

		ALB STOCK BROKING PVT. LTD.
Regd. Office Address	:	Shaan 203, Nr. Sakar II, Opp. Town Hall, Ellisbridge, Ahmedabad - 380 006.
		CIN : U67120GJ2009PTC 058361
Phone	:	079-26576441/42
Fax	:	079-26576440
Website	:	www.albstock.co.in

Detail	NSE	NSE	BSE	BSE
	Cash Segment	F&O Segment	Cash Segment	F&O Segment
SEBI Reg.No.	INZ000257335	INZ000257335	INZ000257335	INZ000257335
SEBI Reg.Date	25/04/2019	25/04/2019	25/04/2019	25/04/2019
Member Code	1359	9	612	27

NSE F&O Clearing Member Name Address Phone Number IG Email ID Clg No. SEBI Registration No. SEBI Registration Date : ALB STOCK BROKING PVT. LTD.

: 203, SHAAN, NR.SAKAR II, OPP. TOWN HALL, ELLISBRIDGE, AHMEDABAD-380006.

: 079-26576440

: albstock@yahoo.com

- : M51703
- : INZ000257335
- : 25/04/2019

CEO/COMPLIANCE OFFICER DETAILS

Name	E-mail	Phone			
Bhadresh Maniyar (NSE/BSE)	bhadresh@albstock.co.in	079-26576440			
Minesh Bhavsar (CDSL)	minesh@albstock.co.in	079-26576440			

for any grievance / dispute please contact Alb Stock Broking Pvt.Ltd at the above address or e-mail ID : grievances@albstock.co.in and phone : 079-26576440

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

Exchange	E-mail ID	Phone/Fax No.
NSE	ignse@nse.co.in	(022)26598190
		(022)26598191
BSE	is@bseindia.com	(022) 22728097

DP DETAILS

DP ID	SEBI Registration No.	SEBI Registration Date
12064900	IN-DP-CDSL-61-2015	29/4/2015

You may visit **www.albstock.co.in** to view Soft Copy of **Docket C** Containing Rights & obligation, Uniform RDD and Guidance Note. Further, the above documents is also made available in vernacular languages, please visit our website or download from BSE website

(http://www.bseindia.com/investors/client_regislanguages.aspx?expandable=3)

NSE website (https://www.nseindia.com/membership/content/complinc_trading_mem.htm)

nink Gr		G KIT (THROUGH BUSINESS ASSOCIATES) IN	DEX
5. No	Name of the Document	Brief Significance of the Document	Page No
	[BOOK-1] DOCKET - A	СКҮС	
1	СКҮС	CENTRAL KYC REGISTRY	3 - 4
	[BOOK-1] DOCKET - B	DEMAT ACCOUNT OPENING FORM	
2	Account opening Form	KYC form - Document capture the basic information about the constituent. Document capture the additional information about constituent relevant to Demat Account.	5 - 8
3	DIS Option	In case of POA Facility Opted , Option for BOs to Opt or Not to Opt for DIS.	9
4	SMS Registration	Terms and Conditions-cum Registration / Modification form for Receiving SMS alerts from CDSL.	10 - 11
5	Tarrif Sheet - Demat	Document detailing the charges levied on client for Demat Account operations.	12
	[BOOK-1] DOCKET - C	TRADING ACCOUNT OPENING FORM (Mandatory documents as prescribed by SEBI & Exchanges)	
6	Account Opening form	Document Captures the additional information about the Constituent relevant to trading account and instruction check list.	13 - 16
7	Policies and Procedures	Document describing significant policies and Procedures of the stock broker.	17 - 18
8	Tariff Sheet	Document detailing the rate / amount of brokerage and other Charges levied on the client for trading on the stock exchange(s).	19
	[BOOK-2] DOCKET - D	MANDATORY DOCUMENTS Provided Separately as per Client's Preference selection	
9	Rights and Obligations	Document Stating the right & Obligation of DP & BO.	1 - 3
LO	Rights and Obligations	Document stating the Right & Obligations of Stock Broker / Trading Member , Sub-Broker and Client for trading on Exchanges (including additional right & obligations in case of Internet/wireless technology based trading).	4 - 8
L1	Risk Disclosure Document	Document detailing risks associated with dealing in the (RDD) Securities market .	9 - 12
L 2	Guidance note	Document detailing do's and don'ts for trading on exchange , for the Education of the investors.	13 - 14
	[BOOK-1] DOCKET - E	VOLUNTARY DOCUMENTS AS PROVIDED BY THE STO	CK BROKE
13	Terms & Conditions	Document detailing voluntary terms & conditions for Smooth functioning of operations.	20 - 21
.4	Running account Authorization	A . Document authorizing the member to Maintain running account of client in stead Of settlement wise accounting of funds and Securities.	22
	Confirmation & Noting	B . Document confirming consent & noting by client.	
.5		Document confirming Demat charges ,ECN/SMS and CSE Details.	23
16	DECLARATION	Declaration for not having Mobile No. and E-mail ID.	24
.7	RTGS/NEFT Payout Facilities Anti Money Laundering	Document requesting for NEFT/RTGS Payout. Customers education about Anti Money Laundering.	25
.8 .9	Power of Attorney	POA for pay-in of securities.	<u>26</u> 27 - 28
20	FATCA Declaration	To comply with FATCA guidelines declaration regarding residential status and property held outside India.	<u>27 - 28</u> 29



alb Think Growth		now Your Customer (KYC) Application Form Individual
A) Fields marked v	ructions: with '*' are mandatory fields.	E) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.
	orm in English and in BLOCK letters.	F) List of two character ISO 3166 country codes is available at the end.
,	ate in DD-MM-YYYY format.	 G) KYC number of applicant is mandatory for update application. H) For particular section update, please tick (<i>J</i>) in the box available before the
D) Please read se at the end.	ction wise detailed guidelines / instructions	section number and strike off the sections not required to be updated.
For office use only	Application Type*	/ Update KRA Achnowledgment No.:
(To be filled by financial insti		(Mandatory for KYC update request)
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Maiden Name (If any*)		
Father / Spouse Name*		
Mother Name*		
Date of Birth*		РНОТО
Gender*	M- Male	F- Female
Marital Status*	Married	
Citizenship*	IN- Indian	Others (ISO 3166 Country Code)
Residential Status*	Resident Individual Foreign National	□ Non Resident Indian □ Person of Indian Origin
Occupation Type*	 S-Service (Private Sector O-Others (Professional B-Business 	Public Sector Government Sector) Self Employed Retired Housewife Student)
	X- Not Categorised	Signature Thumb Impression 🦄 (1)
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* In case of Firms, Association of Persons (AOP), Partnership Firm, Unregistered Trust, etc., although the account is opened in the name of the natural persons, the name of the Firm, Association of Persons (AOP), Partnership Firm,																		
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ALB Stock Broking Pvt. Ltd.

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SMS Alert Facility Refer to Terms & Co given as Annexure-2		MOBILE NO. (Mandatory, if (If POA is not g Cancel this Opt	ranteo						cility	,			Yes No	
easi	easi allows	o <i>e</i> asi, please vi a BO to view his portfolio online	ISIN b											
NOMINATION DET	AILS FOR DE	MAT												
Nomination Registration					Da	ated		_		Π-	-			

Dear Sir / Medam,

I/We the sole holder / Joint holders / Guardian (in case of minor) hereby declare that:

 $\hfill\square$ I / We do not wish to nominate any one for this demat account.

