### **ACKNOWLEDGMENT**

I/We acknowledge the receipt of copies of all the documents executed by me including the following:

1) Account opening form

Date

- 2) Tariff sheet ( DP and Trading ) and all other documents including voluntary Demat Debit and Pledge Instruction (DDPI) executed by me / us.
- 3) Proof of Address, Bank and PAN and Aadhar Card
- 4) Policies and procedures for Trading account, Financial details, FATCA declaration, Risk disclosure document.
- 5.) Received and read the rights and obligation documents ( DP and Trading )

,		The fights and obligation documents ( DF and frading )
Signa	ture of the client	
Name of the Client		12023900
BO ID		:Client Code :
Date		<u></u>
		ACKNOWLEDGMENT
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1)	Account opening fo	rm
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4)	document.	lures for Trading account, Financial details, FATCA declaration, Risk disclosure
5.)	Received and read	the rights and obligation documents ( DP and Trading )
Signa	ture of the client	. @
Name	of the Client	12023900
BO ID		:Client Code :
Date		<u> </u>
		ACKNOWLEDGMENT
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1)	Account opening fo	rm
2)	Instruction (DDPI) e	d Trading) and all other documents including voluntary Demat Debit and Pledge xecuted by me / us.
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4)	document.	lures for Trading account, Financial details, FATCA declaration, Risk disclosure
5.)	Received and read	the rights and obligation documents ( DP and Trading )
Signa	ture of the client	. @
Name	of the Client	12023900
BO ID		:Client Code :

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Signature Card								
	Account No. 1 2 0 2 3 9 0 0 (To be filled by the CSBL)							
	First Authorised Second Authorised Third Authorised Signatory Signatory							
Name								
Specimen Signature	X1- A	X1- B	X1- C					

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- The following documents are to be submitted by the Investors :-.4
  - Signatures should be preferably in black ink. Э.
    - Strike off whichever is not applicable. 2.
- ٦.
- All correspondence  $\$  queries shall be addressed to the First  $\$  Sole Applicant only.

### Instructions for Applicants

### COCHIN STOCK BROKERS LIMITED

Subsidiary of CSE HOLDINGS LIMITED [Formerly Our Investments Enterprise Ltd. (OIEL)]

CIN: U67120KL1999PLC013552 PAN: AABCC9652N GSTIN: 32AABCC9652N1ZD



SEBI Registration No. & Date : INZ000195533, Date: AUGUST 24, 2018

DP ID : 12023900

SEBI Regn. No. IN-DP-260-2016,MCX No.

Approved Person of Central Insurance Repository Ltd.(AP-1190) CIRL-IRDA/IR2/2014/238

Mutual Fund – ARN78992

Registered Office Address : MES Dr. P K Abdul Gafoor Memorial Complex, 65/608,

4th Floor, Judges Avenue, Kaloor, Cochin – 682017.

Tel: 0484-4865174 Dir No.(DP)

Email: csbllegal@csbl.co.in, csbllegal@gmail.com

Website: www.csbl.co.in

Correspondence Office Address : MES Dr. P K Abdul Gafoor Memorial Complex, 65/608,

4th Floor, Judges Avenue, Kaloor, Cochin – 682017.

Tel: 0484 4865174 Dir No.(DP) Email: csbllegal@csbl.co.in Website: www.csbl.co.in

Compliance Officer Name : P. Janaki Devi

**Phone no** : 0484-4865174, 8921555693, 8075225142, 6282014452, 8921190725

E mail id : coselegal@gmail.com

For any grievance/dispute please contact stock broker: Cochin Stock Brokers Limited at the above address or email at csbl\_grievance@csbl.co.in, dp\_grievance@csbl.co.in or call on 0484-4865174.In case not satisfied with the response, please contact the concerned exchange(s). For **BSE** mail at is@bseindia.com or call on (022)- 2272 8097, for **NSE** mail at ignse@nse.co.in or call on (022) – 2659 8190, For MCX mail at grievance@mcxindia.com or call on (022)-66494151. For **SEBI**: http://scores.gov.in, SEBI Toll Free Helpline: 1800 22 7575 or 1800 266 7575



## COCHIN STOCK BROKERS LIMITED ACCOUNT OPENING KITAND INDIVIDUAL CLIENT REGISTRATION

### INDEX OF DOCUMENTS

r. No. Name of the Document	Brief Significance of the Document	Page No
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### MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI, EXCHANGES & DEPOSITORY

1	Account Opening Form	A. KYC form (First holder of Demat and Trading account), KYC form (All Joint holders of demat account) Type of DP account and instruction/check list for individuals & non individuals.  B. Details of Guardian, Bank details, Other details, Nomination details, Tariff of CSBL DP.	4 - 13a
2	SMS Alerts	SMART = SMS Alerts Related to Transactions CDSL's convenient, informative SMS alert facility	14 - 15
3	Additional information about the constituent relevant to trading account	Document captures the additional information about the constituent relevant to trading account and an instruction/check list.	16 - 21
4	Policies and Procedures for Trading Account	Document describing significant policies and procedures of the stock broker (to be added by the stock broker).	22 - 24
5	Tariff Sheet for Trading Account	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s) (to be added by the stock broker).	25

### **VOLUNTARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER**

6	Investor's Rights and Obligations	To provide basic information or insight to the client about their rights and obligation related to their transactions in Securities Market	26 - 27
7	Running Account Authorization	Helps the client to enjoy exposures linked to credit in the trading account.	28 - 29
8	Consent for Smooth Operational Convenience for CASH/ F&O/ Currency Segment	To enable the trading member to act upon the clauses mentioned in the consent for smooth operational convenience	30 - 31

9	Consent for Securities as Collateral	To enable the trading member to act upon the clauses mentioned in the consent for smooth operational convenience	32
10	'Demat Debit and Pledge Instruction' (DDPI)	Client Instruction for transfer of securities towards deliveries / settlement obligations and pledging / re- pledging of securities	33-34
11	Authorisation for sending of statement of accounts of Beneficial Owner (BO) account through e - mode	For operational convenience of transactions	35
12	Non mandatory	Format of letter to be obtained from a Bank to establish operation of Bank Account, Personal Identity and Signature	36
13	FATCA Declaration		37-38

# Mandatory Documents CUSTOMER COPY - PROVIDED BY THE STOCK BROKER

14	Rights and Obligations.	Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories	40 - 42
15	Rights and Obligations	Document stating the Rights & Obligations of stock broker/trading member, sub-broker/ Authorized Person and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	43 - 47
16	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market.	48- 51
17	Guidance Note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	52- 53



### **COCHIN STOCK BROKERS LTD.**

### APPLICATION FOR OPENING

1.	☐ Depostory Participant Account	(Page 4 - Page 15)
2	☐ Trading Account	(Page 4 & Page 16 - 34)

### **Note 1. ( DP A/c ):**

- 1. Separate KYC Form (Page 4) is needed for all joint holder applicants with self attested copies of relevant proofs.
- 2. Bank account must be in the name of first applicant.

