individual traders in equity Futures and Options Segment, incurred net losses.
- · On an average, loss makers registered net trading loss close to Rs. 50,000.
- · Over and above the net trading losses incurred, loss makers expended an additional 28% of net trading losses as transaction costs.
- Those making net trading profits, incurred between 15% to 50% of such profits as transaction cost.



		INDEX OF DOCUMENTS	
S. No.	Name of Document	Brief Significance of the Document	Page No.
	PART - I MANDA	TORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES	
		A. KYC Form - Part - I Documents captures the basic information about the constituent and instruction/check list (to be sent to KRA)	1 to 16
1.	Account Opening Form	B. KYC Form - Part - II Documents captures the additional information about the constituent relevant to trading account.	17 to 21
		C. KYC Form - Part - III Documents captures the additional information about the constituent relevant to demat account.	22 to 25
		D. Nomination Form - for Demat & Trading Account	26 to 28
2.	Tariff Sheet	Document details the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s) (to be added by the stock Broker)	29
3.	Rights and Obligations	Document stating the Rights & Obligation of Stock Broker/Trading Member, Sub broker and client for Trading on exchanges (including additional Rights and Obligations in case of Internet/Wireless Technology based Trading)	
4.	Risk Disclosure Document (RDD)	Documents detailing Risk associated with dealing in the Securities Market.	Provided in
5.	Guidance Note	Document detailing Do's & Don'ts for Trading on exchange, for the education for the investors.	soft or paper form as opted by client
6.	Policies & Procedures	Documents describing significant policies and procedures of the stock broker (to be added by the stock broker)	j
7.	Rights and Obligations of BO and Depository Participant	Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI & Depositories.	
	PART - II VOLUN	TARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER	
8.	Letter for NSE-MFSS / BSE STAR Mutual Fund	NSE-MFSS / BSE STAR Facility and Terms & Conditions	30
9.	Letter of Authorization	For maintaining account on running basis.	31 to 31
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PART - III ADDITIONAL DOCUMENTS FOR DEPOSITORY ACCOUNT

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PART - IV FORMATS*

1.	Sole Proprietorship Declaration	Declaration to be provided on proprietorship firm's letter head to map the firm's bank account and route transactions from that bank account.
2.	Partnership Declaration	Declaration to be provided on partnership firm on their letter head to open trading account on name of firm, DP account on name of partners and appoint authorized signatories.
3.	HUF Declaration	Declaration to be given by HUF coparceners for opening trading and DP account on the name of Karta/HUF.
4.	Board Resolution Format	Board Resolution to be given by company on their letterhead to open trading, DP account and appointing authorized signatories.
5.	Banker's Verification Format	Letter to be provided by investor on Bank's Letter Head for verification of signature.
6.	Disclosure for Derivative/ Financial	Declaration to be provided by investor to enable F & O Trading with relevant income proof.
7.	Format for non individual	To provide additional details of KARTA/Whole Time directors/All Partners/Promoters & Trustees.
8.	KRA for Individual	Format for KRA registration need to be filled by all joint holders/authorized signatories in case of joint holders/non-individual account.

^{*}Formats are available on our website www.rmoneyindia.com under download section.

CONTACT DETAIL FOR INVESTOR GRIEVANCES

For any grievance/dispute please mail us at complaint@rmoneyindia.com or contact us on 0562-4266600, 9568654321. In case not satisfied with the response, please contact the concerned exchange(s)/depository at:

Exchange Name	E-mail ID	Phone No.
National Stock Exchange of India Ltd.	ignse@nse.co.in	011-49393000
Bombay Stock Exchange Ltd.	iscdelhi@bseindia.com	011-43007413
Central Depository Services (India) Ltd.	complaints@cdslindia.com	022-22723333
Multi Commodity Exchange of India Ltd.	grievance@mcxindia.com	022-67318888
National Commodity & Derivative Exchange Ltd.	ig@ncdex.com	022-66406789
Indian Commodity Exchange	grievance@icexindia.com	022-40381554
You can also lodge your grievances with SEBI at HYPERLINK "http://scores.gov.in/" Filing of complaints on SEBI Complaint Redress System (SCORES) Easy & quick Register on SCORES portal	https://scores.gov.in/scores/ Welcome.html - Mandatory details required for filing complaints on SCORES - NAME, PAN, ADDRESS, EMAIL, MOBILE.	BENEFITS - Effective communication Speedy redressal of the grievance For any queries feedback and assistance related to scores contact 1800227575/18002667575



CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Individual

Important Instructions:

- A) Fields marked with '*' are mandatory fields.
- B) Please fill the form in English and in BLOCK letters.
- C) Please fill the date in DD-MM-YYYY format.
- D) Please read section wise detailed guidelines / instructions at the end.
- E) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.
- F) List of two character ISO 3166 country codes is available at the end.
- G) KYC number of applicant is mandatory for update application.
- H) For particular section update, please tick (✓) in the box available before the section number and strike off the sections not required to be updated.

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☐ B- Voter ID Card						
☐ C- PAN Card			_			
☐ D- Driving Licence				Driving Licer	nce Expiry Date DD — M	M — Y Y Y Y
☐ E- UID (Aadhaar)			7			
F- NREGA Job Card				_		
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CENTRAL KYC REGISTRY | Instructions / Check list / Guidelines for filling Individual KYC Application Form

A Clarification / Guidelines on filling 'Personal Details' section

- 1 Name: The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
- 2 One the following is mandatory: Mother's name, Spouse, name, Father's name.

B. Clarification / Guidelines on filling 'Current Address details' section

- 1 In case of deemed PoA such as utility bill, etc. or self declaration, the document need not be uploaded on CKYCR
- 2 PoA to be submitted only if the submitted PoI does not have current address or address as per PoI is invalid or not in force.
- 3 State / U.T. Code and Pin / Post Code will not be mandatory for Overseas addresses.
- 4 In Section 2, one of I, II, and III is to be selected. In case of online E-KYC authentication, II is to be selected.
- 5 in Section 3, one of I, II, III and IV is to be selected. In case of online E-KYC authentication, II is to be selected.
- 6 List of documents for 'Deemed Proof of Address':

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

- 7 Regulated entity (RE) shall redact (first 8 digit) of the Aadhaar number from Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR.
- 8 "Equivalent e-document" means and electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the Information Technology (Preservation and Retention of Information by Intermediaries Providing Digital Locker Facilities) Rules, 2016.
- 9 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005.
- 10 REs may use the Self Declaration check box where Aadhaar authentication has been carried out successfully for a client and client wants to provide a current address, different from the address as per the identity information available in the Central Identities Data Repository.

C Clarification / Guidelines on filling 'Contact details' section

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

D Clarification / Guidelines on filling 'Related Person details' section

1 Provide KYC number of related person, if available.

E Clarification on Minor

- 1 Guardian details are optional for minors above 10 years of age for opening of bank account only.
- 2 However, in case guardian details are available for minor above 10 year of age, the same (or CKYCR number of guardian) is to be uploaded.



List of two - digit state / U.T codes as per Indian Motor Vehicle Act, 1988

State / U. T.	Code	State / U. T.	Code
Andaman & Nicobar	AN	Himachal Pradesh	HP
Andhra Pradesh	AP	Jammu & Kashmir	JK
Arunachal Pradesh	AR	Jharkhand	JH
Assam	AS	Karnataka	KA
Bihar	BR	Kerala	KL
Chandigarh	CH	Lakshadweep	LD
Chattisgarh	CG	Madhya Pradesh	MP
Dadra and Nagar Haveli	DN	Maharashtra	MH
Daman & Diu	DD	Manipur	MN
Delhi	DL	Meghalaya	ML
Goa	GA	Mizoram	MZ
Gujarat	GJ	Nagaland	NL
Haryana	HR	Orissa	OR

State / U. T.	Code
Pondicherry	PY
Punjab	PB
Rajasthan	RJ
Sikkim	SK
Tamil Nadu	TN
Telangana	TS
Tripura	TR
Uttar Pradesh	UP
Uttarakhand	UA
West Bengal	WB
Other	XX

List of ISO 3166 two - digit Country Code

Country	Country Code	Country	Country Code	Country	Country Code	Country	Count Code
Afghanistan	AF	Dominican Republic	DO	Libya	LY	Saint Pierre and Miquelon	PM
land Islands	AX	Ecuador	EC	Liechtenstein	LI	Saint Vincent and the Grenadines	VC
bania	AL	Egypt	EG	Lithuania	LT	Samoa	WS
lgeria	DZ	El Salvador	SV	Luxembourg	LU	San Marino	SM
merican Samoa	AS	Equatorial Guinea	GQ	Macao	MO	Sao Tome and Principe	ST
ndorra	AD	Eritrea	ER	Macedonia, the former Yugoslav Republic	MK	Saudi Arabia	SA
ngola	AO	Estonia	EE	of Madagascar	MG	Senegal	SN
nguilla	AI	Ethiopia	ET	Malawi	MW	Serbia	RS
ntarctica	AQ	Falkland Islands (Malvinas)	FK	Malaysia	MY	Seychelles	SC
ntigua and Barbuda	AG	Faroe Islands	FO	Maldives	MV	Sierra Leone	SL
rgentina	AR	Fiji	FJ	Mali	ML	Singapore	SG
rmenia	AM	Finland	FI	Malta	MT	Sint Maarten (Dutch part)	SX
ruba	AW	France	FR	Marshall Islands	MH	Slovakia	SK
		France French Guiana					SI
ustralia	AU		GF	Martinique	MQ	Slovenia	
ustria	AT	French Polynesia	PF	Mauritania	MR	Solomon Islands	SB
zerbaijan	AZ	French Southern Territories	TF	Mauritius	MU	Somalia	SO
ahamas	BS	Gabon	GA	Mayotte	YT	South Africa	ZA
ahrain	ВН	Gambia	GM	Mexico	MX	South Georgia and the South Sandwich Islands	GS
ngladesh	BD	Georgia	GE	Micronesia, Federated States of	FM	South Sudan	SS
arbados	BB	Germany	DE	Moldova, Republic of	MD	Spain	ES
elarus	BY	Ghana	GH	Monaco	MC	Sri Lanka	LK
elgium	BE	Gibraltar	GI	Mongolia	MN	Sudan	SD
elize	BZ	Greece	GR	Montenegro	ME	Suriname	SR
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osnia and Herzegovina	BA	Guernsey	GG	Nauru	NR	Taiwan, Province of China	TW
otswana	BW	Guinea	GN	Nepal	NP	Tajikistan	TJ
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razil	BR	Guyana	GY	New Caledonia	NC	Thailand	TH
ritish Indian Ocean Territory	10	Haiti	HT	New Zealand	NZ	Timor-Leste	TL
runei Darussalam	BN	Heard Island and McDonald Islands	HM	Nicaragua	NI	Togo	TG
ulgaria	BG	Holy See (Vatican City State)	VA	Niger	NE	Tokelau	TK
urkina Faso	BF	Honduras	HN	Nigeria	NG	Tonga	TO
urundi	BI	Hong Kong	НК	Niue	NU	Trinidad and Tobago	TT
abo	CV	Hungary	HU	Norfolk Island	NF	Tunisia	TN
ambodia	KH	Iceland	IS	Northern Mariana Islands	MP	Turkey	TR
ameroon	CM	India	IN	Norway	NO	Turkmenistan	TIV
anada	CA	Indonesia	ID	Oman	OM	Turks and Caicos Islands	TC
nyman Islands	KY	Iran, Islamic Republic of	IR	Pakistan	PK	Tuvalu	TV
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ina	CN	Israel	IL	Papua New Guinea	PG	United Kingdom	GB
ristmas Island	CX	Italy	IT	Paraguay	PY	United States	US
ocos (Keeling) Islands	CC	Jamaica	JM	Peru	PE	United States Minor Outlying Islands	UN
olombia	CO	Japan	JP	Philippines	PH	Uruguay	UY
omoros	KM	Jersey	JE	Pitcairn	PN	Uzbekistan	UZ
ongo ongo, the Democratic Republic of	CG CD	Jordan Kazakhstan	JO KZ	Poland Portugal	PL PT	Vanuatu Venezuela, Bolivarian Republic of	VU VE
						· · · · · · · · · · · · · · · · · · ·	
ook Islands	CK	Kenya	KE	Puerto Rico	PR	Viet Nam	VN
osta Rica	CR	Kiribati	KI	Qatar	QA	Virgin Islands, British	VG
ote d'Ivoire !Côte d'Ivoire	CI	Korea, Democratic People's Republic	KP	Reunion !Réunion	RE	Virgin Islands, U.S.	VI
oatia	HR	Korea, Republic of	KR	Romania	RO	Wallis and Futuna	W
	CU	Kuwait	KW	Russian Federation	RU	Western Sahara	EH
uracao !Curaçao	CW	Kyrgyzstan	KG	Rwanda	RW	Yemen	YE
/prus	CY	Lao People's Democratic Republic	LA	Saint Barthelemy !Saint Barthélemy	BL	Zambia	ZIV
ech Republic	CZ	Latvia	LV	Saint Helena, Ascension and Tristan da	SH	Zimbabwe	ZW
enmark	DK	Lebanon	LB	Cunha Saint Kitts and Nevis	KN		
		Lesotho	LS	Saint Lucia	LC		
jibouti	DJ						



CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Legal Entity / Other than Individuals

A) Fields marked with '*' are mandatory fields. B) Tick '✓' wherever applicable. C) Please fill the date in DD-MM-YYYY format.	 F) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end. G) List of two character ISO 3166 country codes is available at the end. H) Please read section wise detailed guidelines / instructions at the end.
D) Please fill the form in English and in BLOCK letters. E) KYC number of applicant is mandatory for update application.	 For particular section update, please tick (✓) in the box available before the section number and strike off the sections not required to be updated.
For office use only (To be filled by financial institution) Application Type* KYC Number	□ New □ Update (Mandatory for KYC update request)
☐ 1. ENTITY DETAILS* (Please refer instruction A at the er	nd)
□ Name*	
Entity Constitution Type* Others (Specify)	(Please refer instruction B a the end)
Date of Incorporation / Formation*	Date of Commencement of Business DDD-MM-YYYY
Place of Incorporation / Formation*	Country of Incorporation / Formation* TIN or Equivalent Issuing Country
PAN* Form 6	0 furnished
TIN / GST Registration Number	
2. PROOF OF IDENTITY (Pol)* (Please refer instruction	R at the end\
Officially void document(s) in respect of person authori	
☐ Certificate of Incorporation / Formation ☐ Memorandum and Articles of Association	□ Registration Certificate Regn. Certificate No. □ Partnership Deed □ Trust Deed
Resolution of Board / Managing Committee	Power or attorney granted to its manager, officers or employees to transact on its behalf
Activity Proof - 1 (For Sole Proprietorship Only)	Activity Proof - 2 (For Sole Proprietorship Only)
3. ADDRESS* (Please refer instruction C at the end)	
3.2 Local Address in India (If different from Above)*	
Proof of Address*	ation
Line 1*	
Line 2	
Line 3	City / Town / Village*
District Pin /	Post Code* State / U.T. Code* ISO 3166 Country Code*
3.1 Registered Office Address / Place of Business*	
Line 1*	
Line 2	
Line 3	City / Town / Village*
District Pin /	Post Code* State / U.T. Code* ISO 3166 Country Code*
4. CONTACT DETAILS (All communication will be sent	to Mobile number / E-mail ID provided may be used) (Please refer instruction D at the end)
Tel. (Off)	FAX
Mobile — — — — — — — — — — — — — — — — — — —	Email ID
Mobile — — — — — — — — — — — — — — — — — — —	Email ID
☐ 5. NUMBER OF RELATED PERSONS (F	Please refer instruction E at the end)



☐ 6 REMARKS (If a	ny)					
7. APPLICANT D	DECLARATION (Please refer Instruction G at the er					
•	details furnished above are true and correct to the best of my/our knowledge a y. In case any of the above information is found to be false or untrue or misleadin	r misrepresenting. I/we am/are aware that				
I/We hereby consent to receive	iving information from Central KYC Registry through SMS/Email on the above req					
Date: DD-M	M - Y Y Y Y Place:	Signature / Thumb	Impression of Authorised Person(s)			
8. ATTESTATION	/ FOR OFFICE USE ONLY					
Documents Receive	ed Certified Copy Equivalent e-document					
KYC V	/ERIFICATION CARRIED OUT BY	INSTITUTION DETAILS				
Identity Verification	□ Done Date □ □ − M M − Y Y Y Y	Name Raghunandan Capital Pvt. Ltd	d.			
Emp. Name		Code IN0088				
Emp. Code						
Emp. Designation	Emp. Designation					
Emp. Branch						
[Institution Stamp]						
[Employee Signature]						



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

A Clarification / Guidelines for filing Entity Details section

1. Entity Constitution Type:

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

B - Partnership Firm I - Liquidator P - International Organisation or Agency / Foreign

C - HUF J - Limited Liability Partnership Embassy or Consular Office etc.

D-Private Limited Company K-Artificial Juridical Person Q-Not Categorized
E-Public Limited Company L-Public Sector Banks R-Others

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

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

2. In case of companies and partnership, PAN of the entity is mandatory. In case of other entities, FORM 60 may be obtained if PAN is not available

B Clarification / Guidelines for filing 'Proof of Ideneity [Pol]' section

- 1. Activity Proof 1 and Activity Proof 2 are applicable for account in case of proprietorship firms. Please refer to relevant instructions issued by the Reserve Bank of India in this regard.
- 2. Please refer to the relevant instructions issued by the regulator regarding applicable documents for the legal entity.
- 3. Certified copy of document or equivalent e-document or OVD obtained through Digital KYC Process to be submitted.
- 4. 'Equivalent e-document' means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the Information Technology (Preservation and Retention of information by Intermediaries Providing Digital Locker Facilities) Rules, 2016
- 5. 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005.
- 6. KYC requirements for Foreign Portfolio Investors (FPIs) will be as specified by the concerned regulator from time to time.

C Clarification / Guidelines for filing 'Proof of Address [PoA]' section

- 1. State / U.T. Code and PIN / Post Code will not be mandatory for Overseas addresses.
- 2. Certified copy of document or equivalent e-document to be submitted.

D Clarification / Guidelines for filing 'Contact Details' section

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

E Clarification / Guidelines for filing 'Related Person Details' section

- 1. Personal Details
 - The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
- 2. Proof of Address [PoA]
 - PoA to be submitted only if the submitted PoI does not have an address or address as per PoI is invalid or not in force.
 - State / U.T. Code and Pin / Post Code will not be mandatory for Overseas addresses.
 - In case of deemed PoA such as utility bill, the document need not be uploaded on CKYCR
 - REs may use the Self Declaration check box where Aadhaar authentication has been carried out successfully for a client and client wants to provide a current address,
 different from the address as per the identity information available in the Cental Identities Data Repository.
- 3. If KYC number of Related Person is available, no other details except 'Person Type' and 'Name of the Related Person' are required.
- 4. Regulated Entity (RE) shall redact (first 8 digits) of the Aadhaar number from Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR.
- **F** Provision for capturing signature of multiple authorised persons is to be made by the RE.

Annexure A2 | Legal Entity / Other than Individuals



CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Related Person

Important Instructions:				
Fields marked with '*' are mandatory fields. F) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.				
B) Tick ' ' wherever applicable.	G) List of two character ISO 3166 country codes is available at the end.			
C) Please fill the date in DD-MM-YYYY format. D) Please fill the form in English and in BLOCK letters.	 H) Please read section wise detailed guidelines / instructions at the end. etters. I) For particular section update, please tick (✓) in the box available before the 			
E) KYC number of applicant is mandatory for update application.				
For office use only Application Type*	☐ New ☐ Update ☐ Delete			
(To be filled by financial institution) KYC Number	(Mandatory for KYC update request)			
1 DETAILS OF RELATED PERSON* (Please refer	r instruction E at the end)			
Addition of Related Person	Deletion of Related Person Update Related Person Details			
KYC Number of Related Person (if available*)	If KYC number is available, only 'Related Person Type' & 'Name' is mandatory			
	Signatory Beneficial Owner Power of Attorney Holder Other (Please specify)			
DIN (Director Identification Number)	(Mandatory if Related Person Type is Director)			
☐ 1.1 PERSONAL DETAILS (Please refer instruction E a	at the end)			
	rst Name Middle Name Last Name			
Name* (Same as ID proof)				
Maiden Name				
Father / Spouse Name				
Mother Name				
Date of Birth*	<u> </u>			
Gender*	☐ F- Female ☐ T-Transgender			
Nationality*	Others (ISO 3166 Country Code)			
PAN*	Form 60 furnished			
☐ 1.2 PROOF OF IDENTITY AND ADDRESS* (Please	refer instruction E at the end)			
I Certified copy of OVD or equivalent e-document of OVD or	r OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs)			
☐ A- Passport Number	PHOTO*			
☐ B- Voter ID Card				
☐ C- Driving Licence				
☐ D- NREGA Job Card				
E- National Population Register Letter				
☐ F- Proof of possession of Aadhaar				
II E-KYC Authentication				
III Offline verification of Aadhaar				
Address				
Line 1*				
Line 2				
Line 3	City / Town / Village*			
	/ Post Code* State / U.T. Code* ISO 3166 Country Code*			
1.3. CURRENT ADDRESS DETAILS (Please refer ins				
Same as above mentioned address (in such cases addr Certified copy of OVD or equivalent e-document of OVD	ress details as below need not be provided) or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs)			
A- Passport Number	of OVD obtained through digital KTO process needs to be submitted (anyone of the following OVDs)			
B- Voter ID Card				
☐ C- Driving Licence				
☐ D- NREGA Job Card				
☐ E- National Population Register Letter				
F- Proof of possession of Aadhaar				
II E-KYC Authentication				
III Offline verification of Aadhaar				
IV Deemed PoA	<u> </u>			
V ☐ Self Declaration				



Address									,
Line 1*									
Line 2									
Line 3				С	City / Tow	n / Village	*		
District*		Pin / Post Code*		State / U.T.	Code*		ISO 316	6 Country	Code*
☐ 1.4. CONTACT DET	AILS (All communications wi	Il be sent on provided Mobile	no./ Email ID) (Please refer instruc	ction D at	the end)			
Tel. (Off)		Tel. (Res)			Mol	bile			
FAX		Email ID							
2. APPLICANT DE	CLARATION								
changes therein, immediately. I/we may be held liable for it.	stails furnished above are true and corre n case any of the above information is for ng information from Central KYC Registr	ound to be false or untrue or misleadin	g or misrepreser	nting, I/we am/are aware that			[Signature /	Thumb Impre	ssion]
Date : DD - M M		Place :				Signati	ure / Thumb	Impression	of Applicant
Date . DD - MM		Flace.							
3. ATTESTATION / I	FOR OFFICE USE ONLY								
Documents Received	☐ Certified Copies☐ Digital KYC process	☐ E-KYC data r		m UIDAI 🗆	Data re	eceived fro	om Offline	verificatio	n
KYC VE	RIFICATION CARRIED OUT E	ЗҮ			INSTIT	TUTION DE	TAILS		
Date Emp. Name	D D - M M - Y Y Y		Name Code	Raghunand	an Cap	oital Pv	t. Ltd.		
Emp. Code Emp. Designation									
Emp. Branch									
Emp. Dianon									
					-				

MANDATORY



INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters/Partners/Karta/Trustees and whole time directors and persons authorized to deal in securities on behalf of company/firm/others.
- 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.
- 3. If any proof of identity or address is in a foreign/regional language, then translation into English is required.
- 4. 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 submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card 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.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 10. For opening an account with Depository participant or Mutual Fund, for a minor, 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:

- 1. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- 2. PAN card with photograph.
- 3. 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.)

- 1. Passport/ Voters Identity Card/ Ration Card/ Registered Lease or Sale Agreement of Residence/ Driving License/ Flat Maintenance bill/Insurance Copy.
- 2. 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.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.



- 6. 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.
- 7. 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.)

