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A route to making money onl	ine

_	FORM NO
in	OLT CLIENT CODE
	CLIENT NAME
nline	BROKERAGE OPTION
	DP CLIENT CODE
	KRA REF.
	CKYCR REF.
OLT App	olication money is remitted on / / 20 to
CANARA	ABANK A/c. No. 0106201005908
KERALA	GRAMIN BANK A/c. No. 40576111000131
PRAGAT	HI KRISHNA GRAMIN BANK A/c. No. 10605111001608

CLIENT REGISTRATION FORM

(DEMAT - CUM - ONLINE TRADING)

SEBI Registration Number: INZ000279135
Depository Participant: IN-DP-300-2016
Research Analyst: INH 000001253

Canara Bank Securities Ltd.

A WHOLLY OWNED SUBSIDIARY OF CANARA BANK



CIN: U67120MH1996GOI097783

Regd. & Correspondence Office: 7th Floor, Maker Chambers III, Nariman Point, Mumbai - 400 021. Tel: 022-22802400, 43603800 Fax: 022-22041715 Website: www.canmoney.in

DP Address: # 51, Stock Exchange Towers, 1st Floor, 1st Cross, JC Road, Bengaluru - 560 027.

Tel: 080-22116082 Website: www.canmoney.in

GUIDELINES FOR OPENING A DEMAT-CUM-TRADING ACCOUNT (INDIVIDUAL) FOR DETAILED INSTRUCTIONS PLEASE REFER PAGE 2 OF THE BOOKLET.

- 1. Read the form carefully and in case of any queries contact the concerned officials of designated Branches of Canara Bank / Kerala Gramin Bank / Pragati Krishna Gramin Bank.
- 2. Trading Account will be opened in individual name only. (Not in Joint names) i.e. in the name of the first holder of the demat account only.
- 3. In case of joint bank account the trading account client should be the first holder in savings bank / current account with authority to operate account.
- 4. In case of joint demat account first name shall be of trading account holder.
- 5. Fill up all the details in the enclosed form. In case any of the columns is not applicable to you, mention N.A. against column.
- 6. Please affix your full signature in the places marked (X). (Total Signatures 24 i.e. (X1) to (X24)).
- 7. Pages Branch Officials / Authorised Personal has to Sign. Page 9 (KYC Verified) Page 12 (Signature of Witness) Page 15 (In person Verification) Page 17 (Introducer Details) Page 18 (Docs. Verified by, Client Interviewed by, IPV Done by).
- 8. Debit Authorisation to be signed by all the Joint A/c. holders in place marked (X).
- 9. Witness have to sign at all the relevant places.
- 10. All the proofs of identity and address should be self certified as true copy. Please bring the originals at the time of account opening for verification purpose.
- 11. Paste a recent passport size photograph in the space provided for in the form and sign across the photograph legibly.
- 12. Email ID, Contact No. of the client is a prerequisite to open the trading account.
- 13. Overdraft account cannot be linked. Only Current / SB account is accepted.

Documents required.

Proof of Identity

- * Photocopy of PAN card with Photo (Mandatory) self attested and duly verified by Bank/CBSL officials
- Proof of Residential address (Any one of the following documents duly attested and verified by Bank / CBSL officials).
 - * Passport / Voter ID / Driving License / Aadhaar
 - * Utility bill which is not more than 2 months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill).
 - * Property or Municipal tax receipt.
 - * Pension of family payment orders (PPOs) issued to retired employees of Government Departments or Public Sector Undertakings, if they contain the address.
 - * Letter of allotment of accommodation from employer issued by State Government or Central Government departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies and leave and license agreements with such employers allotting official accommodation.
- **Income Proof** (Any one of the following documents duly attested and verified by Bank/CBSL officials).
 - * Copy of ITR Acknowledgment / Copy of annual Accounts/Salary Slip, Form 16 in case of salary income
 - * Net worth certificate along with the computation sheet not older then 6 months duly certified by the Chartered Accountant.
 - * Bank Statement for the last 6 months (Not more than 3 months old) / demat account holding statement.
 - * Any other documents substantiating ownership of assets.
 - * Self declaration along with relevant supporting documents.

Demat Proof

* Certified copy of the client master report/transaction statement containing the name of the constitutent.

Proof of Bank Account

* Copy of passbook or bank statement with customer ID, account number & full address duly authenticated by the branch official.

List of people authorized to attest/verify the documents:

- 1. Notary Public, Gazetted Officer, P.O.(with signing power)/M.O./Branch In charge / Manager of a Scheduled Commercial Bank/Co-operative Bank or Multinational Foreign Banks. (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, Authorized officials of Overseas branches of scheduled commercial Banks registered in India, Notary public, Court Magistrate, Judge, Indian Embassy/Consulate General in the country where the client resides are permitted to attest the documents.

INDEX OF DOCUMENTS

Sl.No.	Name of the Document	t Brief Significance of the Document										
	MANDATORY DOC	UMENTS AS PRESCRIBED BY SEBI, NSDL & EXCHANGES										
1.	Account Opening Form	A. CKYC form - Document captures the basic information about the constituent and an instruction / check list	2-9									
		B. Document captures the additional information about the constituent relevant to demat account, nomination form, FATCA, KYC,trading account, bank account and a check list	10-18									
2.	Tariff sheet	A. Tariff for Beneficial Owner Demat Account	19									
		B. Tariff for Online Trading Account	20									
3.	Policies & Procedures	Document describing significant policies and procedures of the stock broker.	21-22									
VOL	UNTARY DOCUMENTS AS	S PROVIDED BY THE STOCK BROKER/DEPOSITORY PARTIC	CIPANT									
4.	Voluntary Clauses	This Document contains additional clauses between client and broker	23-26									
5.	Voluntary Clauses	Authorization for Electronic Contract Note (ECN) & Other Documents	27									
6.	Voluntary Clauses	Authorization for Running Account	27									
7.	Debit Authorisation	This document is executed to authorise Canara Bank Securities Limited to transfer funds of the clients upon execution of trade.	29									
8.	Demat Debit and Pledge Instruction (DDP)	Document seeking authorization by client to the stock broker, to access the demat account of the client for specified purposes only.	31									

Name of depository participant/stock broker/trading member/clearing member: **CANARA BANK SECURITIES LTD.**

SEBI Registration Number: INZ000279135

Depository Participant : IN-DP-300-2016 Research Analyst : INH 000001253

Regd. & Correspondence Office Address:

7th Floor, Maker Chambers III, Nariman Point, Mumbai - 400 021.

Tel: 022-22802400, 43603800 | Fax: 022-22041715 | Website: www.canmoney.in

Depository Participant Address:

51, Stock Exchange Towers, 1st Floor, 1st Cross, JC Road, Bengaluru - 560 027. Tel: 080-22271211 | Website: www.canmoney.in

MD: **Dhananjay Kumar Sinha** | Tel: 022-22802421/43603821 | Email: md@canmoney.in Compliance Officer: **Sarita Kumari**, 022-22802422/43603822 | compliance@canmoney.in

For Dp related dispute / grievance please write to us at :- dpcustomercare@canmoney.in Tel: 080 22271211 / 22291697 / 22116082 / 22105148

For broking / other grievance please write to us at :- customercare@canmoney.in Tel: 022-22802400 / 43603800

In case not satisfied with the response, please contact the concerned exchange(s)/depository

NSDL Email: relations@nsdl.co.in Ph.: 022-24994200 BSE Email: is@bseindia.com Ph.: 022-22728097

NSE Email: ignse@nse.co.in Ph.: 022-26598190/1800220058

INSTRUCTIONS / CHECK LIST FOR FILLING KYC FROM

MANDATORY

A. Important Points:

- 1. Self attested copy of PAN card is mandatory for all clients, including Individuals / Proprietor / Promoters / Partners / Karta / Trustees / Managing Director / Whole time Directors and persons authorised to deal in securities on behalf of company/firm/others.
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required. It should be duly attested by authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy/Consulate General in the country where the client resides.
- 4. Name & address of the applicant mentioned on the KYC forms, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for the both have to be submitted.
- 6. Sole proprietors must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional. DIN number is required in case of directors.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 10. For opening an account with Depository Participant or Mutual Fund, for a minor, photo copy of the School Leaving Certificate/Mark Sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country (e.g., Heads of States or of Governments), senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials, etc.

B. Exemptions / Clarifications to PAN

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

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

C. List of people authorized to attest the documents:

- 1. Notary Public, Gazetted Officer, P.O.(with signing power)/M.O./Branch In charge / Manager of a Scheduled Commercial Bank/Co-operative Bank or Multinational Foreign Banks. (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy/Consulate General in the country where the client resides are permitted to attest the documents.

D. In case of Non-Individuals, additional documents to be obtained from non-individuals, over & above the POI & POA, as mentioned below:

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

CENTRAL KYC REGISTRY | Instructions / Guidelines for filling individual KYC Application Form

General Instructions:

- 1. Fields marked with (*) are mandatory fields.
- 2. Tick '✓' wherever applicable.
- 3. Self-Certification of documents is mandatory.
- 4. Please fill the form in English and in BLOCK Letters.
- 5. Please fill all dates in DD-MM-YYYY format.
- 6. Where ever state code and country code is to be furnished, the same should be the two-digit code as per Indian Motor Vehicle Act, 1988 and ISO 3166 country code respectively, list of which is available in page no. 5 & 6.
- 7. KYC number of the applicant is mandatory for updating of KYC details.
- 8. For particular section update, please tick (\checkmark) in the box available before the section number and strike off the sections not required to be updated.
- 9. Incase of 'Small Account type' only personal details at section number 1 and 2, photograph, signature and self-certification required.

A. Clarification / Guidelines on filling 'Personal Details' Section

- 1. **Name**: Please state the name with prefix (Mr/Mrs/Ms/Dr/etc.). The name should match the name as mentioned in the Proof of identity submitted failing which the application is liable to be rejected.
- 2. Either **Father's name or spouse's name** is to be mandatory furnished. In case PAN is not available father's name is mandatory.

B. Clarification / Guidelines on filling details if applicant residence for tax purposes in jurisdiction (s) outside India.

1. Tax identification Number (TIN): TIN need not be reported if it has not been issued by the jurisdiction. However, if the said jurisdiction has issued a high integrity number with an equivalent level of identification (a"Functional equivalent"), the same may be reported. Examples of such type of numbers for individuals include, a social security/insurance number, citizen/personal Identification/services code/number, and resident registrations number

C. Clarification / Guidelines on filling 'Proof of Identity (Pol)' section.

- 1. If driving license number or passport is provided as proof of identity then expiry date is to be mandatorily furnished.
- 2. Mention identification / reference number if 'Z-Others (any document notified by the central government)' is ticked.
- In case of Simplified Measures Accounts for verifying the identity of the applicant, any one of the following documents can also be submitted and undernoted relevant code may be mentioned in point 2 (S).