### Note 2. (Trading A/c):-

- 1. Individual Trading Account can only be opened in the name of first holder of Demat and Bank Account.
- 2. Trading account can't open in joint holder status.
- 3. Minor can't open trading account.
- 4. For NRI's PIS bank account is compulsory

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COCHIN STOCK BROKERS LTD.

Regd. Office: MES Dr. P. K. Abdul Gafoor Memorial Cultural Complex, 65/608, 4th Floor,

Judges Avenue, Kaloor, Kochi - 682 017 Tel: 0484-4865174, 8921555693, 8075225142, 6282014452, 8921190725

Sebi Regn No. IN-DP-2602016

### **Additional KYC Form for Opening a Demat Account**

☐ Foreign National

Application No.							С	Date	D	D	M	M	Υ	Υ	Υ	Υ
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Father / Husband Name																
Permanent Address																
(Proof to be attached)																
Third Holder's Details																
Father / Husband Name																
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* In case of Firms, Asso in the name of the nat Trust, etc., should be Type of Account (Please t	ural pe nentior	rsons, tl ned abov	he nar /e.	me of	the Fir											
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☐ Foreign National ☐ Foreign National - Depository Receipts ☐ Others (specify)

Guardian's Photograph & sign across it (if applicable)

### \* Details of Guardian (in case the account holder is minor)

\* Proof of birth certificate to be attached.

Guardian's Name							PAN				
Relationship with the app	licant										
Guardian's Address & P	oof										
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Bank Name											
Branch Name											
Bank Branch Address											
City		State		Country			PIN code				

- (i) Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued, (or)
- (ii) Photocopy of the Bank Statement having name and address of the BO
- (iii) Photocopy of the Passbook having name and address of the BO, (or)
- (iv) Letter from the Bank.
  - « In case of options (ii), (iii) and (iv) above, MICR code of the branch should be present / mentioned on the document.

### C. OTHER DETAILS

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### COCHIN STOCK BROKERS LTD.

Regd. Office: MES Dr. P. K. Abdul Gafoor Memorial Cultural Complex, 65/608, 4th Floor, Judges Avenue, Kaloor, Kochi - 682 017 Tel: 0484-4865174, 8921555693, 8075225142, 6282014452, 8921190725 Sebi Regn No. IN-DP-2602016

### **Nomination Form**

[Annexure A to SEBI circular No. SEBI/HO/MIRSD/RTAMB/CIR/P/2021/601 dated July 23, 2021 on Mandatory Nomination for Eligible Trading and Demat Accounts]

### FORM FOR NOMINATION

(To be filled in by individual applying singly or jointly

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			Name(s) of	holder(s)			Signature(s	) of holder*
S	ole / First Holder (Mr./Ms.)					<i>₩</i> Х 5 А		
Se	econd Holder (Mr./Ms.)							
Th	ird Holder (Mr./Ms.)					₩ Х 5 С		
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City / Place: State & Country:

For Trading Member / Depository Participant (Authorised Signatory)

### Declaration Form for opting out of nomination

## [Annexure B to SEBI circular No. SEBI/HO/MIRSD/RTAMB/CIR/P/2021/601 dated July 23, 2021 on Mandatory Nomination for Eligible Trading and Demat Accounts]

_					Date								
То													
Trading Member/Participant's N	lame	CO	CHIN S'	госк в	ROKEI	RS LTD	•						
Trading Member/Participant's A	Address		ce : MES Dr. enue, Kaloor,										
UCC													
DP ID													
Client ID (only for Demat acc	ount)												
Sole/First Holder Name													
Second Holder Name													
Third Holder Name													
holder(s), my / our legal heirs wo my / our trading / demat accoun based on the value of assets he	t, which r	may also i trading / c	nclude do	cuments is ount.	ssued by (								
		Name	ana Oigne	iture or ri	Older (3)								
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* Signature of witness, along instead of signature	with nar	me and a	ddress are	e required	, if the acc	count hole	der a	affixes	thu	i dmu	impr	essior	٦,
Details of the Witness		Wi	tness No.	1			Wi	tness	No	. 2			
Names of Witness													
Address of Witness													_

Declaration Form for opting out of nomination accepted

Signature of Witness

### **TARIFF OF CSBL DP**

SI.No.	SERVICE DESCRIPTION	CSBL DP TARIFF STRUCTURE
1	Account Opening/Closure	NIL
2	ANNUAL MAINTENANCE CHARGES	* Rs. 450/- for individuals and Rs. 600 for NRI * Rs. 1000/- for Non-trading clients * Rs. 1000/- for Corporate
3	AMC-BSDA	NIL - Holding Value up to Rs:50,000/-;
3.1	(Only one demat account is applicable in the name across all depositories. General tariff is applicable when BSDA exceeds the prescribed criteria at any day)	*Rs. 100/- Holding value from 50,001/- to Rs. 2,00,000/-
4	Sales (Market / Off-Market)	* Rs. 12/- For Market Debit Transaction with CSBL  * Rs. 30/- For Off - Market Intra DP transaction with CSBL  * Rs. 75/- For Off - Market Inter DP transaction / 0.07% of scrip value whichever is higher
5	Purchase	NIL
6	Custody Charges	NIL
7	a) Dematerialisation - trading clients-Listed Shares b) Dematerialisation Unlisted Shares c) Dematerialisation Non -trading clients	*Rs. 75/-per DRF upto 5 Certificates - For additional each cert - Rs. 5/- more +Courier Charges  *Rs. 100/-per Certificates + Courier Charges  *Rs. 100/- or 0.07% market value of the share whichever is higher +Courier Charges
8	Rematerialisation - trading clients  Rematerialisation Non-trading clients	*Rs. 60/-per DRF upto 5 Certificates - For additional each cert - Rs. 10/- more +Courier Charges  *Rs.90/- or 0.07% market value of the share whichever is higher +Courier Charges
9	Demat Rejection Charges	Courier / Postage Charges
10	Pledge Creation -trading clients  Non-trading clients	*Rs. 45/- per scrip *Rs. 75/- + tax / 0.07% market value of the share whichever is higher
11	Unpledge -trading clients Non-trading clients	*Rs. 45/- per scrip  * Rs. 75/- + tax / 0.07% market value of the share whichever is higher
12	Margin Pledge/Unpledge	* Rs. 11/- per scrip
13	Other charges	Additional DIS Book 5 Pages - *Rs.20\-, 10 pages - *Rs.30\-, 20 pages - *Rs.50\-
14	DDPI/Stamp Charges and notary charges	₹ 150/-
15	KRA charges	₹ 35/-
16	Cheque cancellations / bounce	₹ 250/- or charges as determined by our banks whichever is higher
17	Printed Statement Request	₹ 50/- per request (through post)+courier charges
18	Debt Instruments	0.01% of the value of securities.
19	Mutual Funds	0.025% Investment Value or transaction fees ₹ 100/- applicable for investment worth above ₹ 10000/- whichever is higher Below Investment worth ₹10000/- no fees

- All charges are exclusive of taxes, levies and other statutory charges.

  Charges are collected upfront by local cheque or it will be debited to trading account of Sole/ Joint demat account holder maintained with CSBL
- For BSDA accounts, value of holding will be determined on a daily basis
- The above charges are subject to change with 30 days prior intimation.