- 1. In case of transactions undertaken on behalf of Central Government and/or State Government and 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:

- 1. 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).
- 2. 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. IN CASE OF NON-INDIVIDUALS, ADDITIONAL DOCUMENTS TO BE OBTAINED FROM NON-INDIVIDUALS, OVER & ABOVE THE POI & POA, AS MENTIONED BELOW:

Types of entity	Documentary Requirments
Corporate	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). 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). Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations. Photograph, POI, POA, PAN of individual promoters holding control-either directly or indirectly. Copies of the Memorandum and Articles of Association and certificate of incorporation. Copy of the Board Resolution for investment in securities market. Authorised signatories list with specimen signatures.
Partnership Firm	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered partnership firms only). Copy of partnership deed. Authorised signatories list with specimen signatures. Photograph, POI, POA, PAN of Partners.



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	 Proof of Existence/Constitution document. Resolution of the managing body & Power of Attorney granted to transact business on its behalf. Authorized signatories list with specimen signatures.
Banks/Institutional Investors	 Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years. Authorized signatories list with specimen signatures.
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	 Copy of Registration Certificate under Societies Registration Act. List of Managing Committee members. Committee resolution for persons authorised to act as authorised signatories with specimen signatures. True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

ADDITIONAL DOCUMENTS IN CASE OF TRADING IN DERIVATIVES SEGMENTS - ILLUSTRATIVE LIST:

Copy of ITR Acknowledgement	Copy of Annual Accounts
In case of salary income - Salary Slip, Copy of Form 16	Net Worth Certificate
Copy of Demat Account Holding Statement	Bank Account Statement for last 6 months
Any other relevant documents substantiating ownership of assets	Self declaration with relevant supporting documents.

^{*}In respect of other clients, documents as per risk management policy of the Company need to be provided by the client from time to time. Bank Proof: Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.

Demat Proof: Demat master or recent holding statement issued by DP bearing name of the client. In-person Verification:

For Individuals:

- (i) Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/sub-broker's office.
- (ii) In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.

For Non Individuals: Form need to be initialed by all the authorized Signatories.

MANDATORY



KNOW YOUR CLIENT (KYC) Application Form - For Non-Individual

Please fill this form in ENGLISH and in BLOCK LETTERS (Please tick ✓ the box on left margin of appropriate row where CHANGE/CORRECTION is required and provide the details in the corresponding row)

Acknowledgement No.

. again au anna prathaia ana aratana in an	o co cop oa 0 . o /			
	IDENTITY I	DETAILS	s	
Name of the Applicant				
Traine of the Applicant				PHOTOGRAPH
Date of Incorporation				Please affix
Place of Incorporation				your recent passport
Date of commencement of business				size photograph and sign across it
Permanent Account Number (PAN)				Sign across it
Registration No. (e.g. CIN)				
	Private Limited Co	Pu	blic Ltd. Co.	Body Corporate
	Partnership	Tru	ust	Charities
Status (Please tick any one)	NGO's	FI		FII
	HUF	AC)P	Bank
	Government Body	No	n-Government Organization	Defense Establishment
	BOI	So	ciety	LLP
	Others (Please specify	')		
	ADDRESS I	DETAILS	S	
Carragnandanca Addraga				
Correspondence Address				
City / Town / Village			Pin Code	
State			Country	
Specify the Proof of Address subm	itted for Correspondence A	ddress:		
	CONTACT	DETAIL	S	
Telephone (Office)			Fax	
Telephone (Residence)			Mobile No.	
E-Mail Id.				
REGISTERED ADDRESS (If different from above)				
Registered Address				
J				
City / Town / Village			Pin Code	
State			Country	
Specify the Proof of Address subn	nitted for Registered Addre	ess		



OTHER DETAILS

Name, PAN, Residential Address and photographs of Promoters/Partners/Karta/Trustees and whole time directors, DIN of whole time directors, Aadhar No. of Promoters / Partners / Karta :

Enclosed these details separately (illustrative format enclosed)

DECLARATION

I/we hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I 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.

,	esenting, I am/ We are aware that I/we may be held liable for it.
Date	Name & Signature of the Director/Authorised Signatory(ies)

FOR OFFICE USE ONLY				
Originals Verified & Self Attested Document copies received				
Name & Signature of the Authorised Signatory	Seal/Stamp of the Intermediary			
Date	Place			



DETAILS OF PROMOTERS / PARTNERS / KARTA / TRUSTEES AND WHOLE TIME DIRECTORS FORMING A PART OF KNOW YOUR CLIENT (KYC) APPLICATION FORM FOR NON-INDIVIDUALS

1. Name					
2. Relationship with Applicant (i.e. promoters, whole time directors etc.)			PHOTOGRAPH		
3 a. PAN					
3 b. DIN			size photograph and sign across it		
3 c. Aadhar (UID) Number					
4. Residential/ Registered Address					
City/Town/Village		Pincode			
State		Country			
1. Name					
2. Relationship with Applicant (i.e. promoters, whole time directors etc.)			PHOTOGRAPH		
3 a. PAN			Please affix your recent passport size photograph and		
3 b. DIN			sign across it		
3 c. Aadhar (UID) Number					
4. Residential/ Registered Address					
City/Town/Village		Pincode			
State		Country			



1. Name				
2. Relationship with Applicant (i.e. promoters, whole time directors etc.)		PHOTOGRAPH		
3 a. PAN			Please affix your recent passport size photograph and	
3 b. DIN			sign across it	
3 c. Aadhar (UID) Number				
4. Residential/ Registered Address				
City/Town/Village		Pincode		
State		Country		
1. Name				
2. Relationship with Applicant (i.e. promoters, whole time directors etc.)			PHOTOGRAPH	
3 a. PAN			Please affix your recent passport size photograph and	
3 b. DIN			sign across it	
3 c. Aadhar (UID) Number				
4. Residential/ Registered Address				
City/Town/Village		Pincode		
State		Country		

Date

Name & Signature of the Authorised Signatory (ies)



ADDITIONAL DETAILS FOR TRADING ACCOUNT

(FOR INDIVIDUALS & NON-INDIVIDUALS)

ADDITIONAL DETAILS FOR TRADING ACCOUNT (TORINDIVIDUALS & NOTHINDIVIDUALS)																	
A. BANK ACCOUNT(S) DETAILS																	
Bank Name	Branch Addre	ess A	Accou	nt N	lumk	oer	Ac	coui	nt T	ype	M	IICR I	Numb	er	IFS	SC C	ode
			Saving Current														
			Others-in case of NRI / NRE / NRO														
								_		Currer	nt						
	Others-in case of NRI / NRE / NRO Provide a copy of cancelled cheque leaf/pass book/bank statement specifying name of the client, MICR Code or/and IFSC Code of the Bank																
Provide a copy of canc	elled cheque leaf/pass k	book/bank stat	temen	t spe	ecifyi	ng no	ате	of th	ie cli	ent, i	MICR	Code	e or/an	d IFS	C Cod	e of i	the Bank
B. DEPOSITOR	RY ACCOUNT(S) DET	AILS (THROU	UGH \	WH	ICH	TRA	NSA	ACT	ON	S SF	IALI	_ GEN	NERAI	LY E	BE RC	DUT	ED)
Depository Participant Name	Name of Depository	Beneficiary N	Name				[OP II)				Bene	ficiar	y ID	(BO	ID)
Raghunandan Capital Pvt. Ltd.	□ NSDL ✓ CDSL			1	2	0	6	9	7	0	0						
	NSDL CDSL																
Provide a copy of e	ither Demat Client M	aster or a re	cent i	hold	ding	stat	eme	ent i	ssue	ed by	y DF	bea	ring n	ame	of th	ne cl	ient.
		C. TRA	DING	G P	REF	ERE	NC	ES									
Please sign in the	relevant boxes where	e you wish to	trad	e. P	leas	e sti	rike	off t	the s	segn	nent	not	chose	n by	you.		
Exchanges	NSE, BSE & MSEI													MC		CDEX & N	K, ICEX SE
All Segments	Cash/Mutual Fund	F&O				Cu	rrer	ncy			D	ebt			Com Deriv		
				-											À		
If you do not wish t	o trade in any of segn	nents / Mutua	al Fun	d, p	leas	е те	ntio	n he	ere_								_
	D	. FINANCIA	L & 0	oco	CUP	ATI	ON	DE.	ΤΑΙ	LS							
Gross Annual Inco	ome Details: Income Rs. 1 Lac to 5 Lac	.				Rs. 1	0 La	c to	25 L	ac [R	s. 25	Lac to	1 Cro	ore [>	1 Crore
	orth should not be ol																
as on (date) Occupation (please tick any one and give brief details) Private Sector Public Sector Government Service Business Professional Agriculturist																	
Retired	Housewife	Stude					·.c		ther					.1 .			
Promoters/Partn	icable (Note : In case ers/Karta/Trustees/w osed Person (PEP)	hole time dir		s):									our au	thori	sed s	signa	itories/
Any other informa	ation																
Family Code Grou	un (if any)																



CATEGORIZATION IN COMMODITIES DERIVATIVES SEGMENTS											
Note: According to SEBI Circular No. SEBI/HO/CDMRD/DNPMP/CIR/P/2019/08 and the circular of Recognized Stock Exchange having Commodity Derivative Segment.											
Please select exchange :											
NSE Commodity	BSE Commod	dity MC	X NCDE	(ICEX	All Segment						
Please select categories and product type :											
Categories		Pı	oduct Types								
Farmer / FPOs	Bullions	Base Metal	Energy	Agri Commodities	All						
Value Chain Participants (VCPs)	Bullions	Base Metal	Energy	Agri Commodities	All						
Foreign Participant	Bullions	Base Metal	Energy	Agri Commodities	All						
Domestic Financial Institutional Investor	Bullions	Base Metal	Energy	Agri Commodities	All						
Other (Specify	Bullions	Base Metal	Energy	Agri Commodities	All						
		DECLARATI	ON								
I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belied and I/we undertake to inform you of any changer therein, immediately. In case any of the above information is found to be false or untrue or misleading of misrepresenting, I am / we are aware that I/we may be held liable for it.											
Client Name											
Client Signature											
Enclosure : Copy of F	'AN Card										



	E. PAST A	CTIONS									
Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/any other authority against the applicant/constituent or its Partners/promoters/whole time directors/authorized persons in charge of dealing in securities during the last 3 years:											
F. DEALIN	GS THROUGH SUB-BROK	ERS AND OTHER STO	CK BROKE	RS							
If client is dealing through the sub-bro	oker, provide the following d	etails:									
Sub-broker's Name											
SEBI Registration number											
Registered office address											
Phone	Fax		Website								
Whether dealing with any other stock b	roker/sub-broker (in case dea	ling with multiple stock b	rokers/sub-	orokers, provide details of all)							
Name of stock broker											
Name of Sub-Broker, if any :											
Client Code		Exchange									
Details of disputes/dues pending from	n/to such stock broker/sub-	broker :									
	G. ADDITION	IAL DETAILS									
Whether you wish to receive physical	contract note or Electronic	Contract Note (ECN) (pl	ease specif	y): YES NO							
Specify your Email id, if applicable											
Whether you wish to avail of the facil	ity of internet trading/ wirel	ess technology (please s	specify) :								
Number of years of Investment/Trad	ing Experience :										
In case of non-individuals, name, designation, PAN, UID, signature, residential address and photographs of persons authorized to deal in securities on behalf of company/firm/others:											



PHOTOGRAPH Sign across the Photograph		PHOTOGRAPH Sign across the Photograph								
Name		Name								
Designation		Designation								
PAN		PAN								
UID		UID								
Residential Address		Residential Address								
Signature		Signature								
Any other information		Any other information								
	H. INTRODUC	ER DETAILS (optional)								
Name of the introduce	er									
Status of the Introduce	er Sub Broker Remisier	Auth. Person Existing Client Others								
Address and Ph. No. of Introducer	the									
Sign. of the Introducer	r									
	DEC	CLARATION								
 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. I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on stock broker' designated website, if any. I am hereby submitting self certified blackout copy of Aadhar with my due consent for opening the above said account associated to my investment with Raghunandan capital Pvt. Ltd 										
Place										
Date		Client Signature								



