Form Series No.	
Client Series No.	

JBS SECURITIES PVT. LTD.

-: Member :-

National Stock Exchange of India Ltd. (NSE) Central Depository Services India Ltd. (CDSL)

SEBI Registration Number

NSE : INZ000191134 CDSL: IN-DP-250-2016

CLIENT REGISTRATION FORM

-: Regd. Office:-707 7th Floor Sakar-1 Nr. Gandhigram Rly Stn Ashram Road Ahmedabad 380009. Ph. :(079) 48984500-05, 93280 06339 Fax. :(079) 48984505 E-mail :jbs@jbsindia.in Website: <u>www.jbsindia.in</u>

Client Code : __

Client Name : _____

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Annexure-1 ACCOUNT OPENING KIT

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Name of Stock Broker / Trading Member / Clearing Member : **JBS SECURITIES PVT. LTD.** Details of SEBI Registration Numbers : **NSE : INZ000191134**

Exchange and Segment	Details of Clearning Member
NSE F&O Segment	Glob Capital Market Ltd. 609, Ansai Bhawan, 16KG Marg, New Delhi - 110001. Sebi Reg. No. : INZ000177137 Tele. No. : 011-30412345

Depository Details :	
Name	CDSL
DP Id	12083000
SEBI Reg. No.	IN-DP-CDSL-250-2016
Registered office address	707, 7th Floor, Sakar-1, Nr. Gandhigram Rly. Stnd. Ashram Road, Ahmedabad - 380 009. Ph. : 079-48984500-05, 93280 06339 - Fax : 079-48984505 E-mail : jbs@jbsindia.in - Web. : www.jbsindia.in
Correspondence office address	SAME AS ABOVE
Compliance officer's details	Mr. Krutik J. Shah Ph. : 079-48984500 E-mail : kjs@jbsindia.in

For any grievance/dispute pleaset contact stock broker (JBS Securities Pvt. Ltd.) at the above address or email id : jbs@jbsindia.in and Phone No. Ph. : 079-48984500-05,9828006339 In case not satisfied with the response, please contact the concerned exchange(s) as per following details :

Details of Investor Grievance Cell of Respective Exchanges :

Exchange	e-mail id	Phone No.	
CDSL	complaints@cdslindia.com	1800-200-5533	
NSE	ignse@nse.co.in	022-26598100, 26598190	

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Pin/Post Code*

State/U.T. Code*

ISO 3166 Country Code*

4. CONTACT DETAILS (All c	communications will be sent	to Mobile number / Email-	ID provided) (Please refer ins	truction C at the end)	
Tel. (Off)		Tel. (Res)			Mobile	
Email ID						
5. REMARKS (If any)						
6. APPLICANT DECLARAT	TION					
 I hereby declare that the detail to inform you of any changes the misleading or misrepresenting, 	therein, immediately. Incase a	any of the above informatio				
 I hereby consent to receiving in registered number/email addre 		C Registry through SMS/Em	nail on the a	bove		
Date :		Place:			Signature	e / Thumb Impression of Applicant
7. ATTESTATION / FOR OF	FICE USE ONLY					
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Emp. Designation						
Emp. Branch						
			707, 7th	ı Floor, Sakar-1, Gan	dhigram Rly. Stn., Ashram Ro	ad, Ahmedabad - 380 009.

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Self Declaration Address Line 1*	
Address Line 1*	
Line 1*	
Line 3* City / Town / Village*	

Pin/Post Code*

State/U.T. Code*

ISO 3166 Country Code*

4. CONTACT DETAILS (All c	communications will be sent	to Mobile number / Email-	ID provided) (Please refer ins	truction C at the end)	
Tel. (Off)		Tel. (Res)			Mobile	
Email ID						
5. REMARKS (If any)						
6. APPLICANT DECLARAT	TION					
 I hereby declare that the detail to inform you of any changes the misleading or misrepresenting, 	therein, immediately. Incase a	any of the above informatio				
 I hereby consent to receiving in registered number/email addre 		C Registry through SMS/Em	nail on the a	bove		
Date :		Place:			Signature	e / Thumb Impression of Applicant
7. ATTESTATION / FOR OF	FICE USE ONLY					
	Certified Copies	E-KYC data received Video Based KYC	from UIDAI	Data receive	ed from Offline verification	Digital KYC Process
KYC VERIFI	ICATION CARRIED OUT B	Ý			INSTITUTION DET	AILS
Date			Name	J B S S E	C U R I T I E	SPVT.LTD.
Emp. Name			Code	I N 0 6 1	0	
Emp. Code				CVLKR	A 1 4 0 0 7 8	4 0 3 6
Emp. Designation						
Emp. Branch						
			707, 7th	ı Floor, Sakar-1, Gan	dhigram Rly. Stn., Ashram Ro	ad, Ahmedabad - 380 009.

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

Important Instructions:	The second states
A) Fields marked with '*' are mandatory fields.	F) List of State/ U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.
B) Tick 🗸 wherever applicable.	G) List of two character ISO 3166 country codes is available at the end.
C) Please fill the date in DD-MM-YYYY format	H) Please read section wise detailed guidelines / instruction at theend.
 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 Application Type*	New Update
(To be filled by financial instruction) KYC Number	(Mandatory for KYC update requst)
I. ENTITY DETAILS* (Please refer Instruction A at the	end)
Name*	
Entity Constitution Type* Others (Specify)	(Please refer instruction B at the end)
Date of Incorporation / Formation*	
Place of Incorporation / Formation*	Country of Incorporation / Formation* TIN or Equivalent issuing Country
PAN*	60 furnished
TIN / GST Registration Number	
2. PROOF OF IDENTITY (Pol)* (Please refer instruct	ion B at the end)
Officially valid document(s) in respect of person aut	horised to transact
Certificate of incorporation / Formation	Registration Certificate Regn. Certificate No.
Memorandum and Articles of Association	Partnership Deed Trust Deed
Resolution of Board / Managing Committee	Power of attorney granted to its manager, officers or employees to transact on its behalf
Activity Proof - 1 (For Sole Proprietorship Only)	Activity Proof - 2 (For Sole Proprietorship Only)
3. ADDRESS* (Please see instruction C at the end)	
3.1 Registered Office Address / Place of Business*	
Proof of Address* Certificate of Incorporat	ion / Formation Registration Certificate Other Document
Line 1*	
Line 2	
Line 3	City / Town / Village*
District*	PIN / Post Code* State / U.T Code* ISO 3166 Country Code*
3.2 Local Address in India (If different from Above)*	
Line 1*	
Line 2	
Line 3	City / Town / Village*
District*	PIN / Post Code* State / U.T Code* ISO 3166 Country Code*
4. CONTACT DETAILS (All communications will be s	sent to Mobile Number / Email-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	(Please refer instruction E at the end)

6. REMARKS (If any)	
7. APPLICANT DECLARATION (Please refer Instruction G at the end)	
 I hereby declare that the details furnished above are true and correct to the bes undertake to inform you of any changes therein, immediately. In case any of the al or untrue or misleading or misrepresenting, I am aware that I may be held liable for it 	pove information is found to be false
 I/we hereby consent to receiving information from Central KYC Registry t registered number/email address. 	hrough SMS/Email on the above Signature / Thumb Impression
Date: D D M M Y Y Y Place: Image: Comparison of the second secon	Signature / Thumb Impression of Authorised Person(s)
8. ATTESTATION / FOR OFFICE USE ONLY	
Documents Received Certified Copies Equivalent e-document	
KYC VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS
KYC VERIFICATION CARRIED OUT BY Identity Verification Done Date :	INSTITUTION DETAILS Name J B S E C U R I T I E S P V T. L T D.
Identity Verification Done Date :	Name J B S S E C U R I T I E S P V T. L T D.
Identity Verification Done Date :	Name J B S E C U R I T I E S P V T. L T D. Code I N 0 6 1 0 .
Identity Verification Done Date :	Name J B S E C U R I T I E S P V T. L T D. Code I N 0 6 1 0 .
Identity Verification Done Date : Emp. Name Emp. Code Emp. Designation Emp. Designation	Name J B S E C U R I T I E S P V T. L T D. Code I N 0 6 1 0 .
Identity Verification Done Date : Emp. Name Emp. Code Emp. Designation Emp. Designation	Name J B S E C U R I T I E S P V T. L T D. Code I N 0 6 1 0 .

INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- Selfattested copy of PAN card is mandatory for all clients. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly 2. attested by entities authorized for attesting the documents, as per the below mentioned list.
- If any proof of identity or address is in a foreign language, then translation into English is required. 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/PIOCard/OCICard and overseas address proof is mandatory. 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.
- For opening an account with Depository participant or Mutual Fund, for amin or, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
 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 Identil(POI): List of documents admissible as Proof of Identity:
 - PAN card with photograph. This is a mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section
 - Unique Identification Number (UID) (Aadhaar) / Passport / Voter ID card / 2 Driving license.
- Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Conditionard (Dath and Sector dur Date) Credit cards/Debit cards issued by Banks. C. **Proof of Address (POA):** List of documents admissible as Proof of Address:
- (*Documents having an expiry date should be valid on the date of submission.)
 - Passport/Voters Identity Card/Ration Card/Registered Lease or Sale Agreement of

- Residence/Driving License/Flat Maintenance bill/Insurance Copy
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old. Bank Account Statement/Passbook - Not more than 3 months old
- Self declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts. 4.
- Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinationa Foreign 5. Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
- Identity card/document with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICVVAI, ICSI, Bar Council etc., to their Mambare 6. Members.
- 7. For FII/Sub account, Power of Attorney given by Full/sub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should betaken.
- The proof of address in the name of the spouse may be accepted.

D. Exemptions/clarifications to PAN

- Sufficient documentary evidence in support of such claims to be collected.) In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc
- Investors residing in the state of Sikkim.
- UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- In India. SIP of Mutual Funds upto Rs 50,000/- p.a. 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 cord detion with the original DOM card and activities during and activities of the data activities of the data and activities of the data activiti 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). 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. Incase of Non-Individuals, additional documents to be obtained from non-individuals, over & above the PIO & POA, as mentioned below : - -

Types of entity	Documentary requirement
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/IMD (to be submitted every year) Photograph, POT POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations Photograph, POI, POA, PAN and numbers of whole time director/or undirectly 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
Turst	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/Instituitional 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 Investor (FII)	Copy of SERI 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

Details of Promoters / Parnters / Karta / Trustees and whole time directors forming a part of KNOW YOUR CLIENT (KYC) Application Form for Non-Individuals ____

AN Name DIN (for Directors) / Registered Address with Applicant Applicant (For Others) / Registered Address directors etc.)		Photogrpah	PLEASE AFFIX RECENT PASSPORT SIZE PHOTOGRAPH AND SIGN ACROSS IT	PLEASE AFFIX RECENT PASSPORT SIZE PHOTOGRAPH AND SIGN ACROSS IT	PLEASE AFFIX RECENT PASSPORT SIZE PHOTOGRAPH AND SIGN ACROSS IT	PLEASE AFFIX RECENT PASSPORT SIZE PHOTOGRAPH AND SIGN ACROSS IT	PLEASE AFFIX RECENT PASSPORT SIZE PHOTOGRAPH AND SIGN ACROSS IT
AN Name DN (for Directors) ¹ Residential / Addhar Number (i.e.	licant	Whether Politically Exposed			C PEP		
AN Name Name Name For Others) / Addrar Number / For Others) / For Others) / PN (for Directors) / PN (for Directors	PAN of the App	Relationship with Applicant (i.e. promoters, whole time directors etc.)					
		Residential / Registered Address					
		DIN (for Directors) / Aadhar Number (For Others)					
Name of Applicant No.		Name					
Name o No. No.	of Applicant	PAN					
	Name o	Sr. No.					