Document Code	Description
01	Identity card with applicant's photograph issued by Central/State
	Government Departments, Statutory/Regulatory Authorities, Public Sector
	Undertakings, Scheduled Commercial Banks, and public Financial
02	Institutions. Letter issued by a gazetted officer, with a duly attested photograph of the
	person

D. Clarification / Guidelines on filling 'Proof of Address (PoA) - Correspondence / Local Address details' section

- 1. To be filled only in case the PoA is not the local address or address where the customer is currently residing. No seperate PoA is required to be submitted.
- 2. In case of multiple correspondence / local addresses, Please fill 'Annexure 1'

E. Clarification / Guidelines on filling 'Proof of Address (PoA) - Current / Permanent / Overseas Address details' section

- 1. PoA to be submitted only if the submitted Pol does not have an address or address as per Pol is invalid or not in force.
- 2. State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
- 3. In case of Simplified Measures Accounts for verifying the address of the applicant, any one of the following documents can also be submitted and undernoted relevant code may be mentioned in point 4.1

Document Code	Description
01	Utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill)
02	Property or Municipal Tax receipt.
03	Bank account or Post Office savings bank account statement.
04	Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, If they contain the address.
05	Letter of allotment of accommodation from employer issued by State or Central Government departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies. Similarly, leave and license agreements with such employers allotting official accommodation.
06	Documents issued by Government departments of foreign jurisdictions and letter issued by Foreign Embassy or Mission in India.

F. Clarification / Guidelines on filling 'Contact details' section

- 1. Please mention two-digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-999999999).
- 2. Do not add '0' in the beginning of Mobile number.
- 3. Mobile Number and Email ID is to be mandatorily furnished. If you do not have a mobile number or email ID of your own then you may provide the details belonging to a close family member (spouse, dependant children or dependant parent only).

G. Clarification / Guidelines on filling 'Related person details' section

1. Provide KYC number of related person if available.

F. Clarification / Guidelines on filling 'Related Person details' - Proof of Identity (PoI) of Related Person' section

1. Mention identification / reference number if Z-Others (any document notified by the central government)' is ticked.

List of Ton Divisionals / U.T. Codes as a sectod on Materials Astronomy

List of Two - D	Digit Stat	e / U.T. Codes as per Ii	ndian Mot	or Vehicle Act, 1988	3
State / U.T.	Code	State / U.T.	Code	State / U.T.	Code
Andaman & Nicobar	AN	Himachal Pradesh	HP	Pondicherry	PY
Andhra Pradesh	AP	Jammu & Kashmir	JK	Punjab	PB
Arunachal Pradesh	AR	Jharkhand	JH	Rajasthan	RJ
Assam	AS	Karnataka	KA	Sikkim	SK
Bihar	BR	Kerala	KL	Tamil Nadu	TN
Chandigarh	CH	Lakshadweep	LD	Telangana	TS
Chattisgarh	CG	Madhya Pradesh	MP	Tripura	TR
Dadra and Nagar Haveli	DN	Maharashtra	MH	Uttar Pradesh	UP
Daman & Diu	DD	Manipur	MN	Uttarkhand	UA
Delhi	DL	Meghalaya	ML	West Bengal	WB
Goa	GA	Mizoram	MZ	other	XX
Gujarat	GJ	Nagaland	NL		
Haryana	HR	Orissa	OR		

List of ISO 3166 two - digit Country Code													
Country	Country	Country	-	Country	Country	C	ountry						
	Code		Code		Code		Code						
Afghanistan	AF	Dominican Republic		Libya	LY	Saint Pierre and Miquelon	PM						
Aland Island	AX	Ecuador	EC	Liechtenstein	LI	Saint Vincent & Grenadines	VC						
Albanla	AL	Egypt	EG	Lithuania	LT	Samoa	WS						
Algeria	DZ	El Salvador	SV	Luxembourg	LU	San Marino	SM						
American Samoa	AS	Equatorial Guinea	GQ	Macao	MO	Sao Tome and Principe	ST						
Andorra	AD	Eritrea	ER	Macendnia, the former Yogoslav Republic	MK	Saudi Arabia	SA						
Angola	AO	Estonia	EE	Madagascar	MG	Senegal	SN						
Anguilla	AI	Ethiopia		Malawi		Serbia	RS						
Antarctic	AQ	Falkland Island (Malvinas)		Malaysia	MY	Seychelles	SC						
Antigua and Barbuda	AG	Faroe Islands		Maldives	MV	Sierra Leone	SL						
Argentina	AR	Fiji	FJ		ML	Singapore	SG						
Armenia	AM	Finland	FI		MT	Saint Maarten (Dutch Part)	SX						
Aruba	AW	France		Marshall Islands		Slovakia	SK						
Australia	AU	French Guiana		Martinique		Slovenia	SI						
Austria	AT	French Polynesia		Mauritania		Solomon Islands	SB						
Azerbaijan	AZ	French Southern Territories		Mauritius	MU		SO						
Bahamas	BS	Gabon		Mayotte	YT	South Africa	ZA						
Bahrain	BH	Gambia		1 Mexico		Sough Georgia and the South	1						
5		Caracia	C F	Min and Fall and Glater	- FA	Sandwich Islands	GS						
Bangladesh	BD	Georgia		Micronesia, Federated States	FM	South Sudan	SS						
Barbados	BB	Germany		Moldova, Republic of	MD	Spain Sri Lnaka	ES						
Belarus	BY	Ghana		Monaco		Sri Lnaka	LK						
Belgium	BE	Gibraltar		Mongolia	MN		SD						
Belize	BZ	Greece		Montenegro		Suriname	SR						
Benin	BJ	Greenland		Montserrat	MS	Svlbard and Jan Mayen	SJ						
Bermuda	BM	Grenada		Morocco	MA	Swaziland	SZ						
Bhutan	BT	Guadeloupe		Mozambique	MZ	Sweden	SE						
Bolivia, Plurinational State	of BO	Guam		Myanmar	MM	Switzerland	CH						
Bonaire, Sint Eustatius and Saba	BQ	Guatemala	GT	Namibia	NA	Syrian Arab Republic Taiwan, Province of China	SY TW						
Bosnia and Herzegovina	BA	Guernsey	GG	Nauru	NR	Tajikistan	TJ						
Botswana	BW	Guinea	GN	Nepal	NP	Tanzania, United Republic of	TZ						
Bouvet Island	BV	Guinea-Bissau	GW	Netherlands	NL	Thialand	TH						
Brazil	BR	Guyana	GY	New Caledonia	NC	Timor - Leste	TL						
British Indian Ocean Territo	ry IO	Haiti	HT	New Zealand	NZ	Togo	TG						
Brunei Darusslam	BN	Heard Island and McDonald Island	НМ	Nicaragua	NI								
Bulgaria	BG	Holy See (Vatican City State)	VA	Niger	NE	Tokelau	TK						
Burkina Faso	BF	Honduras	HN	Nigeria	NG	Tonga	то						
Burundi	BI	Hong Kong	HK	Niue	NU	Trinidad and Tobago	TT						
Cabo Verde	CV	Hungary	HU	Norfolk Island	NF	Tunisia	TN						
Cambodia		Iceland	IS	Norther Mariana Islands	MP	Turkey	TR						
		India	IN			'	TM						
Cameroon Canada			ID	Norway Oman	NO OM		TC						
			IR	Pakistan	PK	Tuvalu	TV						
Cayman Islands	KY	Iran, Islamic Republic of		Palau	PW		UG						
Central African Republic	CF	Iraq	IQ			5							
Child		Ireland Isle of Man	IE	Palestine, State of Panama	PS DA	Ukraine United Arab Emirates	UA AE						
Chile China	CL CN	Israel	IM IL	Panama Paua New Guinea	PA PG	United Kingdom	GB						
						-							
Christmas Island		Italy	IT	Paraguay	PY	United States	US						
Cocos (Keeling) Islanda			JM	Peru	PE	United States Minor Outlying Islands							
Colombia	CO	•	JP	Philippines	PH	uruguay	UY						
Comoros		Jersey	JE	Pitcairn	PN	Uzbekistan	UZ						
Congo, the Democratic	CD	Jordan Kazakhstan	JO KZ	Poland Portugal	PL PT	Vanuatu Venezuela, Bolivarian Republi	VU c of VE						
Republic of Cook Islands	CK	Kenya	KE	Puerto Rico	PR	Viet Nam	VN						
Costa Rica	CR	•	KI	Qatar	QA	Virgin Islands, British	VG						
Coted'voire Lcote d'Ivoire	CI	Korea, Demorcratic People's	KP	Reunion	RE	Virgin Islands, U.S.	VI						
Croatia	Пυ	Republic of Korea, Republic of	ΚD	Romania	RO	Wallis and Futuna	WF						
				Russian Federation	RU	Western Sahara	EH						
Cuba	CU	Kuwait			RU RW								
Curacao ICuracao	CW	, 5,	KG Nublic A	Rwanda Saint Bartholomy		Zambia	YE 7M						
Cyprus	CY	Lao People's Demorcratic Re	•	Saint Barthelemy	BL cu	Zimbabwe	ZM						
Czech Republic Tristan da Cunha	CZ	Latvia	LV	Saint Helena, Ascension and	SH	ZIIIIDADWE	ZW						
Denmark	DK	Lebanon	LB	Saint Kitts and Nevis	KN								
Denmark Djibouti Dominica	DK DJ	Lesotho	LS	Saint Kitts and Nevis Saint Lucia Saint Martin (French Part)	LC MF								

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

Important Instructions:

- A) Fields marked with '*' are mandatory fields
- B) Please fill the form in English and in BLOCK letters.
- C) Please fill the date in DD-MM-YYYY format.
- D) Please read section wise detailed guidelines/ instructions at the end
- E) List of State / U.T. code as per Indian Motor Vehicle Act. 1988 is available in page no. 5
- F) List of two character ISO 3166 country codes is available in page no. 6
- G) KYC number of applicant is mandatory for update application.
- H) For particular section update, please tick
 (
) in the box available before the section number and strike off the sections not required to be updated.