CLIENT DEFAULTER DECLARATION

1	having PA	N	do hereby declare
that I have not been involve not appearing in defaulter of	ed in any unlawful activities a database as per SEBI/ Various	nd I have not been decla Exchange/ Regulatory bo	ared a defaulter or my name is odies, etc. I further declare that
the above mentioned decia	ration/ statement is true and o	correct.	
Client Signature			
UCC			
	FOR OFFICE	USE ONLY	
UCC Code allotted to the Client			
	Document verified with Originals	Client Interviewed By	In-Person Verification Done by
Name of the Employee			
Employee Code			
Designation of the Employee			
Date			
Signature			
I/We have also made the client a a copy of all the KYC documents. documents would be duly intim	aware of 'Rights and Obligations' d I/We undertake that any change in	ocument (s), RDD and Guida the 'Policy and Procedures', ta ertake that any change in th	d all the non-mandatory documents. Ince Note. I/We have given/sent him Pariff sheet and all the non-mandatory The 'Rights and Obligations' and RDD
Signature of the Authorised Sig	gnatory		
Date			Seal / Stamp of the Stock Broker



ADDITION	NAL C	ETAILS FOR OPENING	A DEI	/IAT	ACCO	UNT (FOR IN	IDIVIDU	JAL)	
		IDENTIT	Y DETA	ILS						
Application No.				Date						
DP Internal Referen	ce No.									
DP ID										
		HOLDER	S DETA	AILS						
Sole/First Holder's				PAN						
Name	Sole/First Holder's									
Second Holder's				PAN						
Name				UID						
Third Holder's				PAN						
Name				UID						
Name*										
*In case of Firms, As opened in the name Unregistered Trust,	ssociat of the etc., sh	on of Persons (AOP), Partners natural persons, the name of ould be mentioned above.	hip Firr the Fir	n, Unre m, Ass	egistere ociatio	ed Trust n of Per	, etc., alt sons (AC	hough the P), Partne	e account is ership Firm,	
	1	YPE OF ACCOUNT (Please	tick w	nichev	ver is a	applica	ble)			
		Individual Resident		Individ	dual Dire	ector	Indi	vidual Dire	ctor's Relative	
Individual		Individual HUF/AOP		Individ	dual Pro	moter	☐ Min	or		
		Individual Margin Trading A/c (Mant	tra)	Others	s (Speci	fy)				
		NRI Repatriable		NRI No	on-Repa	atriable	☐ NRI	Repatriabl	e Promoter	
☐ NRI		NRI Non-Repatriable Promoter		NRI - [Deposito	ory Recei	pts			
		Others (Specify)								
☐ Foreign Nationa		Foreign National	sitory Re	ceipts						
Foreign Nationa	" <u> </u>	Others (Specify)								
	DE.	TAILS OF GUARDIAN (in cas	se the	accou	nt hol	der is ı	minor)			
Guardian's Name				PA	N					
Relationship with the	applicar	t								
I/We instruct the DP (if not marked, the d		ve each and every credit in my/ ption would be 'Yes')	our acc	ount			[Autom	atic Credit]	
	other f	ne DP to accept all the pledge in urther instruction from my/our ption would be 'No')		ns in n	ny/our		☐ Yes	☐ No		
Account Statement F		·	Da	ily 🔲	Wee	ekly 🔲	Fortnig	ghtly 🔲	Monthly 🗌	
I/We request you to semail Id	send El	ectronic Transaction-cum-Holdin	ng State	ment a	t the		Yes	□No		
I/We would like to sh	are the	email ID with the RTA					☐ Yes	□No		
I/We would like to re				Electr		Both	Physical	and Electi	onic	
··		ot marked the default option w				1 5000				
(If not marked, the d	efault c	l/interest directly in to your bank ac ption would be 'Yes') ons notified by SEBI from time t		'en belo	w throu	gh ECS?	☐ Yes	☐ No		
Mode of Operation		☐ Jointly ☐ Anyone	or Surv	ivor [Sole	Holder				

☐ First Holder ☐ All Holders

Communication Preference



	DAINK DETAIL	בא (Dividend	Bank Details)							
Bank Code (9 digit MICR Code)										
IFS Code (11 Character)										
Account Number										
Account Type	Saving Cur	rent 🗌	Others (specify)							
Bank Name										
Branch Name										
Bank Branch Address City State Country										
PIN										
 Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued, (or) Photocopy of the Bank Statement having name and address of the BO. Photocopy of the Passbook having name and address of the BO, (or) Letter from the Bank. In case of option (ii), (iii) and (iv) above, MICR Code of the branch should be present/mentioned on the document. 										
SMS Alert Facility Refer to Terms & Conditions given	MOBILE No.: +91	☐ Yes ☐ ſ	No							
as Annexure 2.4	[Mandatory, if you are giving Power of Attorney (POA)] (if POA is not granted & you do not wish to avail of this facility, cancel this option).									
Transaction Using Secured Texting Facility (TRUST). Refer to Terms and Conditions Annexure - 2.6	I wish to avail the TRU I have read and under Yes No I/We wish to register the BO ID registered for TI	stood the Terr he following cl	ns and Conditions p	rescribed by C	DSL for the same.					
	Stock Exchange Name/I	D Clearing	g Member Name	Clearing Men	nber ID (Optional)					
Easi	To register for easi, p Easi allows a BO to vie				ne portfolio online.					
		DECLARATIO	N							
I / We have received and read to by the same and by the Bye La true and to the best of my/our DP any change(s) in the details/P	ws as are in force from t r knowledge as on the da	ime to time. I / ate of making t	We declare that the his application. I/We	particulars giver agree and unde	n by me/us above are ertake to intimate the					

given by me / us or suppression of any material information will render my account liable for termination and suitable action.

	First/Sole Holder or Guardian (in case of Minor)	Second Holder	Third Holder
Name			
Signature	CD .		

(Signatures should be preferably in Black ink)



ADDITIONAL KYC FORM FOR OPENING A DEMAT ACCOUNT (FOR NON-INDIVIDUAL)

IDENTITY DETAILS											
Application No.			С	P Interi	nal Ref. No.						
DP ID		12069700	C	lient ID							
Sole/First Holder's				PAN							
Name				UID							
				UCC							
Second Holder's				PAN							
Name				UID							
Third Holder's				PAN							
Name				UID							
Search Name											
Name*											
	natural pe	on of Persons (AOP), Persons, the name of thable.		_		_					
	1	TYPE OF ACCOUNT	(Please tick v	vhiche	ver is applica	ble)					
		Status				(To l	Sub-Sta be filled b	tus y the DP)			
☐ Body Corporate	Banks	Trust	☐ Mutual Fund	ı 🗀	OCB FII						
СМ	FI	☐ Clearing House	Other (Speci	fy)							
SEBI Registration N (if applicable)	lo.			SEBI R	Registration Date	е					
RBI Registration No (if applicable)).			RBI Ap	oproval Date						
ROC Registration N (if applicable)	lo.			ROC R	Registration Date	е					
Nationality		☐ Indian		Ot	hers (specify)						
		ive each and every cr option would be 'Yes')		count		[Automa	tic Credit				
I/We would like to account without ar (if not marked, the	ny other f	my/our	☐ Yes	□No							
Account Statement	<u>'</u>	Weekly	Fortnigh	ntly 🗌	Monthly 🗌						
I/We request you to email Id	o send El	at the	☐ Yes	□No							
I/We would like to	share the		☐ Yes	☐ No							
I/We would like to		· · · · · · · · · · · · · · · · · · ·	Physical	Electi		Physical a	and Electr	onic			
• • •		ot marked the defauld/interest directly in to y	•								
(If not marked, the	default o	option would be 'Yes') ons notified by SEBI f	_		ow unough LCJ:	☐ Yes	☐ No				



	CLEARING MEM	BER DETAILS (To be	e filled by CMs on	ıly)			
Name of Stock Exchange							
Name of CC / CH							
Clearing Member ID		Tradin	g Member ID				
Do you wish to receive div (If not marked, the defau notified by SEBI from tim	t option would be 'Ye			ugh ECS?			
	BANK DI	ETAILS (Dividend B	ank Details)				
Bank Code (9 digit MICR Code	2)						
IFS Code (11 Character)							
Account Number							
Account Type	Saving	Current	Others (spe	cify) 🗌			
Bank Name							
Branch Name							
Dank Dranch Address			'				
Bank Branch Address	City	State	Country	PIN			
 Photocopy of the Bar Photocopy of the Pas Letter from the Bank. In case of option (ii), (sbook having name a	and address of the BC), (or)	t/mentioned on the document.			
SMS Alert Facility Refer t Terms & Conditions give		1		Yes No			
as Annexure 2.4	[Mandatory, if yo	ou are giving Power o		f POA is not granted & you do			
Transaction Using Secured Texting Facility (TRUST). Refer to Terms and Conditions Annexure - 2.6	I have read and u Yes No I/We wish to regis	I wish to avail the TRUST facility using the Mobile number registered for SI have read and understood the Terms and Conditions prescribed by CDSI Yes No I/We wish to register the following clearing member IDs under my/our be BO ID registered for TRUST					
	Stock Exchange N	ame/ID Clearing N	lember Name	Clearing Member ID (Optional)			
Easi		asi, please visit our w to view his ISIN balan		dia.com. Id value of the portfolio online.			
by the Bye Laws as are in for the best of my/our knowled change(s) in the details / Part	orce from time to tim dge as on the date of ciculars mentioned by	e. I / We declare that t making this applicatic me / us in this form. I/V	he particulars given on. I/We agree and u Ve further agree that	and be bound by the same and by me/us above are true and to ndertake to intimate the DP any any false / misleading information r termination and suitable action			
First / Sole A	uthorised Signatory	Second Authoris	ed Signatory	Third Authorised Signatory			
Name							
Designation							
Signatures [



NOMINATION FORM (for Trading & Demat A/c)

(Annexure-A)

(To be filled in by individual applying singly or jointly)

Raghunandan Capital (P) Ltd.

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004

DATE	D	D	M	M	Υ	Υ	Υ	Υ	UCC				
DP ID									Client ID				

I/We wish to make a nomination. [As per details given below]

NOMINATION DETAILS

I/We wish to make a nomination and do hereby nominate the following person(s) who shall receive all the assets held in my / our account in the event of my / our death.

up	omination can boto three nomin count		Details of 1st Nominee	Details of 2nd Nominee	Details of 3rd Nominee							
1.	Name of the no Mr./Ms.)	ominee(s)										
2.	Share of each Nominee	Equally [If not equally, please specify	%	%								
		percentage]	Any odd lot after division shall be transferred to the first nominee mentioned in the form.									
3.	B. Relationship with the Applicant (if any)											
4.	Address of No	ominee(s)										
	City / Place											
	State / Country											
		PIN Code										
5.	Mobile/Teleph of Nominee(s)											
6.	Email ID of no	ominee(s)										
7.	[Please tick any o	ne of following ils of same] a & Signature ADHAAR k A/c No. entity										



mvestment knusmyon ka								
Sr.	. Nos. 8-14 shoul	d be filled	only if nomine	e(s) is a minor	•			
8.	Date of Birth (in ominor nominee(s)							
9.	Name of Guardian {in case of minor n							
10.	Address of Guar	dian(s)						
	City / Place							
	State / Country							
	F	PIN Code					Г	
11.	Mobile/Telephor	ne No.						
12.	Email ID of nom	inee(s)						
13.	Relationship of with nominee	Guardian						
14.	Guardian Identificat [Please tick any one and provide details	of following						
	Photograph &							
	Saving Bank A							
	Proof of Ident Demat Accou	-						
			Name(s)	of Holder(s)		Si	ignature(s) of H	Holder
	Sole/First Holder (Mr./Ms.)							
Second Holder (Mr./Ms.)								
Third Holder (Mr./Ms.)								

Note:

This nomination shall supersede any prior nomination made by the account holder(s), if any.

The Trading Member / Depository Participant shall provide acknowledgement of the nomination form to the account holder(s).

^{*}Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature.



DECLARATION FORM FOR OPTING OUT OF NOMINATION

(Annexure-B)

Raghunandan Capital (P) Ltd.