PEP : Politically Exposed Person RPEP : Related to Politically Exposed Person

JBS

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ADDITIONAL KYC F	FORM	FOR OPE	NING A	DEMAT	T & T	RADIN	IG AC	COUNT	т	FOR	INDIV	IDUA	ALS 8	& NC	DN-IN	DIV	IDU,	ALS
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Third Holder's Name											PAN						+	
Name*											-							
*In case of Firms, Associati persons, the name of the F	ion of Pe	rsons (AOP), Partner	ship Firm,	Unre	gistered	Trust, et	tc, althou	ugh th	ne acco	unt is o	pened	l in the	nam	e of th	ne nat	ural	
TYPE OF ACCOUNT (· · · · ·				.c., snoi		nenuo	neu ar	oove.				
STATUS		ick whiches						STATU	,									
] Individu	ual Resi	dent						🗌 Inc	lividua	al - Di	irecto	or				
					elativ	e						al HU	F/A	OP				
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				e Promo										able	Pron	notei	•	
			· .	•	·					Oth	-	-						
Foreign National] Foreigr					nal – C	Deposit	ory F	Receip	ots 🗀	Othe	rs (Sp	pecif	y)			
DETAILS OF GUARD	IAN (in	case the	accour	nt holde	r is r	ninor)			T _			гт						
Guardian's Name									P/	AN								
Relationship with App	plicant																	
						-		1							110			
I /We instruct the DP to (If not marked, the de					n my	/ / our a	ccount	[toma [:] ′es [editj			
I / We would like to in	nstruct	the DP to	accept	all the p			uctions	in my	/our									
account without any c (If not marked, the de					ur er	nd.							′es [
Account Statement R				,	ulati	on 🗌	Daily	We	eekly	/ 🗆 F	Fortnig	ghtly		Mor	nthly			
I/we request you to se	end Ele	ctronic Tra	ansactio	n cum H	oldir	ng State	ement a	at	-				′es [] No				
E-mail ID											_			_				
I/ We would like to sha				RTA														
I / We would like to re (Tick the applicable be				ault ontio	n wa	uld he	in Phy	sical)					hysic loth F					ic
I/we wish to receive divid								,	ah E(CS (If n	ot							
marked, the default optic	on would	be'Yes') (E	ECS is ma	andatory f	or loc	cations n	otified b	by SEBI	from	time to	time)	_∐Y	′es ∟	J No				
SMS Alert Facility Refer to Terms &	MOB	ILE NO.	+91													Г	Yes	
Conditions given as		datory, if y								A is no	t gran	ted					No	
Annexure-2.4	a you	l do not w	ish to av		siac	iiity, Ca	ncei th	is Optio	on)									
Transactions Using	l wish	to avail the and Condi	TRUST f	acility usi	ng th	e Mobile	numbe	r registe	ered f	or SMS	Alert I	Facilit	y. I hav			d und		od the
Secured Texting Facility (TRUST). Refer to Terms and		rish to regis						nder my	y/our	below	mentio	ned B	O ID r					
Refer to Terms and Conditions		tock Exchan				-		er Name				Clearing						
Annexure-2.6 (If marked 'Yes')																		
easi	To reg	ister for EA ces, transac	SI, please	e visit our l value of	webs the p	site www ortfolio (.cdslind	dia.com	easi	allows	a BO to	o view	his IS	IN			Yes	
1. Whether you want t		-			···· • •												No es [] No
2. Consolidate Accour				ou wish t	o rec	ceive C	AS for	all Sec	uritie	es Ass	ets.						_	
L																		

12

OTHER DETAI	LS				
					□ 10-25 Lac □ > 25 Lacs OR on (date) / /
2. Occupation	n (Please tick (\checkmark): any one and	give brief details) :		
Private Se	ctor Service	Public Sector	Government Servic	e □ Business □ Profe	ssional 🗆 Agriculturist 🖾 Retired
☐ Housewife] Forex Dealer	(I	•,
		, i	Person (PEP) Relate	d to a Politically Exposed P	erson (PEP) For detifinition of PEP, please refer guideline
4. Any other in	formation :				
PREFERENCE	FOR RECEIPT	OF DOCUMENT	S		
	eive the KYC do		mat & Do's & Don'ts	& Other documents.)	in physical in electronic
CONSENT LET	TER TO UPDAT	E MOBILE NU	MBER AND EMAIL	D IN DEMAT AND TRA	DING ACCOUNTS
			/MIRSD/15/2011 da /KRA/CKYC from be		ase note that the mobile number
Mobile No.	My Self 🛛	Spouse 🗆	Son/Daughter 🗌	Father/Mother	Not Available
E-mail ID	My Self 🗌	Spouse 🗌	Son/Daughter	Father/Mother	Not Available
Name of Per					
Name of Per	son (E-mail) _				
OPTION FOR	SSUE OF DIS B	OOKLET			
/ our CDS of with J	: I/We require L account thro BS Securitie	ugh I/We hav s Pvt. Ltd.	ve issued a Powe for executing de	of Attorney (POA) e	me/us immediately on opening my xecuted PMS Agreement in favour r setting stock exchanges trade Manager.
POA / ex instruction Mamber/	kecuted PMS is for setting s PMS Manage	agreement i stock exchang r However th	n favour of / w ge trade (settleme	th JBS Securities ent related transaction action Slip (DIS) boo	me being, since I/We have issued a Pvt. Ltd. for executing delivery n) effected through such Clearing oklet should be issued to me/us
BANK ACCOU					
	Bank Detail/Div				
Bank Name:_			Br	anch :	
branch Addre	ss:				
-A/C No.:			A/0	C Type: □ Saving □ C	Current
MICR CODE	:			Other (Oth	ner- in case of NRI/NRO/NRE)
IFSC CODE :			EC	S/RTGS/NEFT : 🗌 Ye	s 🗌 No
(ii) Photocop (iii) Photocop	by of the Bank S	tatement havin	ing the name of the g name and addres e and address of the	s of the BO	ne cheque book is issued, (or)

In case of options (ii), (iii) and (iv) above, MICR code of the branch should be present / mentioned on the document.

	TM/	DP								FC	RM F	ORN	юмі	NATI	ON					
	Name and	Addres	s					((To be	filled i	n by ind	lividuc	al apply	ying si	ngly or j	ointly)			
Da		MM		Y	Y	Y	UCC	/ DP ID		N				(lient ID					Т
									1.											
١/٧	Ve wish to make	a nomina	ation.	(As pe	er det	ails g	ven bel	ow]												
No	omination Detail	s																		
	We wish to make e event of my / c			and do	o here	eby no	ominate	the foll	owing	perso	า(s) wh	o shal	l receiv	ve all t	ne asset	s held	l in my	/ our	accour	nt in
	omination can be ominees in the ac		pto th	iree		D	etails o	f 1st No	mine	9		Detai	ls of 2"	[™] Nom	inee		Detai	ls of 3'	^d Nom	inee
1	Name of the no	ominee(s) (Mr.,	/Ms.)																
2 Share of Equally each										%					%					9
each [ifnot equally, Nominee nee please specify percentage]					Any c	dd lot aj	fter divi	sion s	nall be	transfe	rred to	the fi	rst non	ninee m	ention	ed in t	he fori	п		
3	Relationship W (If Any)	/ith the A	pplica	int																
4	Address of Nor	minee(s)																		
	State & Countr	y:						1												
			N Cod								_									
5	Mobile / T nominee(s)	elephone	No.	. of																
6	Email ID of nor	ninee(s)									\top									
7	Nominee Ident [Please tick any and provide de	one of fo	ollowi																	
	□Photograph 8 □ Aadhaar □ account no. □ Demat Account	□ SavingE Proof of I	Bank																	
Sr. N	los. 8-14 should	be filled c	only if	nomi	nee(s) is a	minor:													
8	Date of Birth { nominee(s)}	in case of	mino	or																
	Name of Guar case of minor	Name of Guardian (Mr./Ms.) {in									+									
9	case of minor	nominee	s) }																	

	City / Place : State & Country :						
		PIN Code					
11	Mobile / Telep Guardian	hone no. of					•
12	Email ID of Guardi	an					
13	Relationship of Gu nominee	ardian with					
14	Guardian Identific [Please tick any on and provide detail	e of following					
	□Photograph & Si □ Aadhaar □ S account no. □ Pro Demat Account ID	avingBank of of Identity □					
			Name(s) of ho	older(s)		Signature(s)	of holder*
Sole	e / First Holder (Mr.	/Ms.)					
Sec	ond Holder (Mr./M	s.)					
Third Holder (Mr./Ms.)							

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

Note :

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

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

То,		Date						
Trading Member	·/ Participant's Name			I				
Trading Member	·/Participant's Addre	SS						
UCC / DP ID								\square
Client ID (only fo	or Demat account)							\top
Sole/First Holde	r Name							
Second Holder N	lame							
Third Holder Na	me							
/ We hereby co	nfirm that I / We do	not wish to appoi	nt any n	ominee(s) in my	/ our tr	ading /	dema
	erstand the issues inv				• •			
	eath of all the accou ents / information fo		-					
-	nclude documents is	-		-		-		
value of assets he	ld in the trading / der	nat account.						
	Name	and Signature	of Hold	ler(s)*				

Details of the Witnes	ss			
			First Witness	
Name of witness				
Address of witness				
Signature of witness	5			
Particulars mentioned b	on the date o oy me / us in th	f making this application. In his form. I/We further agree	/We agree and undertake to intima that any false / misleading informatio	te the DP any change(s) in the details on given by me / us or suppression of an
Particulars mentioned b	y me / us in th render my ac Fi	f making this application. In his form. I/We further agree count liable for termination rst / Sole Holder or lian (in case of Minor)	that any false / misleading information	te the DP any change(s) in the details on given by me / us or suppression of an Third Holder
Particulars mentioned b	y me / us in th render my ac Fi	his form. I/We further agree ccount liable for termination rst / Sole Holder or	that any false / misleading informatic and suitable action.	on given by me / us or suppression of an
Particulars mentioned b naterial information will	y me / us in th render my ac Fi	his form. I/We further agree ccount liable for termination rst / Sole Holder or	that any false / misleading informatic and suitable action.	on given by me / us or suppression of an
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Particulars mentioned b naterial information will Name Signatures (Signatures should b DEPOSITORY ACC Main / Default DP De DP Name :	y me / us in the render my ad	his form. I/We further agree account liable for termination rst / Sole Holder or lian (in case of Minor)	that any false / misleading informatio and suitable action. Second Holder	on given by me / us or suppression of ar

POA : Yes No Depository : CDSL NSDL

TRADING PREFERENCES :

*Please Sign In The Relevant boxes where you with to trade. The segment not chosen should be stuck off by the client.