	First/Sole Holder or Guardian (in case of Minor)	Second Holder	Third Holder
Name			
Signatures		☞ X6B	☞ X6 C

	I / Weam /are fully conversant with the norms of CSBL, DP and hereby voluntarily undertakes for the following
1.	Fully abide by the tariff of the CSBL, DP.
2.	Mr./Ms./M/sshall be my authorized agent for collecting all documents pertaining to my DP account and signature of the authorized agent is attested below.
3.	The holding details can be viewed through Nodal Branch/Introducing Broker
4.	I hereby certify that I have not been convicted by any court for any offence involving moral turpitude, economic offence, securities laws or fraud. I further certify that I have not been declared insolvent and that no order on grounds of insider trading, fraudulent and unfair trade practices or market manipulation has been passed against me by SEBI or any other regulatory authority.
5.	I
6.	I wish to open regular demat account.
7	I/We have received and 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 the DP any change(s) in the details / Particulars mentioned by me / us in this form. I/We further agree that any false / misleading information given by me / us or suppression of any material information will render my account liable for termination and suitable action.
	Name and Signature of the Authorised Agent
	Strikeout whichever is not applicable.
If N	IRI Client    Yes    No

Declaration : - I hereby declare that, I have complied with, and will continue to comply with FEMA/FATCA regulations and other applicable laws.

★ For NRI Clients : Whenever there is a change in the Residential Address I will inform the D. P.

### OPTION FORM FOR ISSUE OF DIS BOOKLET

Select one of the op	tions given below. On selecting	option 2 the Account Opening K	it will be sent through e-mail.
OPTION 1:			
though I / we have is COCHIN STOCK BR	sued a Demat Debit and Pledge OKERS LTD(name of the atto	b) booklet to me / us immediately of Instruction (DDPI) / executed PN orney / Clearing Member / PMS nent related transactions] effected	MS agreement in favour of / with manager) for executing delivery
OPTION 2:			
Pledge Instruction (D attorney / Clearing Me related transactions]	DPI) / executed PMS agreement mber / PMS manager) for executin effected through such Clearing M	S) for the time being, since I / We to in favour of / with COCHIN STOing delivery instructions for settling something to the settling s	CK BROKERS LTD (name of the stock exchange trades [settlement ever, the Delivery Instruction Slip
	First/Sole Holder or Guardian (in case of Minor)	Second Holder	Third Holder
Name			
Signatures	₩ X7A	<b>ℱ</b> Х 7 В	<b>☞ X7C</b>
Details of introduc	er		
Name / Designation	1		
Address of the Auth	norized Person		
Phone or Mobile No	).		
A P Regn. No.			
I/We Confirm the Ide	entity and address of the applicant	(S)	
Signature of the Inti	roducer		
	FOR O	FFICE USE ONLY	
	True copies of documents receiv		
( Gignature of the Auth			
Date		- 13 (2) -	Seal/Stamp of the intermediary

### **COCHIN STOCK BROKERS LTD.**

(Subsidiary of CSE HOLDINGS LIMITED) **Depository Participant -CDSL** 

65/608 -A-17, 4TH FLOOR M E S BUILDINGS, JUDGES AVENUE, KALOOR, COCHIN - 17. 

### ANNEXURE - 2.4 SMART = SMS Alerts Related to Transactions

CDSL's convenient, informative SMS alert facility

#### Features:

- → SMS alerts to demat account holder for any debit and IPO / Corporate Action credits to the demat account.
- → SMS Sent directly by CDSL

☐ Yes! I /We would like to register for CDSL's <b>SMART</b> facility
□ Registration details are given below.
☐ Terms and Conditions are acceptable to me / us available on CDSL's
Website: www.cdsindia.com

#### **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	2	3	9	0	0	0	0						
			(F	Please v	rite you	ır 8 digit	t DPID)				(Plea	se write	your 8	digit cli	ent ID)	
Sole / Firs	t Holo	der's N	lame :													
Second H	older':	s Nam	e :	:												
Third Hold	der's N	Name	:													
Mobile Nu messages				+91												
The mobil	e num	ber is	regist	tered ii	,		,		bile nur			Ü	,		,	
Email ID :.																
				se write								any, is	to be se	ent)		
Signature	s 🕼	³ <b>X</b> 8	 <b>R</b> So	le / Fir	st Holc	ler			Secor	nd hold	ler			Third	holder	
Place :			_												Date :.	

#### Dear Sir / Madam,

Congratulations on opening your demat account with CSBL. We are sure that operating your CDSL demat account has been an enjoyable and cost-effective experience for you. We, at CSBL, are unflagging in our efforts to provide you with convenient, dependable and secure depository services. Through this communication, we seek to convey some simple but important requests (in "DOs and DON'Ts" format), to help you operate your CSBL demat account.

### DOs / Please keep a copy of the DRF and Share certificates (that contain the distinctive numbers of your shares), before sending the shares for demat. Check the demat requests clearing performance of the company with your DP before deciding to send share certificates for demat. Ensure that, both, your holding and transactiion statements are received periodically. You are entitled to receive a transaction statement every month if you have done any transactions and once a quarter if there have been no transactions in your account. Check the statement on receipt. In case you notice any unauthorized debits or credits, contact your DP for clarification. If not resolved, you may contact CDSL. / Keep the instruction slip book in your safe custody. Check your balance on real-time basis through easi. While giving debit instructions to your DP, ensure that all joint holders, if any, of the demat account sign the slip. Accept the DIS book from your DP only if each slip has been pre-stamped / printed with a serial number and your demat account number. Always mention details like ISIN, number of securities, etc. accurately. If in doubt, contact your DP or your Authorize any corrections, over-writing or cancellations on the instruction slips by signing against the same. If there is space for multiple instructions and it is not used fully, please strike out the blank space for furnishing securities details.

### DON'Ts

/

- X Do not leave your instruction slip book with anyone else.
- X Avoid pre-signing of blank DIS, as it is equivalent to a bearer cheque.
- X Avoid over-writing, cancellations, misspellings, changing of name and quantity of securities, etc., while using the instruction slips, demat request forms, etc.

Inform your DP of change, if any, in address, telephone number, etc. as early as possible.

You will appreciate that the above steps would enable you to enjoy hassle-free operation of your demat account.