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004

DATE	D	D	\mathbb{N}	M	Υ	Υ	Υ	Υ	UCC					
DP ID									Client ID					
Sole/First Holder Name														
Second Holder Name														
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														

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.

Signatures of Holder(s)			
	Signature of 1st Holder	Signature of 2nd Holder	Signature of 3rd Holder

^{*} Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature

MANDATORY



investment khushiyon ka								
			TAF	RIFF SHE	ET			
			CAPITAL I	MARKET SE	GMENT			
Brokerage Slab				Slab in %		N	1inimum per S	hare
Delivery Based							<u>'</u>	
Intra day								
			F &	O SEGMEN	JT			
Brokerage Slab			Slab ir		Deli	/Arv	Minimum	n ner Lot
Future			Slab II	1 70	Dell	/Ci y	IVIIIIIIIIIIIII	T per Loc
Options								
Орионз								
			CURRENCY D		S SEGMENT		D 1	
Brokerage				Slab in %		Minimu	ım Brokerage	per Lot
Future								
Options								
			COM	IMODITY S	EGMENT			
Brokerage Slab			Slab in	n %	Physical	Delivery	Minimum	n per Lot
Future								
Options								
			B. OT	HER CHAR	GES			
Particular	Capital N	Narket Segment	egment Derivative Segment		Currency De	rivative Segmer	nt Commodi	ty Segment
Charges	Deliver	y Jobbing	Futures	Option	Futures	Option	Futures	Option
Stamp Duty & Other charges								
Transaction Ch	arges		ed as per curre h respective ex		e rate includi	ng any revisio	ns in concern	
GST		As per the pro	ovision of Central Goods & Service Tax Act, 2017 and as amended from time to time					
STT			rovisions of STT Act and as amended from time to time					
CTT			rovisions of CTT Act and as amended from time to time					
Other Taxes As may be applicable from time to time.								
4. In case Diet II month per se5. Penalty for de	ted above & clearing be charge of has been egment she elay in pay . Further a sure. occassing fend options	are for the ser- charges, Stam d separately in n provided to t all be charged ment of settles a penalty shall ses of Rs. 20/- v delivery bases	vices listed. Any p duty, GST, SEE n addition to the he client a ID Chextra. ment /margin ol be levied at the vill be charged f trades, a minim	service not of the service state of the service servic	quoted above CTT, and all legands all be charged a.a. computed of trade.	will be charge gal levies as n % of turnover 18% p.a. on d on daily basi	ed separately. nay be applical or Rs aily outstandir s on the exces	/- pe ng balance till sive intraday very contract.

have read the above given information and agree to pay the charges / levies mentioned above.

VOLUNTARY



LETTER FOR NSE MFSS / BSE STAR MF

From		
To, Raghunandan Capital (P) Ltd.	Dated	
Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53, Zone-5, DTA, Gandhinagar - 382355, Gujarat Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004		
Dear Sir,		

Sub: Mutual Fund Service System (MFSS) facility of NSE/BSE STAR MF

I/ We am / are registered as your client with Client Code as mentioned below for the purpose of trading in the Capital Market Segment.

I/We am / are interested in availing the facility of the following Exchange for the purpose of dealing in the units of Mutual funds Scheme permitted to be dealt with.

NSEMFSS BSESTARMF

Thanking You.

For the purpose of availing the facility, I / We state that Know Your Client details as submitted by me/us for the securities broking may be considered for this purpose and I / We further confirm that the details contained in same remain unchanged as on date.

I/We am/are willing to abide by the terms and conditions as mentioned in the Circular dated November 24, 2009 and as may be specified by the Exchange from time to time in this regard.

I / We shall also ensure compliance with the requirements as may be specified from time to time by the Securities and Exchange Board of India and / or Association of Mutual Funds of India (AMFI).

I/We shall read and understand the contents of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I/we choose to subscribe / redeem. I/We further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund Schemes.

I/We therefore request you to register me/ us as your client for participating in the MFSS/ BSE STAR MF.

Terms and Conditions

- 1. The client shall be bound by circulars issued by NSEIL/ BSE, Rules, Regulations and circulars issued there under by SEBI and relevant notifications of Government authorities as may be in force from time to time.
- 2. The client shall notify the Participant in writing if there is any change in the information in the 'client registration form' provided by the client to the Participant at the time registering as a client for participating in the New MFSS/BSE STAR MF or at any time thereafter.
- 3. The client shall submit to the Participant a completed application form in the manner prescribed format for the purpose of placing a subscription order with the Participant.
- 4. The client has read and understood the risks involved in investing in Mutual Fund Schemes.
- 5. The client shall be wholly responsible for all his investment decisions and instruction.
- 6. The client shall ensure continuous compliance with the requirements of the NSEIL, BSE, SEBI and AMFI.
- 7. The Client shall pay to the Participant fees and statutory levies as are prevailing from time to time and as they apply to the Client's account, transactions and to the services that Participant renders to the Client.
- 8. The client will furnish information to the Participant in writing, if any winding up petition or insolvency petition has been filed or any winding up or insolvency order or decree or award is passed against him or if any litigation which may have material bearing on his capacity has been filed against him.
- 9. In the event of non-performance of the obligation by the Participant, the client is not entitled to claim any compensation either from the Investor Protection Fund or from any fund of NSEIL/ BSE or NSCCL/ ICCL
- 10. In case of any dispute between the Participants and the investors arising out of this facility, NSEIL/BSE and / or NSCCL/ICCL agrees to extend the necessary support for the speedy redressal of the disputes.

Yours faithfully		
Signature:	Client Code:	
Notes Circumstance and in annual for NCC MECC on DCC CARD ME on Total	A	



LETTER OF AUTHORISATION

To,

Raghunandan Capital (P) Ltd.

Dated _____

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004

Sub: Letter of Authority

I/We am/are dealing in shares/securities/commodities with you in various exchange segments and in order to facilitate ease of operations. We authorize you as under:

1. Delivery of order/trade confirmation/cancellation:

I/We hereby authorize 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 and confirmation issued by you.

2. Telephonic Conversation:

I/We request you to consider my/our telephonic instructions for order placing/order modification/order cancellation as a written instruction and give us all the confirmation on telephone unless instructed otherwise in writing. I/We am/are getting required details from contracts issued by you.

3. Set off of outstanding:

I/We authorize you to set off outstanding in any of my / our accounts against credits available or arising in any other accounts maintained with you irrespective of the fact that such credits in the accounts may pertain to transactions in any segment of the Exchange and / or against the value of cash margin or collateral shares provided to you by me / us. I further authorise you to debit the financial charges @ 18% per annum of the outstanding debit balance, if any, in my account and not settled as per the exchange requirement.

4. Charges & Balance Maintenance:

I/We have a Trading As well as depository relationship with Raghunandan Capital Pvt. Ltd. Please debit the charges relevant with depository services from my/our trading account on monthly basis. I/We also agree to maintain the adequate balance in my/our trading account / pay adequate advance fee for the said reason.

I/we hereby agreed to maintain adequate cash collateral as per SEBI/ Exchange circular and always comply the above circular. In case of non-compliance as above, I/ we hereby authorized you as below:-

You, hereby reserve right to levy interest upto 2% per month, to be calculated on daily basis on shortage in cash collateral, if I/we fails to keep cash collateral upto 50% of total margin obligation for the day, which is essential requirement of the exchange.

Further, you, hereby reserve right to levy interest upto 2% per month, to be calculated on daily basis on shortage in total collateral, if I/we fails to keep total collateral upto 110% of total margin obligation for the day. This requirement is mandatory for the member towards the exchange

5. Authority for intimation

I/ we shall authorise you to send SMS and email to registered email/ mobile no. in respect of my Trading and Demat account.

Signature:	
0	



6. Facsimile Authorisation

During the operation of my trading I may require to place order instructions through Fax/Scan, I therefore authorise you to honor the instruction and orders send through Fax/Scan copy send by me/ us.

7. Pro Trading Intimation:

I/We have been informed that RCPL is doing Pro trading in addition to trading for clients.

8. I/We have been explained that I/We may not opt to give any of the above authorisation and that the above authorisations are voluntary on my/our part and that I/We can revoke this authorisation at any point of time during the operation of my/our trading account with you by giving you a notice in writing.

Tha	and On Behalf of Constituent anking you, ars faithfully	
Sign	nature:	
Nan	me:	
_	ghunandan Capital Pvt. Ltd. 257 B, Near Ashish Palace, Sultan Ganj, Agra - 28200	Date :
Dea	ar Sir,	
	terms of SEBI Circular No. CIR/MIRSD/64/2016 owing documents either electronically or physic	5 dated July 12, 2016, I/We have the option of receiving the cally:
a.	Rights & Obligations of stock broker, sub-broker rights & obligations in case of internet/ wireless	oker and client for trading on exchanges (including additionalss technology based trading);
b.	Rights and Obligations of beneficial owned	er and depository participant as prescribed by SEBI and
c.	Uniform Risk Disclosure Documents (for all se	egments/ exchanges); and
d.	Guidance Note detailing Do's and Don'ts for t	rading on stock exchanges.
e.	Policies and Procedures as per SEBI Circular N	No. MIRSD/SE/CIR-19/2009 dated 03rd December, 2009
f.	I have read and understood the investor char	ter as available on companies website.
Acc	cordingly, I wish to receive the abovesaid docum	nents in the below mentioned manner:
[Electronically Physically	
Sign	nature:	Client Name ·



RUNNING ACCOUNT AUTHORISATION

To,

Raghunandan Capital (P) Ltd.

Dated		
Datea		

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004

Sub: 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/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) of any
 segment(s) of any or all the Exchange(s)/Clearing Corporation unless I/We instruct you otherwise.
- 2. I/We request you to settle my funds after making necessary retention as per frequency option given below:-

Once in a calender Month Once in every calender Quarter

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 funds towards my settlement / margin obligations and may also retain the fund expected to be required to meet margin obligation, calculated in the manner specified by the exchanges.
- 4. I/We confirm you that I/We shall bring to your notice any dispute arising from the statement of account or settlement so made in writing preferably within 7 working days from the date of receipt of funds or statement of account or statement related to it, as the case may be at your registered office.
- 5. This Running account authorization would continue until it is revoked by me by giving a notice in writing.

Thanking you

Yours faithfully,

Client Name:

Client Code:

VOLUNTARY



PARTICIPANT-CLIENT AGREEMENT FOR SECURITIES LENDING AND BORROWING

This agreement is made and executed at	on this	day of	20	
Between:				
Mr./Ms./M/s	,an in	dividual/a partne	ership firm/a body	/ corporate,
registered / incorporated under the provisions his/her/its office/ registered office at		-	′ Companies Act,1	956, having
		, ŀ	nereinafter refer	red to as
"Participant" (which expression shall, unless read and include his/her heirs, executors and admi survivor or survivors of them and the heirs, exand legal representatives, as the case may be) or And	inistrators/ the par ecutors and admi	rtners of the said	d firm for the time	e being, the
Mr./Ms./M/s	,an in	dividual/a propri	etary concern/a	partnership
firm / a body corporate, registered / incorpora Companies Act, 1956, having his /her / its Perm his/her/its residence/registered office at	nanent Account Nu	ımber	·	
hereinafter referred to as " Client " (which expre be deemed to mean and include his /her heirs,		. •		•

WHEREAS:

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

the said firm, the survivor or survivors of them and the heirs, executors and administrators of such last

survivor/its successors and legal representatives, as the case may be) of the **Other Part**.