For office use only (To be filled by financial institution	on) KY	plica C Nu cour	umb	er			Ne	ew 	al	Up	Sim		fiec	l (fo	or lo	w ri	(Mandatory fo KYC update re risk customers) Sr						
1. Personal details	s (Ple	ease	refe	r ins	struc	tior	n A i	in p	age	4)													
_	Р	refix			F	irs	t Na	ame	2			Mic	ldle	Na	me			L	_ast	Na	me		
Name* (Same as ID proof)																							
Maiden Name (If any*)																							
Father / Spouse Name*																							
Mother's Name*																							
PAN No.*																			Dŀ	oto			
Date of Birth*	D D		М	М		Υ	Υ	Υ	Υ										Г	iou			
Gender*	M-	-Male	9		F-F	em	ale			T-T	rans	sge	nde	er									
Marital Status*	M	arrie	d		Uni	maı	rrie	d		Others													
Citizenship*	IN	IN-Indian Others (ISO 3166 Country Code) Resident Individual Non Resident Indian																					
Residential Status*	Re	eside	nt I	ndiv	/idu	al	N	lon	Res	ider	nt Ir	ndia	n										
	Fo	reigi	n Na	atio	ional Person of Indian Origin																		
Occupation Type*	S-	S-Service Private Sector Public Sector																					
		00.1		\	Go	ver	nme	ent	Sec	tor					/								
		011			Pro	ofes	ssio	nal		S	elf E	mp	loy	ed	\								
	0-	Othe	ers		Re	tire	d	Н	ous	ewif	e	St	ude	ent			$\overline{x1}$	\supset					
	В	-Bus	ines	SS											,				<u> </u>		-		
	X-	Not (Cate	egor	isec	l										S	ole/1		Signa older		or emat	Acco	unt
2. Proof of identity	(Pol)* (P	leas	se re	efer	ins	truc	ctio	n C	in p	age	4)											
(Certified copy of any one of	the fo	ollowi	ng F	Proof	of Ic	lent	ity (F	Pol) i	need	s to	be sı	ıbm	itte	d)									
A- Passport Number	r								Pa	assp	ort	Ex	piry	/ Da	ate	D	D	M	М	Υ	Υ	Υ	Υ
B- Voter ID Card																					I		
C- PAN Card													1										
D- Driving Licence											DL	E>	(pir	уΣ	ate	D	D	М	М	Υ	Υ	Υ	Υ
E- UID (Aadhaar)	E- UID (Aadhaar)																						
F- NREGA Job Card																							
Z- Others (any docur	nent	notifie	d by	the	cent	ral g	jover	nme	ent)			Ide	ntif	icat	ion	No.							
S- Simplified Measu	S- Simplified Measures Account-Document Type Code											Ide	ntif	icat	ion	No.							

3. RESIDENCE	FOR T	AX P	URPO	DSES	IN.	JUR	ISD	IC	ΓΙΟΙ	N(S	S) OI	UTS	ID	E II	NDI	A (Tick	if a	ppli	cabl	e)	
ADDITIONAL DETAIL	S REQ	UIRE	D* (M	1and	atory	onl	y if	sect	ion	3 is	s tick	ked)	(Pl	ease	refe	r ins	truct	ion I	B in p	oage	4)	
ISO 3166 Country Cod	de of J	urisdio	ction	of Re	eside	nce*	:															
Tax Identification Nun	nber or	equiv	valent	(If I	ssue	d by	/ juri	isdic	ction)*												
Place/City of Birth*												ISO	31	66 (Cour	ntry	Coc	le o	f Bir	th*		
4. PROOF OF A	DDRE:	SS (P	oA)*																			
4.1 CURRENT /	PERM	1ANE	NT /	OVE	RSE	AS A	ADD	RE	SS [DET	AIL	.S (F	Plea	se s	ee i	nsti	ructi	ion	E in	pag	ge 5)
(Certified copy of any	one o	f the	follov	ving	Proc	of of	Add	dres	s (Po	oA)	nee	ds t	o b	e sı	ıbm	itte	d)					
Address Type*	Res	identi	ial / E	Busir	ness		Re	side	entia	al				Bu	sine	ess						
	Regi	istered	d Offic	ce			Un	spe	cifie	ed												
roof of Address*																						
	Vote	er Ide	entity	Car	d		NR	REG	A Jo	b C	Card			Ot	hers	5						
Address Simplified Measures Account - Document Type code																						
Line 1*																						
Line 2																						
Line 3																						
City/Town/Village*											Di	stri	ct*									
Pin/Post Code*				St	tate/	U.T.	Cod	le*					IS	O 3	166	Co	unt	ry (Code	e*		
4.2 CORRESPONDENCE / LOCAL ADDRESS DETAILS* (Please see instruction D in page 4)																						
Same as Current / Permanent / Overseas Address details (In case of multiple correspondence / local addresses, please fill 'Annexure A1															e A1')							
Line 1*																						
Line 2																						
Line 3																						
City/Town/Village*											Di	stri	ct*									
Pin/Post Code*				St	tate/	U.T.	Cod	le*					IS	O 3	166	Co	unt	ry (Code	e*		
4.3 ADDRESS IN	THE JU	RISDI	CTIO	N DE	TAILS	S WI	HERE	APF	LICA	NT:	IS RE	SID	ENT	OU	TSID	E IN	DIA	FOR	TAX	PUR	POS	ES*
Same as Curren	ıt / Per	rmane	ent / (Over	seas	. Add	dres	s			Si	ame	e as		(App rres							ed) Iress
Line 1*																						
Line 2																						
Line 3									Cit	ty/	Tov	vn /	/ Vi	llag	e*							
District*		Zij	p/Pos	st Co	de*								IS	О 3	166	Сс	unt	ry (Code	e*		
5. CONTACT DETA	AILS (A	All comm	nunica	tions \	will be	sent	on pı	rovid	ed M	obile	e no /	Ema	il-ID)	(Ple	ase r	efer	instr	uctio	n F i	n pag	ge 5)	
Tel. Office									Tel.	Res	sider	ice										
Mobile											F	ax										
Email ID																						
5.1 SPECIFIC D	ECLAR	ATIO	N RE	GAR	DING	G EM	1AIL	. ID	& M	10B	ILE	NU	МВ	ER								
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Name																						
PAN No.						1																

	hereby declare that above mentioned Mobile number Myself Spouse Father Mother												(Please mention the Name & PAN								
, , , ,	Spouse		Га	uner		IMOI	.ner		Son	<u> </u>	Da	ughte	No	No. of the close family memi							
Name																					
PAN No.																					
6. DETAILS OF	RELATE	D PER	SON	(In	case of	additio	onal re	lated p	ersons, p	lease	e fill "A	nnexure	B1") (F	Please	refer	instru	uctioi	n G ir	n pag	e 5)	
Addition of Re	lated Pe	erson																			
KYC Number of	of Relate																				
Related Perso		f Minor			signee					Representa Last Name											
News	[First	Nar	me Middle I					ne		1	Las	st N	lam	e	
Name					If KVC	numbo	r and r	name a	are provid	od h	nelow o	lotails of	coction	n 6 ar	o onti	ional)					
PROOF OF IDE	NTITY (F	POI) O	F RE						ne are provided, below details of section 6 are optional) se see instruction (H) in page 5)												
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B- Voter ID C	Lard			+																	
C- PAN Card	conco)I F	- ynir	y Dat	еБ	D	М	М	Υ	Υ	Υ	Y	
D- Driving Lid E- UID (Aadh												y Duc			1.1	1.1	'	'	'		
F- NREGA Jol	•			+						-	_				1						
Z- Others (and		nt notif	fied h	ny the	cent	ral do	vernm	ent)		Ic	lentif	icatio	n No								
S- Simplified	-			-		_		-				icatio									
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7. REMARKS ((If any)																				
8. APPLICATI	ON DECI	LARAT	IOI	N																	
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and I undertake	to infor	m you	of	any	charg	ges tl	nerei	n, in	nmedia	tely	. In	case a	any o	f th	e ab	ove	inf	orm	atio		
found to be falseI hereby consent					_		-							-						od	
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9. ATTESTATI	-																				
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Date	D M N	1 Y	Υ	Y	Y																
Emp. Name								Name CANARA BANK/CBSL/PKGB/KGB DP Code													
Emp. Code																					
Emp. Designation																					
Emp. Branch																					
	Employ	ree Sin	ınatı	ıre								Inst	itutio	n St	amn)					

FC	Canara Bank Securities Ltd. (DP ID: IN301356) DEMAT ACCOUNT OPENING FORM (FOR INDIVIDUALS) Client ID (FOR office use only)															7												
		Clien	t ID) (FO	R off	ice us	se on	ıly)															Т		Ť			
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E)	Ba	nk Detai	ils																									
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	5.									6								_• 										

F)	St	anding Instructions										
	1.	I/We authorise you to receive co	redits automa	atically into my/our	account	Y	es	No				
	2.	Accounts to be operated throug	h Power of A	ttorney (PoA)		Y	es 🔃	No				
	3.	Account to be operated through	Demat Debi	t Pledge Instructior	(DDPI)	Y	es	No				
	4.	SMS Alert facility (Mandatory if Ensure that the mobile is provided)										
		Sole / First Holder		Second Holder	Thi	rd Hold	er					
		Yes No		Yes No		Yes	No					
	5.	Statement of Account	cal Form	Electronic Form	'C Application Form]							
	6.	Receive annual reports, AGM notice issuers & RTA in Physical form	es and other (Communications fron	1	Yes	No					
G)	G u Fo	uardian Details (Where sole ho rm must be filled i.e. one for the	lder is a mind guardian ar	or) : For a account ond another for the	f a minor, two KYC a minor (to be signe	Applicated by g	ion uardia	an)				
	Gι	ardian Name				Yes	No					
	PA	N	Rela guar	tionship of dian with minor								
H)	Sta	nding instruction indicator for auto ple	dge confirmati	ion		Yes	No					
I)		Operating Instruction Jo	ointly	Anyone of the hold	ers or survivor(s)							
	 All communication shall be sent at the address of the Sole/First holder only. For all transactions at joint demat account level, the mode of operation shall be Jointly, except for the below mentioned transactions Transfer of securities including Inter-Depository Transfer Pledge/Hypothecation/margin pledge/margin re-pledge (Creation, Closure and Invocation and confirmation thereof, as applicable). Freeze/ unfreeze account and/ or the ISIN and / or specific number of securities. With regard to all transactions undertaken in the demat account mentioned in point no. 2, signature of one of the demat account holders as per the mandate of operation given by the joint account holders shall discharge the Participant in full vis-a-vis all demat account holders. Each demat account holder in the demat account is jointly and severally liable towards the Participant for all the commitments entered into by himself/ herself or by any other Client account holder or authorised representative (within the limits of the power). Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate. For receiving Statement of Account in electronic form: Client must ensure the confidentiality of the password of the email account. (ii) Client must promptly inform the Participant if the email address has changed. (iii) Client may opt to terminate this facility by giving 10 days prior notice. Similarly, participant may also terminate this facility by giving 10 days prior notice. Strike off whichever is not applicable. 											
. ,	The rul	les and regulations of the Denository and		laration	n account which are in	force no	u havo	hoon				
r f a	ead by or suc and I/v intrue leclare locum	les and regulations of the Depository and me/us and I/we have understood the sar h accounts. I/we hereby declare that the ve undertake to inform you of any change misleading or misrepresenting, I/we are that I/we have complied and will continent "Rights and Obligations of the benefici	me and I/we ag details furnishe es therein, immo aware that I/w uue to comply v	ree to abide by and to be d above are true and co ediately. In case any of te may be held liable fo with FEMA regulations I	e bound by the rules as irrect to the best of my the above information r it. In case non-reside	are in for knowled is found t nt accou	ce from ge and l to be fal nt, I/we	time belief lse or e also				
		Signature of Sole/1st Holder in Demat Account		ature of Demat Account	Signatur 3 rd Holder in De		ount					
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Declaration Form for opting out of n	omina	ition			Dat	e		
UCC/DP ID								
Client ID(only for Demat account)								
Sole/First Holder Name								
Second Holder Name								
Third Holder Name								
I/We hereby confirm that /We do not wi account and understand the issues involve that in case of death of all the accoun all the requisite documents /information for which may also include documents issued value of assets held in the trading / demat acc	d in no t holde claiming by Cou	n-appoin r(s), my g of asse	ntment of the contract of the	of nomir legal h in my/e	nee(s) a neirs wo our tradi	nd furth ould need ing / de	er are a ed to se emat acc	aware ubmit count,
Name an	d Signa	ture of I	Holder(s	5)*				
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- 1. The nomination can be made only by individuals holding beneficiary owner accounts on their own behalf singly or jointly. Non-individuals including society, trust, body corporate and partnership firm, LLP, karta of Hindu Undivided Family, holder of power of attorney cannot nominate. If the account is held jointly, all joint holders will sign the nomination form.
- 2. A Minor can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.
- 3. The Nominee shall not be a trust, society, body corporate, partnership firm, LLP, karta of Hindu Undivided Family or a power of Attorney holder. A non-resident Indian can be a Nominee, subject to the exchange controls in force, from time to time.
- 4. Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities.
- 5. Transfer of securities in favour of a Nominee(s) shall be valid discharge by the depository and the Participant against the legal heir.
- 6. The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Nonindividuals including society, trust, body corporate and partnership firm, LLP, karta of Hindu Undivided Family, holder of power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
- 7. On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nominee(s)
- 8. Nomination can be made upto three nominees in a demat account. In case of multiple nominees, the Client must specify the percentage of share for each nominee that shall total upto hundred percent. In the event of the beneficiary owner not indication any percentage of allocation/share for each of the nominees, the default option shall be to settle the claims equally amongst all the nominees.
- 9. On request of Substitution of existing nominees by the beneficial owner, the earlier nomination shall stand rescinded. Hence, details of nominees as mentioned in the FORM 10 at the time of substitution will be considered. Therefore, please mention the complete details of all the nominees.
- 10. Copy of any proof of identity must be accompanied by original for verification or duly attested by any entity authorized for attesting the documents, as provided in Annexure. D.
- 11. Savings bank account details shall only be considered if the account is maintained with the same participant.
- 12. DP ID and client ID shall be provided where demat details is required to be provided.