### Application For Opening Trading Account with Cochin Stock Brokers Ltd.

:
:

### Note:

- 1. Individual Trading Account can only be opened in the name of first holder of Demat and Bank Account.
- 2. Trading account can't open in joint holder status.
- 3. Minor can't open trading account.
- 4. For NRI's PIS bank account is compulsory

### TRADING ACCOUNT RELATED DETAILS

For Individuals

A. OTHER DETAILS									
Gross Annual Income Details (please specify):			Details		☐ 1-5 La	acs	☐ 5-10 Lacs		
Income Range per annum			<b>□</b> 1	0-25 Lacs			☐ 25 La	cs	
				or					
Net-worth as on (da	•						Amount	Rs.	
(enclose supporting doccur	ment)						(Net worth	should not be	e older than 1 year)
Occupation :			Private Sed	ctor		ıbli	c Sector		ment Service
(please tick any one a	and		Business				ssional	☐ Agricult	
give brief details):			Retired		□ Но		ewife	☐ Student	t
			Others						
Details :									
Please tick, if appli	cable:			osed Perso	•	•	(DED)		
		Rela	ated to a Po	olitically Ex	posed	1 P	erson (PEP)		
Any other informat	ion:								
B. BANK ACCOUNT(S) DETAILS (in order of preference)									
Details			Bank	1				Bank 2	
Bank Name									
Branch address									
Bank A/c Number									
Account Type (SB/CA/NRE/NRO)	SB 🔼	CA	NRE [	NRO [	s	в [	CA N	RE 🔲 NRO	D 🛄
MICR No.									
IFS Code	IFS Code								
Default Bank1					Bank2				
C. DEPOSITORY ACCOUNT(S) DETAILS									
Details			DP 1					DP 2	
Depository Participant Name									
Depository Name(NSDL/CDSL)									
Beneficial Name									
DP ID									
Beneficial ID(BO ID)						$\top$			
Default			DP1[	)				DP2	

### D. TRADING PREFERENCES

\*Please sign in the relevant boxes where you wish to trade. The segment not chosen should be struck off by the client.

Exchanges	Segments	:	Signatures of Client		
	Cash Currency	: <b>®X9</b>	Α		
	Derivative	: <b>©</b> X9	В		
NSE	F&O	: <b>FX9</b>	C		
	Mutual Fund	: <b>FX9</b>	D		
	Margin Trading	: <b>FX9</b>	E		
	Cash	: <sup>©</sup> X9	F		
BSE	F&O	: <b>③X9</b>	G		
	Mutual Fund	: <b>③X9</b>	н		
	MCX	: <b>®X9</b>	1		
* If, in future, the client wants to trade on any new segment/new exchange, separate Authorization/letter should be taken from the client by the stock broker.  E. PAST ACTIONS					
<ul> <li>Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/any other authority against the applicant/constituent or its Partners/promoters/whole time directors/authorized persons in charge of dealing in securities during the last 3 years:</li> </ul>					
Yes 🔲 No 🗔					
If Yes attach annexure giving details					
F. DEALINGS T	HROUGH SUB-BR	OKERS/	AUTHORIZED PERSON AND OTHER STOCK BROKERS		
If client is dealing through the Sub-Broker / Authorized Person, provide the following details:					
Authorized Pe	rson's Name:				
AP Registration	n number:				
Registered offic	e address:				
Dh.		Га	\\/_b_=\daggerian		

<ul> <li>Whether dealing with any other stock broker / Authorized Person (in case dealing with multiple stock brokers / Authorized Person, provide details of all)</li> </ul>
Yes / No
Name of stock broker:
Name of Authorized Person, if any:
Client Code:Exchange:
Details of disputes/dues pending from/to such stock broker / Authorized Person:
■ Whether KYC - KRA registed with any other intermediary ( ☐ Yes / ☐ No)
Detail
G. ADDITIONAL DETAILS
■ Whether you wish to receive physical contract note or Electronic Contract Note (ECN) (please specify):
Specify your Email ID, If applicable :
■ Whether you wish to avail of the facility of internet trading/ wireless technology ( □ Yes / □ No)
(If Yes, please specify): ☐ NEST Trader Web ☐ NEST Mobile ☐ NOW ☐ Fastrade
Number of years of Investment/Trading Experience:
■ In case of non-individuals, name, designation, PAN, UID, signature, residential address and photographs of persons authorized to deal in securities on behalf of company/firm/others:
Any other information:
H. INTRODUCER DETAILS (optional)
Name of the Introducer:
(Surname) (Name) (Middle Name)
Status of the Introducer: Remisier/Authorized Person/Existing Client/Others, please specify
Address and phone no. of the Introducer:  Signature of the Introducer:  Phone:

### **DECLARATION**

- 1. I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we 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.
- 2. 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.
- 3. 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.

	<b>☞X10</b>
Place ————	()
Date	Signature of Client

#### FOR OFFICE USE ONLY

UCC Code allotted to the Client: \_\_\_\_\_\_\_

	Documents verified with Originals	Client Interviewed By	In-Person Verification done by
Name			
Employee / Member Code			
Designation			
Date			
Signature			

I/We undertake that I/we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD and Guidance Note. 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.

Signature of the Authorised Signatory	
Date	Seal/Stamp of the stock broker

### INSTRUCTIONS/ CHECK LIST

1. Additional documents in case of trading in derivatives segments - illustrative list: (to be submitted every year)

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

<sup>\*</sup>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 inperson' 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.

#### **POLICIES & PROCEDURES**

Policies with respect to orders in Penny Stocks: The term Penny Stocks could be used to refer to stocks trading at a price less than Rs10 or at a price less than the face value. These stocks have less liquidity and small trading volumes, which make them prone to price manipulation. The clients are cautioned to exercise due care while dealing in Penny Stocks as trading in such stocks are very risky. To check excess volatility and chances of price manipulation the list of such stocks are put out by the Exchanges on a monthly basis in special categories and it is for the clients to exercise due diligence while dealing with such stocks. Permissions to deal/providing limits in such stocks is at our sole discretion and we may choose to allow or disallow clients in dealing on them depending on a number of factors including regulatory norms, our risk management system etc.

Client's Exposure Limit: We have a margin based Risk Management System. The Client's Credit /Debit balance in the ledger, the pledged securities held in Beneficiary Account, are considered for setting exposure limits. We may from time to time impose and vary limits on the orders that the client can place through our trading system(including exposure limits, turnover limits, limits as to the number of times of the value and / or kind of securities in respect of which orders can be placed etc.) The client is aware and agrees that the CSBL may need to vary or reduce the limits or impose new limits urgently on the basis of the stock broker's risk eprception 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 specific exposures etc.) and we may be unable to inform the client of such variation that the CSBL shall not be responsible for such inability to route any order through its trading system on account of any such variation, reduction or imposition of limits. The client further agrees that the CSBL may at any time, at its sole discretion and without prior notice, prohibit or restrict the client's ability to place orders 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 it/ Exchange/SEBI and any other reasons which it may deem appropriate 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 client alone. In case of exposure taken on the basis of shares margin, the payment is required to be made before the exchange pay in date otherwise it will be liable to square off after the pay in time or any time due to shortage of margin.

**Brokerage Rate:** Brokerage would be charged by CSBL at mutually agreed (between CSBL, its Sub-Broker / Authorized Person & client) rates within the permissible limits as prescribed by SEBI/Exchanges (presently stipulated as not to exceed 2.5% of the trade value- & which is inclusive of the sub broker's brokerage not to exceed 1.5% of the trade value).