- The AI is registered as an approved intermediary under the SEBI Scheme and is, therefore, authorised to facilitate lending and borrowing of securities in accordance with the SEBI Scheme and Circulars of SEBI from time to time. Accordingly, the AI has framed the Securities Lending and Borrowing Scheme (hereinafter referred to as "SLBS") for facilitating lending and borrowing of securities through persons registered as "Participants".
- iii. Under the said SEBI Circular, there would be one master agreement with two individual parts. The first part of the agreement would be between the AI and the Participants and the second part of the agreement would be between the Participants and the Clients. Securities lending and borrowing can be undertaken by the Participants either on their own account or on account of the Clients registered with them by entering into an agreement with them.
- iv. Accordingly, the Participants who are desirous of lending or borrowing securities under the SLBS are required to enter into an agreement with the AI which shall be referred to as "Part A". The Participants are also required to enter into an agreement with their respective Clients which shall be referred to as "Part B". Part A and Part B together shall constitute the master agreement.
- The Participant has accordingly approached the AI for participating in the SLBS and the AI has agreed to facilitate such participation subject to the terms and conditions contained in the master agreement.
- The Client is desirous of participating in the SLBS and, therefore, has approached the Participant. The Participant has satisfied itself about the genuineness and financial soundness of the Client and the



- objectives relevant to the services to be provided and is therefore, agreeable to facilitating such participation subject to the terms and conditions contained herein.
- vii. The Participant has made the Client aware of and the Client has understood the precise nature of the Participant's liability under SLBS including any limitations, the liability and the capacity in which the Participant acts.
- viii. Subject to the SEBI Scheme, Circulars of SEBI, SLBS and Circulars issued thereunder, and/or the Rules, Byelaws, Regulations of the AI as a Clearing Corporation as applicable and as in force from time to time, the parties hereto agreed as under.

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

LEGAL FRAMEWORK

- 1.1. Securities lending and borrowing shall be facilitated by the AI in accordance with the provisions of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder by the AI and the Rules, Byelaws and Regulations of the AI as a Clearing Corporation as applicable.
- 1.2. Unless the context otherwise requires, the words and expressions used herein shall have the same meaning as defined in Securities Contracts (Regulation) Act, 1956 or Securities and Exchange Board of India Act, 1992 or Securities Lending Scheme, 1997 or Depositories Act, 1996 or the rules and regulations made thereunder respectively or Circulars of SEBI or SLBS and the Circulars issued thereunder and the Rules, Byelaws and Regulations of the Al as a Clearing Corporation.
- 1.3. The provisions of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder and the Rules, Byelaws and Regulations of the AI as a Clearing Corporation as applicable and Part A of the Master Agreement shall be deemed to be an integral part of this agreement and all the transactions under the SLBS by the Client shall be strictly in accordance with thereof. In the event of any conflict or contradiction between the provisions of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder and the Rules, Byelaws, Regulations of the AI as a Clearing Corporation as applicable, and this agreement, the provisions of the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder, the Rules, Byelaws and Regulations of the AI as a Clearing Corporation shall prevail over this agreement. The provisions of this agreement are in addition thereto and not in derogation thereof.
- 1.4. The provisions of this agreement shall become applicable to the SLBS or such other scheme as may be framed for securities lending and borrowing by the AI with the prior approval of SEBI or as may be permitted by SEBI unless otherwise specified by the AI.

1.5. Master Agreement

- 1.5.1. There shall be one Master Agreement with two individual parts viz. Part A and Part B.
- 1.5.2. The agreement between the AI and the Participant constitutes Part A and this agreement constitutes Part B.
- 1.5.3. The provisions of Part A shall form part and parcel of this agreement. A certified true copy of Part A is annexed to this agreement.

2. ELIGIBILITY CRITERIA

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

CONSIDERATION

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



4. RIGHTS OF THE PARTICIPANT

4.1. Margins

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

4.2. Recovery

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

5. OBLIGATIONS OF THE PARTICIPANT

5.1. Issue of Confirmation Memo

The Participant shall, upon execution of the Client's transaction on the order matching platform of the AI, issue the confirmation memo in the specified format or such other documents to the Client within such time as may be prescribed by the AI from time to time.

5.2. Money / Securities to be kept in Separate Bank Account

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

5.3. Update on Settlement Process

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

5.4. Compliance with Know Your Client Norms

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

5.5. Reconciliation of Account

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

5.6. Return of Securities and Lending Fees

- 5.6.1. Where the Client is a lender unless otherwise agreed upon between the Participant and the Client -
- 5.6.1.1. The Participant shall ensure the return of securities to the Client by transferring the same to the Client's account within such time as may be prescribed by the AI.
- 5.6.1.2. The Participant shall ensure the return of the lending fees to the Client within such time as may be prescribed by the AI.

5.7. Delivery of Securities



- 5.7.1. Where Client is a borrower unless otherwise agreed upon between the Participant and the Client –
- 5.7.1.1. The Participant shall ensure the delivery of securities to the Client by transferring the same to the Client's account within such time as may be prescribed by the AI.

6. RIGHTS OF THE CLIENT

- 6.1. Where the Client is the lender unless otherwise agreed upon between the Participant and the Client -
 - 6.1.1. The Client shall be entitled to receive the securities lent or financial compensation in lieu thereof, computed in such manner as may be specified by the AI from time to time.
 - 6.1.2. The Client shall be entitled to receive lender's fee for the securities lent.
- 6.2. Where the Client is the borrower unless otherwise agreed upon between the Participant and the Client -
 - 6.2.1. The Client shall be entitled to receive securities borrowed or financial compensation in lieu thereof, computed in such manner as may be specified by the AI from time to time.
 - 6.2.2. The Client shall be entitled to receive from the Participant, the collateral in case the Client has deposited securities approved by the AI as collateral.
- 6.3. Notwithstanding any other provisions of the Master Agreement, the Client shall be entitled to have all the rights that are conferred on it from time to time under the SEBI Scheme, Circulars of SEBI, SLBS and the Circulars issued thereunder.

7. OBLIGATION OF THE CLIENT

7.1. Abide by Law & Acquaintance to Law

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

7.2. Update & Comply with the Settlement Process

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

7.3. Processing Charges

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

7.4. Change in Client Registration Form

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

7.5. Authorised Representative

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

7.6. Return of Securities

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

7.7. Payment of Margins

The Client agrees to pay such margins as may be specified by the Participant in accordance with the



requirement of AI or SEBI from time to time.

7.8. Exposure / Position Limits

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

7.9. Securities lent to be Unencumbered

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

7.10. Collateral

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

7.11. Insolvency

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

7.12. Cancellation of Transactions

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

7.13. Discontinuation of SLBS and Participation in SLBS

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

8. ARBITRATION

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

GOVERNING LAW AND JURISDICTION

- 9.1. This agreement shall be governed by and construed in all respects in accordance with the laws of India.
- 9.2. In relation to any legal action or proceedings to which the AI is a party, the parties irrevocably submit to the exclusive jurisdiction of the courts of Mumbai, India and waive any objection to such proceedings on grounds of venue or on the grounds that the proceedings have been brought in an inconvenient forum.



9.3. In relation to any legal action or proceedings to which Al is not a party, the parties irrevocably submit to the jurisdiction of any competent court of law where the Client ordinarily resides at the time of execution of the transactions under the SLBS.

10. EFFECTIVE DATE

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

11. TERMINATION

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

12. AMENDMENT

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

13. HEADINGS

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

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

The Client's Signature/ Authorized Signatory	The Participant's Signature/ Authorized Signatory
Signed by:	Signed by:
Title:	Title:
Name of the Client:	Name of the Participant :
Witness:	Witness:
1.	1.
2.	2.



CONSENT / AUTHORIZATION TO AVAIL MARGIN TRADING FUNDING

To,

Raghunandan Capital (P) Ltd.

Dated		
Daien		

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004

- I/we am/are interested in activating my/our account for avail margin trading funding with Raghunandan Capital (P) Ltd. (RCPL). I/we hereby authorize you to activate my/our account for the above mentioned funding as per my consent.
- I/we agree and understand to the terms and conditions of Margin Trading Funding provided by RCPL. I/we do hereby agree to be bind by such provisions as outlined in these documents and act in accordance with the same while availing the margin trading funding.
- I/we hereby undertake to refer to the updated policies and procedure as posted on RCPL website and abide by the same.
- I/we confirm and agree to receive all the communication such as confirmation of orders/trades, margin calls, decisions/calls to liquidate the collateral/ positions /security on my registered email address or registered mobile number provided with RCPL send electronically by RCPL.
- I/we understand that by availing the funding to trade under Margin Trading, i/we authorize RCPL to treat all my/our trade in group I securities (further classified by RCPL), which are not covered by 100 % margin (i.e. Cash in ledger) as trades under Margin Trading Funding and accordingly I/we authorize RCPL to report all such trades to the exchange(s) on next day as Margin Trading Trades.
- I/we understand and acknowledge that RCPL would consider entire clear ledger credit balance in normal trading ledger for adjustment against the margin trading funding trades (Ledger) and would levy the interest on the net debit balance in the MTF Ledger.
- I/we understand and agree that the interest would be calculated and levied on a daily basis at the rate mutually agreed between client and RCPL from time to time

Thanking you		
Yours faithfully,		
	Client Name :	
Signature:	Client Code :	



ONLINE MARKETING AFFILIATE

To,

Raghunandan Capital (P) Ltd.

Dated _____

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultangani, Near Ashish Palace, Agra-282004

Dear Sir,

In addition to opening my/ our trading and DEMAT account, I/ we also wish to associate with you as an Online Marketing Affiliate.

I/ We hereby confirm you that-

- 1. I/ We have read the present Rules, Byelaws and Regulations of the Exchange & undertake to abide by them & any modifications/amendments thereof.
- 2. If We understand that the reward policy in the above said affiliate programme will be the same as updated on the website of the Company from time to time.
- 3. I/We understand that I/We are not supposed to induce the client under any influence, misrepresentation and false information merely for the purpose of generating the revenue.
- 4. I/ We ensure you that I/We will only make true and fair commitment to any prospective client of the company.
- 5. I/We understand that I/ We will be provided the online access through secured password and that will not be disseminated by me to any one and the leads will be inserted by me/us through the online back office provided to me/us by you.
- 6. I acknowledge the fact the Company reserves the right to accept or reject the client referred by me and I will be bound by it.

Client Signature :	
<u> </u>	
Client Name :	



ELECTRONIC CONTRACT NOTE (ECN) DECLARATION APPENDIX - A

Signature

Го,			
Raghunandan Cap		Dated	
Regd. Office : Unit No. 601 Zone-5, DTA, Gandhinagar	to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,		
•	anganj, Near Ashish Palace, Agra-282004		
Dear Sir,			
,	a client with Member	M/s	
of		Exchange undertake as	follows:
	the Member has to provide physical contra vant the same in the electronic form.	act note in respect of all the trades pla	ced by me
• I am aware that t	he Member has to provide electronic contr	act note for my convenience on my rec	լuest only.
physical contract	ber is required to deliver physical contract n notes. Therefore, I am voluntarily requesting carried out / ordered by me.		
 I have access to email operations 	a computer and am a regular internet use	er, having sufficient knowledge of hai	ndling the
 My email id is and not by some 	one else.	This has been crea	ted by me
I am aware that t	: his declaration form should be in English c	r in any other Indian language known	to me.
	this authorisation can be revoked at any ti	,	
with the physical con	on has been read and understood by me. I tract note, and do hereby take full respons be reproduced in own handwriting of the	sibility for the same]	ensing
Client Name			
Unique Client Code			
PAN			
Address			
Signature of the Client			
Date		Place	
Verification of the clien	t signature done by Name of the designated of	icer of the Member	

Date

VOLUNTARY



DECLARATION, INDEMNITY CUM UNDERTAKING FOR NAME DISCREPANCY IN PAN CARD, BANK PROOF & ADDRESS PROOF

lo,	aghunandan Capital (P) Ltd.
Reg	gd. Office : Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,
	ne-5, DTA, Gandhinagar - 382355, Gujarat rp. Office : 26/257B, Sultanganj, Near Ashish Palace, Agra-282004
	s/o., w/o., d/o
	, refer to my Trading and Demat Account
	th Raghunandan Capital Pvt. Ltd. (RCPL) do herby affirm, declare and undertake that
1.	That my name as it appears on my trading account is
2.	That my name as it appears on my demat account is
3.	That my name as it appears on the Income Tax website is
4.	That my name as it appears on the Address proof is
5.	That my name as it appears on my Pan Card is
6.	That my name as it appears on the Bank Proof is
7.	That my name as it appears on my Aadhaar Card is
8.	That above mentioned names, on Trading account, Demat account, Income Tax website, Address proof, Aadhaar,
	PAN Card No and Bank account bearing no are mine alone.
9.	That I hereby request RCPL to maintain my name in Demat and trading account as per the name appearing on the income tax website/ PAN Card.
10	. That I promise and undertake to get my PAN card altered in accordance with my name as appearing on the Income tax within 45 days from the date of signing this undertaking. RCPL may, at its sole discretions, terminate my trading and demat account in the event of me not getting my name altered within 45 days of signing this undertaking.
11	. That I further undertake to open a bank account in accordance with the name as appearing on the income tax website within a week from the date of signing this undertaking.
12	. I further undertake that in case my name has been changed after approval from government authorities and notification gazette. I shall get the name change effected in PAN, Bank account etc. and furnish immediately to RCPL.
13	. That I further declare that I am responsible and I shall indemnify & keep indemnified RCPL, its directors, officers, employees, agents from and against any all losses, claims liabilities, obligations, damages, deficiencies, judgments, action proceedings arising out or in relation to corporate benefits, IPO refund, Foreign exchange Management Act (FEMA) transfer, dematerialization of securities, rematerialization of securities, dividends, interest etc., that may arise out Declaration-cum-undertaking and/or acting on this basis.
be	at the contents of this declaration, indemnity-cum-undertaking have been explained to me in vernacular and I have understood fore signing it. That the declaration, indemnity-cum-undertaking given by me to RCPL is by my absolute free will and coercion, due influence, pressure etc., and at present I am having sound health and mind.
Cli	ent Signature :
Cli	ent Name :

VOLUNTARY



Raghunandan Capital Pvt. Ltd.