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

Supplementary KYC Information & FATCA-CRS Declaration - Individuals Please consult your professional tax advisor for further quidance on your tax residency, FATCA/CRS Guidence) PAN' Folio No. *If PAN is not available Name Gender Type of address given at KYC KRA Residential Residential or Business **Business** Place of Birth Country of Birth **Nationality** Net Worth in INR. In Lakhs **Gross Annual** Below 1 Lakh 5-10 Lacs 25 Lacs - 1 Crore Income Details 1-5 Lacs 10-25- Lacs > 1 Crore in INR Net Worth as on (Date should not be older than one year) Others **Business** Professional **Public Sector** Housewife Retired Occupation [Please Specify] **Details** Private Sector Government Service Agriculture Student Forex Dealer Politically Exposed Person [PEP] Related to PEP YES Not Applicable Are you a tax resident of any country other than india? No If yes, please indicate all countries in which you are resident for tax purposes and the associated Tax ID Numbers below. Identification Type Country" Tax Identification Number" (TIN or Other, please specify) # To also include USA, where the individual is a citizen / green card holder of The USA % In case Tax Identification Number is not available, kindly provide its functional equivalent \$ Certification **Signature** (X5) I / We have understood the information requirements of this Form (read along with the FATCA & CRS Instructions) and hereby confirm that the information provided by me/us on this Form is true, correct, and complete, I/We also confirm that I /We have read and understood the FATCA & CRS Terms & Conditions below and hereby accept the same. Date Place **FATCA & CRS Terms & Conditions** Details under FATCA & CRS: The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income-Tax Rules, 1962, which Rules require Indian financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders, In relevant cases, information will have to be reported to tax authorities / appointed agencies. Towards complaince, we may also required to provide information to any institutions such as with holding agents for the purpose of ensuring appropriate with holding from the account or any proceeds in relation thereto.

Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. It is important that you respond to our request, event if you believe you have already supplied any previously requested information.

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Tel. (Res.) Tel. (Juless subilli	itteu ioi C	orrespo	nuence	Auure	33													
E-mail id.																				
1. Permanent Address (if different from above or overseas address, mandatory for Non-Resident Applicant) City Town Village Pincode Pin	1 1								Mobile	e No										
City / Town / Village Country Pincode Country Pincode Country Pincode Country Pincode Country Pincode																				
State Country 5. Specify the Proof of Address submitted for Permanent Address: Country	I. Permanent Address	(if different	from abov	ve or ov	erseas	addre	ss, mar	ndator	y for N	on-Re	eside	nt Ap	plica	ant)						
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Coccupation (Please tick ✓ any one and give brief details): Private Sector Public Sector Government Service Business Professional Agriculturist Retired Housewife Student Others (Please specify) Related to a Politically Exposed Person (PEP) Related to a Politically Exposed Person (PEP) Any other information:		tails (Please S	Specify) Inco	onio rang				OB												/ L \
Private Sector Public Sector Government Service Business Professional Agriculturist Retired Housewife Student Others (Please specify) B. Please tick, if applicable: Politically Exposed Person (PEP) Related to a Politically Exposed Person (PEP) Any other information: Public Sector P	I. Gross Annual Income Do				ı ,			OR			36 A	n (da	ato)		1/	мТ	$M \perp I$		V '	
Housewife Student Others (Please specify)	I. Gross Annual Income Do	ıld not be older t	than 1 year) Amoun				OR			as o	n (da	ate)	D D	/	M	M /	Υ	Υ .	Y
DECLARATION I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it. Date DD / MM / YYYYY Signature of the Applicant FOR OFFICE USE ONLY In Person Verification (IPV) Details: Name of the person who has done the IPV: Designation: Employee ID: Name of the Organization: Date of IPV: DD MM / YYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYY	Net-worth (Net worth shou	ıld not be older t ck ✓any one	than 1 year and give I) Amoun brief det	ails):	☐ Busii	ness		ofessior									Y	Υ .	r Y
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ANNEXURE - 3

TRADING ACCOUNT RELATED DETAILS

MANDATOR

For Individuals & Non-Individuals

A. E	BAN	IK.	ACC	COL	JNT	(S)	DET	ΓAIL	S
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Bank Name	CA	NA	RA	ВА	NK	KE	RA	LA (GR/	\M	IN	BA	NK 🗌	PR	RAG	ATH:	I KR	RISH	INA	GRA	MIN	I BA	NK
Branch Address																							
Bank Account No.													Acco	ount	Тур	e:S	B/C	A/PI	S in	cas	e of	NR:	[s
MICR Number]	(FSC	C	ode	9											

B. DEPOSITORY ACCOUNT(S) DETAILS

Depository Participant Name	CANARA BANK SECURITI	ES LTD.		DP :	ID.	IN3	0135	56
Depository Name	NSDL	BO ID.						
Beneficiary Name					•			

C. TRADING PREFERENCES

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

Exchange	Cash	F & O	Currency								
NSE	X8	X11	X12								
BSE	X9										
IPO/Mutual Fund	X10										
If you do not wish to trade in any of segments / Mutual Fund. Please mention here:											

[#] 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.

Annexure - 1 : Risk disclosures

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

Source: 1. SEBI study dated January 25, 2023 on "Analysis of Profit and Loss of Individual Traders dealing in equity Futures and Options (F&O) Segment" wherein Aggregate Level findings are based on annual Profit/Loss incurred by individual traders in equity F & O during FY 2021-22.

PAST ACTIONS

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:

		THER STOCK BROKERS

E.	DEALINGS THROUGH SUB-	BROKERS AND O	THER STOCK BROKERS	
•	If client is dealing through th	e sub-broker, prov	ide the following details:	
	Sub-broker's Name:	9	SEBI Registration number :	
	Registered office address :			
	Ph:	Fax:	Website:	
•	whether dealing with any oth	er stock broker/su	ıb-broker (in case dealing with multiple stock	
	brokers/sub-brokers, provide	details of all)		
	Name of stock broker:			_
	Name of sub broker, if any:			_
	Client Code:		Exchange:	
	Details of disputes/dues pend	ding from/to such	stock broker/sub-broker:	

F.	ADDITIONAL DETAILS													
•	Whether you with 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 (please specify):													
•	Number of years of Investment/Trading Experience :													
•	In case of non-individuals, name, designation, PAN, UID, signature, residential address and photographs of persons aothorized to deal in securities on behalf of company/firm/others:													
•	I consent to receive the following documents in Electronic mode Physical Mode													
	a) Rights & Obligations of stock broker, Sub broker and client for trading on exchanges (including rights & obligations in case of internet/ wireless technology based trading)													
	(including rights & obligations in case of internet/ wireless technology based trading)													
	b) Uniform Risk Disclosure Documents (for all segments / exchanges) and													
	c) Guidance Note detailing Do's and Don'ts for trading on stock exchanges													
	d) Rights & Obligations of the Beneficial Owner (BO) & Depository Participants (DP)													
•	Any other information:													
G.	NOMINATION DETAILS													
	I hereby give my consent to Canara Bank Securities Ltd. to consider the nomination made in													
	Form 10 of this application form for all other investments made through them.													
н.	INTRODUCER DETAILS (optional)													
	Name of the Introducer:													
	Status of the Introducer: Sub-broker/Remistier/Authorised Person/Existing Client/Staff													
	please specify: Staff No Branch Name :													
	Branch DP Code :RO Name :CO Name :													
	Introducer OLT No. / Saving Account No													

Signature of the Introducer:

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 www.canmoney.in.
- 4. I /we hereby declare and confirm that the signature on the account opening form and KYC documents are my own signature and the same differs with the pre-printed signature on the PAN/identity document as my signature has changed over years.

Declaration for Name Mismatch

This is to bring to your notice that my name is spelt differently in my Identity proof, Address proof and Bank proof. Please find below the names as spelt in respective proofs:

Name as per Income Tax (PAN)			
Name as per KYC Document			
Name as per Bank Proof			
I hereby confirm that all the said not and correct information. I agree to charges, damages, penalties (includiomitted to be done on the above de	o indemnify and keep you ing reasonable attorney fee claration.	indemnified at all times fes) suffered and/or incurred	rom and against all costs,
Place	(x1)	3)	
Date		Signature of Sole/1 st Hold	er in Demat Account
	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 documents. I/We have also made the client have given/sent him a copy of all the KYC d sheet and all the non-mandatory documents the 'Rights and Obligations' and RDD would be	aware of 'Rights and obline ocuments. I/We undertake would be duly intimated t	gations' document (s), RDE that any change in the 'Po to the clients. I/We also un	and Guidance Note. I/We olicy and Procedures', tariff dertake that any change in
Signature of the Authorised Signatory			
Date		·	mp of the stock broker
	Acknowledge Bank Securities Ltd	ment	
Received the application from Mr./Ms and opening of a depository account. Pleas future correspondence.	se quote the DP ID & clie	as the second and thire as the second and thire ent ID or trading client II	sole/first holder along with d holders respectively for D allotted to you in all your
Date:		For Cana	ra Bank Securities Ltd.