**Penalty/Delayed payment Charges by either party**: The Client is aware and agree that pay-in of Securities or Funds are required to be made to CSBL on or before the regulated payin time on T+1 day. The client will be liable to pay late pay in/delayed payment charges for not making payment of their payin/margin obligation on time as per the exchange requirement at the rate of 2% per month. However, this shall not be construed to mean / or result in a permanent practice resulting in funding of the client by the broker in contravention of applicable laws. Further where the stock broker has to pay any fine or suffer penalty from any authority in connection with/as a consequence of/in relation to any of the orders/trades/deals/actions of the client, the same shall be borne by the client

Sale of client Securities, Closing clients' Position due to non payment of Client dues: The client is informed by CSBL that in case of any delay by client which being beyond permissible time limits as prescribed by SEBI's / Exchange's rules, regulations, byelaws, circulars / other applicable laws, in making the payment / clearing off obligations, dues, debit balances, margin, MTM debit balance etc., then client's open positions might be squared-off, credit balances of securities or securities lying with Broker might be sold off, credit balance of funds might be adjusted against client's obligation, debit balances or liabilities without any notice from CSBL and the client agrees to the same.

Shortages in obligations arising out of internal netting of trades: Clients are required to make Securities / Funds payin on or before regulated payin time on T+1 day. 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 is the lowest among the highest NSE/BSE rates for T & T+1 plus penalty (decided by the member from time to time) will be debited to the defaulting client and the same is passed on to the opposite party.

In case of the default of securities pay-in by the client, other than internal shortage, auction value of the respective exchange plus penalty, if any and other statutory charges shall be recovered from the defaulting client alongwith brokerage. In case of the shortage from exchange the exchange will conduct auction and transfer the shares on auction payout day and will be credited shares and / or funds to the respective clients on settlement by Exchange.

In the case of funds default by the client, the member shall be liquidating the stocks to recover the money. Any shotfall arising out of the liquidating securities by the members shall also be recovered from the defaulting client along with interest (decided by the member from time to time).

Conditions for barring client from taking further position & closing of existing position: The clients are obliged to monitor their positions regularly to ensure prompt pay-in to member. Failure/delay to meet margin obligations, pay-in obligations; failure/delay to clear outstanding debit balance by the client within the permissible time limit or beyond the time as CSBL has prescribed in its Risk Management Policy, frequent returning of cheques, cancellation of trades by the Exchange suo moto are among the few circumstances which may result in CSBL not permitting the client to take any fresh position/ closing the existing position or open position without any further notice. CSBL in our discretion may not reverse this, till such time that the client clear his/her/its' dues.

**TemporarySuspension / Account closure:** Either client or CSBL can initiate steps for temporary suspension and account closure of the client. The client can do so through prior written signed request made within a reasonable time to our Office at Kochi. Account closure requests would be entertained subject to the client clearing their entire dues/obligations. During the period the client account is suspended, the market transaction in the client account will be prohibited. However the client shares/ledger balance settlement can take place.

CSBL can initiate the temporary suspension of a client account due to its dormant/inactive status. Dormant / inactive accounts refers to those accounts with no transaction for two year from the last date of transaction. The period of two year will be counted from the last day of respective month in which the last transaction as aforesaid took place.

Failure/delay to meet margin obligations, pay-in obligations; failure/delay to clear outstanding debit balance by the client could also result in CSBL deciding to temporarily suspend the client account/close the same.

**Deregistration of the client**: Notwithstanding anything contrary stated in the agreement, CSBL shall be entitled to terminate the agreement with immediate effect in any of the the following circumstances:

- i. If the action of the client are prima facie illegal/improper or such as to manipulate the price of any securities ordisturb the normal/proper functioning of securities or disturb the normal/proper functioning of the market, eitheralone or in conjunction with others.
- ii. If there is any commencement of a legal process against the client under any law in force;
- iii. On the death/lunacy or other disability of the Client;iv. If the client being a partnership firm, has any steps taken by the Client and/ or its partners for dissolution of the partnership;
- v. If the Client suffers any adverse material change in his/her /its financial position or defaults in any other agreement with the Stock Broker;

- vi. If there is reasonable apprehension that the Client is unable to pay its debts or the Client has admitted its inability to pay its debts, as they become payable; vii. If the Client is in breach of any term, condition or covenant of this Agreement;
- viii. If the Client has made any material misrepresentation of facts, including (without limitation) in relation to the Security;
- ix. If a receiver, administrator or liquidator has been appointed or allowed to be appointed of all or any part of the undertaking of the client;
- x. If the Client have taken or suffered to be taken any action for its reorganization, liquidation or dissolution;
- xi. 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 itself to the Board for Industrial and Financial Reconstruction or under any other law providing protection as a relief undertaking;
- xii. If any covenant or warranty of the Client is incorrect or untrue in any material respect;

<b>☞</b> X 11		
Signature	:	
Client's Name	:	
Client Code:	:	 Date :

TARIFF SHEET						
BROKERAGE STRUCTURE						
		PERCENTAGE	MINIMUM PAISE			
Equity Segment (Subject to a ceiling of 2.5% of the turnover).	Same day square off					
	Delivery					
Futures Segment (Subject to a ceiling of 2.5% of the turnover)						
Options Segment (Subject to a ceiling of 2.5% of premium or Rs.100 per lot)		Rs per lot				
Currency Derivatives - Futures Segment (Subject to a ceiling of 2.5% of the turnover)	l .					
Currency Derivatives- Options Segment (Subject to a ceiling of 2.5% of premium or Rs.100 per lot)		Rs per lot				
Mutual Fund						
Commodity Derivatives - Futures						
Commodity Derivatives - Option Segment						

Turnover Fees, Exchanges Bharat Cess (SBC) etc.

Note: Applicable statutory charges are levied separately e.g. STT, SEBIT Transation Charges, Stamp Duty, Service Tax, Education Cess, Swachh
Name :
Signature of the Client:

#### **VOLUNTARY**

### **INVESTORS' RIGHTS AND OBLIGATIONS**

- **1.1** You should familiarise yourself with the protection accorded to the money or other property you may deposit with your member, particularly in the event of a default in the Cash Market / F&O market / Currency Derivatives / Commodity Derivatives market or the broking firm's insolvency or bankruptcy.
- **1.1.1** Please ensure that you have a documentary proof of your having made deposit of such money or property with the member, stating towards which account such money or property deposited.
- **1.1.2** Further, it may be noted that the extent to which you may recover such money or property may be governed by the Bye-laws and Regulations of NSE/BSE/MCX and the scheme of the Investors' Protection Fund in force from time to time.
- **1.1.3** Any dispute with the member with respect to deposits, margin money, etc., and producing an appropriate proof thereof, shall be subject to arbitration as per the Rules, Byelaws/Regulations of NSE/BSE/MCX or its Clearing Corporation.
- **1.2** Before you begin to trade, you should obtain a clear idea from your member of all brokerage, commissions, fees and other charges which will be levied on you for trading. These charges will affect your net cash inflow or outflow.
- **1.3** You should exercise due diligence and comply with the following requirements of the NSE/BSE/MCX and/ or SEBI:
- **1.3.1** Please deal only with and through SEBI registered members of the Stock Exchange and are enabled to trade on the Exchange. All SEBI registered members are given a registration no., which may be verified from SEBI. The details of all members of NSE/BSE/MCX and whether they are enabled to trade may be verified from NSE/BSE website (www.nseindia.com/www.bseindia.com, mcxindia.com).
- **1.3.2** Demand any such information, details and documents from the member, for the purpose of verification, as you may find it necessary to satisfy yourself about his credentials.
- **1.3.3** Furnish all such details in full as are required by the member as required in "Know Your Client" form, which may also include details of PAN or Passport or Driving License or Voters Id, or Ration Card, bank account and depository account, or any such details made mandatory by NSE/BSE/MCX/SEBI at any time, as is available with the investor.
- **1.3.4** Execute all documents in the form prescribed by SEBI and/or the Relevant Authorities.
- **1.3.5** Give any order for buy or sell of a security / derivatives contract in writing or in such form or manner, as may be mutually agreed. Giving instructions in writing ensures that you have proof of your intent, in case of disputes with the member.
- **1.3.6** Ensure that a contract note is issued to you by the member which contains minute records of every transaction. Verify that the contract note contains details of order number, trade number, trade time, trade price, trade quantity, details of the currency derivatives contract, client code allotted to you and showing the brokerage separately. Contract notes are required to be given/ sent by the member to the investors latest on the next working day of the trade. Contract note can be issued by the member either in electronic form using digital signature as required, or in hard copy. In case you do not receive a contract note on the next working day or at a mutually agreed time, please get in touch with the Investors Grievance Cell of NSE/BSE/MCX, without delaying.
- **1.3.7** Facility of Trade Verification is available on NSE/BSE/MCX website (www.nseindia.com/ www.bseindia.com), where details of trade as mentioned in the contract note may be verified from the trade date up to f ive trading

days. Where trade details on the website, do not tally with the details mentioned in the contract note, immediately get in touch with the Investors Grievance Cell of NSE/BSE/MCX.

- **1.3.8** Ensure that payment of funds against settlement is given to the concerned member within one working day prior to the date of pay-in announced by NSE/BSE/MCX or its Clearing Corporation. Payments should be made only by account payee cheque in favour of the firm/company of the trading member and a receipt or acknowledgement towards what such payment is made be obtained from the member.
- **1.3.9** In case pay-out of funds is not received on the next working day after date of pay-out announced by NSE/BSE/MCX or its Clearing Corporation, please follow-up with the concerned member for its receipt. In case pay-out is not received as above from the member within five working days, ensure that you lodge a complaint immediately with the Investors' Grievance Cell of NSE/BSE/MCX.
- **1.3.10** Every member is required to send a complete 'Statement of Accounts', for both settlements and margins, to each of its constituents, at such periodicity as may be prescribed from time to time. You should report errors, if any, in the Statement immediately, but not later than 30 calendar days of receipt thereof, to the member. In case the error is not rectified or there is a dispute, ensure that you refer such matter to the Investors Grievance Cell of NSE/BSE/MCX without delaying.
- **1.3.11** In case of a complaint against a member, you should address the complaint to the Office as may be specified by NSE/BSE/MCX from time to time.
- **1.4** In case where a member surrenders his membership, NSE/BSE/MCX gives a public notice inviting claims, if any, from investors. In case of a claim, relating to "transactions executed on the trading system" of NSE/BSE/MCX, ensure that you lodge a claim with NSE/BSE/MCX. Clearing Corporation within the stipulated period and with the supporting documents.
- **1.5** In case where a member is expelled from trading membership or declared a defaulter, NSE/BSE/MCX gives a public notice inviting claims, if any, from investors. In case of a claim, relating to "transactions executed on the trading system" of NSE/BSE/MCX, ensure that you lodge a claim with NSE/BSE/MCX within the stipulated period and with the supporting documents.
- **1.6** Claims against a defaulter/expelled member found to be valid as prescribed in the relevant Rules/Bye laws and the scheme under the Investors' Protection Fund (IPF) may be payable as prescribed by SEBI.

#### Notes:

- 1. The term 'constituent' shall mean and include a client, a customer or an investor, who deals with a trading member of NSE/BSE/MCX for the purpose of buying and / or selling of securities / F&O contracts / currency derivatives contracts through the mechanism provided by NSE/BSE/MCX.
- 2. The term 'member' shall mean and include a trading member or a broker or a stock broker, who has been admitted as such by NSE/BSE/MCX and who holds a registration certificate from SEBI.
- 3. The term 'contract' refers to a F&O / currency derivatives/ MCX derivaties contract and the term 'underlying' refers to the underlying index / stock / currency of such contract.

<b>☞X13</b>	
Signature of the Client:	

### **VOLUNTARY**

### **RUNNING ACCOUNT AUTHORISATION**

Date:....

Re	ochin Stock Brokers Ltd. (CSBL) egd. Office: MES Dr. P.K Abdul Gafoor Memorial Cultural Complex, 5/608,4th Floor, Judges Avenue, Kaloor, Kochi -682017.
Сι	We am/are dealing through you as a client in Capital Market and/or Future & Option segment and / or urrency segment/Commodity derivatives & in order to facilitate ease of operations and upfront requirement margin for trade. I/We authorize you as under:
1.	I/We request you to maintain running balance in my/our account & retain the credit balance in any of my/our account and to use the unused funds towards my/our margin/pay-in/other future obligation(s) at any segment(s) of any or all the Exchange(s)/Clearing corporation unless I/we instruct you otherwise.
2.	I/We request you to retain securities with you for my/our margin/pay-in/other-future obligation(s) at any segment(s) of any or all the Exchange(s)/Clearing corporation, unless I/we instruct you to transfer the same to my/our account.
3.	I/We request you to settle my/our account for funds and securities on a weekly □ OR Quarterly □ OR monthly □ basis.( <i>Tick any one</i> ) → X 14 Clients signature
4.	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 obligations for next 5 trading days, calculated in the manner specified by the exchanges.
5	I/Mo agree not to claim any interest from you on such accurities/funds so retained by you

- 5. I/We agree not to claim any interest from you on such securities/ funds so retained by you.
- 6. I/We confirm you that I/we will bring to your notice any dispute arising from the statement of account or settlement so made in writing within 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.
- 7. I/We confirm you that I/we can revoke the above mentioned authority at any time by giving a notice in writing to you.
- 8. Periodic settlement of running account may not be necessary for margin trading facility or funds received towards collaterals/ margin in form of Bank Guarantee, Fixed Deposit etc.

Client Name:	Signature
Witness (1) Name:	Signature:
Address:(2) Name:	
Address:	

9. On my/our request/demand, you shall transfer the funds/securities within 1 working day if lying with you.

10. No inter-client adjustments shall be made for the purpose of settlement of my/our running account.

#### **VOLUNTARY\***

### CONSENT(S) FOR SMOOTH OPERATIONAL CONVENIENCE-CASH/F&O/CURRENCY SEGMENT

\*This document is purely voluntary and all/any part thereof can be deleted before signing. Your consent can also be revoked at any time after execution by sending your written request to do so.