Exchanges		Segi	nent	
NSE	Cash	Signature of Applicant		Signature of Applicant
NOL	F&O	Signature of Applicant	-	Signature of Applicant
	Currency	Signature of Applicant		Signature of Applicant

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

JBS

Details of any action/proceedings initiated/pending/ taken by SERI/ 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
years: 🗌 Yes 🔲 No (If yes, please specify details)
Whether dealing with any other stock broker/sub-broker
(In case dealing with multiple stock brokers/sub-brokers, provide details of all)
Name of stock broker
Name of Sub-Broker, if any:
Client Code: Exchange:
Details of disputes/dues pending from/to such stock broker/sub- broker:
ADDITIONAL DETAILS:
Whether you wish to receive : D physical contract note D Electronic Contract Note (ECN)
Email id:
Mobile No. : (for receiving SMS Alerts)
Whether you wish to avail of the facility of internet trading/ wireless technology:
Number of years of Investment/Trading Experience:
No Prior Experienceyears in EquitiesYears in DerivativesYears in other Investment Fie
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:
Any other information:
SETTLEMENT OF CLIENT Once in a Month Once is Quarter
NTRODUCER DETAILS (Optional)
Name of the Introducer:
(Surname) (Name) (Middle Name)
Status of the Introducer: Sub-broker Remisier Authorized Person
Existing Client D Others, please specify
Address and phone no. of the Introducer:
Signature of the Introducer :

Γ.

ADDITIONAL DETAILS FOR NON-INDIVIDUALS		
TYPE OF ACCOUNT (Please tick whichever is applicable)		
STATUS		SUB STATUS
Body Corporate Banks Trust Mutual Fund OCE	B 🗌 FII	To be filled by the DP
CM FI Clearing House Other (Specify)		
	SEBI Registration Date	D D M M Y Y Y
-	RBI Approval Date	D D M M Y Y Y
Nationality Indian Other (Specify)		
OTHER DETAILS :		
1. Gross Annual Income Details (Please tick ()) : Below 1 Lac 1-5 Lac] 5-10 Lac 🗌 10-25 La	ac ☐ 25 Lacs -1 Crore ☐ > 1 Crore
2. Networth in ₹ as on (date) (Networth should be not older than 1 year)) D D	- M M - Y Y Y
 Is the entity involved / providing any of the following services : ☐ Yes ☐ For Foreign Exchange / Money Charger Services ☐ Yes ☐ No Gambling / Gambling / Lottery Services (e.g. casinos, betting syndicates) ☐ Yes Money Lending / Pawning ☐ Yes ☐ No 		
4. Any other Information :		
CLEARING MEMBER DETAILS (To be filled by CMs only)		
Name of Stock Exchange		
Name of CC / CH		
Clearing Member ID Tr	rading Member ID	
 I / We have received and read the Rights and Obligations document / 'Rights and Clearing Member Accounts) including the schedules thereto and terms & condition and by the Bye Laws as are in force from time to time. I / We declare that the particulars given by me/us above are true and to the be application. I/We agree and undertake to intimate the DP any change(s) in the or I/We further agree that any false / misleading information given by me / us or s account liable for termination and suitable action. 	ons and agree to abi est of my/our knowled details / Particulars r	ide by and be bound by the same dge as on the date of making this nentioned by me / us in this form.
DECLARATION :		
 I/We hereby declare that the details furnished above are true and correct to the to inform you of any changes therein, immediately. In case any of the above in 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 and the tariff sheet. 	e document on policy	y and procedures of the stock broke
 I/We further confirm having read and understood the contents of the 'Righ Document'. I/We do hereby agree to be bound by such provisions as outlined the standard set of documents has been displayed for Information on stock br www.jbsindia.in 	I in these documents.	I/We have also been informed that
First / Sole Hoder / Authorised Signatory Second Hoder or Guardian (in case of Minor) Authorised Signatory	,	Third Hoder Authorised Signatory
Name		
Designation		
Signature		
(Signatures should be preferably in black ink).	I	

JBS

FOR OFFICE USE ONLY :

UCC Code allotted to the client :

	Documents verified with Original	Client Interviewed by	In-Person Verification done by
Name of the Employee / SB / AP / Remiser			
Employee Code of TM			
Designation of the employee			
Date			
Signature			

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

For, JBS Securities Pvt. Ltd.

Signature of Authorised Signatory	
Date :	Seal / Stamp of the Sock Broker

INSTRUCTIONS / CHECKLIST :

1. Additional documents in case of trading in derivatives segments - illustrative list :

Copy of ITR Acknowledgment	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	Self declaration with relevant supporting			
of assets	documents			

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

- 2. Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 3. Demat master or recent holding statement issued by DP bearing name of the client.
- 4. For individuals:
 - a. Stock broker has an option of doing in-person' verification through web camera at the branch office of the stock broker/subbroker's office.
 - b. In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person' verification. Further, considering the infeasibility of carrying out 'In-person'verification of the non-resident clients by the stock broker's staff attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.
- 5. For non-individuals:
 - a. Form need to be initialized by all the authorized signatories.
 - b. Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company / firm/others and their specimen signatures.

				JBS				
DECLARATION BY KARTA								
DATE :								
То,								
JBS Securitie	es Private Limited.							
707,7TH Floo	r Sakar- 1, Nr Gandhigram Rl	y. Stn.						
Ashram Road	, Ahmedabad 3 80009.							
Subject: Our I	HUF and all co-parceners are s	stated under						
Dear sir,								
WHEREAS th	ne Hindu Undivided Family of	f (Name ofkarta)						
(hereinafter 1	referred to as the said jo	int family) caring on	business in the firm	name and style of				
		(name of HUF) a	at Address					
				inafter referred to as the				
said HUF) l	have or desired to have the	he Demat Account/Trac	ding Account with N	I/S JBS Securities Pvt				
Ltd. (hereinaf	ter referred to Member I/we	the undersigned hereby	declares					
a. T	hat we are the present adult of	co-partners of the said jo	oint family.					
	That. shri (Name of karta) _ nanager of the said joint famil			is the present karta or				
	hat we are entitled to open D	-	Account of the said joint	family				
d. T tl	That each one of us has full a he present as well as future onstituted from time to time.	nd unrestricted authority	y to act on behalf and b	bind the said HUF and all				
We confirm t	hat the affairs of the said joir	nt family and the busine	ess of the said HUF is ca	rried on mainly by karta/				
Manager Sh	ri (Name of karta)			on behalf				
and in the inte	erest and for the co-partners	of said joint family and	the same is binding to u	s.				
Details of our	HUF and all of its co-parcer	ners are stated as under:						
Sr No.	Name	Date of Birth	Relationship (with karta)	Signature				
1								
2								
3								
4 5								
	her Otata that it to it and it		d one obour the street	and he intimated to an				
	eby, State that details mentio	neu as above are true an	iu any change in them w	yourd be intimated to you				
1n W1	riting.							

Thanking You,

Yours Faithfully,

(Name & Signature of Karta with the appropriate Karta Stamp)

POLICY AND PROCEDURES

This is a mandatory /compulsory document from Broker and requires your utmost care, attention and understanding. This is an additional requirements from Broker which if contravenes any rules, regulations, articles, byelaws, circulars, directives and guidelines of SEBI and Exchanges, shall be null and void. (Refer SEBI Circular No. MIRSD/SE/Cir-19/2009 dated 3/12/2009)

Dealing in Penny Stocks:

Generally, the Broker refuses to enter any order of clients for penny stocks. The client is required to adhere to exchange/ members' guidelines and due diligence while trading in such scrips. Even trading in such scrips is very risky. As such, the stock broker may from time to time limit (quantity / value) / refuse orders in one or more securities due to various reasons including market liquidity, value of security(ies), the order being for securities which are not in the permitted list of the stock broker / exchange(s) / SEBI or illquid scrips. Depending on the market condition and risk management policy of the company, the stock broker reserves the right to refuse to provide limit in Penny Stocks and losses if any on account of such refusal shall be borne by the client only. We the broker, do hereby warn the client not to deal in any penny stocks. However, Broker at its sole discretion, may allow or disallow the clients (on case to case basis) to deal in penny stocks, subject to rules, regulations, articles, byelaws, circulars, directives and guidelines of SEBI and Exchanges as well as considering the prevalent market and other circumstances, at related point of time. The exposure limit in such scrips shall vary from client to client subject to RIMS Policy of Broker and prevalent market condition from time to time without prior notice.

Client's Exposure Limit:

The stock broker may from time to time impose and vary limits on the orders that the client can place through the stock broker's trading system (including exposure limits, turnover limits, limits to number, value and/or kind of securities in respect of which order can be placed etc.). The client is aware and agrees that the stock broker may need to vary or reduce the limits or impose new limits urgently on the basis of the stock broker's risk perception and other factors considered relevant by the stock broker including but not limited to limits on account of exchange / SEBI directions/limits (such as broker level/market level limits in securities specific/ volume specific exposure etc.) and the stock broker may be unable to inform the client of such variation, reduction or imposition in advance. The client agree that the stock broker shall not be responsible for such variation, reduction or imposition or client's inability to route any order through stock broker's trading system on account of such variation, reduction or imposition of limits. The client further agrees that the stock broker may at any time, at its sole discretion and without prior notice, prohibit or

restrict the client's ability to place order or trade in securities through the stock broker, or it may subject any order placed by the client to a review before its entry into the trading systems and may refuse to execute/allow execution of orders due to but not limited to the reason of lack of margin/securities or the order being outside the limits set by stock broker/exchange/SEBI and any other reasons which the stock broker may deem fit and proper in the circumstances. The client agrees that the losses, if any, on account of such refusal or due to delay caused by such review, shall be borne exclusively by the clients alone. The Stock broker has margin based Risk Management System. Client exposure limits are set based on collateral and funds deposited by the client. The type of acceptable collateral as well as the exposure limit varies from client to client depending upon the profile and the channel of trading of the client.

Brokerage Rate:

The Broker discloses that it shall charge a brokerage at the rate being agreed by the client with Broker (including its branches or sub-brokers) as per tariff sheet executed by the client and depending upon market circumstances or as may be prescribed in KYC document / Back office Software. However, the Broker shall adhere to the maximum permissible limit (presently not to exceed 2.5 %) as may be prescribed by SEBI / Exchanges from time to time. On option segment of Exchange, it is hereby disclosed that brokerage shall not exceed 2.5% of the premium amount or Rs 100/- (per lot) whichever is higher.

Imposition of Penalty/Delayed payment Charges:

The client agrees that any amounts which are overdue from clients towards trading or on account of any other reason to the stock broker, will be charged with delayed payment charges @ 12 to 21 % p.a. (depending upon prevalent market rate). The client agrees that the stock broker may impose fines / penalties for any orders / trades / deals / actions of client which are contrary to this agreement or understanding as per KYC documents / rules / regulations / byelaws / circulars / guidelines / direction of the Exchange or SEBI or under any other law for time being in force, at such rates and in such form as it may deem fit. Further where the stock broker has to pay any fine or bear any punishment from any authority in connection with or as a consequence of or in relation to any of the orders / trades / deals / actions of the client, the same shall be borne by the client.

However, the client discloses that he/she/it is aware and specifically agree that charging of delayed payment charge by stock broker is just an additional / ad-hoc facility and shall not be construed / resulted into permanent practice leading to funding by broker in contravention of applicable laws.