□ I / We nominate the Followin	ng persons, who is/are entitled n below, in the event of my / o	to receive fund and security bal	lances lying in my / our account
Nomination Details	Nomination - 1	Nomination - 2	Nomination - 3
Nominee Name:			
First Name:			
Middle Name:			
Last Name:			
Nomination Details	Nomination - 1	Nomination - 2	Nomination - 3
Address:			
City:			
State:			
Pin:			
Country:			
Telephone No.:			
Fax No.:			
Pan No:			
UID:			
Email ID:			
Relationship with BO:			
Date of birth (mandatory if Nominee is a minor) dd-mm-yyyy			
Name of the guardian of Nominee (if nominee is a minor)			
First Name:			



Middle Name:						
Last Name:						
Adderess of the gurdian of nominee						
City:						
State:						
Country:						
Pin:						
Age:						
Telephone No.:						
Fax No.:						
Email ID:						
Relationship of the Guardian With the Nominee						
Percentage of allocation of securities						
Residual Securities Please tick any one Nominee if tick not market the default will be First Nominee						
remaining after distribution of will be marked as nominee ent * Marked is mandatory field This nomination shall supersed	case of multiple nominees, please cho securities as per percentage of allocat titled for residual shares, if any. de any prior nomination made by me / est signature(s) / Thumb impression(s).	tion. If you fail to choose one such no	minee, then the first nominee			
Detail of the Witness		Witness				
Name of Witness						
Address of Witness						
Signature of Witness	æ					
I / We have received read the Rights and Obligations document and terms & conditions and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time. I /We declare that the particulars given by me/us above are true and to the best of my/our knowledge as on the date of making this application. I/We agree and undertake to intimate (s) in the details/Particulars mentioned by me / us in this from. I/We further agree that any false / miscading information give by me / us or suppression of any matrrial information will be render my account Liable for termination and suitable action.						
Frist/Sole Holder or	Secon	d Holder	Third Holder			

	Guardian (In Case of Minor)		Second Holder		Third Holder
Name:		Name:		Name	
(3)					
	Signature of Applicant		Signature of Applicant		Signature of Applicant
(Signat	ures should be preferably in B	lue ink).			

INSTRUCTIONS TO THE APPLICANTS (BOS) FOR ACCOUNT OPENING:

- 1. Signatures can be in English or Hindi or any of the other languages contained in the 8th Schedule of the Constitution of India. Thumb impressions and signatures other than the above mentioned languages must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate / Special Executive Officer under his/her official seal.
- 2. Signatures should be preferably in black ink.
- 3. Details of the Names, Address, Telephone Number(s), etc., of the Magistrate / Notary Public / Special Executive Magistrate / Special Executive Officer are to be provided in case of attestation done by them.
- 4. In case of additional signatures (for accounts other than individuals), separate annexures should be attached to the account opening form.
- 5. In case of applications containing a Power of Attorney, the relevant Power of Attorney or the self-certified copy thereof, must be lodged along with the application.
- 6. All correspondence / queries shall be addressed to the first / sole applicant.
- 7. Strike off whichever option, in the account opening form, is not applicable.



OPTION FORM FOR ISSUE OF DIS BOOKLET

										Date		-		-	2	0	
DP ID	1	2	0	6	4	9	0	0	Client ID								

Τo,

ALB STOCK BROKING PVT. LTD.

Shaan 203, Nr. Sakar II, Opp. Town Hall, Ellisbridge, Ahmedabad - 380 006. **Phone :** 079-26576441/42 • **Fax :** 079-26576440 • **Website :** www.albstock.co.in

Dear Sir /Madam,

I / We hereby state that : [Select one of the options given below]

OPTION : 1

I / We require you to issue Delivery Instruction Slip (DIS) booklet to me / us immediately on opening my / our CDSL account though I / we have issued a Power of Attorney (POA) / executed PMS agreement in favour of / with

(name of the attorney / Clearing Member / PMS manager) for executing delivery instructions for setting stock exchange trades [settlement related transactions] effected through such Clearing Member / by PMS manager.

Yours faithfully

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature	(4)	•¢	

OPTION : 2

I / We do not require the Delivery Instruction Slip (DIS) for the time being, since I / We have issued a POA / executed PMS agreement in favour of / with _________ (name of the attorney / Clearing Mem-

OR

ber / PMS manager) for executing delivery instructions for setting stock exchange trades [settlement related transactions] effected through such Clearing Member / by PMS manager. However, the Delivery Instruction Slip (DIS) booklet should be issued to me / us immediately on my / our request at any later date. Yours faithfully

	First/Sole Holder	Second Holder	Third Holder
Name			
Signature	(4)	•�	

FOR DEMAT ACCOUNT

ANNEXURE 2.4

TERMS AND CONDITIONS-CUM-REGISTRATION / MODIFICATION FORM FOR RECEIVING SMS ALERTS FROM CDSL SMS ALERT WILL BE SEND BY CDSL TO BO FOR ALL DEBITS.

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.
- "Service Provider" means a cellular service provider(s) with whom the depository has entered / will be entering into an arrangement for providing the SMS alerts to the BO.
- 7. "Service" means the service of providing SMS alerts to the BO on best effort basis as per these terms and conditions.

AVAILABILITY:

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

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

RECEIVING ALERTS:

- 1. The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- 2. The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off'' mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts sent during such period.
- 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever.
- 4. The BO further acknowledges that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/ or inaccuracy. In case the BO observes any error in the information provided in the alert, the BO shall inform the depository and/ or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alerts facility.
- 5. The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about any such unauthorized debit to/ transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- 7. The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.

Second Holder

6



- 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	6	4	9	0	0						
										(Pleas	e write	your 8 d	igit Clier	nt ID)
Sole/ First Holder's N	ame	:												
Second Holder's Name	:													
Third Holder's Name :.														
Mobile Number on which	+	-91												
messages are to be sent :		(Pl€	ease v	write	only [·]	the m	nobile	numb	er without	prefixing	country	code or	zero)	-
The mobile number is reg	isterec	d in th	ne na	me o	f :									
E-mail ID :														
	co writ	te onl	v ON	E vali	d em	ail ID	on wl	nich co	ommunicati	on: if anv	/ is to be	sont)		
(Plea			,							,	, 15 00 50	e sentj		
(Plea B. O. Signature							-0	>						





ALB STOCK BROKING PVT. LTD.