TARIFF FOR BENEFICIAL OWNER DEMAT ACCOUNTS

Note: This schedule is a part of the account opening form and is to be Signed

SI.No.	Particulars	Revised Charges W.e.f - 01.01.2019
1	Account Opening	NIL
2	Annual Maintenance Charges (AMC)-	For Individual account - Rs. 500* For Non-Indivdual/Corporates - Rs. 1000
3	Demat/Remat	<u>Dematerialisation :-</u> Rs. 5 per Certificate with a minimum of Rs. 50 + Courier Charges of Rs. 25 <u>Rematerialisation :-</u> a) Fee of Rs. 25 for every 100 securities or part thereof subject to a maximum fee Rs. 7,50,000 OR b) A flat fee of Rs. 25 per certificate whichever is higher + actual pocket expenses / courier charges.
4	Transaction (Debit)	0.02% Minimum charges Rs.20 and Maximum Rs.500 For the same day pay-in 150% of regular transaction charges with a Minimum of Rs.50 and maximum of Rs.750 (upfront). For Online Trading customers of Canara Bank Securities Ltd., @0.015%, min Rs.14.50, Max Rs.375
5	Pledge Related	Creation/Closure/Confirmation - 0.04% of the Transaction value with a minimum of Rs. 50.00 or Rs.10.00 per ISIN, whichever is higher + NSDL Charges at actuals Invocation: Rs. 50.00 per transaction (If pledge is marked in favour of Canara Bank concessional charge @50% will be levied)
6	Failed instruction & Other charges	Rs.50 for every failed transaction. Additional statement Rs.25 per page, cheque bouncing / ECS return charges for want of funds' Rs.300

^{*}Applicable only for the clients maintaining Trading Account with CBSL.

For other Clients: i) Maintaining only Demat account and linked to S.B. A/c. with Canara Bank/PKGB/KGB - Rs.1500 ii) Maintaining only Demat account and linked to S.B. A/c. maintained with Banks other than

above - Rs.2500.

iii) 50% discount to Canara Bank Staff for having Demat account linked to SB account with staff product code.

Note:

- 1. The above mentioned charges are exclusive of applicable statutory levis/taxes including Goods & Service Tax (GST)
- 2. The Charges for BSDA will be levied as per Regulatory guidelines. If the value of holding is up to Rs.50,000 there will be "NIL" AMC and where value of holding is between Rs.50,001 to Rs.2,00,000 AMC will be up to Rs.100 per annum. The Value of Shares and charges is calculated as per NSDL formula and rates.
- 3. Any service that is not indicated above will be charged separately as per the rates applicable from time to time.
- 4. Interest @ 24% p.a. for delayed payment of bills.
- 5. The depository services are liable to discontinuation if CBSL is unable to recover charges from the customer for any reason.
- 6. DP bills will be run at monthly intervals as per the discretion of the company.

CBSL reserves the right to revise the tariff structure from time to time, any change in tariff will be communicated to the BO with 30 days prior notice by email / ordinary post / courier. The said revised tariff will also be displayed on CBSL website www.canmoney.in for BO's information/communication. BO is requested to take note of applicable tariff displayed on the CBSL's website from time to time.



Signature of Sole/1st Holder in Demat Account

Signature of 2nd Holder in Demat Account

Signature of 3rd Holder in Demat Account

TARIFF SHEET FOR ONLINE TRADING ACCOUNT

I. Client to choose one from three options given below.

Option 1		AL BROKERAGE OPTION				
Option 1		ction Type				Rate
	Non De	Non Delivery (Cash / Future)				0.05%
	Deliver	, , , , , , , , , , , , , , , , , , , ,				0.35%
	Future	carry forward positions	S			0.10%
Option 2	UPFRO	NT BROKERAGE OPTIO	N (UBO) - Choice o	of 4 schemes		
'			Standard	Silver	Gold	Platinum
	VALIDI	TY		ONE MONTH		
		ige payable upfront	Rs.299/-	Rs.499/-	Rs.999/	- Rs.3999/-
	Transac	tion type:				
	Non De	livery (Cash / Future)	0.035%	0.03%	0.025%	0.02%
	Delivery	/	0.30%	0.25%	0.20%	.016%
	Future	carry forward position	0.07%	0.06%	0.05%	0.04%
Option 3	n 3 TURNOVER BASED BROKERAGE OPTION (TBO)					
·	Daily Tu	urnover below Rs. 5.00 lacs				0.25%
	Daily Tu	Daily Turnover of above Rs. 5.00 lacs but less than Rs. 20.00 Lacs				
		Daily Turnover of above Rs. 20.00 lacs but less than Rs. 50.00 Lacs				
	Daily Tu	Daily Turnover of Rs. 50.00 Lacs and above				
Equity Derivatives		Intraday Trades	Rs. 50 per lot (only on the sell side of the trade)			de)
Option		Carry Forward Trades Rs. 50 per lot				
Currency Derivatives		For Currency Futures, brokerage is Rs. 15 /= per lot, levied on each trade leg.				
(CDs)		For Currency Option, brokerage is Rs. 5 /= per lot, levied on each trade leg.				
Brokerage for Penny stocks		For penny stocks (where sale/purchase value of the share is Rs. 10/- or less), applicable brokerage shall be 1 paise per share irrespective of brokerage plan opted by the client.				

For transaction value upto Rs. 5715/- under delivery basis and upto Rs. 40,000/- under non delivery basis, Brokerage shall be lower of Rs. 20 or maximum permissible brokerage as per the rules/regulations of Stock Exchanges/SEBI per segment per exchange. The brokerage plan mentioned above in Tariff Sheet is applicable to transaction value exceeding Rs. 5715/- under delivery basis and Rs. 40,000/under non delivery basis.

ACCOUNT OPENING CHARGES FOR OLT (On-Line Trading): II.

Consolidated charges - Rs. 500/- to be paid at the time of opening the account. (towards Power of Attorney and other expenses).

III. **OTHER INFORMATIONS:**

Client to Indicate option selected in the 3 in 1 application form.

- Clients opting for upfront brokerage have to necessarily remit applicable brokerage at the beginning of each month. By opting any of the scheme under this option client authorizes the Company to debit his account for the monthly upfront brokerage payable under respective scheme.
- At the end of the validity period i.e. 1 month, minimum of the actual brokerage amount collected during the month or the upfront brokerage collected shall be refunded to the client.
- For Delivery and Non Delivery transactions under NBO & UBO, brokerage shall be charged on both sides i.e. on purchase and sale side.
- Under Turnover Based Brokerage Option (TBO), (option 3 above) Brokerage rate will be same for both delivery and non delivery transactions and the brokerage will be charged on both sides for Delivery & non delivery transactions.
- Under TBO delivery and non delivery transactions will be clubbed together to determine the trunover per day. Further, the trunover (both buy & sell) is reckoned segment wise, Exchange wise.

No charges for subscribing to IPO/MF

Brokerage for 'Option' transactions made under F & O segment shall be Rs.50/- per lot subject to the maximum permissible brokerage as per the rules/ regulations of stock exchanges/SEBI. Further for Futures transactions, brokerage will be applied on both sides as applicable to non delivery trades where the trades are squared of on the same day. For carry forward positions under FNO, brokerage will be charged as per the scheme opted by the client respectively.

Change of brokerage option / scheme shall charged be Rs.100 per request. 'Month' in the context of brokerage options/schemes shall refer to 'calendar month'. Part of a month shall be treated as a month.

Service Tax as applicable from time to time shall also be levied.

- All statutory levies like stamp duty, securities transaction tax, exchange turnover tax, SEBI turnover fees etc., shall be charged on actual basis.
- Disclosure on Proprietary Trading: The member hereby discloses that it undertakes Proprietary /OWN Trading in addition to Client Based Trading.

(x15)

Signature of Sole/1st Holder in Demat Account

The Clients are required to note that the policies and procedures set out here below are mandatory and binding, if the clients want to avail the services of Canara Bank Securities Limited (herein after called as CBSL)

A. REFUSAL OF ORDERS FOR PENNY STOCKS:

Generally, Penny stocks have all or any of the following characteristics:

 Trading at a price which is less than the Face value of the share, 2) Small Market Capitalization, 3) Poor / Unsound fundamentals, 4) Low liquidity.

CBSL may at its discretion categorize any stock as penny stock as per its Policy and risk perception. CBSL has adopted the following Policy on the Penny stocks:

CBSL shall have the absolute discretion to restrict its clients from placing buy or sell orders in Penny / illiquid stocks inspite of client providing adequate hold of funds, Margin / balance in his her / its account. To this end CBSL, may at its discretion accept and / or refuse any buy or sell order for penny/ illiquid stocks from clients over phone. CBSL at its sole discretion, introduce online stocks to restrict clients from order placement in penny/ illiquid stocks. CBSL may seek declarations from the clients before accepting such orders. CBSL may place such restrictions at the beginning or in between the market hours notwithstanding the client has / had previously purchased and / or sold such scrip / contracts through CBSL itself in the past. Further, client while placing buy or sell order for penny stocks / illiquid stocks shall not specify the price which is substantially different from the then existing market price. Client must ensure that placing of such orders doesn't result in creation of artificial bid /offer / volume or misleading or false appearance of trading. Client shall also ensure that their trading in penny stocks don't operate as a device to inflate or depress or cause fluctuations in the price of such stocks. CBSL may at its discretion, restrict intraday trading in such illiquid / penny stocks. CBSL shall provide intraday trading only in BSE "A" group scrip which are in FNO segment of NSE/BSE. CBSL at its sole discretion may restrict order placement in any other contracts or scrip which are extremely volatile and / or subject to market manipulations. CBSL at its discretion may cancel the pending orders in full or pending portion of the partly executed orders placed by the clients / dealers in respect of such illiquid / penny stocks. CBSL shall not be responsible for any opportunity loss or financial loss to the client consequent to nonacceptance or cancellation of the pending orders. Further, the client shall indemnify CBSL for any loss caused / amy cause to CBSL on account of client's trading in penny / illiquid stocks.

B. SETTING UP CLIENT'S EXPOSURE LIMITS

Exposure is permitted based on the funds / securities put on hold by the client through the portal / the dealer in the account linked to the trading account or based on the deposits, balances and collaterals available. CBSL also permits exposure to the clients to the tune of value of sale proceeds of T day under the delivery based trading product. Unused exposure on account of such value of sale proceeds is carried forward till T + 2 day. Mark to market loss if any shall be reduced from the available exposure of the client.

CASH SEGMENT:

Delivery Trades: CBSL stipulates 100% margin by way of hold on funds for the value of buy orders and hold of securities to the extent of sale order for delivery trades.

Non Delivery Trades - Margin: For non-delivery (intraday) trades CBSL provides exposure based on the multiple of fund put on hold for both buy and sell orders.

Non Delivery Trades - Margin Plus: Margin plus product enables the client to place two contra orders while taking an intraday position, i.e a profit making limit order and a market stop loss trigger order at a time. Also, the clients can avail enhanced exposure to the fund put on hold depending on the Trigger price they set.

BITSOT: For trades under BITSOT (Buy in Today Sell out Tomorrow) no separate margins are stipulated by CBSL as the client has already paid the full value of share under delivery trade. Leveraged exposures are provided to the clients at the sole discretion of CBSL and are subject to change based on the market conditions and client profile.