Sell of Securities or Closing Open Position:

The Client also agrees and confirms and undertake to immediately deposit with the stock broker such funds, securities or other acceptable security which the stock broker may in its own discretion from time to time require as margin. The client agrees that the stock broker shall be entitled to require the client to deposit with the stock broker a higher margin that prescribed by the Exchange. The client is liable to pay an initial margin upfront on or before creating a position in any cash of Derivatives Contract. Such margin shall be decided upon by the Stock Broker or the Exchange from time to time. Furthermore, the client is liable to pay (or receive) daily margins depending on whether the price of derivatives contract moves for or against the position undertaken. The client may also be liable to pay with holding margin, special margin or such other margins as are considered necessary by the stock broker or the Exchange form time to time. The stock broker is permitted in its sole and absolute discretion to collect additional margins (even though not imposed by any exchange or SEBI) and the client shall be obliged to pay such margins. In case the client does not provide the required margin or any other payment whatsoever within the time frame specified by the stock broker, the stock broker shall have the right to appropriate and / or sell and /or instruct to sell and/or transfer all or any securities pledged or money in client's account and/or any associated account and/or any proceeds thereof, square-off all or any outstanding positions, prevent any new orders from being placed and / or executed by the client or take such other action as the stock broker thinks fit and proper. The stock broker may exercise all or any of the above rights in such manner as the stock broker may think appropriate, without demand for additional margin, security or collateral or advance notice or advertisement, on any exchange or other market where such business can be transacted, at a public auction or by private sale and the stock broker may be the purchaser/seller for its own account. The giving of any prior demand, call or notice shall not be considered as a waiver of the stock broker's right to exercise its rights without any such demand, call or notice. The client agrees that in case of high market volatility, the stock broker may require the client to pay instantaneous margins in addition to the margins that may already have been paid by the client as per margin calls. The client agrees that the stock broker may be compelled to in such circumstances of market volatility, in absence of the payment of the said instantaneous margins by the client, square-off all or any outstanding positions, prevent any new orders from being placed and / or executed by the client or take such other action as the stock broker thinks fit and proper. The client agrees that the stock broker may be compelled to in circumstances of extreme market volatility, square-off all or any outstanding positions, prevent any new orders from being placed and / or executed by the client or take such other action as the stock broker thinks fit and proper, even without calling for the payment by the client, of the aforesaid

instantaneous margins by the client. In case of short fall in the margin, the stock broker shall check for availability of additional limits in client's associated account(s) to see whether adequate additional limits are available to restore the margin level to the initial margin level and if no such limits are available then the client's outstanding positions may be squared-off by the stock broker, at its discretion, without notice to client. If the client has entered into a short sale or long purchase then the stock broker shall be entitled to, at any time before the client has squared-off his short sale or long purchase position, square-off and/or carry forward the whole or part of the same on any day, at any place and in any manner as the stock broker thinks fit, or permit the exchange to close out or auction such position, and the aforesaid shall be at the client's sole risk and cost. "As per the SEBI circular no. CIR/HO/MIRSD/DOP/ CIR/P/2019/75 dated 20.06.2019 on Handling of Client's Securities JBS Securities Pvt. Ltd. shall transfer the securities purchased by the client to client's demat account within 1 working day of the pay out if clear payment is received from the client and if the client fails to make the payment in full then JBS Securities Pvt. Ltd. shall transfer the securities to the "client unpaid securities account (CUSA)". The securities kept in the CUSA shall either be transferred to the demat account of the client upon fulfillment of its funds pay-in obligation or in case of the payment is not received by the client it shall be disposed off in the market by JBS Securities Pvt. Ltd. within 5 trading

days after the date of pay out without any notice to the client to the extent of debit balance of the client and/or as per the Risk Management policy of JBS Securities Pvt. Ltd. and balance securities shall be transferred to the respective client's demat account"

Shortages in Obligation and Internal Auction:

The stock broker shall not be obliged to deliver any securities or pay any money to the client unless and until the same has been received by the stock broker from Exchange, the clearing corporation/house or other company or entity liable to make the payment and the client has fulfilled his / her /its obligation first. In case of default in security pay in by the client and the shortage is at member level i.e. internal shortage then the benefit calculated at the next day's closing rate after pay-out day shall be recovered from the defaulting client and passed on to the respective beneficiary client. In case of the default of securities pay-in by the client and the shortage is from the exchange, auction value of the respective exchange plus penalty (decided by the member from time to time) plus brokerage and other statutory charges shall be recovered from the defaulting client. In the case of funds default by the client, the member shall be liquidating the stocks to recover the money. Any shortfall arising out of liquidating securities by the members shall also be recovered from the defaulting client along with interest (decided by the member from time to time).

Restrictions/Prohibition to take further position or closing existing position:

Under any of the circumstances, such as, client's failure to meet pay-in or margin obligations or clearance of outstanding/debit balance with broker before permissible time limit or beyond such period as may be allowed by broker as per its RMS policy, the Client may not be permitted to take any fresh or further position until the full clearance of earlier dues, obligation, outstanding etc. Even, broker can firstly set-off or adjust the payment or securities towards various dues and obligation of the client and until the full clearance of the same, shall not allow the client to take further / fresh position. Further, it would be the duty of the client to monitor his/her/its position with the Broker from time to time. In case of any delay or failure in meeting any obligation, margin requirements etc. from client side, broker might close the existing position or open position WITHOUTANY FURTHER INTIMATION to the client as per RMS policy. Notwithstanding anything contrary stated in the KYC documents, the stock broker in its absolute discretion, shall impose such restriction(s) or prohibit the client from taking further position or close out existing position or terminate broker - client relationship, in happening of any of the following or under any of the following circumstances which may include without any limitation,

- (i) failure to meet pay-in obligation on T+1 day;
- (ii) delay in meeting the pay-in or margin requirement;
- delay or failure in clearance of outstanding or dues to the broker;
- (iv) returning or frequent returning of cheque(s) of the client;
- (v) Unnecessary / Unwarranted dispute from client without any substantial cause / reason;
- (vi) Client's attitude of not coming to the amicable settlement for any dispute that can be settled without involvement of Exchange and /or SEBI;
- (vii) As per prevalent surveillance action or RMS policy of the Broker from time to time;
- (viii) Any direction from SEBI/Exchange or such other authorities, or any commencement of legal process against the client under any law in force;
- (ix) On the death/lunacy or any other disability of client;
- (x) If a receiver / liquidator / administrator has been appointed or allowed to be appointed for all or any part of the undertaking of the client;
- (xi) If the action of the client is/are prima facie illegal / improper or such as to manipulate the price of any

securities or disturb the normal / proper functioning of the market, either alone or in conjunction with others;

- (xii) If the client has voluntarily or compulsorily become the subject of proceedings under any bankruptcy or insolvency law or being a company, goes into liquidation or has a receiver appointed in respect of its assets or refers to itself to the BIFR or under any other law providing protection as a relief undertaking;
- (xiii) In case of partnership client, the partnership has taken any steps for dissolution of partnership;
- (xiv) If the client has made any material misrepresentation of the facts, including without limitation in relation to the funds and/or security;
- (xv) If there is reasonable apprehension to the Stock broker that the client is unable to pay his/her/its debts or has admitted its inability to pay, as they become payable;
- (xvi) If the client suffers any adverse material change in his/ her/its financial position or defaults in any other agreement or understanding or obligation with the stock broker;
- (xvii) If any covenant or warranty of the client is incorrect or untrue in any material respect;
- (xviii) Under such other circumstances as the Broker might think just and proper on case to case basis.

Suspension / Deregistering of Client Account:

The Broker and/or client may suspend Client's Trading Account from further dealing in the securities market through the broker in following circumstances:

- (a) as per Client's prior written request of atleast 3 days submitted to Broker at its Ahmedabad H.O. duly acknowledged by Broker (subject to clearance of entire outstanding/obligations) subject to client accepting / adhering to conditions imposed by the stock broker including but not limited to settlement of account / release of holds and/or other obligation;
- (b) Dormant or in-active status of client account beyond specified time limit as may be prescribed by Broker from time to time,
- (c) Under any circumstances mentioned in (i) to (xviii) above.

Policy for Dormant / In-active account:

As per Broker's RMS policy, the account in which no transactions has took place during the period of not less than 12 months

(presently 12 months) or such other period from the date of last transaction, the same shall be considered as Dormant / In-active account.

To designate the client's account as Dormant/ In-active account, the period of 12 months shall be counted from the last transaction took place. In case Broker treats the account of client as a dormant / in-active account, the funds or securities lying with the broker shall be refunded / returned to clients immediately on demand by the client. In order to reactive the account, client needs to instruct the Broker in writing atleast 2 days in advance at its Ahmedabad H.O. The Broker will try to promptly reactivate the said account subject to fulfillment of such conditions as Broker may consider fit and proper and on submission of documents as required by the exchange. and on submission of documents required by the Exchanges. However, Broker may, in its own discretion, waive / reduce the period of 2 days as the circumstances may warrant on case to case basis.

Client's acceptance of policies and procedures stated herein above:

I/We have thoroughly read and fully understood the same and do hereby sign and agree not to call into question the validity, enforce ability and applicability or any provision/clauses of this document under any circumstances what so ever. These policies may be

Date :	
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amended / changed unilaterally by the stock broker provided the change is informed to me/us through any one or more means / methods such as post / speed post courier / regd. post / regd. ad / facsimile / telegram / e-mail voicemail / telephone (telephone includes such devices as mobile phone etc.) including SMS on the mobile phone or any other similar device / by messaging on the computer screen of client's computer / informing the client through the employees / agents / sub-brokers / authorised persons of the stock broker / by publishing or displaying it on the website of stock-broker / making it available as a download from the website of the stock broker / broad-cast / newspaper advertisement etc. or any other suitable or applicable mode or manner. I / We agree that the delivery shall be complete when communication is given to the postal department / courier company / the e-mail/voice mail / SMS service provider etc. by the stock broker and I / We agree never to challenge the same on any grounds including the delayed receipt / non-receipt of any other reason what so ever. These policies and procedures shall always be read along with other provisions of the KYC mandatory documents and shall compulsorily referred to while deciding any disputer / difference or claim between me/us and stock broker before any court of law / arbitrator or mediator / judicial / adjudicating authority etc.



Branch Brokerage :	Client Code :				TAR	IFF SHEET
	1st	Leg	2nd Leg	(Sam Day)	Any Da	ay Side
	% age	Min.	% age	Min.	% age	Min.
Trading						
Delivery						
F&O						
Call-Option						
CDS						
Commodities						
SLB						

Notes :

- (1) Brokerage will be charged within the limits prescribed by SEBI/Exchanges and in %age on transaction value basis as shown above.
- (2) Brokerage will be charged on per share basis, rounded off to nearest 2 to 4 decimal points as per back office software of the stock broker and then multiplied with the total number of shares, in order to calculate total brokerage per transaction payable by the client.
- (3) Apart from Brokerage as agreed with you and as disclosed here in above, various other statutory levies at actual from time to time like Stamp duty, Security transaction tax, SERI fees, Exchange transaction charges and other charges if any, are levied as applicable from time to time.
- (4) JBS Securities Pvt. Ltd. reserves the right to revise the brokerage structure, by publishing / displaying the same on its website **www.jbsindia.in**
- (5) JBS Securities Pvt. Ltd. may levy additional charge for any additional / extra service sough by you.