(DP ID 12064900) SEBI REGN. NO. : IN-DP-CDSL-61-2015

Regd. Office Shaan - 203, Nr. Sakar-II, B/h. Sakar IV, Opp. Town Hall, Ellisbridge, AHMEDABAD - 380006, GUJARAT

SCHEDULE OF CHARGES

SERVICES		SCHEME NAMES									
SERVICES	REGULAR	GOLD	PLATINUM	BSDA							
ACCOUNT OPENING	NIL	NIL	NIL	NIL							
STAMP PAPER CHARGES	NIL	NIL	NIL	NIL							
POA CHARGES	NIL	NIL	NIL	NIL							
MAINTENANCE CHARGES	200 (PER ANNUM) *	444**	2500 ***	As Prescribed by SEBI							
TRANSACTION CHARGES PER ISIN :											
Within Company	15	12	12	15							
Outside Company	20	20	20	20							

OTHER SERVICES & CHARGES APPLICABLE FOR ALL THE THREE SCHEMES:

1.	BUY:	NIL
2.	DIS BOOK CHARGES:	NIL
3.	OFF MARKET CHARGES:	RS.25 PER ISIN
4.	PLEDGE/UNPLEDGE/INVOCATION	RS.25 PER ISIN
5.	DEMAT CHARGES:	RS.5 PER CERTIFICATE + Rs. 50 PER COURIER Charges
6.	DEMAT REJECTION CHARGES:	RS.20 PER REJECTION + Rs. 50 PER COURIER Charges
7.	REMAT CHARGES:	RS.10 PER CERTIFICATE + Rs. 50 PER COURIER Charges
8.	FAILED TRANSACTIONS:	RS.10 PER TRANSACTION
9.	EMERGENCY CHARGES:	RS.25 PER ISIN
10.	FREEZE/DE-FREEZE:	RS.25 PER REQUEST

CONDITIONS:

1. All charges mentioned are inclusive of CDSL charges.

2. The GST as applicable would be levied.

- 3. The above charges are subject to change within 30 days prior notice, however in case of revision of charges by CDSL, a shorter notice may be given.
- 4. All the charges once paid will not be refundable, however, this shall not be in contravention to SEBI circulars.
- 5. All the instructions for the transfer must be received at least one day before the execution/pay in date. The same day execut ion or late instructions will be accepted on a "Best Effort Basis" at the sole risk and responsibility of the depository account holder.
- 6. Rs. 100 will be charged on return of the cheque exchange transaction charge.
- 7. The securities will be valued as per the rates of CDSL.
- 8. All the other services will be charged separately whichever not mentioned above.
- 9. The postage expenses will be charged for any modification like address, bank details, etc.
- 10. For availing easiest facility of CDSL, the charges as levied by CDSL would be collected from the clients at actuals.
- 11. Rs. 1000/- will be charged for corporate accounts
- * AMC Shall be applicable after one year from the date of opening the demat a/c and only if trading a/c is with the ALB ** Rs. 444 /- is for Life time and Shall not be refundable
 - *** Rs. 2500/- is for Life time and Rs. 2500/- shall be refunded on closure of account .
- 12. Rs. 5 per page shall be charge for transaction statement on demand .
- 13. Rs. 10/- shall be charged for Client Master on demand.
- 14. Account Opening Charge as levied by KRA / SEBI shall be collected as actuals.
- 15. Presently AMC for Basic Service Demat Account is Nil for BO having Demat Holding value Less than Rs. 50000/- and Rs. 100/- f or BO having Demat Holding Value More than 50000/- but Less than Rs. 200000/-.

Scheme Name :		Client Code :				
	Name of the Holders		Signature(s)			
Sole/First Holder			(7)			
Second Holder			•\$			
Third Holder						



[13]

TRADING ACCOUNT RELATED DETAILS

FOR TRADING ACCOUNT FOR INDIVIDUALS AND NON-INDIVIDUALS

Α.	BANK ACCOUNT DETAILS : (Attach proof for all) (Sr. No. 1 will be default A/c.)									
	Bank Name	Branc	h Address		A/c. N	lo.	A/c. Type	e*	MICR	IFSC Code
1										
2										
	* Saving/Current Ot	hers: in ca	se of NRI/NI	I RE/NRO						
В.	DEPOSITORY ACCOL		LS : (Attach	proof fo	or all) ((Sr. No	. 1 will be de	fault	A/c.)	
	Depository Partic Name		Depository (NSDL / C	Name			ary Name		DP ID	Beneficiary ID (BO ID)
1	Name		(,						
2										
	NOTE : In case of mo		pl. attach se	parate	sheet o	duly sig	gned.			
С.	TRADING PREFEREN									
	*Please sign in the rel	evant box	es where you	wish to	trade.	The se	gment not cho	sen	should be struc	ck off by the client.
	Cash Segment	<u>ک</u> (8)	Signature of Applicar	nt			Cash Segment	Z	(10) Signature of	Applicant
	NSE F&O	<u></u>				BSE	F&O]	
	Segment	(9)	Signature of Applicar	nt			Segment	A	(11) Signature of	Applicant
	If, in future, the client v be taken from the clie			w segme	ent/nev	w excha	inge, separate	auth	orization/letter	should
D.	PAST ACTIONS	ine by the s	lock brokel.							
		icant/con	stituent or	its Part	ners/p	romot				other authority rized persons in
Ε.	DEALINGS THROUGH	H SUB-BRO	DKERS AND O	OTHER S	бтоск	BROKE	RS			
	If client is dealing th	rough the	e sub-broker	, provid	e the f	followi	ng details			
	Sub-broker's Name									
	SEBI Registration nu	mber								
	Registered office add	dress								
	Phone		Fax				Webs	ite		
	Whether dealing wi (if case dealing with	-		•			de details of a	all)		
	Name of stock broke			-,		/ 1				
	Name of Sub-Broker	, if any								
	Client Code						Exchar	nge		
	Details of disputes/d	lues pendi	ing from/to s	such sto	ock bro	ker/su	b- broker			
F.	ADDITIONAL DETAIL	s								
	Whether you wish to	o receive D] physical co	ntract r	note or	Eleo	ctronic Contra	act N	lote (ECN) (ple	ase specify)
	Specify your Email ic	l, if applica	able							
	Whether you wish to	o avail of t	he facility of	interne	t tradi	ng/ wi	reless techno	logy	(please specif	y)
	Number of years of I	nvestmen	t/Trading Ex	perienc	e					

[14]

	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								
		□ Not Applicab	e / 🗆 As per Annexure						
	Any other information								
ОТН	IER DETAILS								
1. 0	Gross Annual Income Detai	ls (Please tick (।?)): □ Belov	, 1 Lac □ 1-5 Lac □ 5-10 Lac □ 1	l0-25 Lac □ > 25 Lacs					
0	DR Net-worth in ``.	(should	not be older than 1 year) as on (date) / /					
		: any one and give brief de Public Sector □ Governm		ofessional					
	 □ Private Sector Service □ Public Sector □ Government Service □ Business □ Professional □ Agriculturist □ Retired □ Housewife □ Student □ Forex Dealer 								
	Othes (Please specify)								
F	or detifinition of PEP, pleas	e refer guideline	(PEP) □ Related to a Politically Ex	posed Person (PEP)					
	-	Docket containing Rights & Ok ical Form or () Electronic For							
G.	INTRODUCER DETAILS (opt	tional)							
	Name of the Introducer								
	Status of the Introducer	□ Sub-broker	Remisier Authorize	d Person					
		Existing Client	☐ Others, please specify						
	Address and Phone no.								
	of the Introducer								
	Signature of the Introducer								
	-								
Н.	NOMINATION DETAILS (fo								
	Name of the Nominee	□ I/We do not wish to nom							
	PAN of Nominee		Relationship with the Nominee Date of Birth of Nominee						
	Address and Phone no.								
	of the Nominee								
	If Nominee is a minor, det	ails of guardian							
	Name of guardian Address and Phone no.								
	of Guardian								
	Signature of Guardian								
	WITNESSES (Only applicab	ole in case the account holde	has made nomination)						
	Name		Name						
	Signature		Signature						
	Address &		Address &						
	Phone		Phone						



I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it. I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on stock broker's designated website, if any.

کھر (12)	Place :
Signature of Client / (all) authorized Signatory	

FOR OFFICE USE ONLY:

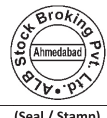
UCC Code allotted to the Client : _____

	Documents verified with Originals	Client Interviewed By	In-Person Verification done by
Name of the Employee			
Employee Code			
Designation of the employee			
Date			
Signature			

I / We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the nonmandatory documents. 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, if any, for the information of the clients.