(Depository Participant - CDSL) DPID: 12069700, DP SEBI Regn. No. IN-DP-213-2016

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53, Zone-5, DTA, Gandhinagar - 382355, Gujarat Corp. Office: 26/257B, Sultangani, Near Ashish Palace, Agra-282004

Terms & 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 otherwise.

Fees, Charges and deposits

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

Availability:

mobile number.

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

Receiving Alerts:

- 1. The depository shall send the alerts to the mobile phone number provided by the BO while registering for 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 period.
- 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the services depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever.
- 4. The BO further acknowledge that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/or in accuracy. In case of 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 errors 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 an account to avail SMS alerts facility.
- 5. The BO authorized the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com The BO is advised not to inform the service provider about any such unauthorized debit to/transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.
- The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever.



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

Fees:

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

Disclaimer:

The depository shall made 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 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 an 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, changes and expenses whatsoever which a depository may at any time incur, sustain, suffer or be put to as a consequence of or arising out or interference with or misuse, improper or fraudulent use of the service by the BO.

Amendments:

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

Governing Law and Jurisdiction:

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

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

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

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

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

DP ID	12069700	
BO ld		
Sole/First Holder's Name		
Second Holder's Name		
Third Holder's Name		
Mobile No. on which messages are to be sent (Please write only the mobile number without prefixing country code or zero)		
The Mobile Number is registered in the name of		
(Please write only ONE valid Email Id on which communication; if any, is to be sent)		
Signature of Sole/First Holder	Signature of Second Holder	Signature of Third Holder
N CASE OF JOINT HOLDING, ALL JOINT HOL Please do not use correction fluid, all cutti		holder(s).
Place : Agra		Date://20



DEMAT DEBIT & PLEDGE INSTRUCTIONS (DDPI) For Operating Beneficiary Account

I/We have been /shall be dealing through you as my/our broker on various Stock exchanges(s) such as NSE/BSE/MSEI/MCX/NCDEX and as my/our Depository Participant (DP) with respect to my /our Trading Account opened /to be opened under captioned Unique Client code (UCC) and Demat /beneficial owner (BO) account opened /to be opened & mapped with my/out said Trading account. I/We authorize you to follow these instructions across exchanges & across segments in which I/We have already opened accounts with you, or I/We may open account in future. As my/our Broker i.e agent & or DP. I/We direct and authorize you to carry out dealings on my/our behalf as per instructions given below:

For my/our convenience & in order to facilitate the proper execution of all transactions by me/us in pursuant to agreement(s)

Entered /to be entered with M/S Raghunandan Capital Pvt. Ltd. I/We hereby agree & authorize FIPL to operate my/our Demat /BO account (s) Opened /to be opened and mapped with MY/OUR AFORESAID Trading account to transfer/pledge/re-pledge/de-pledge securities from my/our BO account(s) only RCPL BO account and /or Exchange(s) related pool and Margin Account of RCPL specified here in below.

Exchange	Depository	CMBP ID	DP ID	Account No.	Account Type
NSE	NSDL	IN515899	IN300966	10512432	Pool Account
NSE	CDSL	NA	12069700	00120071	Pool Account
NSE	CDSL	NA	11000011	00021005	NSE Early Pay-in A/c
BSE	NSDL	IN661124	IN300966	10536142	Pool Account
BSE	CDSL	NA	12069700	00000056	Pool Account
BSE	CDSL	NA	11000010	00021197	BSE Early Pay-in A/c

Depository	TM/CM-Client Securities Margin Pledge Account	DP ID	Account No.
	ALL SEGMENT		
CDSL	TM/CM-Client Securities Margin Pledge Account	12069700	00119640

Further, please note that while I /We am/are entitled to the revoke this DDPI authorization at any time, by sending signed physical letter of revocation, through Regd/Speed post at your abovementioned address. I/We agree that till the time my/our revocation request will be processed and updated in your records, RCPL will continue to be authorized to transfer/pledge/re-pledge/de-pledge securities under this DDPI authorization against my/our obligations, if any, in my/our captioned trading /demat account.

I/We shall be liable for all the loses, damages and actions which my arises a consequence of your adhering to and carrying out my/our directions given above and further agree that you shall not be liable for any claim what so ever, or for any consequential, incidental, special or exemplary damages, caused by transfer/pledge/repledge/de-pledge of securities under this DDPI authorization FOR THE FOLLOWING PURPOSES.



Purpose 1	Transfer of securities held in the beneficial owner accounts of the client towards Stock Exchange related deliveries / settlement obligations arising out of trades executed by clients on the Stock Exchange through the same stock broker.			
Purpose 2	Pledging / re-pledging of securities in favour of M/s Raghunandan Capital Pvt. Ltd. as a Trading Member (TM) / Clearing Member (CM) for the purpose of meeting margin requirement of the clients in connection with the trades executed by the clients on the Stock Exchange.			
Purpose 3	Mutual Fund transactions being executed on Stock Exchange order entry platforms.			
Purpose 4	Purpose 4 Tendering shares in open offers through Stock Exchange platforms.			
Signature of	of Sole/First Holder Signature of Second Holder Signature of Third Holder			

Signature of Co-parceners in case of HUF Account					
S.No.	Name of Co-parceners	Date of Birth	Signature of Co-parceners		

MANDATORY



Raghunandan Capital Pvt. Ltd.

(Depository Participant - CDSL) DPID: 12069700, DP SEBI Regn. No. IN-DP-213-2016

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004

Schedule for DP Service charges for normal Demat A/c w.e.f. 15th June 2021 SCHEDULE - A

	Yes, I want to avail the BSDA Facility No, I do not want to avail BSDA Facility If Yes, Please sign the BSDA Tariff				
S. No.	PARTICULAR	SCHEME - A (R-MONEY RELAX)	SCHEME - B (R-MONEY ULTRA SAVING)		
1.	Account Maintenance Charges	Rs. 299/- per annum Charged Quarterly	Rs. 599/- for first 3 Years*		
2.	Dematerialisation Charges	Rs. 50/- Per DRF plus (Courier Charges Rs. 5/- per Certificate as applicable)	Rs. 50/- Per DRF plus (Courier Charges Rs. 5/- per Certificate as applicable)		
3.	Rematerialisation Charges	Rs. 50/- Per RRF plus Rs. 5/- per Certificate and Courier charges as applicable	Rs. 50/- Per RRF plus Rs. 5/- per Certificate and Courier charges as applicable		
4.	Intra DP charges per Instruction	Rs. 20/- or .01% of the transaction value whichever is higher	Rs. 20/- or .01% of the transaction value whichever is higher		
5.	Inter DP charges per Instruction	Rs. 20/- or .02% of the transaction value whichever is higher	Rs. 20/- or .02% of the transaction value whichever is higher		
6.	Pledge charges (per Transaction) Creation Invocation / Closure / Acceptance	.02% of the transaction value or Rs. 50/- whichever is higher	.02% of the transaction value or Rs. 50/- whichever is higher		
7.	Margin Pledge and	Rs. 20/- per ISIN	Rs. 20/- per ISIN		

In addition to the above the following out of pocket expenses shall also be charged.

- 1. Instruction Booklet: Rs. 50/- Containing 5 Leaves plus courier charges.
- 2. Failed Instruction Intimation: Rs. 30/- per intimation per instruction.
- 3. Additional Statement of Holding/Transaction: Rs. 25/- or Rs. 2/- per Page whichever is higher + Postage
- 4. Non periodic statement & other communications shall be charged @ Rs. 25/- or Rs. 2/- per page whichever is higher.
- 5. Charges are subject to revision at Depository Participant's sole discretion by giving 30 days notice.
- 6. In case of demat rejection postage charges as per actual for dispatch to the client for removal of objection.
- 7. Any other services not specified above shall be charged extra.
- 8. GST will be charged extra as per regulation.
- 9. Any Modification in client master will be charged @ Rs. 30/- per modification.
- 10. All the charges are payable on monthly basis under scheme A and under all other schemes all charges are payable upfront.
- 11. Raghunandan Capital Pvt. Ltd. may suspend/freeze the depository services of the account holder on non payment of outstanding bill till the outstanding DP service Charges is received.
- 12. For Corporate A/c's additional Rs. 999/- in scheme A and Rs. 1999/- for Scheme B will be charged per annum towards CDSL AMC.
- 13. In case of BSDA account AMC will be charged as applicable for BSDA account (If holding value is less than Rs 50,000; Nil, Holding between Rs 50,000 to Rs 2,00,000; Rs 100 Per Annum). All other charges shall be as per scheme opted by the client.
- 14. Account maintenance charges of Rs. 299/- per annum after completion of first three year will be charged for Scheme B. Note: Rs. 100/- POA stamp paper charges are included with upfront charges in all schemes.

Signature of Sole/First Holder	Signature of Second Holder	Signature of Third Holder	
	(48)		



FATCA & CRS Declaration - Individual

To,

Raghunandan Capital (P) Ltd.

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultangani, Near Ashish Palace, Agra-282004

Account Code :			Dema	at ID :	
Name :					
Do you have any	non-indian Country(ie	s) of Birth / Citizer	nship / Nationality and	d Tax Residency?	Yes No
Sole/First Holder/G	uardian Yes No	Second Holder	Yes No	Third Holder	Yes No
Country of Birth		Country of Birth		Country of Birth	
Country of Citizenship/ Nationality		Country of Citizenship/ Nationality		Country of Citizenship/ Nationality	
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	Are you a US Specified Person?	Yes No Please provide Tax Payer Id
Country of Tax Residency* (Other then India)	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.		1.	
2.		2.		2.	
3.		3.		3.	

FATCA - CRS Terms & 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 Raghunandan Capital Pvt. 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).

First / Sole Holder Signature	Second Joint Holder Signature	Third Joint Holder Signature

^{*}Please indicate all countries in which you are a resident for tax purpose and associated Taxpayer identification number.



FATCA & CRS TERMS & CONDITIONS - FOR INDIVIDUAL

The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income tax Rules, 1962, which require Indian financial institutions to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our unit holders. In relevant cases, information will have to be reported to tax authorities / appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the folio(s) or any proceeds in relation thereto.

Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Please note that you may receive more than one request for information if you have multiple relationships with us or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information. It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form.