Client's Name : _



JBS SECURITIES PVT. LTD. (DP ID 12083000)

CHARGES FOR DEPOSITORY SERVICES THOUGHT CDSL

· · · · · · ·				1	
Sr.No.	DESCRIPTION	NORMAL SCHEMES	BSDA SCHEMES	LIFE TIME SCHEMES	
1.	Account opening charges	NILL	NILL	NILL	
2.	Power of Atorney (POA) Charges	Rs. 300/- (Cheque)	Rs. 300/- (Cheque)	Rs. 300/- (Cheque)	
3.	Advance Annual Maintenance Charges	Rs. 150/- + Tax For Individual Rs. 650/- + Tax for Corporate	Upto Rs. 50,000/- = 0 Rs. 50001/- to Rs. 2,00,000/- = Rs. 100	Rs. 1000/- + Tax For Individuals & Corporate	
4.	Off-Market / Market-Buy	Nil	Nil	Nil	
5.	Off-Market/Market-Sale	Rs. 15/- Per Txn.	Rs. 50/- Per Txn.	Rs. 50/- Per Txn.	
6.	InterDepository Sale	Rs. 20/- or 0.03% of the Market value per Txn. (whichever is higher)	Rs. 20/- or 0.03% of the Market value per Txn. (whichever is higher)	Rs. 20/- or 0.03% of the Market value per Txn. (whichever is higher)	
7.	Same Day Pay-in	Rs. 50/- Per Txn.	Rs. 50/- Per Txn.	Rs. 50/- Per Txn.	
8.	Custodian Charges	Nil	Nil	Nil	
9.	Demat Charges	Rs. 50/- Postage + , Rs. 05/- Per Certificate	Rs. 50/- Postage + , Rs. 05/- Per Certificate	Rs. 50/- Postage + , Rs. 05/- Per Certificate	
10.	Remat Charges	Rs. 100/- Request + , Rs. 20/- Per Certificate	Rs. 100/- Request + , Rs. 20/- Per Certificate	Rs. 100/- Request + , Rs. 20/- Per Certificate	
11.	Pledge Charges:- (a) Creation, (b) Closure, (c) Invocation	Rs. 25/- Per Txn.	Rs. 25/- Per Txn.	Rs. 25/- Per Txn.	
12.	On Demand :-Additional Holding / Transaction	Rs. 10/-	Rs. 10/-	Rs. 10/-	
13.	Account Closing Charges	NIL	NIL	NIL	
14.	Margin pledge / re-pledge	Rs. 25/-	Rs. 25/-	Rs. 25/-	
15.	KRA	Rs. 50/-	Rs. 50/-	Rs. 50/-	

Notes:

1. For availing 'Easiest' facility of CDSL, the charges as levied by CDSL would be collected from clients at actuals.

2. GST, Education cess and other statutory levies (if any) would be charged extra wherever applicable as per the prevailing rates.

3. Any request for change/ modification in client master will be charged' .25/- per request.

- 4. In case of cancellation/withdrawal/rejection/ failure of instruction' .30/- per entry will be charged additional.
- 5. We reserve the rights to change\add charges with 30 days prior notice.
- 6. All payments should be in favour of "JBS Securities Pvt. Ltd.".
- 7. Any, charges/penalty, debited in demat A/c. of BO can be recovered from his / her/ its trading A/c. by passing JV

8. Additional charges for any services not mentioned in this tariff.

9. Penalty or charges levied by regulator for any action / or deed of the BO will be beared by BO.

10. Demat charges and or AMC charges may be debited in our trading account maintained with us.

Accepted by the Client. I have accepted above charges structure.		WANT to opt for RGESS Demat Account YES	WANT to opt for Basic ServiceNODemat AccountYESNO
Client ID :		Sign.	Sign.
	Na	ame of Holders	Signature (s)
Sole / First Holder			
Second Holder / Guardian			
Third Holder			

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

FOR DEMAT ACCOUNT

DEFINITIONS:

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

AVAILABILITY:

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

agrees to indemnify the depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

RECEIVING ALERTS:

- The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off'' mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts sent during such period.
- 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever.
- 4. The BO further acknowledges that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/ or inaccuracy. In case the BO observes any error in the information provided in the alert, the BO shall inform the depository and/ or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alerts facility.
- 5. The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL atcomplaints@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.
- 8. The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever.
- 9. If the BO finds that the information such as mobile number etc., has been changed with out proper authorization, the BO should immediately inform the DP in writing.

FEES:

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

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

LIABILITY AND INDEMNITY:

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

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

GOVERNING LAW AND JURISDICTION:

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

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

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

I / We further understand that the SMS alerts would be sent for a maximum four ISINs at a time. If more than four debits take place, the BOs would be required to take up the matter with their DP. I/We am/ are aware that mere acceptance of the registration form does not imply in any way that the request has been accepted by the depository for providing the service.

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

BOID :	1	2	0	8	3	0	0	0]
					-			-			(P	lease	write	your	8 dig	it clie	nt ID)
First Holder's Name :																		
Second Holder's Name :																		
Mobile Number on which messages are to be sent	+9																	
			(Pl	ease	write	only	mobil	e num	ıber w	ithou	t pref	ixing	count	ry co	de or	zero)		
The mobile number is regi	istere	d the	nam	e of :														
E-mail ID :																		
(Pleas	se writ	te onl	y ON	E vali	d em	ail ID	on wł	nich co	ommu	unicat	ion; i	f any,	is to l	be se	nt.)		
B. O. SIGNATURE																		
]]	E						
First / Sole Holder Second Joint Holder Third Joint Holder																		
Place :												Date	:					

Voluntary Document No. 1

FOR SMOOTHER ACCOUNT OPERATION

TO,

JBS Securities Pvt. Ltd. (Member of NSE)

I / WE UNDERSTAND THAT THIS IS PURELY A VOLUNTARY DOCUMENT AND SHALL FORM PART OF THE NON-MANDATORY DOCUMENTS OF MY KYC FORM. IN CASE IF ANY OF THE CLAUSES OF THIS DOCUMENT SHALL DILUTE YOUR RESPONSIBILITY AS A STOCK BROKER OR IN CONFLIT WITH ANY OF THE CLAUSES IN THE MANDATORY DOCUMENTS, RULES, BYE-LAWS, REGULATIONS, NOTICES, GUIDELINES AND CIRCULARS ISSUED BY SEBI AND THE STOCK EXCHANGES FROM TIME TO TIME, THE SAME SHALL STAND NULL AND VOID.

- I / We (herein after referred to as Client at some places) do hereby declare that I am / We are regular investor in the stock markets in India and as such I am / We are conversant with the laws, practices, rules, regulations, guidelines, circulars, notifications etc. prescribed by Securities & Exchange Board of India (SEBI), National Stock Exchange of India Ltd. (NSE).
- 2. I / We wish to transact through JBS Securities Pvt. Ltd. (herein after referred to as JBS / Stock Broker / Member / you) and as such this document will operate for any / all / both of the segments of NSE and/or whether CM Segment, F&O Segment and/or Currency Derivatives Segment or such other segment as the JBS may become a member, in future, of these Exchanges and when I / We become client of that / those segment(s).
- I /We understand and agree that you can debit my/our accounts either for any additional services provided by you as per my / our oral requests depending upon opening of my /our relevant account(s) or as may be required in compliance with applicable provisions of law.
- 4. I /We further declare that I am /We are aware of the illegal practices, if any, that may be prevalent in the Stock Market and I/We assure you that I / We will not indulge into the same.
- I /We further declare that I /We will not carry out any unfair trade practices such as Synchronized Deals, Structured Deals, Circular Trading, Insider Trading in the Capital Market and / or F&O Market and /or Currency Derivatives Market.
- 6. I / We further declare and confirm that I / We will not place any order or carry out any trades / transactions on the Exchange which will reflect as an arrangement for profit or

loss transactions or cross deals. Further, all the orders placed on the Exchange through you, will be in the normal market at normal / prevailing market prices and only in Liquid Securities / Scrips and not at unrealistic prices where there is corresponding underlying securities positions in the cash or futures segment of the Exchange. In case, any of my / our transactions being declared as violative to any rules / regulations / byelaws / circulars / directions / guidelines etc. of the Exchange / SEBI / SCRA. I / We will be solely responsible for all penalties /charges / damages etc. levied from you by the Exchange and accordingly do hereby undertake to reimburse/ pay the same to you.

- I / We further declare and confirm that the shares / securities provided / being provided to you are generally for the purpose of availing exposure limits / margin limits / towards collaterals in CM and F&O Segment of the Exchange.
- 8. I am / We further declare that as on the date of registration as your client, I am / We are eligible to transact in the securities market as per applicable rules, regulations, byelaws, circulars, guidelines etc. of SEBI, NSE and have not been banned / restrained to transact in the securities market by any Exchange or statutory authorities and whatever permissions / prior permissions, as may be required from government authority(ies) have been obtained by me/us.
- 9. I / We further declare that I / We will not give any third party shares for settlement of my/our obligations to the Exchange. I / We further understand and agree that, for any reason, if any third party delivery is delivered to you, without prejudice to your right to reject the same upfront and without my/our notice / intimation or without your right to levy any further charges / auction charges / penalties upon me/ us as you may think fit and proper, at my/our sole risk, you can take such action as you may deem fit and proper including but not limited to suspension of my trading code or withholding of funds and/or securities.
- 10. I /We further declare that I /We will not receive or give any monies in cash or in kind for completing the settlement obligations, either pay-in or pay-out or margin etc. to the Exchange.
- 11. I / We declare and confirm upfront that the securities delivered, if any, towards margin / collaterals / pay-in obligation etc. shall absolutely be free from any lien / encumbrances of whatsoever nature.
- 12. I / We have been informed by the trading member that in case the trading member does not receive any bounced mail or delivery failure notice from my/our side in case of ECN, it would tantamount to successful

delivery of the contract notes and other documents.

13. Considering my / our account to be maintained on Running Account basis, I /We also request you, subject to settlement on monthly or quarterly basis as per my / our wishes, to consider the balances in my / our running funds and securities account with you for the purpose of margins / any other obligations due to you. In view of the above it would be proper for you to release the funds due to us/me on our/my specific request, either written or oral and only to the extent demanded by me/us.

I / We will make payments to you for bills raised by you or by way of journal voucher entries or other accounting entries in my/ our client ledger maintained in your books of accounts.

Notwithstanding anything contrary contained 14.(a) in the KYC documents between us, I/We hereby inform you that I/We have opened / desired to open Trading Account with JBS as a member of NSE such other exchanges expressly shown by me/us in KYC form. Accordingly, if permissible by exchange(s), I/We hereby request you to transfer, make adjustments and/ or to set off, a part or whole of the securities placed as margin and/or any surplus funds in any of my/our account/ (s) maintained with you against the outstanding dues payable if any, by me/us in any of my/our account(s). JBS / Stock Broker will have right to lien on the credit balance(s) in any of my/our accounts. Any entries passed by you in accordance with this authorization shall be binding on me/us. I/We am/ are agreeable that if you can consider, as per your RMS policy from time to time, the credit balance of funds and shares be treated as margin for both cash and derivatives segment. I am / We are also agreeable for transfer of credit balances in margin account / client account of cash segment towards adjustment debit balance in margin account /Client account of derivatives segment and vice-versa. I am / We are also agreeable for transfer of credit balances in margin account / client account of cash and derivatives segment of (NSE) against debit balance in margin account / client account of cash and derivatives segment of. I am / We are agreeable for inter-settlement transfer of securities towards pay in/ pay out of securities in the future/past settlements. I am / We are agreeable for and authorise you to withheld funds and / or securities of pay-out towards all the applicable margins and debits.