(Seal / Stamp)



INSTRUCTIONS / CHECK LIST

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

Copy of ITR Acknowledgement	Copy of Annual Accounts
In case of salary income - Salary Slip, Copy of Form 16	Net worth certificate
Copy of demat account holding statement.	Bank account statement for last 6 months
Any other relevant documents substantiating ownership of assets documents.	Self declaration with relevant supporting

*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/sub-broker'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.



FOR TRADING ACCOUNT MANDATORY

MANDATORY DOCUMENT DEALING WITH POLICY AND PROCEDURES

1. REFUSAL TO TAKE ORDERS

The Client undertakes and agrees that member, may, as a risk containment measure, at any time, at its sole discretion, and without prior notice, prohibits, restricts or refuse the clients' ability to place order or trade in penny stocks or such other illiquid stocks/contracts, as specified by Member/ Exchange, through the Member. The Client waives any and all claims for loss or damage arising directly or indirectly from any such refusal.

2. EXPOSURE LIMITS

The client agrees and confirms to abide by the exposure limits, if any, set by Member or by the exchange or Clearing Corporation or SEBI from time to time.

The Member may from time to time, at its sole discretion, impose and vary limits on the orders that the client place (including but not limited to exposure limits, turnover limits, limits as to number, value and / or kind of securities / contracts in respect of which buy or sell orders can be placed etc.) The client is aware and agree that the stock broker/ trading Member may need to vary or reduce the limits or impose new limits urgently on the basis of Member's risk perception and other factors considered relevant by Member and Member may be unable to inform to the client of such variation, reduction, imposition in advance. The client agrees that the Member shall not be responsible for such variation, reduction and imposition of limits.

3. BROKERAGE RATE

The Client confirms and agrees that the brokerage shall be paid in the manner intimated by the Member to the client from time to time, including as a percentage of the value of the trade or as a flat fees or otherwise, together with the service tax as may be applicable from time to time on the same.

The Client hereby agrees to the following brokerage slabs/rates which do not exceed the maximum limits prescribed by the SEBI and stock exchanges.

4. DELAYED PAYMENT CHARGES

The client understands and agrees that applicability of delayed payment charge by either party is solely at the discretion of the Stock Broker. Without prejudice to margin funding guidelines issued by SEBI, any amounts which are overdue from a client toward settlement obligation or margin obligation either in cash segment and/or derivative segment, may attract delayed payment charges at the rate of 1.5 % per/north or part thereof or such other rate as may be determined by the stock broker.

In case client has not opted for running account maintenance, any amount which are overdue from a stock broker towards settlement pay out after meeting all pending settlement / margin obligations or dues, may attract delayed payment charges at the rate of 1.5 % per month or part thereof or such other rate as may be determined by the stock broker.

In case client has opted for running account maintenance, any amount which the client has demanded, in writing, from a member out of the available undisputed credit balance in client ledger maintained by the member or such amount which is required to be settled on the monthly / quarterly basis after meeting settlement and/or margin obligation and making provision for next 5 trading day settlement and / or margin obligation, calculated in the manner specified by the exchanges may attract delayed payment charges at the rate of 1.5 % per month or part thereof or such other rate as may be determined by the stock broker.

5. LIQUIDATION/CLOSE-OUT OF POSITIONS:

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 the Client's positions for nonpayment of margins or settlement obligation after giving prior notice. Any and all losses and financial charges on account of such liquidation / closing-out shall be charged to and borne by the Client.

6. INTERNAL SHORTAGE & CLOSE-OUT

(i) For Purchase of Shares :

In case of purchase of securities by the Client, at times Member may be unable to deliver the securities to the said purchaser on the pay out day due to non receipt of the said securities from another Client of Member who has sold the securities in such



Internal netting of transaction. In such cases, member may buy the shares from the market on T + 1 day or on settlement day and deliver the same to the client or he may give close out at such rates as determined under sub clause (ii) of this clause.

(ii) For Short Sale of Shares :

The Client hereby agrees that if he/she/it has short delivered any securities against his/ her/its pay-in obligation which resulted into internal shortage (i.e. buy position of another client of the member and could not be auctioned in the market) close-out shall be debited to his account at the purchase price from the market or 5% to 20% above the closing price on auction day, as the case may be.

(iii) Gain / Loss arising out of (i) & (ii) :

Any gain arising out of above transaction shall be passed on to the buyer and any loss arising out of above transaction shall be borne by the short seller.

7. RESTRICTIONS/PROHIBITION TO TAKE FURTHER POSITION OR CLOSING EXISTING POSITION

The Member may, in its sole discretion, not allow taking further position to the client or may close the existing position of a client due to any restrictions in relation to volume of trading / outstanding business or margins stipulated by the exchange, clearing corporation/ clearing house and/or the Member and / or any other extraordinary event warranting such restrictions. The Client waives any and all claims for loss or damage arising directly or indirectly from any such restrictions.

8. SUSPENSION / CLOSURE AT THE CLIENT'S REQUEST

The Client may suspend or close his/her/its trading account temporarily by giving written request to the member. Such temporary closing or suspending of trading account will not affect the rights and obligation incurred prior to such suspension or closure. Any request for temporary suspension or closure shall not be processed by the member unless all the dues are paid by the client.

9. DEREGISTERING THE CLIENT

The Member may, at its sole discretion, deregister clients' account to protect his interest which might include (but not limited to)

- i. Member is compelled to by law;
- ii. Client has not used account for a significant period of time;
- iii. Member has reasons to believe that account is being used for fraudulent purposes.
- iv. Any other reason which member thinks reasonable for deregistering the account. The Client waives any and all claims for loss or damages arising directly or indirectly from such deregistering. The deregistering will not affect any liability of the Client resulting directly or indirectly from any transactions made at any time before such deregistering.

10. POLICY FOR IN ACTIVE CLIENTS

In case client has not used his account for a period exceeding 6 month but not later than 2 years then his account shall be termed as "Inoperative / Dormant" such dormant account shall be reactivated through telephonic confirmation.

In case client has not used his account for more than 2 years then account shall be termed as "Inactive " Such inactive account shall be reactivated hazed on Account Reactivation Request.

Further, if any changes are made in the above policy and procedures, the same are updated on our website www.albstock.co.in . Hence, Clients are requested to visit the same for further changes.





FOR TRADING ACCOUNT MANDATORY

BROKERAGE SLABS FOR CASH AND DERIVATIVE SEGMENT

CASH SEGMENT

Brokerage Slab		:	Slal	b%	Minir	านm		
		First Leg		Second Leg	First Leg	Second Leg		
Delivery Based				Not Applicable		Not Applicable		
Daily Square Up								
GST		Y DN						
Stamp and other charges		Y 🗆 N						
Transaction & other charges		Y 🗆 N						

DERIVATIVE SEGMENT : SLAB FOR FUTURE

Brokerage Slab	S	lak	o %	Minimum					
	First Leg		Second Leg	First Leg	Second Leg				
Daily Square Up									
Settlement Square Up	Same as abov	/e		Same as above					
Expiry									
GST	IY 🗆 N								
Stamp and other charges	IY □N								
Transaction & other charges]Y □N								

DERIVATIVE SEGMENT : SLAB FOR OPTIONS

Brokerage Slab		S	lab	%	Minimum					
		First Leg		Second Leg	First Leg	Second Leg				
Daily Square Up										
Settlement Square Up		Same as abov			Same as above					
Expiry										
GST										
Stamp and other charges		IY □N								

Transaction & other charges $\Box Y$ $\square N$

STATUTORY LEVIES Β.