F & O SEGMENT: Clients are required to provide Initial Margin i.e. SPAN Margin and Exposure as stipulated by NSE/BSE and an additional margin as decided by CBSL from time to time and notified in the Initial / FNO margin report available in the trading page. Clients are required to provide the margins as stipulated above for both buy and sell of Future contracts and for Sell / Writing of Options. The premium on purchase of options is recovered upfront by way of available balance in the form of hold in bank accounts or credit in the account maintained with CBSL.

CDS SEGMENT: Clients are required to provide Initial Margin i.e. SPAN Margin and Extreme Loss Margin as stipulated by NSE/BSE and an additional margin as decided by CBSL from time to time and notified in the Initial/FNO margin report available in the trading page. Clients are required to provide the margins as stipulated above for both buy and sell of Future contracts.

C. APPLICABLE BROKERAGE RATE:

CBSL client has the choice to select the brokerage scheme. Client has the option to change the brokerage scheme by paying the applicable charges, details of the same are available in the Tariff of charges attached to the application which is also published on the web site. Apart from the brokerage the client is liable to pay other statutory charges/ taxes imposed by the Regulators / Governments and DP charges like AMC, Transaction charges etc. Brokerage shall not be charged more than maximum permissible limit as per rules and regulations of SEBI/Exchange. For penny stocks (where sale/purchase value of the share is Rs. 10/- or less), applicable brokerage shall be 1 paise per share irrespective of brokerage plan opted by the client.

D. IMPOSITION OF PENALTY / DELAYED PAYMENT CHARGES BY EITHER PARTY SPECIFYING THE RATE AND THE PERIOD:

CBSL adheres to the payout schedules specified by the Exchanges. Clients are also required to provide the funds/ securities to CBSL well in advance to meet the Pay-in obligation to the Exchanges. CBSL reserves the right to charge / recover the penalty if any levied by the Exchanges or other Regulators from the respective clients for the client's orders/trades. Further, CBSL shall reserve the right to charge interest for delayed payments at the rate of 2% per month.

E. RIGHT TO SELL CLIENTS' SECURITIES OR CLOSE CLIENTS' POSITIONS, WITHOUT GIVING NOTICE TO THE CLIENT ON ACCOUNT OF NON-PAYMENT OF CLIENT'S DUES LIMITED TO THE EXTENT OF SETTLEMENT / MARGIN OBLIGATION:

Client is required to maintain the requisite margin for the open positions under cash segment and open / carry forward positions under FNO / CDS at all the times. The intraday trades (IDT) in the Cash segment shall be squared off without referring the clients at the cut off time (presently 3.10p.m.) or any other time decided and informed to the client by CBSL at its discretion. Further, CBSL shall monitor the client's positions through the RMS and has the following policy for squaring off the positions: 20% Cover (80% erosion in value of allocated funds under IDT) CBSL may at its discretion square off open position of the clients under IDT as soon as the clients MTM losses erode 80% of the total used exposure. CBSL shall also resort to selling the clients' securities / square off the positions when the client fails to provide the funds towards the valuation debit / auction against the BITSOT trade. In case of FNO and CDS the client is required to maintain the margins stipulated by CBSL at all times. Whenever there is shortfall in the margins, client is required to replenish the same. CBSL shall square off the positions of the clients under FNO / CDS with further notice when the shortfall is to the extent of additional margin and exposure margin required for the open

positions. All losses consequential to such square off or sale of collaterals shall be borne by the client. In case CBSL is unable to square off or refrain from squaring off the position due to margin shortfall, the client shall not have a right to claim that the position was not squared off and the same has resulted in additional losses. Square off shall be at the discretion of CBSL and all consequential losses and charges shall be borne by the client.

F. SHORTAGES IN OBLIGATIONS ARISING OUT OF INTERNAL NETTING OF TRADES:

There is a possibility that the delivery shortage of one client is compensated by the long position of other client of the Company. In such case the shortage will be an internal shortage and shall not be auctioned on the Exchange as the settlement takes place after netting out the position of all clients across the Trading Member.

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 and could not be auctioned in the market, then CBSL may either go in for a Self Auction on BSE or close the transaction at and the closeout price will be 10% above, the closing price on the auction day or closing price of trading day or the settlement day whichever is higher. CBSL may revise the percentage from time to time and the same will be intimated to the client. In case of purchaser he/she/it will receive credit of the amount calculated as per the above formula. CBSL may resort to any other method of settlement of transaction if it is mutually agreed by both the parties and CBSL.

G. CONDITIONS UNDER WHICH A CLIENT NEED NOT BE ALLOWED TO TAKE FURTHER POSITION OR THE CBSL MAY CLOSE THE EXISTING POSITION OF A CLIENT:

Apart from Exchange stipulated instances and technical failures, CBSL shall not allow the client to take further positions or close the existing positions whenever there is shortage of margins. This may be either security specific or client specific based on the circumstances.

Under Intraday Trading client is not allowed to take fresh positions after 3.10 p.m. or any other time stipulated by CBSL and intimated to the client from time to time.

H. TEMPORARILY SUSPENDING OR CLOSING A CLIENT'S ACCOUNT AT THE CLIENT'S REQUEST:

Trading account opened shall be in inactive mode till the client makes a request over dedicated telephone no. to CBSL for activation of the same. CBSL may at any time temporarily suspend the trading account of the client based on the written request received in this regard from the client. Where the client has requested for temporary suspension of the account, no trades shall be permitted in such account. To reactivate such suspended accounts, Client is required to make a written request to CBSL. Before reactivating such accounts CBSL may ask the client to provide for financial statement or other documents as it deems fit and reactivation shall be solely at the discretion of CBSL. CBSL may suspend the account from trading on notices received from Statutory, Government or Local Bodies, Income Tax, Judicial or a Quasi-Judicial authority, Regulators etc. or client reported to have expired. For closure of the trading account, the client is required to submit a written request to CBSL. CBSL shall examine the same in the light of the compliance requirements, pending queries, security / funds dues if any from the client. The account shall be closed after the necessary approvals as above and after the notice period as decided by CBSL as per the terms of the Rights and Obligations and regulatory requirements from time o time.

I. DEREGISTERING A CLIENT:

CBSL at its sole / absolute discretion shall deregister a client and prohibit him / her / it from trading for the reasons it deems fit. Such deregisteration shall not affect the rights and liabilities of the parties in respect of the transactions executed before the date of such deregisteration. An inclusive list of such reasons for which a client shall be deregistered is provided here below:

SEBI or any other Regulator has passed an order against such client prohibiting or suspending such client from participating in the securities market.

A client who has been indicated by a regulatory body or any government enforcement agency in case of market manipulation or insider trading or any other case involving violation of any law, rule, regulation, guidance or circular governing the Securities market.

A client suspected of indulging in illegal or criminal activities including fraud or money laundering. A client's name appears in the UN list of prohibiting entities or SEBI debarred list.

A client's account has been lying dormant for a long time.

A client has a tainted reputation and any business relationship with such client is likely to tarnish the reputation of CBSL or may act as detriment to CBSL's prospects.

Company at its discretion shall review the aforesaid Policies and procedures based on the Regulatory requirements and market practice.

J. POLICY ON INACTIVE ACCOUNTS:

An Online Trading (OLT) account which is not operated either by login through Internet or over telephone for a period of 6 months or more shall be treated as a dormant account and hence, an inactive account. In respect of inactive accounts, the Company has the following laid down policy.

- An OLT account is treated as "inactive", where the client has not logged in either through internet or telephone for a period of 6 months or more.
- Company shall lock such inactive accounts immediately on completion of 6 months period and clients shall not be permitted to login through the passwords / TPIN provided by the Company.
- A client whose account has become inactive has to request to the Company through a letter or an email from the email id registered with the Company or by any other approved mode acceptable to the Company to send fresh password/ TPIN and unlock the account.
- Company may inform the client to submit any credentials or documents before activating the account.
- Activation of an inactive account is at the sole discretion of the Company.
- An OLT account shall remain active even if there are no trades in the account for a period of 6 months or more, provided the client has logged in during the period either for placing the orders or to avail any other service.
- 7. Company recovers the client's obligations on the date of trade and credits the dues to the clients account based on the settlement calendar and compliance stipulated by the Exchange. Company shall not withhold the client assets unless there are any dues from the clients for the trades executed by the client through the portal.
- 8. Hold created by the client in respect of funds and / or securities in favour of the Company shall remain so until and unless the client releases the same irrespective of the account becoming inactive due to non-operation. However, such funds / securities shall continue to remain in the Client's respective CASA / Demat account and client shall be alone responsible for release of such holds by following the required procedure enumerated above.

K. PROPRIETARY TRADING

The Stock Broker hereby informs and declares to the Client that, in addition to the Client level trading, the Stock Broker, undertakes Proprietary Trading.



Signature of Sole/1st Holder in Demat Account

VOLUNTARY CLAUSES

The Clients are required to note that clauses in this document are not mandatory as per the SEBI and Exchange guidelines, but are binding, if the client wants to avail the services of CBSL.

The Client may revoke or cancel any or all the clauses and in such a situation CBSL reserves the right to deny the particular service or cancel / terminate the dealings with the client.

1. Definitions

- 1.1. "Account" shall mean the CLIENT's Trading & DP Account with CBSL.
- 1.2. "Bank Account" shall mean the bank account that may be opened by the CLIENT with a Designated Bank pursuant to this Rights and Obligations.
- "BSE" shall have the meaning the Bombay Stock Exchange Limited and will include its Clearing Corporation/clearing house.
- 1.4. "Business Day" means any day on which the BSE/NSE are open for trading.
- 1.5. "Designated Bank" shall mean Canara Bank/ Kerala Gramin Bank/Pragathi Krishna Gramin Bank with whom CBSL has arrangements for electronic debit/credit of payments and receivables to and from its Clients.
- 1.6. "Broking Services" shall mean the services provided by the CBSL for doing trades through the Stock Exchange.
- "DP Account" shall mean an account that may be opened by the CLIENT with designated DP pursuant to this Rights and Obligations.
- 1.8. "Designated DP" shall mean depository participant i.e Canara Bank Securities Ltd. which includes an Internet delivery gateway, for speedy delivery and receipt of securities to and from its CLIENTS.
- 1.9. "Minimum Margin Deposit" means the minimum cash / securities balance that the CLIENT is required to maintain with CBSL at all times as a condition to avail the broking Services
 - 1.10. "Nifty" shall mean the NSE's fifty share stock index.
 - 1.11. "NSE" shall have the meaning the National Stock Exchange of India Limited and will include its Clearing Corporation/ clearing house.
 - 1.12. "Order Types" shall include the various types of orders, including those listed in Trading and Product Guidelines Brochure and order types known by such other name or terminology as are commonly used in the trade, that the CLIENT may place with CBSL.
 - 1.13. "Password" shall mean the alphanumeric code allotted by CBSL to the CLIENT to enable it to validate the Username and operate the Account.
 - 1.14. "Products" shall mean the various products offered by CBSL as part of the broking Services.
 - 1.15. "Relevant Stock Exchange" shall mean the stock exchange where CBSL has a membership and it offers/ plans to offer its products and services.
 - 1.16. "SEBI" shall have the meaning Securities and Exchange Board of India.
 - 1.17. "Sensex" shall mean the BSE's sensitive stock index.
 - 1.18. "Settlement Cycle" shall mean the settlement period specified by the relevant Stock Exchange.
 - 1.19. "Stock Exchange" shall mean a stock exchange that is recognized by SEBI and shall include the BSE/NSE.
 - 1.20. "Trading and Product Guidelines Brochure" means the product brochure describing the products offered by CBSL from time to time at its sole discretion.
 - 1.21. "Trading Hours" shall mean such period of Business Day when the relevant Stock Exchange offers trading to its members including CBSL.
 - 1.22. "User name" means the login identification allotted by CBSL and used by the CLIENT for accessing its Account.