In consideration of you- the Stock Broker agreeing to this, I /We the Client agrees that if

any amount is overdue from me /us, you may charge delayed payment charges as per your RMS policy from time to time and thus, the over dues including the interest on delayed payment, shall be adjusted by you from dues to be payable to me / us to the extent of debit/ obligation. Thus I/ We as your Client authorizes you - the Stock Broker to make adjustments and/or to set off a part or whole of the securities placed as margin/collateral and/or any credit in any account as a Client so maintained with you or against the outstanding dues in any of the account maintained by me/ us with the Stock Broker to the extent of debit/obligation. I/We further authorize you - the Stock Broker to sell the securities to the extent of debit/obligation to recover any dues payable to the extent of debit/obligation by me/ us to the Stock Broker. This authorization shall be treated as standing authorization and any entry passed or adjustments done by you - the Stock Broker to give effect to this authorization shall be binding on me / us as your Client. I / We, as your Client understands and confirms that this authorization forms basis for you as a Stock Broker to give trading limits / exposure limits, and for any other facilities offered by you to me / us. I / We also understand that according to the rules byelaws and regulations of the exchange and SEBI, you -the Stock Broker, are required to maintain segmentwise / exchangewise account of the Client.

(c) I/We do hereby agree and declare that I am / We are aware that the Exchanges require the Stock Broker to maintain the client account for each Exchange/ segment separately. For this purpose Stock Broker may allocate the payment received from client and payments made to the client to any of the account of the client for any exchange/ segment. Similarly the client authorizes the Stock Broker to pass such entries to adjust the debit or credit balance of the client in trading account of or Exchange/segment to the other or vice versa. The client also authorizes the Stock Broker to maintain consolidated account of the client to facilitate the day-to-day operations. Such consolidation and segregation of client account as maintained by the Stock Broker shall be binding on the client. Without affecting the generality of the aforesaid, I / We and you - JBS i.e. the parties hereto agree as follows:

Money pay-in to Stock Broker: The client agrees that all payments due to the Stock

⁽i)

Broker will be made within the specified time and in the event of any delay, the Stock Broker may refuse, at their discretion, to carry out transactions on behalf of the client. The client agrees that alternatively, the Stock Broker may square off such transactions or close-out the position and the costs/losses if any, thereof shall be borne solely and completely by the client. All payments made to the Stock Broker shall be from the account of client and shall not be from any third party. It is also agreed and confirmed that the stock broker as informed me / us that third party delivery / cheque will NOT be accepted but if Stock Broker has inadvertently accepted any third party payment given by me/us directly to the bank A/c of Stock Broker, without its knowledge or information, the same shall be considered as sole bonafide purpose of the Client so as to meet any obligation of the client and no claim of such payment shall lie of the person from whose bank account the payment has been made and the client agrees and confirms the sole responsibility of what so ever nature, if any, imposed upon the stock broker by Exchange or any other authority.

Money pay-out by Stock Broker: Notwithstanding anything contained in any other clause, if any, between the parties hereto, the client hereby authorises the Stock Broker to release all payments due to him from the trading account maintained with the Stock Broker, against specific request in that behalf made in the manner and following the procedure laid down in the terms and conditions. For the purposes of this clause, any request made through or on the web-site or otherwise intimated shall be sufficient for the Stock Broker to execute an instruction. Any payment made to the designated bank account or in the name of the client as per information available with the Stock Broker shall be deemed to be payment made to the client.

(ii)

(iii) Securities pay-in to Stock Broker: Any delivery to be effected to the Stock Broker for a trade, must be made well within the prescribed time limit as per settlement schedule of the exchange. However, stock broker may accept or reject any late delivery than as stated above. Losses, if any that may accrue in the event of default in completing the delivery on the Exchange by the Stock Broker as a result of any delay in the delivery by the client, shall be borne solely and completely by the client. Losses for the purposes of this clause shall include auction debits/penalty charges, if any incurred as a result of nondelivery of securities on the settlement date on the Exchange. No third party shares will be sold through the Stock Broker or third party payment should be made to Stock Broker and client will be solely responsible for any violation. If the client has sold any securities in anticipation of receipt of securities from the exchange against purchase in previous settlements, such sale shall be at the sole risk as to costs and consequences thereof of the client.

- (iv) Securities pay-out by Stock Broker: The Stock Broker may directly credit the demat account of the client with the depository participant Provided that if the order placed by the client through the web-site or otherwise is for securities which are in the no-delivery period, such securities shall be credited to the trading account of the client only at the time of settlement of trades, as per the schedule of the Exchange. However, if any sum is due from the client the Stock Broker may withhold the credit of securities to its own beneficiary demat account or the demat account of the client.
- Securities shortages in pay in and pay out: (v) The client agrees to be bound by the guidelines, including the rules pertaining to the adjustment of shortages in the client's position in securities transacted on behalf of the client, by the Stock Broker, either through orders placed through the use of the IBT or e-broking services and dial-up services of the Stock Broker or otherwise as may be issued by the Stock Broker from time to time. In case of internal shortage of securities, any entry passed to the account of Client in accordance with practice consistently followed by the Stock broker across all its Clients as may be consonance with stock exchange market / practices, shall be binding on the Client. Further in case of shortage of securities, the Client authorizes the Stock Broker to borrow shares on behalf of the client and

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debit the charges for the same to the Client's account maintained with the Stock Broker. (vi) Stock Broker is entitled to consider any sum or money or security lying to the credit of the Client as margin received.

- 15. I/We have a beneficiary account with JBS DP bearing
- demat account no._____ I/We find it extremely inconvenient to give cheques against your depository bills. Hence, I /We hereby authorise you, subject to applicable provisions, if any, to debit the trading account maintained with you for the debit charges payable by me/ us to you as a DP for providing depository services to my/ our trading account balances.
- 16. As regard the placement of orders, although you had insisted on written instruction for placing orders, considering the practical difficulties faced by me /us in complying the same, I / We would request you to accept orders placed by any other means other than written. Further note that, I/We do not require any order/trade placement or confirmation or modification or cancellation slips.
- 17.1 / We have no objection if due to punching errors you might have to change the client codes for trade done as the circumstances may warrant, as per the rules and regulations of the Exchange.
- 18.1 am / We are aware, agree and confirm that for nonpayment of any margin money / pay-in obligations, you -the stock broker may sell all / any of the securities held by broker towards margin / collaterals /credit balance lying in my/ Our client's account or may square-up all/any open position to fulfill these requirements to the extent of Debit Balance or Obligation as the circumstances may warrant.
- 19. You being a Member disclosed that you are doing proprietary trading along with client Business and as such I/We have noted the same.
- 20. I /We specifically consented not to Indulge into any offmarket transactions leading to dubba-trading.
- 21. I /We have also noted the details of your compliance officer including your designated E-mail ID for complain / grievances redressal.
- 22. I/We shall not indulge in any sub-broking activities nor issue bills /contracts/confirmation notes to anyone else for trades done in our client code without obtaining SEBI or Exchange Registration in my/our name.
- 23.1 / We as your client agrees that you (stock broker), shall not be liable or responsible for non execution of orders placed through trading terminals / website or through any other mode due to the failure of any system or link out side your control or any other reason whatsoever or for non-performance of your obligations

due to any reason whatsoever including but not limited to natural calamities or civil commotion, war, strikes, government/regulatory action, exchange or market rulings, suspension of trading. I / We are aware and agree that you (stock broker) also reserves the right of refusing to execute any particular transaction in your absolute discretion if you found the same to be violative to any provisions or is/are not in consonance with your RMS policy.

- 24. I / We as your client agrees that any failure by you as a Stock Broker to exercise or enforce any rights conferred upon you by this document/or as per KYC document executed between us, shall not be deemed to be a waiver of any such rights or operate so as to bar the exercise or enforcement thereof at any subsequent time or times.
- 25.1 / We, as a Client shall be responsible for all orders, including orders that may be executed without the required margin, whether or not you as a Stock Broker intimated me /us about such shortfall in margin, shall instantaneously make up the shortfall either through delivery of shares in the event of sale or credit the required fund in the bank account via personal cheque or money order or account transfer or any other mode accepted to you as per your RMS policy from time to time.
- 26. I /We as a client, hereby agrees and indemnifies, and shall always keep you (Stock Broker) indemnified against all such action and / or claims, costs, charges damages, losses and expenses which may be incurred, suffered and / or sustained by you (Stock Broker) due to my/our mistake or non-compliance of any rules, regulations, circulars or other provisions or with respect to any third party cheque(s) and / or delivery of shares, which may be given by me / us as your client to be credited in my/our account as your client.
- 27.1 / We as your client do hereby agrees with respect to Compliance with prevention of money laundering act, 2002 (PMLA), as amended till date and from time to time and rules, regulation and guidelines framed hereunder and confirms that all the information which may be required by you (stock broker) to enable you to comply with the provisions of the PMLA and the rules, regulation and guidelines framed there under has been disclosed including issues related to "beneficial ownership", if any and also undertakes to promptly provide the same on an on-going basis whenever required. As also I / We hereby agree to keep you (Stock Broker) informed of any change in the information earlier provided in/ through Know Your Client Form or otherwise in this regard immediately in writing.
- 28. All fines / penalties and charges, exemplary damages etc. levied upon you due to my / our acts / deeds or transactions including illegal acts or unfair trade practices etc. as may be levied by the Exchanged) and suffered by the Member, shall be passed on to me / us

and recovered by you from my / our account either by way of debiting the same or otherwise.

- 29. If permissible under other provisions of KYC documents executed between us or as per rules, regulations, bye-laws, circulars or guidelines or other provisions of Exchanges and/or SEBI, I am / We are aware that you may charge delayed payment charges by whatever name called.
- 30. Close out in case of internal shortage: I Me, your Client hereby agrees that if I /We have short delivered any securities against my / our pay-in obligations which resulted into internal shortage i.e. buys position of another client of the stock broker and couldn't be auctioned in the market than close out price @ 18% or such other percentage being generally applied by the Stock Broker for other clients, above the closing price on the Auction Day or Closing price of first trading day of the settlement whichever is higher. I / We further specifically agrees that without prejudice to the Member's other rights including the right to refer a matter to arbitration, the member shall be entitled to liquidate / close out all or any of my / our open position. Any and all losses, financial charges and /or incidental expenses incurred by the member on account of such liquidation / closing out shall be reimbursed by me / us or deductible by the member from the monies and /or colletaral margin of mine/ ours, brokerage of the subbroker available with the member.
- 31.1 /We consent to adjust debit / credit balances in between my / our various accounts viz. F&O Initial / Upfront Margin Account, F&O MTOM Account, CM Segment Account, Margin Account or such other accounts maintained with you pursuant to opening of this trading codes with you. The same can be done in your books of accounts by passing JV Entries or in such other manner as may be permissible.
- 32. Sharing of Information : I/We agree to immediately furnish information to the member in oral /writing or the member suo-moto (on its own) in receipt of such information in the event that is likely to have an adverse effect of my /our financial position or any restrictions or adverse findings or actions, if any, by any statutory authority. Upon receipt of such information, the member shall be entitled to take such action as it may consider necessary in order to protect its own interest, including without limitation, liquidation / closing out all / any outstanding positions of mine / ours. Any and all losses, financial charges and /or incidental expenses incurred by the member on account of such liquidation / closing out shall be make good or reimbursed by me/ us to the member.
- 33. Investment Advice : The Client acknowledges that the Member shall not be liable to provide him with any legal, tax, investment or accounting advice or advice regarding the suitability or profitability of a security or

investment. The Client also acknowledges that the Member's Employees are not authorized to give any such advice and that the Client will not solicit or rely upon any advice from member or any of its employees. The Client agrees that in the event of the Member or any employee or official of the member providing any information to the client, he / she / it may act upon the same at sole risks, costs and consequences and the member shall not be liable / responsible for the same. The client further agrees to always keep himself/herself/ itself abreast of all requirements to be complied with by him/her/it under various laws including Foreign Exchange Management Act (FEMA), 1999 wherever applicable and the rules, regulations, directions, circulars, notifications, guidelines etc. issued under or pursuant to the relevant laws from time to time.