Following statutory levies shall be levied as applicable from time to time.

- Security Transaction Tax
- Stamp Duty iv. GST (C GST, S GST, I GST) v.

Clearing Charge

- ii. **SEBI Turnover Fees**
 - Exchange Transaction Charge iii.
- С. PENALTY

i.

Penalties levied by exchange, SEBI and other authorities due to act of client are recovered from the clients. Such penalty may include, Short Margin Penalty, Code Modification Penalty, etc.

OTHER CHARGES D.

Minimum Brokerage ₹ 20/- per contract, subject to maximum limit prescribed by SEBI/Exchange. i.

vi.

- Demat Charges ₹ 10/-per ISIN on purchase. ii.
- Client Cheque dishonor Charges ₹ 100/- per instance or actual, which ever is higher. iii.
- Apart from above, delayed payment charges as per policy and procedures under mandatory document forming Ε. part of KYC documents would also apply. ALB Stock Broking Pvt. Ltd. reserves the right to revise the Tariff structure, by publishing / displaying the same on its website www.albstock.co.in





FOR TRADING ACCOUNT VOLUNTARY

NON MANDATORY DOCUMENT ADDITIONAL TERMS & CONDITIONS FOR SMOOTH OPERATIONS AND COMPLIANCE

(Please strike out the Non-Mandatory clauses that are not agreed to between Stock Broker/Trading Member and the Client)

I, voluntarily and unconditionally hereby state and declare that I/We have read and understood the terms and conditions mentioned hereinafter governing securities trading and broking services of

Member ALB Stock Broking Private Limited (hereinafter referred to as ASBPL) and agree to be bound by the same.

1. Internet Based Trading Services: E-Broking Services, Wireless Securities Trading & Dial & Trade Services

- (i) The CLIENT is aware that authentication technologies and strict security measures are required for the internet trading through order routed system and undertakes to ensure that the password of the CLIENT and/or his authorised representative are not revealed to any third party.
- (ii) The CLIENT agrees that the STOCK BROKER/TRADING MEMBER shall not be liable or responsible for non-execution of the orders of the CLIENT due to any link/system failure at the CLIENT/STOCK BROKERS/TRADING MEMBERS/EXCHANGE end.

2. Electronic Payment Gateway for Net Banking Services:

Electronic Payment Gateways provided by various banks for facilitating transfer of funds from Client's bank account to the account of the Client with **ASBPL**. Client understands that **ASBPL** is only providing access to the electronic fund transfer facility provided by the banker of the Client through **ASBPL's**website by means of an interface and is not liable or responsible for the proper functioning or otherwise of the Gateway or for any transaction errors, losses, malfunctioning or hacking of the system by unscrupulous elements, frauds, and/or any incidental or consequential claims arising there out. Client undertakes not to make **ASBPL** a party to any litigation, claim, dispute, difference or complaint that the Client may initiate in respect of, arising out of or in connection with any transactions on the

Gateway and agrees that **ASBPL's** liability shall at all time be limited to the amount actually received in its account by electronic transfer from Client's account with the Bank

3. PMLADeclaration

I declare that I have read and understood the contents and the provisions of the PMLA Act, 2002, which were also explained to me by **ASBPL**officials. I further declare that I shall adhere to all the provisions of PMLA Act, 2002. I further undertake and confirm that;

a. I do not have any links with any known criminal

b. I am a genuine person and not involved or indulge knowingly or assisted, directly or indirectly, in any process or activity connected with the proceeds of crime nor I am a party to it. The investment money is derived from proper means and does not involve any black or Hawala money in any manner.

4 . Errors and Omissions

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

5. Extra Ordinary Events and termination/suspension of trading facility: ASBPL will not be liable for losses caused directly or indirectly by government restriction, Exchange rulings, suspension

of trading, computer, communication, telephone or system failure, war, earthquakes, flood, accident, power failure, equipment or software malfunction, lack of connectivity, congestion or disruption of communication net-work or links, software glitches or corruption, low processing speed, strikes or any other conditions beyond

ASBPL's control resulting in non-execution, partial or incomplete execution of orders and the resulting financial loss, if any **ASBPL** may at any time terminate, discontinue or temporarily suspend trading facility provided to the Client in the event of any such extraordinary event occurring without giving prior notice to the Client.

Any loss or damage arising from or occasioned by (i) Any such inaccuracy, error, delay or omission, (ii) Non- performance, or (iii) Interruption in making available any such data, information or message, due to either any act or omission by **ASBPL** or any disseminating party or to any "force majeure" (e.g. flood, extraordinary weather condition, earthquake or other act of nature, fire, war, insurrection, riot, labour dispute/unrest, accident, action

of government, communications or power failure, equipment or software malfunction) or any other cause beyond the reasonable control of **ASBPL** or any disseminating party.

6. Non-execution/delay/cancellation of Orders:

The client hereby agrees that **ASBPL**or the Exchanges shall not be liable for non execution or partial execution of any orders caused due to suspension, interruption, or malfunctioning of the trading services, disruptions or congestion of communication networks, hardware or software problems, or failure of the electronic trading system generally in any manner due to one or the other reasons beyond the control of **ASBPL** or the Exchange.

7. Client not to act on representations of agents, employees: Client is aware that **ASBPL** has not authorized any agents, representatives, employees or other persons to make any representation, or to give any promise, assurance, warranty, undertaking or commitment as to return on investment of the Client whether in writing or otherwise on behalf of **ASBPL**.

8. Indemnification:

I hereby indemnify and hold **ASBPL**, its Directors and employees harmless from and against all claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses that are occasioned or may be occasioned to the **ASBPL** directly or indirectly, relating to bad delivery of shares/ securities and/ or third party delivery, whether authorized or unauthorized and fake/forged/stolen shares/ securities/transfer documents introduced or that may be introduced by or through me during the course of my dealings/ operations on the Exchange(s) and/ or proof of address, identity and other supporting/ documents provided by me at the time of registration and/ or subsequently.



9. Indemnity of Joint Holdings:

I hereby agree to indemnify and hold the **ASBPL** harmless from any claims, demands, actions, proceedings, losses, damages, liabilities, charges, and /or expenses arising from transactions in securities held jointly by me with any other person or persons, if any.

10. NRI Declaration

I understand that if the sole/first applicant has or attains NRI Status, investments in scheme of mutual funds can be made only upon providing Foreign Inward Remittance Certificate (FIRC) to **ASBPL** every time the investment is made. Further, I /we undertake to update any status change and shall abide by FEMA, RBI and SEBI guidelines with regard to NRI investment in India.

11 Third-Party Payments

ASBPL shall have the prerogative to refuse payments received from any bank account where the client is not the first holder or which is not mentioned in the KYC or which the client has not got updated subsequently by submitting a written request along-with adequate proof thereof as per proforma prescribed by **ASBPL**

ASBPL shall not be responsible for any loss or damage arising out of such refusal of acceptance of payments in the situations mentioned above.

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

12.No Dealings In Cash

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

Address : _	
Place :	
Date :	

13. No Market Manipulation

I undertake not to execute transactions, either singly or in concert with other clients, which may be viewed as manipulative trades viz. artificially raising, depressing or maintaining the price, creation of artificial volume, synchronized trades, cross trades, self trades, etc or which could be termed as manipulative or fraudulent trades by SEBI/Exchanges. In case I am found to be indulging in such

activities, **ASBPL** has every right to inform the Exchange/SEBI/other regulatory authority of the same and suspend/close my trading account.