CBSL hereby agrees to provide broking Services to CLIENT and the CLIENT agrees to avail of the broking Services provided by CBSL on the terms and conditions set forth in this Rights and Obligations.

2. Eligibility Criteria

The CLIENT shall be eligible to avail of the Broking Service only after having registered with CBSL on completing the Registration Form prescribed by CBSL in this behalf and fulfilling the conditions of registration specified by CBSL from time to time including, inter alia, as follows:

- 2.1. The existing/opening of a bank account and a depository account by the CLIENT either with a Designated Bank and a Designated DP or with a bank and a depository participant acceptable to CBSL.
- 2.2. The existence or creation of the Minimum Margin Deposit by the CLIENT with CBSL.
- 2.3. Execution of such other documents and furnishing of particulars as may be required from time to time by CBSL.
- 2.4. On the satisfactory verification by CBSL of the information provided by the CLIENT and the fulfillment of all requirements as stated in sub-clauses 2.1 and 2.3 above by the CLIENT, A CBSL shall register the CLIENT for availing the Broking Services and issue a unique client number and Open the Account.
- 2.5. On opening of the Account, CBSL shall provide the CLIENT with a Username and Passwords to access and operate the Account, for availing of the Broking Services.

3. Services offered by CBSL

CBSL provides to their Clients, DP, Broking and other value added services which include:

- a) DP services
- b) Broking services through their website www.canmoney.in and internet client server application]
- c) Trading facility over telephone as 'DiaI'2 Trade'
- Facility to trade via the canmoney mobile app available for android and IOS devices.
- e) Online subscription to IPO/Mutual Fund Schemes/other Investment Schemes.

Terms and Conditions of On Line Trading through www.canmoney.in & canmoney mobile app: The Client agrees to avail of the On-Line Trading services through their website www.canmoney.in & canmoney mobile app subject to the terms and conditions below:

- 3.1. For the purpose of Broking services Client will be entitled to a Login ID, Login and Trade Passwords through which Client can directly deal in the securities through the Website www.canmoney.in & canmoney mobile app and internet client server application.
- 3.2. For the purpose of trading facility over telephone client can get an access to the Tele-brokers of CBSL through login ID and a separate 4 digit Telephone Personal identification Number (TPIN).
- 3.3. The client agrees that CBSL shall seek to verify the Client's default demat account number or such other information for client identification when the Client accesses the Telebrokers of CBSL.
- 3.4. CBSL shall from time to time introduce such other additional facilities and security as may be necessary (by whatever name called) which will enable the Client to avail facilities as available in www.canmoney.in services at the Client's cost.
- 3.5. The Client is aware that the CBSL system itself generates Login and Trade Passwords which will be sent to the Client. The Passwords can be used only for first login. The Client agrees and undertakes to immediately create his own Passwords, TPIN through the setting provided and reset the same as and when necessary. The Client is aware that the Passwords, TPIN created and reset by the Client are not known to anyone else including CBSL. CBSL shall not be

responsible for the Passwords. TPIN as the Client has to create and reset the same through internet/software system.

- 3.6. The client shall be responsible for keeping the Login ID, Login password, Trade Password, TPIN confidential and secured and shall not part with the same to any other person and shall be solely responsible for all orders entered and transactions done by any person whosoever through 'canmoney.in' using the Client's Login ID, Trade Passwords or TPIN or have access to client E-mail, whether or not such person was Authorised to do so.
- 3.7. The Client acknowledges that he/she is fully aware of and understands the risks associated with availing of an On Line Trading for routing orders over the internet and telephone including the risk of misuse and unauthorized use of his/her Login ID, Trade passwords, TPIN by a third party and the risk of a person hacking into the Client's account on Canmoney.in & canmoney mobile app and unauthorized routing of orders on behalf of the Client through the system. The Client agrees that he/she shall be fully liable and responsible for any and all unauthorized use and misuse of his/her Login ID, Login & Trade Passwords, TPIN and also for any and all acts done by any person through the 'Canmoney.in' & canmoney mobile app on the Client's account in any manner whatsoever.
- 3.8. The Client shall immediately on becoming aware, inform CBSL of any unauthorized use of the Client's Login ID, Login & Trade Passwords, TPIN with full details of such unauthorized use including the date of such unauthorized use, the manner in which it was used, the transactions effected pursuant to such unauthorized use, etc.
- 3.9. The Client shall log off from the 'Canmoney.in' & canmoney mobile app whenever the Client is not accessing or using the Service. Any liability incurred by the Client as a consequence of the Client not logging off the Service shall be borne solely by the Client.
- 3.10. The Client shall immediately notify CBSL in writing with full details if (i) he discovers or suspects unauthorized access through his Login ID, Login & Trade Passwords, TPIN (ii) he notices discrepancies that might be attributable to unauthorized access, (iii) he forgets his Login ID, Login & Trade Passwords, TPIN (iv) he discovers a security flaw in the 'Canmoney.in'. In any of the above events specified, the Client shall immediately change his Passwords & TPIN However, if the Client is unable to change his/her Login Passwords, TPIN having been unauthorizedly changed by some other person or for any other reason, then the Client shall immediately request CBSL in writing and follow the instructions given by CBSL. At no point in time shall CBSL be liable for any loss, whether national or actual, that may be suffered by the client on account of the misuse of the Passwords & TPIN.
- 3.11. The Client agrees that orders, instructions and other communication made over the telephone routed through the CBSL's interactive voice response or other telephone system may be recorded by CBSL. The Client also agrees that such recording and CBSL records of any orders, instructions and communications given or made by the Client or CBSL by the fax, E-mail, or other electronic means shall be admissible as evidence.
- 3.12. Client agrees to provide information relating to Clients ID and other personal details as may be required while placing orders on telephone to determine the identity of the Client. Provided however nothing prevents CBSL to accept the instructions from Client over telephone without usage of TPIN and such acceptance of instructions by CBSL will be binding on Client.
- 3.13. Client agrees and understands that CBSL shall discontinue or alter his services through 'Canmoney.in' & canmoney mobile app in part or entirely and change the terms of Service at any time without prior notice to the Client.
- 3.14. The Client, declares that, he has fully read and understood the terms and conditions of 'Canmoney.in' & canmoney mobile app and agrees to abide by all the terms and conditions mentioned above.

- 3.15. Apart from the above, to avail the value added services, the client is aware of/that.
 - i. separate nomination facility available for mutual funds:
 - ii. alternate method for transacting with the AMC upon termination of the Rights and Obligations with the Distributor:
 - iii. cut-off timing mentioned on the Website is prior to the statutory cut-off timing specified under the SEBI Regulations and the SID/SAI/KIM for operational convenience.

4. Products Offered by CBSL

Trading will be limited to securities that form part of the DEMAT FOR ALL (for institutional as well as retail investors) list prescribed by SEBI.

- 4.1. DP Services
- 4.2. The Broking Services shall comprise of one or more of the following distinct Products that may be offered to the CLIENT:
 - a) All Trades (more specifically described on www.canmoney.in) for Cash Segment.
 - b) Derivatives All derivative products which may be offered by the Exchange from time to time (more specifically described in website 'Canmoney.in').
- 4.3. The CLIENT shall select the Products he/she wishes to avail of. CBSL shall, in its absolute discretion agree to offer one or more of the Products selected, by the CLIENT. Based on the CLIENT's selection and CBSL's confirmation of the Products that the CLIENT may avail of, CBSL will determine the Minimum Margin Deposit to be maintained by the client with CBSL and set an authorized limit ("the Limit") or amount of outstanding trades that the CLIENT may have at any given time.
- 4.4. The Products offered by CBSL to the CLIENT shall be used by the CLIENT on the terms and conditions more specifically described in the website 'Canmoney.in'.
- 4.5. The procedure for accessing the Trading Site canmoney.in and availing of the Products is set out in website 'Canmoney.in'. It is clarified that the Products may be availed of by the CLIENT by giving instructions to CBSL over the telephone, fax, virtual private network, or the Internet. CBSL reserves the right to modify or cancel any of its products/offerings at its sole discretion.

5. Brokerage and Taxes:

- 5.1. CBSL shall be entitled to a brokerage of up to the maximum rate permitted by SEBI, of the value of every transaction that may be undertaken by the CLIENT by using the Broking Service. The rates of brokerage may be revised by CBSL from time to time at its sole discretion and the same will be notified to the client by way of email and publication on the website.
- 5.2. The CLIENT shall also pay any applicable taxes, including service tax and depository charges that may be levied on any transaction undertaken pursuant to this Rights and Obligations.

6. Lien

- 6.1. All securities in DP and/or cash balance in the Bank Account shall be subject to a lien for the discharge of any and all indebtedness or any other lawful obligation that the CLIENT may have towards CBSL.
- 6.2. All of the CLIENT's Securities and/or cash balance and/or any other Assets shall continue to be held by CBSL as security for the payment of any such lawfull obligation or indebtedness to CBSL.
 - 6.3. In enforcing its lien, CBSL at its sole discretion may determine which cash balances and/or securities are to be sold or which contracts are to be enforced.

7. Payment

- 7.1. Time of Payment.
- 7.1.1. The CLIENT shall make all remittances to CBSL (i.e.payment for all purchase transactions plus taxes, brokerage, depository related fees, transaction fees and other charges of CBSL) by the end of trade day. Provided that subject to Clause 7.1.3 a national debit may be made with respect to

the Limit on the last day of the Settlement Cycle, not withstanding that actual payment is due on a later date and such national debit shall be reversed on receipt of payment.

- 7.1.1. CBSL shall remit funds to the CLIENT (i.e. payment for all sale transactions less taxes, brokerage, depository related fees and transaction fees of CBSL), less any amounts deducted for shortages within the next working day from the payout date specified by the Exchange/Clearing Corporation/clearing house.
- 7.1.2. In the event of the CLIENT having made both sales and purchases during a Settlement Cycle on the same Stock Exchange, the amount due from and to the CLIENT shall be netted of and only the difference shall be payable by or to the CLIENT. A national debit or credit as the case may be, made to the Limit at the end of day until the actual payment is made.

7.2. Mode of payment

- 7.2.1. In the case of a purchase transaction, Client shall remit the funds within the time period provided in the sub clause 7.1.1 above to CBSL from the Clients specified bank account.
- 7.2.2. In the case of a sale transaction, CBSL shall remit funds to the CLIENT within the time period provided in sub-clause 7.1.2 above, provided the CLIENT has delivered the securities sold to CBSL within the time prescribed in clause 8.1.1 through account payee cheque or transfer of funds into the Designated Bank account of the Client opened with Designated Bank.