In case investor has the following Indicia pertaining to a foreign country and yet declares self to be non-tax resident in the respective country, investor to provide relevant Curing Documents as mentioned below:

FATCA/ CRS Indicia observed (ticked)	Documentation required for Cure of FATCA/ CRS indicia
U.S. place of birth	 Self-certification that the account holder is neither a citizen of United States of America nor a resident for tax purposes; Non-US passport or any non-US government issued document evidencing nationality or citizenship (refer list below); AND Any one of the following documents: Certified Copy of "Certificate of Loss of Nationality or Reasonable explanation of why the customer does not have such a certificate despite renouncing US citizenship; or Reason the customer did not obtain U.S. citizenship at birth
Residence/mailing address in a country other than India	 Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and Documentary evidence (refer list below)
Telephone number in a country other than India	 If no Indian telephone number is provided Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and Documentary evidence (refer list below) If Indian telephone number is provided along with a foreign country telephone number Self-certification (in attached format) that the account holder is neither a citizen of United States of America nor a tax resident for tax purposes of any country other than India; OR Documentary evidence (refer list below)
Standing instructions to transfer funds to an account maintained in a country other than India (other than depository accounts)	 Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and Documentary evidence (refer list below)

List of acceptable documentary evidence needed to establish the residence(s) for tax purposes:

- 1. Certificate of residence issued by an authorized government body*
- 2. Valid identification issued by an authorized government body* (e.g. Passport, National Identity card, etc.)
- * Government or agency thereof or a municipality of the country or territory in which the payee claims to be a resident.



		FAT	CA & CRS D	Declaration - N	on	Individual	
Name	2			Trading Code			
DP Co	ode			PAN			
Pleas	e tick the applicable ta	ax resid	lent declaratio	n			
Is "En	tity" a tax resident of an	y count	ry other than In	dia		Yes No	
(If yes	, please provide country/	ies in w	hich the entity is	a resident for tax pu	rpos	ses and the associated Tax	ID number below.)
						Identifica	ation Type
Sr. No	o. Country		Tax Identificat	ion Number			please specify)
1.							
2.							
3.							
						:. cation number or Global Ent	ity Identification Number
In case	the Entity's Country of Inco	rporation	n / Tax residence is	U.S. but Entity is not a S	pecif	ied U.S. Person, mention Enti	ty's exemption code here
	PART A (to	be fil	led by Finar	ncial Institutions	or	Direct Reporting N	FEs)
	We are a, Financial instit (Refer 1 of Part C) or	tution	GIIN				
1.	Direct reporting NFE (Refer 3(vii) of Part C) (please tick as		Note: If you do not have a GIIN but you are sponsored by another entity, please provide your sponsor's GIIN above and indicate your sponsor's name below				
	appropriate)		Name of sponsoring entity				
	GIIN not available (pleas	se tick	Applied for Not obtained			– Non-participating Fl	
	as applicable)		Not require	ed to apply for - please	spe	cify 2 digits sub-category	(Refer 1 A of Part C)
PAR	T B (please fill any o	one as	appropriate	"to be filled by l	NFE	s other than Direct l	Reporting NFEs")
1.	Is the Entity a publicly trac company whose shares an established securities man	re regula	irly traded on an	Yes [(If yes, please regularly traded) Name of stock exchai		ecify any one stock exchang	e on which the stock is
2.	Is the Entity a related entity of a publicly traded company (a company whose shares are regularly traded on an established securities market) (Refer 2b of Part C)		exchange on which the Name of listed comparature of relation: Controlled by a Li	ne st any_ Su isted	ıbsidiary of the Listed Comp		
3.	Is the Entity an active NFE	(Refer 2	c of Part C)	Yes Nature of Bus Please specify the sul O (Mention code – re	o-cat	egory of Active NFE	
4.	Is the Entity a passiveNFE	s the Entity a passiveNFE (Refer 3(ii) of Part C)			sines	SS	



a Pub		BO Declaration (Mandato		
Category (Please tick a	pplicable	category):		
Unlisted Company		Partnership Firm	Limited Liability Partnership Company	Unincorporated association / body of individuals
Public Charitable Trust		Religious Trust	Private Trust	Others (please specify)
Identification Numbers fo	r EACH con	rolling person(s), confirming ALL cou strolling person(s). (Please attach add ser Reporting Statement and Auditor's Letter with	ditional sheets if necessary)	t residency / citizenship and ALL Tax I E (Refer 3(vi) of Part C)
Details		UBO1	UBO2	UBO3
Name of UBO				
UBO Code (Refer 3(iv) (A)	of Part C)			
Country of Tax residence	y*			
PAN #				
Addes	ZIP			
Address	State			
	Country			
Address Type		Residence Business Registered Office	Residence Business Registered Office	Residence Business Registered Office
Tax ID %				
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				
Percentage of Holding (%) \$				
* To include US, where controlling person is a US citizen or green card holder # 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. % 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				

Name



DECLARATION

I/We have read and understood the information requirements and the Terms & Conditions mentioned in this Form (read along with FACTA & CRS instructions) and hereby confirm that the information provided by me/us on this Form is true, correct and complete. I/we hereby agree and confirm to inform Raghunandan Capital Pvt. Ltd. for any modification to this information promptly.

I/We further agree to abide by the provisions of the scheme related documents inter alia provisions of FATCA & CRS on Automatic Exchange of Information (AEOI).

rvarric	
Designation	

Client Signature	Date	Place

For Investor convenience, Raghunandan Capital Pvt. Ltd. collecting this mandatory information for updating across all Group Companies of Raghunandan Capital Pvt. Ltd. whether you are already an investor or would become an investor in future.

Please submit the form fully filled, signed, for all the holders, separately, and submit at your nearest Raghunandan Capital Pvt. Ltd. branch or you can dispatch the hard copy to-

Raghunandan Capital Pvt. Ltd. 26/257B, Near Ashish Palace, Sultan Ganj, Agra-282004

• For Detail Terms & Conditions please visit www.rmoneyindia.com

For the use of RCPL official only



DECLARATION BY SALES PERSON / AUTHORISED PERSON

To, Raghunandan Capital (P) Ltd.		Dated
Regd. Office: Unit No. 601 to 602A, 6th Floor, D. Zone-5, DTA, Gandhinagar - 382355, Gujarat Corp. Office: 26/257B, Sultanganj, Near Ashish		
Dear Sir,		
This is in reference to the trading & Demat	account under consideration in the na	nme of
R/o		
•	t opening form & I also certify that	erified copy of under mentioned KYC with client has signed and executed the form,
The following KYC documents are checked	ed and verified from the original do	cuments :
1		
2		
3		
4		
5		
6		
7		
Date of verification of documents : The above statement is true and correct or fraud.	and made under my own free mine	d without any coercion, misrepresentation
	Cignoture	
Name of the person	Signature	Employee / Authorised person



FACT SHEET

AUTHORISED PERSON CLIENT DETAILS					
Name	Code	Signature			

CLIENT MAPP	ING DETAILS
Name of Sales Executive	Mapping Code of Sales Executive





ACKNOWLEDGEMENT LETTER

Tο

Raghunandan Capital (P) Ltd.

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53,

Zone-5, DTA, Gandhinagar - 382355, Gujarat

Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004

Dear Sir/ Madam,

I/We hereby acknowledge receipt of the following documents

- 1. Rights and Obligations of Stock Brokers, Sub-brokers and Clients (including additional rights & obligations in case of internet / wireless technology based trading).
- 2. Risk Disclosure Document for Capital Market and Derivatives Segments.
- 3. Guidance Note Do's and Don'ts for Trading on the Exchange(s) for Investors.
- 4. Policies and Procedures Document pursuant to the SEBI circular dated December 03, 2009.
- 5. Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI & Depositories.
- 6. I/We hereby acknowledge the receipt of duly executed copy of KYC and all other documents as executed by me/us. Further I confirmed that the documents for KYC submitted by me are true and correct.

Yours faithfully,

First / Sole Holder Signature	Second Joint Holder Signature	Third Joint Holder Signature

Raghunandan Capital Pvt. Ltd.

(Depository Participant - CDSL) DPID: 12069700, DP SEBI Regn. No. IN-DP-213-2016

Regd. Office: Unit No. 601 to 602A, 6th Floor, DSCCSL (53E), Road 5C, Block 53, Zone-5, DTA, Gandhinagar - 382355, Gujarat Corp. Office: 26/257B, Sultanganj, Near Ashish Palace, Agra-282004

ACKNOWLEDGEMENT RECEIPT

We hereby acknowledge the receipt of the Account opening application form

Name of the Sole/First Holder	
Name of the Second Holder	
Name of the Third Holder	



				OPTIO	ON F	ORM	FOR	SSUE OF	DIS E	OOK	FT		Inv	vestm	ent ki	nushiyo) II K
DP ID	1 2	0	6	9	7	0	0	Client ID									
First Holder	- 							- Circine is									
Second Hold	er Name																
Third Holde	r Name																
Raghunai Raghunai Regd. Office: I Zone-5, DTA, G Dear Sir / Ma I / We hereby OPTION I / We requi account thoragreement in PMS manage effected through E-DI OPTION I / We do not for E-DIS / Op	Unit No. 6 Gandhinag dam, r state tha re you to ugh I / w n favor o er) for e ough suc S. require	of to 60 gar - 382 at : of issue ye have ye have ye have the Delicon DDPL/6	Delive e issue n g deliver of At	ery Inst d a Po very in torney	[Selectruction of the content of the	et one on Slip of Atto ions f er -Cle p (DIS	of the (DIS) Is orney (Is or sett aring Is O) bookl t in fav	options give pooklet to repose pooklet to register the time of a contract of the pooklet pookl	me / u stered exchar / PMS me bei	s imm for E- _(nam ge tra manag ng, sin	ediate DIS / (e of th des [s ger/ fo ce I / V n Cap	Optec ne att settler r exec Ve hav	openi I for D orney ment r cuting ve issu vt Ltd f	DPI / / Clearelate deliv	/ exectaring and transfer in the contract of t	euted Meminsacti struct Regist	PM ber ions tion
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nstruction S	lip (DIS) k	ooklet	should	d be iss	ager o	or for	execut us imn	ing delivery nediately or	instru my/c	our rec	throu		DIS. H later d	ate.			Iver
nstruction S Yours faithfu	lip (DIS) k	ooklet	should		ager o	or for	execut us imn	ing delivery	instru my/c	our rec	throu		DIS. H	ate.			iver
nstruction S	lip (DIS) k	ooklet	should	d be iss	ager o	or for	execut us imn	ing delivery nediately or	instru my/c	our rec	throu		DIS. H later d	ate.			
Name Signatures Received O	PTION F	Final Point Form of the Corner	rst / So	d be iss	alder	or for one /	execut us imm	ing delivery nediately or Second Joi	n my/c	der	throu		DIS. H later d	ate.			
Name Signatures Received O DP ID	PTION F Sole/First See Second	Final Control of the Holder	rst / So	ole Ho	ager of sued to	IOW ISSU	LEDG	ing delivery nediately or Second Joi EMENT DIS BOOKL	n my/c	der	throu		DIS. H later d	ate.			

NACH/ECS/AUTO DEBIT UMRN				Date D D M M Y Y Y Y
MANDATE INSTRUCTION FORM				
Tick (🗸) Sponsor Bank Code			Utility Code	
CREATE MODIFY I/We hereby authorize			to debit (tick	SB/CA/CC/SB-NRE/SB-NRO/Other
CANCEL Bank a/c number				
with Bank	IFSC			or MICR
an amount of Rupees				₹
FREQUENCY Mthly Qtly H-Yrly Yrly As &	when presented		DEBIT	TYPE Fixed Amount Maximum Amoun
Reference 1 (Mandate Reference No.)		Phone No.		
Reference 2 (Unique Client Code-UCC)		Email ID		
I agree for the debit of mandate processing charges by the bank who	om I am authorizing to del	oit my account a	s per latest sch	edule of charges of the bank.
PERIOD —				
From D D M M Y Y Y Y				
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Or Until Cancelled 1.	2.			3
- This is to confirm that the declaration has been carefully read, understood & made by n	ne/us. I am authorizing the user	entity / Corporate to	debit my account, ba	ased on the instructions as agreed and signed by me.
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- I have understood that I am authorised to cancel/amend this mandate by appropriately $$	communicating the cancellation	/ amendment reques	t to the User entity /	
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⁻ This is to confirm that the declaration has been carefully read, understood & made by me/us. I am authorizing the user entity / Corporate to debit my account, based on the instructions as agreed and signed by me.
- I have understood that I am authorised to cancel/amend this mandate by appropriately communicating the cancellation / amendment request to the User entity / Corporate or the bank where I have authorized the debit.



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