14.Authorization to debit additional charges with regard to Trading and Demat Account:

Without prejudice to the other rights and obligations of the parties, the client understands and agrees that **ASBPL** may levy charges including Annual Maintenance Charges and all transaction charges with respect to Clients Demat account for any service rendered by **ASBPL** and as may be required by the Client, and recover from the Client all reasonable costs, as may be incidental or consequential for rendering the said services. The said charges will be debited to the clients' Trading ledger account maintained with **ASBPL** for the demat charges payable to **ASBPL** as Depository for providing depository services.

15. Authorization for Inter Segment/Inter Exchange Fund Balance Transfer:

The client hereby authoriz **ASBPL** to transfer fund/ pay out resulting on account of sale of shares/contract/or margin refunds from NSE/BSE and adjust the same towards debit balances

in any segment of NSE/BSE Further, I/we hereby authorise to consider credit available in one segment/ exchange towards margin / settlement obligation in another exchange/segment with or without passing journal entries.

16. Deliveries

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

Signed for and on behalf of the Client

Name :





RUNNING ACCOUNT AUTHORIZATION

I/We are dealing through you as a client in Capital Market and/or Future & Option segment and in order to facilitate ease of operations and upfront requirement of margin for trade.

I/We authorize you as under:

- I/We request you to maintain running balance in my account & retain the credit balance in any of my/our account and to use the unused funds towards my/our margin/pay-in/other future obligation(s) of any segment(s) of any or all the Exchange(s)/Clearing corporation unless I/We instruct you otherwise.
- 2. I/We request you to settle my fund account (choose one option)
 - Once in a calendar Month
 - Once in every calendar Quarter except the funds given towards collaterals/margin in form of Bank Guarantee and/or Fixed Deposit Receipt and/or except the securities given towards collateral/ margin in form of Margin pledge-repledge.

FOR TRADING ACCOUNT VOLUNTARY

- 3. In case I/We have an outstanding obligation on the settlement date, you may retain the requisite securities/funds towards such obligations and may also retain the funds expected to be required to meet margin obligation for next 5 trading days, calculated in the manner specified by the exchanges/SEBI from time to time.
- 4. I/We confirm you that I will bring to your notice any dispute arising from the statement of account or settlement so made in writing preferably within 7 working days from the date of receipt of funds/ securities or statement of account or statement related to it, as the case may be at your registered office.
- 5. I/We confirm you that I can revoke the above mentioned authority at any time.
- 6. This running account authorization would continue until it is revoked by me.

Client Name : _____

Client Code : _____

(To be signed by client himself and not by any authorised person on his behalf or holder of the Power of Attorney)

INTIMATION TO CLIENTS AND NOTING-MANDATORY

Τo,

ALB Stock Broking Pvt. Ltd. Ahmedabad

Sir(s),

Re. : Confirmation of noting

I / We confirm that we have made note of the following:

- 1. That you trade in your OWN/PRO account i.e. you do trade in Proprietary Account.
- 2. That your investor grievance email ID is grievances@albstock.co.in
- 3. That I / we have read all the mandatory and voluntary terms and conditions and do consent for the same.
- 4. That I / we have to furnish/update Financial Details every year to the Member as per SEBI / PMLA requirement.
- 5. That I / we have read / understood the Anti Money Laundering Policy & Procedure and I know that the same is made available on your website www.albstock.co.in
- 6. That I / we agree/s that I / we am / are responsible for clearing out my debit ledger balance to NIL at least once in every month / quarter.
- 7. That any Voluntary terms and conditions which is in violation of exchange / SEBI rules and regulations and circular issued from time to time shall become null and void.

Client Name : _____

Client Code :_____

Thank you,

	2
	(16) Client Signature
Date :	
	VOLUNTARY

[22]



VOLUNTARY

(A) Consent to debit trading account of client for DP charges and levies in demat account or otherwise. To ,

ALB Stock Broking Pvt. Ltd.

Shaan 203, Nr. Sakar II, Opp. Town Hall, Ellisbridge, Ahmedabad - 380 006.

Dear Sirs,

I/We hereby authorise you to recover the debits in my demat account(s) maintained with you (DP ID 12064900 ______) from the credits in my/our trading account code.

(B) Electronic Documents : Authorisation

If you can provide, I/We do hereby request to receive ECN, statement of accounts, daily margin statement and such other record/information/notice etc. to my/our E-mail Account / ID as mentioned in KYC form. In case of any change, I/We shall promptly communicate in writing to you about the same.

(C) SMS Authorisation

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. In case of any change therein, I/We shall promptly communicate in writing to you about the same.

(D) Please tick mark the additional applicable category to you

Non resident client

High net-worth client (Having annual income + networth of more than Rs. 1 crore)

Trust, Charities, NGOs and organizations receiving donations

Company having close family shareholdings or beneficial ownership

Civil Servant or family member or close relative of civil servant

- Bureaucrat or family member or close relative of bureaucrat
- Current or Former MP, MLA or MLC or their family member or close relative
- Politician or their family member or close relative
- Current or Former Head of State or of Governments or their family member or close relative
- Senior government/judicial/military officers or their family member or close relative
- Senior executives of state-owned corporations or their family member or close relative
- Companies offering foreign exchange offerings
- □ None of the above

I/we wish to provide the mobile number and email id provided herein to the Exchange for SMS and Email Alerts.

Client Name :	
Client Code :	

	Ø	(18) Client Signature
l Date :		



DECLARATION FOR NOT HAVING MOBILE NO. AND E-MAIL ID

To,

The Director
M/s. ALB Stock Broking Pvt. Ltd.
Ahmedabad .

Dear Sir,

Sub: SMS and Email alerts facility by Stock Exchanges

I/We are aware that the stock exchanges have commenced a process of confirming to investors details of their transactions carried out through stock brokers vide SMS and Email alerts on mobile and email I'd of the investor respectively.

Accordingly I/We record our consent to receive the following: .

1.	SMS alerts	Yes		Nc
2.	Email alerts	Yes		Nc
3.	SMS and email alerts	Yes	\square	No

Further, I /we declare that in case of negative consent, you may enter Email ID and Mobile Number as per Exchange circular Viz. Email ID as "notprovided@notprovided.com and Mobile Number as "666666666666666". Mobile No. mandatory for CDSL Demat Account.

I/We provide herewith the mobile number and email I'd for receiving the details of the transactions:

Mobile No.																							
E-Mail ID:																							
Mobile No. R In case Mobil	0					Self e of			Others perso		ease spe	ecify	the f	ollow	ing:								
Name of the	person: _																						
Relationship	with the (Client		Sp	ouse] De	epend	lent C	hild		Сере	nder	nt par	ent								
E-Mail ID Re In case E-Ma						Self e of a		-	Others ersor		 ase spe	cify th	ne fo	llowir	ıg:								
Name of the	person: _																						
Relationship I/We also und clients to ava to stock exch	lerstand il this fa	that st	ock k	orok	ers a	re re	quire	ed to	provid	de inf	formatio	n of	mob	ile no	and							s fo	r their
I/We underst to ascertain changes. Fur fore enabling	that the ther, I/W	mobil e unde	e nu erstai	mbe nd a	r and	d en	nail	l'd al	oove	belo	ng to r	ne/u	s be	fore	pas	sing	on	inform	atior	n to	the		
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Client/BC) Nam	e:														` (19		lient Si	gna	ture			
BO ID:	, ,								• •				Da	te :			-[]–[2	0	Ι	



Τo,

ALB STOCK BROKING PVT LTD

Shaan 203, Nr Sakar II, Opp. Town Hall, Ellisbridge, Ahmedabad – 380 006.