- 34. The Client shall not hold JBS responsible for any losses incurred on account of failure of System/Risk Management System/Network Congestion/Loss of Connectivity from Dealing Office / Place to JBS or from JBS to the Exchange.
- 35. Restrictions on Regulation of Dealings: The Stock Broker shall at its discretion decide, from time to time, the volume of business which the Client (introduced directly or by the sub-broker or authorised person) may transact during any trading day on NSE exchangewise or segmentwise or in combine. Notwithstanding such as an understanding / arrangement, the Stock Broker shall have absolute discretion to reduce the volume of business of the Client or restrict dealings by the Client as per RMS policy from time to time, inter-alia, having regard:
 - (i) to the volatility in the market;

(ii) in view of impending price sensitive announcements;

- (iii) any restrictions in relation to volume of trading / outstanding business / margins stipulated by the Exchange / Stock Broker, political instability in the Country etc;
- (iv) presence of any other price sensitive factors;
- (v) failure by the Client to provide / maintain the applicable collateral/margin; and/or
- (vi) delays by the Client in meeting his/her/its obligation / dues relating to the business / dealings done under this present.

36. REPRESENTATIONS AND WARRANTIES:

(1) I/We agree that I / We have the required legal capacity and am/are authorized to enter into agreement and am/are capable of performing my/ our obligations and undertakings pursuant to this KYC Form submission and allotment of Client Code by the Stock Broker/JBS

- (2) Any instructions given by my/our Authorised representative to you -the Stock broker or to Stock Broker's representative, shall be binding on me/us.
- (3) I/We specifically agree that I am / We are trading for my/our own account and shall not act as a Sub-broker of the Stock Broker without the prior written permission of the Stock Broker and without obtaining the certificate of registration from the Securities and Exchange Board of India (SEBI) and/ or respective Exchange(s).
- (4) I / We specifically agree and confirm that all details about me/ us as may be provided vide this KYC form are true and correct and complete in all respect as per my / our knowledge and belief. I/We hereby give this declaration to you without any coercion, with sound mind and voluntarily to you which shall be part of my Client Registration Form and In case any information / details found to be false / untrue / misleading / misrepresenting, I am / We are aware that I/We may held liable for it. I / We understand and am / are aware that the aforesaid consents are purely voluntary and have been given to you for smoother operations of my / our client account with you as our broker. Further, these standing instructions are valid from the date the client /trading account is opened with you and will be valid and operational until revoked by me/us.
- 37. I/ We are aware and agree that as per the SEBI circular no. CIR/HO/MIRSD/DOP/CIR/P/2019/75 dated 20.06.2019 that JBS Securities Pvt. Ltd. shall transfer the securities bought by me/us received in pay-out, to my/our demat account within 1 working day if clear payment is received from the client and if I/We fail to make the payment in full then JBS Securities Pvt. Ltd. shall transfer the securities to the "client unpaid securities account (CUSA)". I/We further agree and confirm that, the securities kept in the CUSA shall either be transferred to my/our demat account upon fulfilment of my/our funds pay-in obligation or it shall be disposed of in the market by JBS Securities Pvt. Ltd. within 5 trading days after the date of pay out without any notice to the client to the extent of debit balance of the client and/or as per the Risk Management policy of JBS Securities Pvt. Ltd. and the balance securities shall be transferred to the respective client's demat account. Any profit/loss occurred on such sale transactions of unpaid securities, will be borne by me/us and transferred to/ adjusted in my/our ledger. If any such stock will remain in CUSA due to my/our default, JBS Securities Pvt. Ltd. may charge a fine/penalty as levied by the exchange/ depositories to me and I/ We shall not object the same.

- 38. Authorised Representatives:
- a) The trading and other instructions for facilitating and carrying out business issued telephonically or through any other means either express or implied by me/us or by my/our authorized representative shall be binding to me/us.
- b) I/We hereby authorize my/our representatives _____ and/or

to trade and transact in securities for and on behalf of me/ us including to collect physical contract notes, cheque, statements etc. In the event of authorized representative(s) being replaced it shall be my/our responsibility to inform you of the change in writing failing which I/We shall be responsible for the obligations arising out of the actions of both the representative(s)-old as well as new.

- c) If any transaction under this agreement or under any other agreement or otherwise with you have been executed on behalf of me/us by any other person not mentioned above and the same has/have been accepted by' me/us from time to time on the basis of the contract note(s)/bills/any other correspondence dispatched/ communicated to me/us by you and/or by part or full settlement of the said transaction(s) by me/us, then such transaction(s) shall be deemed to be executed by the person authorized by me/us and I/We hereby agree to ratify and accept all such or other actions of such persons and undertakes to meet all obligations arising from these transaction(s).
- 'd) I/ We shall be bound by all the transactions undertaken by you pursuant to the instructions of the above said persons. I/We hereby agree that you or the exchanges shall not be liable for non-execution of any order caused due to suspension, interruption, nonavailability or malfunctioning of the online as well as off line trading services or the exchange system or services for any reasons whatsoever.
- 39. I/We have permitted you to provide contract notes and other documents in electronic form authenticated by means of a digital signature in substitute of the physical contract notes/statement of accounts, settlement statement of funds and securities, daily margin reports and other documents etc. through Email. For this purpose I/We have provided E-mail address on the KYC form. However you may at its discretion, continue to issue contract notes in physical form instead of ECN.
- 40. I/ We agree and allow you to apply appropriate haircut on securities given for margin purpose in any segment/ exchange which may be as a flat rate on all securities or may be additional percentage on the rate of the exchange from time to tie.

Signature of Client



Voluntary Document No. 2

FOR RUNNING ACCOUNT AUTHORIZATIOn

To,

JBS Securities Pvt. Ltd. (Member of NSE)

I/WE UNDERSTAND THAT THIS IS PURELY A VOLUNTARY DOCUMENT AND SHALL FORM PART OF THE NON MANDATORY DOCUMENTS OF MY KYC FORM, IN CASE OF THE SAME SHALL DILUTE YOUR RESPONSIBILITY AS A STOCK BROKER OR IN CONFLIT WITH ANY OF THE CLAUSES IN THE MANDATORY DOCUMENTS, RULES, BYELOWS, REGULATIONS, NOTICES, GUIDELINES AND CIRCULARS ISSUED BY SEBI AND THE STOCK EXCHANGES FROM TIME TO TIME, THE SAME SHALL STAND NULLAND AVOID.

(1) About Voluntary Document:

I/We do hereby declare and confirm that I/We have throughly read and understood the voluntary document attached which forms part of non-mandatory documents of this KYC form and do accord consent for the same.

(2) About Running Account Authorisation (for Funds only):

I/We do hereby specifically declare and confirm that my/our account is to be maintained in Running Account mode and as such request for the same. I/We also specifically understand and agree that :

- (a) Running account authorisation is now restricted to funds only and not for securities.
- (b) This is only a voluntary authorization that maybe revoked by me at anytime.
- (c) This authorization shall remain in force until and unless the same in revoked by me.
- (d) This authorization in signed by me/us only and not by my/our authorized person/POA holder/
- (e) For my/our outstanding obligation/balance on the settlement date, you may retain/funds towards such obligations and may also retain the funds excepted to be required to meet margin or other obligations in compliance with applicable circulars, guideline, rules, regulations, byelaws etc, of the Exchange and/or and/or SEBI and as may be calculated in the manner specified by the exchanges.
- (f) Any dispute from my/our end, arising from statement of account or settlement, shall be brought to your notice in writing by me/us within 30 days of receipt of funds / securities / statements as the case may be.

- (g) Periodic settlement of runnign account may not be neessary for or funds received towards collaterals/margin in form of Bank Guarantee Fixed Deposit etc.
- (h) In case of my/our request/demand you shall transfer the funds/securities within 1 working day if lying with you or within 3 working days of lying with Exchange / Clearing House.
- There shall not be any inter-client adjustments for the purpose of settlement of my/our running account.
- (3) As per the requirement of SEBI circular SEBI/ HO/MIRSD/DOP/P/CIR/2021/577 June 16, 2021, the settlement of running account of funds of the client shall be done after considering the End of the day (EOD) obligation of funds as on the date of settlement across all the Exchanges, at least once within a gap of 30 / 90 days between two settlements of running account as per the preference of the client. (may retain funds calculated in the manner specified below:

1. Entire pay-in obligation of funds outstanding at the end of the day on settlement of running account, of Tday & T-1 day.

2. Margin liability as on the date of settlement of running account, in all segments and additional margins (maximum up to 125% of total margin liability on the day of settlement). The margin liability shall include the end of the day margin requirement excluding the MTM and pay-in obligation, therefore, TM may retain 225% of the total margin liability in all the segments across exchanges.

(4) About SMS on mobile by Exchanges.

I/We do hereby declare and confirm to receive SMS about my/our position, margin, ledger balance and such other brief information as may be voluntarily sent/provided by you on my / our mobile as mentioned in KYC form. Incase of any charge therein, I/We shall promptly communicate in working to you about the same.

I/We do hereby declare and confirm that the details of e-mail id and mobile no. as may be provided by me/us in KYC pertains to me/us or to my/our family members only. (Family members means my spouse, dependent children, dependent parents only) accordingly, I/We do hereby request you to upload the same as a partof UCC/UCI details to respective exchange(s).