### I/We do hereby give my/ our consents as follows:

- 1. I/we may not be insisted upon, to place, modify or cancel my/our orders, in writing to your Sub-Broker / Authorized Person / you , instead, my/our oral instructions on these may be accepted.
- 2. I/We hereby authorise you to keep all the securities which we give you in margin including the payout of Securities received by us for meeting margin/other obligation on our behalf in stock exchanges in whatever manner which may include pledging of shares or for giving the same as margin to the Stock Exchanges.
- 3. I/We request you to retain credit balance in any of my /our account and to issue the idle funds towards our margin/ future obligations at any or both the Exchanges / MCX unless I/we instruct you otherwise. I/We also authorize you to debit the necessary demat charged from time to time, for keeping the shares in your client demat beneficial account on my/our behalf. I/We also authorise you to debit the financial charges 2%p.m for the debit balances if any, in my/ our account and not settled as per the exchange requirements.
- 4. Trading of all Exchanges is in Electronic Mode, based on VSAT, leased line, ISDN, Modem and VPN, Combination of technologies and computer systems to place and route orders. I/We understand that there exists a possibility of communication failure or system problems or slow or delayed response from system or trading halt, of any such other problem/glitch whereby not being able to establish access to the trading system/ network, which may be beyond your control and may result in delay in processing or not processing buy or sell Orders either in part or in full. I/we agree that I/We shall not hold you liable or responsible for any such problems/fault.
- 5. I/We, am/are agreeable for inter settlement transfer of securities, that is for settling pay out of securities of one settlement with the payin of subsequent settlement in the same exchange or another exchange when possible.
- 6. I/We have a Trading as well as depository relationship with CSBL. Please debit the charges relevant with Depository services from my/our trading account as and when the charges accrue. I/we agree to maintain the adequate balance in my trading account/ pay adequate advance fee for the said reasons.
- 7. I/We agree that all fines/penalties /charges etc levied upon you by the Exchanges/SEBI for my/our transactions / deeds/ actions/mistakes are recoverable by you from my/our accounts.
- 8. I/We agree to furnish periodic updation of financial information to you. Documentary evidence of the same will also be furnished to you if you require/ Since we are your non individual clients we shall also submit our audited accounts/ shareholding pattern, updated list of directors/ Partners etc also every year.
- 9. I/We are aware & agree that you can charge us for any additional services provided by you as per my/ our oral/ written request.

- 10. Consent to receive Contract Notes, Daily Margin Report, Quarterly Statement of Accounts of Funds & Securities, ASFS Statement, STT Report, Email Alerts and other documents through e-mail:
  - (i) I/We request you to send me/us above said documents through e-mail to the e-mail id given to you by me and the same shall be binding upon me/us.
  - (ii) I/we will check the relevant emails regularly as may be sent by you into my/our e-mail id.
- 11. These consents, instructions and confirmations shall also apply to all other past, present and future transactions with you.
- 12. I/we have noted your designated e-mail id for investor complaints/grievances.

All/any of the aforesaid consents shall be in-force until I/We revoke the same in writing giving you 15 days time.

I/we understand 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 and then only I/we have put our signature only after proper understanding.

<b>☞X16</b>		
Signature	:	
Client's Name	:	
Client Code:	:	 Date :

#### **VOLUNTARY**

#### CONSENT FOR SECURITIES AS COLLATERAL

- 1. During the course of my/our trading through CSBL on NSE/BSE/MCX, securities shall be provided by me/ us and be accepted on your terms as collateral for maintenance of margins/ providing trading limits on any of the Exchange segments. I/We am/are aware that only Approved Securities are acceptable as collateral.
- 2. That such securities transferred by me/us to CSBL shall be from BO accounts held in my/our name /Joint name.
- 3. That I/we hereby authorize you to utilize any such securities retained in my/our account with you in any segment towards collateral.
- 4. That these securities shall be valued at current market prices and credit (referred to my/ourCollateral amount) shall be assigned only after applying the due haircut percentages which shall vary from security to security.
- 5. That I/we undertake to replenish any short fall in the value of securities in the form of additional securities and / or cash, as is acceptable to CSBL by the start of the next trading session from the time of CSBL intimating me/us on such short fall either orally or in writing.
- 6. That I/we hereby authorize CSBL to dispose/liquidate my/our securities to meet any shortfall in Margins and / or adjust any outstanding dues in my/our account with CSBL.
- 7. That I/we have given the above authority CSBL with my/our free consent.

**☞ X 17** 

- 8. That in future I/we shall not make any claim upon CSBL, in any manner whatsoever for any losses and costs arising out of shortage in securities payin as mentioned in any of the points above and the delay in releasing my/our securities back, due to reasons associated with the Depository Participant/ Clearing House/ Custodian/ Clearing Member or any such entity.
- 9. That this is my/our true irrevocable statement and shall continue to apply until my/our trading rights with CSBL are terminated and / or until all my/our obligations and dues are completely fulfilled and settled to the satisfaction of CSBL.

- 2117		
Signature	:	
Client's Name	:	
Client Code:	:	 Date:

## VOLUNTARY DOCUMENT Demat Debit and Pledge Instruction (DDPI)

Special Adhesive Stamp Rs. 100 /-

### Date:

To,		
Cochin Stock Broker	s Limited	
Dear Sir/Madam,		
I/We,		
1	(Name)	
	• ,	( Address).
2	(Name)	
		( Address).
3	(Name)	
	· · ·	( Address).
, , , ,	•	e Cochin Stock Brokers Limited (CSBL),

to access my/our below mentioned Demat/Beneficial Owner (BO) Account for the limited purposes as listed below. Accordingly, I/We hereby, authorize CSBL to do the following:-

Sr. No.	Purpose	Signature of the client with Seal
1	Transfer of securities held in my/our above beneficial owner account towards Stock Exchange	1st Holder (X 18) @
		2nd Holder (X 19) ©
	through Cochin Stock Brokers Limited	3rd Holder (X 20) ©
2	Pledging / re-pledging of securities in favour of Cochin Stock Brokers Limited, the trading member (TM) /	1st Holder (X 21) 🐨
	clearing member (CM) / clearing corporation (CC) for	2nd Holder (X 22) 🐨
	in connection with the trades executed by me or us on the Stock Exchanges.	3rd Holder (X 23) 🐷
3	Mutual Fund transactions being executed by me/us on	1st Holder (X 24) 🐨
	stock exchange order entry platforms	2nd Holder (X 25) ©
		3rd Holder (X 26) ©
4	Tendering shares in open offers by me/us through	1st Holder (X 27) 🐨
	Stock Exchange platforms	2nd Holder (X 28) ©
		3rd Holder (X 29) @

I / We hereby authorize M/s Cochin Stock Brokers Limited to transfer the securities from my /our beneficiary account to the given demat accounts as mentioned herein below towards delivery settlement arising out of trades executed on the Stock Exchanges and Pledging / Re-pledging of securities in favour of trading member (TM) / clearing member (CM) / clearing corporation (CC)towards meeting margin requirements

Depository Beneficial ID	Demat A/c Purpose
1100001100014631	NSE Early Payin A/c
1100001000013821	BSE Early Payin A/c
120239000000685	NSE CDSL Pool A/c
120239000000419	BSE Principal A/c
1202390000410885	TM/CM - Client's Securities Margin Pledge A/c.
1202390000412688	NSE Securities Lending & Borrowing Scheme (SLBS)

I / We hereby agree that all such acts done on my behalf  $\,$  by Cochin Stock Brokers Limited shall be deemed to be acts done by me / us .