Dear Sir,

Sub: Request for RTGS / NEFT Pay-out facility.

This is with reference to the KYC executed with you for the purpose of dealing in securities on the stock exchange(s) through you under Client code ______.

In this connection, I /we request you to update my update details in your records as under.

BANK ACCOUNT PARTICULARS

Name of the Bank							
Name of the Bank Branch							
Account Type	Saving	s/□Cur	rent/ 🗆	Others _		 (Pl. Speci	ify)
Account Number							
RTGS/NEFT/IFSC Code							
Bank Code (9 Digit MICR Code)							

I/we request you to deposit my / our pay-out in respect of my / our transactions directly to above mentioned bank account (provided such facility is available) or any other bank account which I/we may intimate from time to time.

TERMS AND CONDITIONS:

Addition to the voluntary clauses contained in the KYC documents executed with the client, the client herein specifically agrees with the stock broker and authorizes the stock broker to arrange release of payout of funds (subject to other governing conditions agreed to in the KYC documents) by making direct credit to the bank account of the client maintained with any bank, the details of which are provided by the client to the stock broker. It is also agreed to by the clients that since the bank account details are provided by the client (based on which the stock broker were to arrange marking credits thereto) in case of any wrong entry flowing into any wrong account due to mistake on part of the client, stock broker shall not accept any responsibility/consequences relating thereto.

Registration and activation of payout of funds through RTGS/NEFT mode by stock broker is subject to receipt of copy of cancelled cheque from client. Rejection/Deactivation of facility of payout of funds through RTGS/NEFT to client is at the discretion of the stock broker.

Thanking you,

Yours truly,



Enclosure: Copy of cancelled cheque from above mentioned bank account

Employee Signature

ANTI-MONEY LAUNDERING- BRIEF

- Money Laundering can be defined as engaging in financial transactions that involve income derived from criminal activity, transactions designed to conceal the true origin of criminally derived proceeds and appears to have been received through legitimate sources/origins.
- ^{II} "Know Your Customer" (KYC) is the guiding principle behind the Anti-Money Laundering (AML) measures. This is required to identify who is the actual beneficial owner of the securities transaction or for whom and/or on whose behalf transaction is conducted.
- The Trading Member adopts such policies or may resort to such measures as to establish the credentials of the Client's database submitted.
- Periodically, as and when the trade volumes register a hike and profits cross the limit vis-à-vis the financial status of the client produced with documentary evidence, the member reserves the right to probe a channel or source from which the client is receiving funds to carry on the trade. In such an event the authenticity or otherwise of the source of funds is established and if the source is proved to be questionable the client will be disabled from carrying on further trade and this agreement becomes void.
- Trading Member believes that each and every transaction done by the client is genuine. If any discrepancy is noticed in the transaction at any point of time later the management has every right to detect such discrepancy in order to take preventive/corrective measure, which include sending confidential, reports to the concerned authorities under the law. If malpractice continues in the trade even after sufficient educational advice has been given to the client, the client runs the risk of losing his trading rights, may be for a brief period or sine die.
- The Client must furnish all required information such as financial statements, any other information relevant as may be required for following Anti Money Laundering Standards.

FOR OFFICE USE ONLY

Risk Categorisatio	n			
Low [Medium]High	

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	~	
	-	

Yes No

AUTHORISED PERSON USE ONLY

REMISIER CODE :		
REMISIER SCHEME :		
MAPPING CTCL USER CODE :		
BROK SLAB :	(IF DEFINE)	

Branch Code :	Family Code :		
		Ì	,
Date : 2			Authorised Signatory

VOLUNTARY



POWER OF ATTORNEY

TO ALL TO WHOM THESE PRESENTS SHALL COME, I/We_____ residing at

Whereas being desirous of appointing some fit and proper person as my true and lawful attorney to operate my Beneficial Owner (BO) Account No. **12064900** with Central Depository Services (India) Ltd.

Whereas **ALB Stock Broking Private Limited**, the Depository Participant having DP ID 12064900 through whom I hold the said BO account with CDSL has agreed to act as my constituted attorney for the purposes aforesaid, in the manner and to the extent herein below specified.

And Whereas I am an investor engaged in buying and selling of securities through ALB Stock Broking Pvt. Ltd., a member of National Stock Exchange of India Ltd., bearing SEBI registration No. INZ000257335 and a member of Bombay Stock Exchange Limited, bearing SEBI registration No. INZ000257335 NOW KNOW YOU ALL AND THESE PRESENTS WITNESSES that I, the said ______ do hereby appoint and constitute the said ALB Stock

Broking Pvt. Ltd as my true and lawful attorney to have and exercise the powers and/or authority, and to do and/or execute the acts, deeds matters and things herein below specified:

- To operate and maintain my BO A/c No. 12064900
 With ALB Stock Broking Pvt. Ltd. bearing DP-ID 12064900 in Central Depository Services (India) Limited (CDSL) in the manner as specified herein under.
- 2-A. To debit/transfer securities from the aforesaid account to the below mentioned Demat accounts for the purpose of delivering the same to the clearing house of the recognized stock

exchange towards any segment in respect of securities sold by me/us through them.

B. To Pledge the securities and/or to Re-pledge the same to exchange, clearing corporation or clearing member towards exchange related margin obligations as collaterals to the below mentioned accounts.

Sr.	Account Number	Purpose
No.		
1	11000010 00021748	EARLY PAYIN
2	12064900 00000281	PRINCIPAL ACCOUNT
3	IN300095 11497668	NSDL CM POOL A/C
4	12064900 00000294	CDSL CM POOL A/C
5		
6		
7		

In case of NSE

Sr.	Account Number	Purpose
No.		
1	11000011 00018051	EARLY PAYIN
2	IN300095 11479238	NSDL CM POOL A/C.
3	12064900 00012411	CDSL CM POOL A/C.
4	12064900 00033782	CDSL CUSA / AC
5	12064900 00036652	CMTM PLEDGE
6		
7		
8		
9		

9
 3. To accept and give effect to any corporate benefits accrued on my securities into my BO account held either in the physical or dematerialised form.

In case, the securities that may have been delivered/ transferred/ credited/debited to my Demat account erroneously, then **ALB Stock Broking Pvt. Ltd.** shall be authorized to instruct the DP to reverse without obtaining any authorization from me.

I further authorize **ALB Stock Broking Pvt. Ltd** to send consolidated summary of scrip-wise buy and sell positions taken with average rates to me by way of SMS / email on a daily basis.

AND I, do hereby agree to ratify all lawful acts and things done by the said attorney pursuant to the powers hereinabove contained.