JBS (To be executed on Stamp Paper of Rs.300/-) 2 Date : 0 2 To all whom these present shall come I / We (name of the BO) Indian Inhabitant(s) send greetings. Whereas I/We hold a Beneficiary account no. (s) (BO-ID) with Central Depositary Services (India) Limited, through JBS Securities Pvt. Ltd. bearing DP-ID 12083000. And whereas I / We am / are an investor(s) engaged in buying and selling of securities through M/s. JBS Securities Pvt. Ltd., a member of National Stock Exchange of India Ltd. in cash & F&O Segment bearing a SEBI Registration No. INZ000191134. And Whereas due to exigency and paucity of time, I / We desirous of appointing an agent / attorney to operate th aforesaid beneficiary account on my / our behalf for a limited purpose in the manner hereinafter appearing : NOW KNOW WE ALL AND THESE PRESENTS WITNESS THAT I / WE THE ABOVE NAMED DO HEREBY NOMINATE, CONSTITUTE AND APPOINT M/s. JBS Securities Pvt. Ltd. as My/ our N ς. true and lawful attorney (hereinafter referred to as the attorney) for me / us and on my / our behalf and in my / our name to do instruct the aforesaid Depository Participant to debit securities and / or to transfer securities from the aforesaid account in the following purpose. To transfer Securities held in the abovementioned beneficiary account to meet out the stock exchange related margin / delivery obligation arising out of the trades executed by me / us on the stock exchange only through the abovementioned stock brokers. To pledge the securities in favor of the Stock Broker for the limited purpose of meeting my/our margin requirements in connection with the trades executed by me/us on any recognized stock exchange through the Stock Broker. Further the Stock Broker may repledge such securities to the exchange/ clearing corporation/ clearing member as the case may be for the purpose of my/our margin requirements in connection with the trades executed by me/us on any recognized stock exchange through the Stock Broker. To apply for various products like mutual funds, public issues (shares as well as debentures), right offer of shares, tending shares in open offers etc. pursuant to my / our instruction. I ratify the following instructions and terms & conditions given by the aforesaid clearing member to the Depository Participant named herein above in the manner specified therein. Clients Signature : 🖂

1. Securities held in the Beneficial Owner's Account will be Transferred pledged to the following demat accounts of the Stock Broker.

Sr. No.	Name of the Stock Brokers	Description of Demat Account	Demat Account No.
1.	JBS Securities Pvt. Ltd.	NSE CM Pool Account - NSE - NSDL	IN301151 / 12061172
2.	JBS Securities Pvt. Ltd.	NSE CM Pool Account - CDSL	120830000000030
3.	JBS Securities Pvt. Ltd.	NSE - CDSL - Early Pay-In	1100001100019794
4.	JBS Securities Pvt. Ltd.	NSE - CDSL - SLB	120830000008502
5.	JBS Securities Pvt. Ltd.	TM/CM CMPA	120830000009198

- 2. It is specifically understood and agree between both the parties hereto that either party will be entitled / eligible to claim refund / return of securities, erroneously received or credited to either party's demat account or those securities to which either party is not entitled to receive from the other party.
- 3. The client authorizes the DP (being a Stock Broker also) to send consolidated summary of client's scrip wise buy / sell position taken with average rates by way of SMS / E-mail on a daily basis, notwithstanding any other document to be disseminated as specified by SEBI from time to time.
- 4. It is specifically agreed between the parties hereto that POA executed can be revoked at any point of time without notice and the same shall be valid, effective, operative and shall remain in full force till the same is revoked by me / us.
- 5. I / We hereby agree that all such acts done by my / our attorney above, shall be deemed to be acts done by me / us and if required, shall be ratified by me / us on the instruction of the said attorney.
- 6. I/We do hereby acknowledges the receipt of duplicate / Certified Copy of POA.

Signed & Delivered by the within named Beneficial Owner(s)

	First / S	Sole Hoder	S	econd Holder	Third Holder					
Name										
Specimen Signature										
IN THE PR	IN THE PRESENCE OF									
1. Witness Name		Witness Sig	nature	2. Witness Name	Witness Signature					

We accept

JBS Securities Pvt. Ltd.

Director / Authorized Signatory

Applicable only for HUF Demat Account

Sr. No.	Major Co-Parcener Name	Relation with Karta	Gender	Signature
1.				
2.				
3.				
4.				
5.				

Confirmation of Receipt of KYC Documents for Trading & Demat Account

To,

The Director M/s. JBS Securities Pvt. Ltd. Ahmedabad - 380 009. Date :

JBS

Ref. : Confirmation of Receipt of KYC Documents for Trading & Demat Account

 With reference to above, I / We have my / our Trading Account No.:
 _______and Demat

 A/c. No. 12083000
 _______allotted to me /us wish to state and Confirm as under:

- 1. For registration as your client/upon registration, I/We have received a photocopy of the duly completed documents viz. Client Registration kit (KYC) including do's and don'ts, Rights and Obligations (Trading and Demat), Risk Disclosure document, Guidance note, do's and don'ts, Policies and procedures, POA and also a copy of any other document executed by me/us as your client.
- 2. Further, the trading code/ client ID and the unique client code allotted to me/us as your client and the Email ID furnished by me/us has been communicated by you to me/us through the KYC form or otherwise in writing.

As a token of acceptance and proof of aforesaid, I/We have put my signature herein below.

	First / Sole Hoder / Authorised Signatory or Guardian (In case of Minor)	Second Holder / Authorised Signatory	Third Holder / Authorised Signatory
Name			
Designation			
Signature			

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	JBS		
REQUIRED DETAILS			
FATHER'S NAME			
MOTHER'S NAME			
SPOUSE NAME			
EMAILADDRESS			
MOBILE NUMBER			
QUALIFICATION			
ANNUAL INCOME			
OCCUPATION			
DOCUMENTS REQUIRED FOR INDIVIDUAL			
 1 PHOTO PASSPORT SIZE. 1 PAN CARD COPY 1 COPY AADHAR CARD (FRONT & BACK SIDE) 1 DRIVING LICENCE OR PASSPORT COPY OR VOTER ID CANCEL CHEQUE OR BANK PASS BOOK OR BANK STATMENT NOMINEE PAN CARD FATHER & MOTHER'S FULL NAME EMAIL ID & CONTACT NUMBERS 			
9) WITNESS IN PAGE NO. 17 & 38			

10) RS. CHEQUE IN FAVOUR OF JBS SECURITIES PVT. LTD.

ALL DOCUMENTS XEROX COPY WITH SELF ATTESTED.

DOCUMENTS REQUIRED FOR HUF

- 1) 2 PHOTO PASSPORT SIZE
- 2) 1 PAN CARD COPY HUF &1 PAN CARD COPY INDIVIDUAL'
- 3) AADHAR CARD (FRONT & BACK SIDE)
- 4) HUF DECLARATION
- 5) CANCEL CHEQUE & BANK PASS BOOK OR BANK STATMENT LAST 3 MONTHS LATEST ENTRY
- 6) FATHER SMOTHER'S FULL NAME
- 7) EMAIL ID & CONTACT NUMBERS
- 8) WITNESS IN PAGE NO. 17 & 38
- 9) ALL MEMBER'S NAME, RELATION WITH KARTA & SIGN IN PAGE NO. 21 & 38
- 10) ALL MEMBER'S PANCARD OR AADHAR OR PASSPORT OR DRIVING LICENCE COPY
- 11) RS.CHEQUE IN FAVOUR OF JBS SECURITIES PVT. LTD.

ONLY SINGNATURE (KARTA'S) IN PAGE NO. 3, 4, & 11. ALL HUF DOCUMENTS XEROX COPY WITH SELF ATTESTED WITH HUF STAMP. ALL INDIVIDUAL (KARTA'S) DOCUMENTS XEROX COPY WITH SELF ATTESTED WITHOUT HUF STAMP.

DOCUMENTS REQUIRED FOR MINOR

- 1) 1 PHOTO PASSPORT SIZE MINOR & GUARDIAN
- 2) 1 PAN CARD COPY MINOR & GUARDIAN
- 3) AADHAR CARD MINOR & GUARDIAN (FRONT & BACK SIDE)
- 4) SCHOOL OR COLLAGE ID CARD
- 5) BIRTH CERTI.
- 6) CANCEL CHEQUE OR BANK PASS BOOK OR BANK STATMENT
- 7) FATHER & MOTHER'S FULL NAME
- 8) EMAIL ID & CONTACT NUMBERS
- 9) 3 WITNESS IN PAGE NO. 17 & 38
- 10) RS.____CHEQUE IN FAVOUROF JIBS SECURITIES PVT. LTD.

ONLY SINGNATURE (GUARDIAN'S) IN PAGE NO. 5 & 6.

ALL MINOR DOCUMENTS XEROX COPY WITH ATTESTED BY GUARDIAN WITH MINOR STAMP. ALL INDIVIDUAL (GUARDIAN'S) DOCUMENTS XEROX COPY WITH SELF ATTESTED WITHOUT MINOR STAMP.

DOCUMENTS REQUIRED FOR TRUST

- 1) 2 PHOTO PASSPORT SIZE ALL TRUSTEE
- 2) 1 PAN CARD COPY ALL TRUSTEE
- 3) 1 PAN CARD COPY TRUST
- 4) AADHAR CARD ALL TRUSTEE (FRONT & BACK SIDE)
- 5) CANCEL CHEQUE & BANK PASS BOOK OR BANK STATMENT (LATEST LAST 6 MONTHS)
- 6) 2 YEARS FINANCIAL BALANCE SHEETS
- 7) AUTHORISED SIGNATORIES LIST WITH SPECIMEN SIGNATURES
- 8) LIST OF TRUSTEES CERTIFIED BY MANAGING TRUSTEES / CA
- 9) TRUST REGISTRATION
- 10) FATHER , MOTHER & WIFE'S FULL NAME
- 11) EMAIL ID & CONTACT NUMBERS
- 12) WITNESS IN PAGE NO. 17 & 38
- 13) RS.____CHEQUE IN FAVOUROFJBS SECURITIES PVT. LTD.

ALL TRUST DOCUMENTS XEROX COPY WITH AUTHORISED SIGNATORIES SIGN (SELF ATTESTED) WITH TRUST STAMP. ALL INDIVIDUAL (TRUSTEE'S) DOCUMENTS XEROX COPY WITH SELF ATTESTED WITHOUT TRUSTS STAMP. TRUST STAMP WITH SIGN ACROSS PHOTO ON PAGE NO 10.

DOCUMENTS REQUIRED FOR CORPORATE

- 1) ALL DIRECTOR'S 2 PHOTO PASSPORT SIZE
- 2) 1 PAN CARD COPY COMPANY & ALL DIRECTORS
- 3) LAST 2 FINANCIAL YEARS BALANCE SHEETS
- 4) COPY OF LATEST SHARE HOLDING PATTERNS
- 5) COPYOFMEMORANDAM
- 6) COPY OF BOARD RESOLUTION
- 7) AUTHORISED SIGNATORIES LIST WITH SPECIMEN SIGNATURES
- 8) CANCEL CHEQUE & BANK STATMENT LAST 6 MONTHS WITH LATEST ENTRY
- 9) 1 COPY AADHAR CARD (FRONT & BACK SIDE) ALL DIRECTORS
- 10) ALL DIRECTOR'S FATHER, MOTHER & SPOUSE FULL NAME
- 11) ALL DIRECTOR'S EMAIL ID & CONTACT NUMBERS
- 12) WITNESS IN PAGE NO. 17 & 38
- 13) RS.____CHEQUE IN FAVOUROF JBS SECURITIES PVT. LTD.

ALL COMPANY'S DOCUMENTS XEROX COPY WITH SELF ATTESTED BY AUTHORISED SIGNATORIES SIGN WITH COMPANYS STAMP. ALL DIRECTOR'S DOCUMENTS XEROX COPY WITH SELF ATTESTED BY DIRECTORS

Acknowledgment Receipt

(To be filled by the Depository Participant / Trading Member)

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 We hereby acknowledge the receipt of the Account Opening Application Form :

Name of Sole / First Holder	
Name of the Second Joint Holder	
Name of the THird Joint Holder	

Application No. :

For, JBS Securities Pvt. Ltd.