This is a Revocable Demat Debit and Pledge Instruction (DDPI) Kindly further note that I/We, am/are entitled to cancel/ revoke this authorisation at any time, after sending the revocation letter at the registered office address of Cochin Stock Brokers Limited . Such cancellation / revocation shall not be applicable to those obligations arising out of the trades carried out by me/us prior to such cancellation / revocation.

ACCOUNT TYPE	Client CODE	BROKER / DP
Trading account	Name Client Code	Cochin Stock Brokers Ltd.
Demat Account	DP Client ID DP Name	DP ID

(X30) (Full signature required)
(Sole/First Holder Signature)

(X31) (Full signature required)
(Second Holder Signature)

(X32) (Full signature required)
(Third Holder Signature)

### VOLUNTARY

From,			Date:
(Client Name & Address)			Place:
То			
Cochin Stock Brokers Ltd Regd. Office: MES Dr. P.K A 65/608, 4th Floor, Judges Av	Abdul Gafoor Memoria	•	
Dear Sir,			
Sub:- Sending of Stateme Ref:- Beneficial Owner (B		_	
I/We 1			
3			
[ Name (s) of the BO(s)] had opening of the aforesaid BO	_	ment dated	with you at the time of
	eive the statement of ac	counts pertaining to the	the Bye Laws of CDSL), I/We abovementioned BO account
constitute full and absolute with statement of my/our B0	discharge of your obliq O account. But, I/We	gation under the above reserve my/our right to	ollowing email address shall agreement to provide me/us receive the physical copy of such a demand is made in
E mail address:			
Tele. No.:		Mobile No.:	
(I/We would like to register to us available on CDSL's web		cility. Terms and condit	ions are acceptable to me/
	statement of account	on me/us shall not be b	er instructions with regard to binding upon you unless you
Yours faithfully, Name(s) of the BO(s)			
Signature/s:	First Holder	34 Second Holder	Third Holder

Format of letter to be obtained from a Bank to establish operation of Bank Account, Personal Identity and Signature

То
Cochin Stock Brokers Ltd. (CSBL) Regd. Office: MES Dr. P.K Abdul Gafoor Memorial Cultural Complex, 65/608, 4th Floor, Judges Avenue Kaloor, Kochi -682017  (bank stamp across photograph)
Deau Cin
Dear Sir,  This is to soutifut the Sovings / Current Assount No.
This is to certify the Savings / Current Account No
of Mr./Ms./ M/swhose PAN is
held jointly with our branch, has been active sinceyears / months and the operation of the account has been satisfactory
We further confirm that Mr./Ms/ M/s having
Addresshaving
as appearing in our records and Nameas inand
Nameare one and the same person.
© X 36
swear or affirm that the information provided in this form is true and correct. I understand that making a false statement in this form may constitute the case of perjury.
Signature of the Client
Signed in my presence and attested :

Name & Signature of Branch Manager (with Stamp)

### **FATCA/CRS** Declaration For Individuals

Date	·							Client	: ld			
CDSI	DP ID			Client Id								
Sr. No.		De	tails	1s	t Hol	der	2n	d Ho	lder	3rd	l Hol	der
1	Are You US	Person	Yes / No									
2	Country of	Birth	India									
			US									
			Other									
3	Place of bir	th	City /Town (If Other than India)									
4	Source Of \	Wealth	Salary									
			Business									
			Gift									
			Ancestral Property									
			Rental Income									
			Prize Money									
			Royalty									
			Others									

Yes / No

If your country of Tax Residency Other than India

Sr. No.	Details	1st Holder	2nd Holder	3rd Holder
1	Country of Residence For Tax Purpose (Other than India)#			
2	Tax Identification No.(US TIN) or Equivalent(Other)			
3	Identification Type			

If 'Yes' please specify the details of all countries where you hold tax residency and its Tax identification Number & Type.

#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 acknowledge and confirm that the information provided above is true and correct to the best of my knowledge and belief
  correct and complete. In case any of the above specified information is found to be false or untrue or misleading or
  misrepresenting, I/ am aware that I may liable for it. In case of any change in the above given status on a future date, I
  undertake to inform CSBL the same within 30 Days.
- 2. I agree that if I/am a U.S. person or tax resident of a reportable foreign jurisdiction (other that U.S.) requiring reporting under FATCA/CRS or any other Law, my account details, as required under inter governmental agreement (IGA)/Multilateral competent authority agreement (MCAA) Signed by Indian government, would be reported by CSBL to the relevant Tax Authority.
- 3. If My Country of Birth is US, I/am providing a certificate of relinquishment of Citizenship (loss of Nationality) or a self certification for stating reason for not having such a certificate despite relinquishing US citizenship OR not obtaining US citizenship at birth.

I hereby authorize you to disclose, share, remit in any form, mode or manner, all / any of the information provided by me, including all changes, updates to such information as and when provided by me to Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me of the same. Further, I authorize to share the given information to other SEBI Registered Intermediaries to facilitate single submission / updation & for other relevant purposes. 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.

	1st Holder	2nd Holder	3rd Holder
SIGNATURE			

#### Notes:

1. Who is US person?

in case of individuals, U.S. person means a citizen or Resident of the United States. Persons who would qualify as US person could be born in the United States, Born outside the united states of a US parents, Naturalized Citizens, Green Card Holders, Tax residents.

- 2. Who is a reportable person (non US) under common reporting standards (CRS)? Under common reporting standards (CRS), Reportable person means tax resident of a reportable foreign jurisdiction other than US
- 3. Document to be collected if Customer's Country of birth is US but declares that he/she is not a US person
- · Certificate of relinquishment of citizenship (loss of nationality certificate); or
- Self certification for stating reason for not having such a certificate despite relinquishing US citizenship; Or
- · Self certification for stating reasons for not obtaining US citizenship at birth.
- 4. MF transactions will be permitted to clients/ joint holders in new folios after reviewing this declaration and existing KYC data and only if permitted by AMCs.
- 5. Towards compliance with tax information sharing laws, such as FATCA, we would be required to seek additional personal, tax and beneficial owner information and certain certifications and documentation from our account holders. Such information may be sought either at the time of account opening or any time subsequently. In certain circumstances we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please contact your tax advisor. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Towards compliance with such laws, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. As may be required by domestic or overseas regulators/ tax authorities, we may also be constrained to withhold and pay out any sums from your account or close or suspend your account(s).

If any controlling person of the entity is a citizen or resident or green card holder of outside India, please include all such foreign country information field along with the relevant Tax Identification Number. Also note that you may receive more than one request to provide this information, if you have multiple relationships with us or our group entities. Therefore it is important that you respond to our request, even if you believe that you have already provided this information earlier. Please note that above information is provided only for quick reference to customers. You are requested to refer Rule 114F, 114G and 114H of Incometax Rules, 1962 consult a legal/tax advisor for any clarification.