I further agree and confirm that the powers and authorities conferred by this Power of Attorney shall continue until I have given to the Depository Participant in writing to the contrary and the said IN WITNESS WHEREOF I, the above named Mr.			revocation shall be effective fro the revocation notice is receiv Broking Pvt. Ltd. in his registere	red by the ALB Stock ed office.
my hands this	day of	Two Thousand		
Signed, sealed and de				
By the within named	Beneficial Owner :			
			(21)	
1			Client Sig	nature
			•\$	
2			Client Sig	nature
3.			Client Sig	nature
5				
[Name of B	eneficial owners]		[Signature of Beneficial owners]	
Name of Co-parcener	S	Signa	ture of Co-parceners	
			\mathbf{A}	
1.			Client Sig	nature
1				
			•	
2			Client Sig	nature
3			Client Sig	nature
IN THE PRESENCE OF	:			
[Name & Ac	ldress of Witness]		[Signature of Witness]	
l Accept,				
ALB Stock Broking Pv	t. Ltd		For ALB Stock Broking Pvt. Ltd	
Regd. Office : Shaan -	203 ,Nr. Sakar-2,		Director / Authorised Person	
Opp.Town Hall, B/H Sa	akar-4, Ellisbridge,			
Ahmedabad-380006				

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ALB Stock Broking Pvt. Ltd.

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FATCA-CRS Declaration & Supplementary KYC Information

Declaration Form for Individuals

Please seek appropriate advice from your professional tax professional on your tax residency and related FATCA & CRS guidance

PAN				
Name				
Type of Address Given I	For KYC/KRA RESIDENTIAL RESIDENTIAL OR BUSINESS BUSINESS			
Place of Birth				
Country of Birth	Nationality			
Gross Annual Income Details (In INR)	BELOW 1 LAKH $1 - 5 LACS$ $5 - 10 LACS$ $10 - 25 LACS$ $25 LACS - 1 CR$ $> 1 CRORE$			
Net Worth in INR In Lakhs D D M Y Y				
Occupation : Business Professional Public Sector Housewife Retired Details				
Private Sector Government Service Student Others (Please Specify)				
Politically Exposed Person (PEP): Yes Related to PEP Not Applicable				
Is your Country of Tax	Residency other than India – Yes No			

If 'Yes', please specify the details of all countries where you hold tax residency and its Tax Identification Number & type

S No	Country of Tax Residency#	Tax Payer Identification Number / Functional Equivalent	Identification Type [TIN or other, please specify]
1			
2			
3			

to include all countries other than India, where investor is Citizen / Resident / Green Card Holder / Tax Resident in those respective countries especially of USA

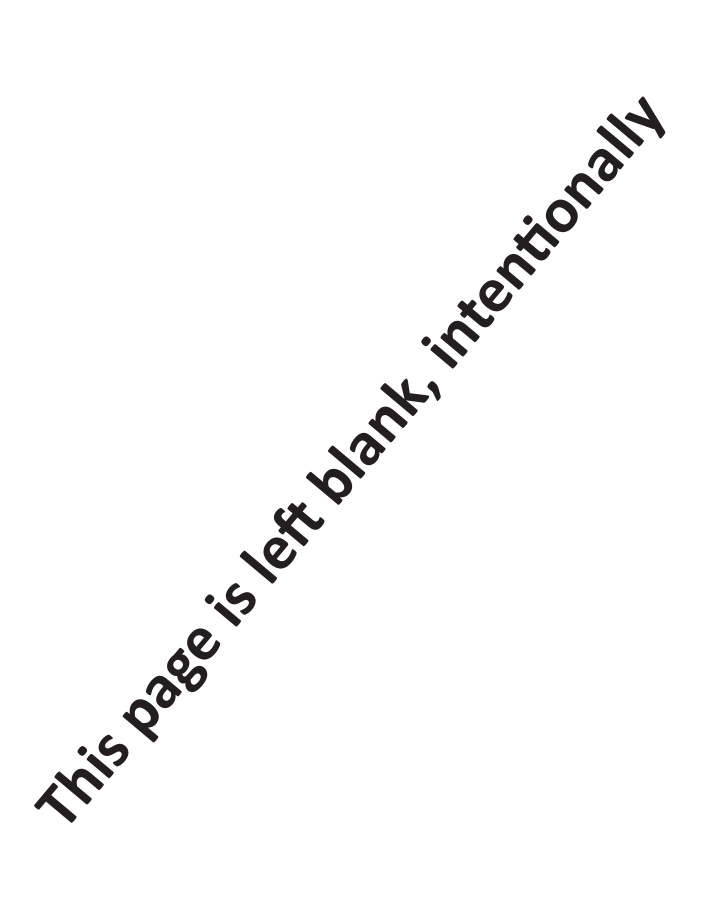
Declaration:

I/We have read & understood the information requirements of this Form (Read along with the FATCA & CRS Instructions) and hereby confirm that the information provided by me/us is true, correct & complete. I/We hereby authorize you to disclose, share, rely, remit in any form, mode or provided by me to any Indian or Foreign governmental statutory or judicial authorities/agencies, Financial Intelligence Unit (FIU-IND), the tax/revenue authorities of India, or outside India wherever it is legally required & other investigation agencies without any obligation of advising me of the same. Further, I authorize to share the given information to other SEBI registered intermediaries / or any regulated intermediaries registered with SEBI/RBI/IRDA/PFRDA to facilitate single submission/update & for other relevant process. I also undertake to keep you informed in writing about any changes / modification to the above information in future and also undertake to provide any other additional information as may be required at your end. I/We further agree to abide by the provisions on Foreign Account Tax Compliance Act (FATCA) and Common Reporting Standards (CRS).

Date:	Place:	
		(22)
		Client Signature

FATCA & CRS TERMS & CONDITIONS: The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income-tax Rules, 1962, which require Indian Financial Institution to seek additional personal, tax and beneficial owner information and certifications and documentation from all our account holders.

Note: The information in this section is being collected in order to comply with Foreign Account Tax Compliance Act (FATCA) requirements pursuant to amendments made to Income-tax Act1961 read with Income-tax Rules, 1962:





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ALB STOCK BROKING PVT. LTD.

Shaan - 203, Nr. Sakar-II, Opp. Town Hall, B/h. Sakar IV, Ellisbridge, AHMEDABAD-380006. Tel. : 079-26576441 Fax : 079-26576440 E-mail : kyc@albstock.co.in

> Membership No. : NSE – 13599, BSE – 6127, SEBI REGN. No. : NSE : INZ000257335 | BSE : INZ000257335 CDSL DP ID No. : 1264900 • SEBI REGN. No. : IN-DP-CDSL-61-2015

ACKNOWLEDGEMENT

				A.C.	KNC												
I/weł	ereby acknow	ledge re	eceipt o	f following	, docu	ments	with	n 7 da	ys of i	ts exe	cutior	י ו					
[]	Welcome Lette	er along	with Uı	nique Clier	າt Cod	е											
[]	A copy of duly	filled K	YC [NSE,	BSE, CDSL D	/emat]												
[]	A copy of Righ	ts & Ob	ligation	is along wi	th Ado	ditiona	al Righ	its & C	bligat	ions fo	or IBT	&					
	Wireless Tradi	ng															
[]	A copy of Guid	lance No	ote, Pol	licy & Proc	edure	and T	ariff S	heet									
[]	A copy of Volu	ntary Te	erms &	Conditions	s, Con	firmat	ion &	Notin	gs etc.								
[]	A copy of Runi	ning Acc	count A	uthorizatio	on and	l othei	r docı	iment	s and								
	Authorization																
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[]	Nomination Fo																
	A copy of Pow			. ,	Acco.	int on	oning	Annli	cation								
[]	Received Ackr	- I - I						ТТ		ר							
BO ID :	1 2 0	6 4	9 0	0													
Client/	B. O. Name :	(1)				(2)					(3)						
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