8. Delivery of Shares

8.1. Time of Delivery

- 8.1.1. The CLIENT shall deliver shares to CBSL for all sale trades due for settlement, on or before the trade settlement day. The settlementday for all CLIENT sales will be the pay-in day less one day, where the pay-in day is specified by the exchange clearing house for the relevant settlement period or the trade day whichever is early. All CLIENT sale delivery defaults or shortages will result in auction debits at the exchange clearing house, which will be passed on to & borne by the CLIENT.
- 8.1.2. CBSL shall deliver shares purchased by the CLIENT on the trade settlement day, except in the cases of delivery shortages from the exchange-clearing house. The settlement day for all CLIENT purchases will be pay-out day plus one day, where the pay-out day is specified by the exchange clearing house for the relevant settlement period.

8.2. Mode of Delivery

Delivery of securities will involve only transfer of balances with the relevant depository participant.

8.3. Bad Delivery of Shares

- 8.3.1. Exchange shortage quantities will be settled after the due auction buy-in process at the exchange. All auction shortage closeout credits received from the exchange will be passed on to and borne by the CLIENT.
- 8.3.2. CLIENT shall reimburse CBSL for all costs incurred in the auction procedure within 2 business days of the bill received by CBSL in this regard.

9. The Minimum Margin Deposit

Subject to CBSL's rights to appropriate the Minimum Margin Deposit or an appropriate par thereof against its dues, or towards margin money payable by the Client, the Minimum Margin Deposit shall be maintained by CBSL in a ledger account of the customer in its books. In the event of the Client being required to pay margin money whether under the rules of any Stock Exchange or SEBI or as otherwise determined by CBSL, CBSL shall be authorised to appropriate the Minimum Margin Deposit or any part thereof, towards such margin requirement. The Client shall immediately replenish funds adequate to the required level of the Minimum Margin Deposit, failing which the Broking services may be suspended by CBSL.

10. Confirmations and Cancellations

- 10.1. If the Client has opted for receipt of Contract Note in the digital form, the member broker would upload the digital contract notes on the website and/or send an email to designated e-mail ID of the Client. The same shall be deemed to be received by the Client provided there is no bounced mail notification received by CBSL. The Client is aware that it is his responsibility to review the trade, confirmation, contract notes, bills or statement of account immediately upon their receipt. All information contained therein shall be binding upon the Client, if the Client does not object in writing to any of the contents of such trades, confirmations, contract notes, bills to the member broker within prescribed time limit as specified by the exchange/s. All transactions undertaken by the Client via Internet during Trading Hours shall be confirmed to the CLIENT as per notification option opted for by the CLIENT via e-mail. The digital contract notes sent to Client's designated e-mail ID would be the original contract notes delivered to the Client. However, copy of the digitally delivered contract note may be issued by CBSL upon specific request by the client. The Client shall note that such copies are only copies of the validly delivered contract notes. CBSL may levy appropriate charges for duplicate copies so issued. (Only for physical contract note).
- 10.2. The CLIENT agrees that the information sent by CBSL by e-mail is deemed to be a valid delivery of such information by CBSL to the CLIENT provided there is no bounced mail notification received by CBSL. In the event the CLIENT does not receive any confirmation from CBSL, whether by e-mail or printed contract note, by the end of the next Business Day following the date on which the order is placed, the CLIENT shall make inquiries with CBSL on the status of the order. The CLIENT further agrees as follows:
 - a) CBSL shall have the right to refuse to accept any buy or sell transaction or order from the CLIENT without providing any reasons there of provided that CBSL shall immediately inform the CLIENT of any such decision.
 - b) Without prejudice to the generality of the above, the CLIENT is aware that CBSL has provided on the web site a facility for reconfirmation of orders, which are larger than that specified by CBSL's risk management policy and that CBSL has the discretion to reject the execution of any orders based on its risk perception.
 - b) CBSL shall not be liable for non-execution of any order or for any delay in the execution of any purchase or sale order or for any resultant loss on account of such non-Execution or delay, due to failure of link/system at the CLIENT/CBSL/Exchange end.
 - c) CBSL shall, at its sole discretion subject any sale or purchase order placed by the CLIENT to manual review and entry or other verification process, which may cause delays in the processing of the CLIENT's orders.
 - d) The CLIENT will receive the price at which his order is executed in the market place, which may be different from what is traded when his order is entered into the system.
 - e) The client shall inform CBSL if he does not receive confirmation of trade under section 10.1

11. Investment Advice

- 11.1. The CLIENT acknowledges that CBSL shall not be liable to provide him/her with any legal, tax or accounting advice or advice regarding the suitability or profitability of a security for investment.
- 11.2. CLIENT also acknowledges that CBSL's employees are not authorized to give any such advice and that the CLIENT will not solicit or rely upon any such advice from CBSL or any of its employees.
- 11.3. Any information or recommendations provided by CBSL in addition to the Broking Service shall not be construed as investment advice given by CBSL to the CLIENT.

12. Representations and Warranties of the CLIENT

- 12.1. The CLIENT agrees that the gross exposure computation norms, the resulting authorized trade limit for the CLIENT, the Minimum Margin Deposit requirement for each Product are discretionary parameters that may be set by CBSL, at its sole discretion without having to provide any reasons for the same
- 12.2. The CLIENT is aware that authentication technologies and strict security measures are required for the internet trading through order routed system. Accordingly the CLIENT undertakes to ensure that the Password and Username are not revealed to any third party and shall ensure that no third person other than his authorized representative gains access to it.
- 12.3. The CLIENT agrees that CBSL may, in its absolute discretion, issue a new password to the CLIENT on the terms and conditions stated herein or on such terms and conditions as CBSL may deem fit.
- 12.4. The CLIENT agrees that CBSL may suspend the Broking Service in whole or in part, at any time without prior notice if the CLIENT does not comply with any of the terms and conditions of this Rights and Obligations.
- 12.5. The CLIENT shall take responsibility for all the transactions conducted by using the Broking Service and will abide by the record of transactions generated by CBSL. Such records generated by CBSL shall be proof for all purposes and may be used as evidence in any proceedings. In particular it shall not be an option to the CLIENT to contend or to try and avoid a transaction on the allegation that a trade conducted on its Account using the Password allotted to the CLIENT was not a transaction done by or on behalf of the CLIENT.
- 12.5. The CLIENT agrees that in the event of death or insolvency of the CLIENT or his otherwise becoming in capable of buying and paying for or delivering or transferring securities which the CLIENT has ordered to be bought or sold, CBSL may close out the transaction of the CLIENT and the CLIENT or his legal representative shall be liable for any losses, costs and be entitled to any surplus which may result there from.
- 12.6. The CLIENT agrees that any instruction issued by an authorized representative of the CLIENT shall be binding on the CLIENT in accordance with the letter authorizing the said representative to deal on behalf of the CLIENT and shall be as per applicable laws, rules & regulations of Exchange/SEBI.
- 12.7. The CLIENT agrees that if the relevant Stock Exchange cancels a trade suo-moto without giving any reason thereof, CBSL shall be entitled to cancel relative contract(s) with the CLIENT
- 12.8. The CLIENT has the legal capacity to enter into this Rights and Obligations and has taken all corporate and other action necessary and obtained all required consents to enable it to enter into this Rights and Obligations and this Rights and Obligations constitutes legal, valid and binding obligations of the CLIENT enforceable against the CLIENT in accordance with its terms
- 12.9. The CLIENT confirms and undertakes that none of the monies paid to or deposited by the CLIENT with CBSL is or shall be tainted with any form of illegality.

13 Indemnities

The CLIENT shall indemnify CBSL for all transactions undertaken on its behalf by CBSL and in particular shall not hold CBSL liable for the following.

- 13.1. For any transactions using the Broking Service carried out in good faith by CBSL on instructions issued by or on behalf of the CLIENT.
- For the unauthorized usage/unauthorized transactions conducted by using the Broking Service and/ or the CLIENT's Account and/or Password.
- 13.3. For any loss or damage incurred or suffered by the CLIENT due to any error, defect, failure or interruption in the provision of the Broking Service arising from or caused by any reason whatsoever beyond CBSL's control.

- 13.4. For any negligence/mistake or misconduct by the CLIENT.
- 13.5. For any breach or non-compliance by the CLIENT of the rules/terms and conditions stated in this Rights and Obligations.
- 13.6. For not carrying out any such instructions where CBSL has reason to believe that the instructions given are not genuine or are otherwise improper, unclear, vague or raise a doubt or that the Minimum Margin Deposit or margin requirement to process a transaction is not there.
- 13.7. For any incidental, consequential, special or indirect damages including but not limited to national profits, trading losses, or damages that result from inconvenience, delay or loss of the use of the Service even if CBSL has been advised of the possibility of such damages.

14. Confidentiality

- 14.1. CBSL shall keep the information relating to the transactions of the CLIENT using the Broking Service confidential. Provided, however, that CBSL is entitled to disclose any information or particulars pertaining to the CLIENT to any authority, statutory or otherwise as may be required by law.
- 14.2. The Client is aware that CBSL can tape-record the conversation between the Clients representative and the Member, either personally or over the telephone, and hereby specifically permits the member to do so. Such recordings may be relied upon by the CBSL as and when required to resolve disputes in connection with the trading transactions.

15. Acting as a Sub Broker / Authorised Person

The client agrees not to act as a Sub Broker or Authorised Person without prior written permission of CBSL and without obtaining certificate of registration from SEBI/Exchange.

The client further agrees not to issue bills/contracts/confirmation notes to anyone else for trades done in the client account.

16. Placement of orders

Considering the practical difficulties in placing written orders, the client hereby requests CBSL to accept the orders placed orally over telephone.

17. Change of address

The client agrees to inform the change of communication address to the company and request in writing providing the necessary documentary proof for effecting the change.

18. Miscellaneous

CBSL and/or its agents will not be liable for losses caused directly or indirectly by Government restriction, Exchange or market rulings, suspension of trading, computer or telephone failure, war, earthquakes, flood, accident, power failure, equipment or software malfunction, strikes or any other conditions beyond CBSL's control.

This document can be altered, amended and / or modified by the parties mutually in writing without derogating from the contents of this document. Provided however, if the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-laws, Rules and Regulations of the relevant stock Exchange, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.

I/We hereby expressly agree to abide by these voluntary clauses in addition to the mandatory documents as prescribed by the SEBI/Exchanges.



Signature of Sole/1st Holder in Demat Account

Date:	<u>VOLUNTAR</u>)				
To, Canara Bank Securities Limited 7th Floor, Maker Chamber III, Nariman Point, Mumbai - 400 021					
Dear Sir / Madam,					
Sub.: Authorisation for Electronic Contract Note {EC	N} & other documents.				
With reference to Client Registration documents executed between	us, I/We hereby authorize you to do the following:				
 and / or currency derivatives segment. As my / our brodealings on my / our behalf as per instructions given below. I / We understand that, I / we have the option to 	receive the contract notes, bills, margin calls, and Client Margin				
pursuance of the same, I / we hereby opt or recei Statement of Accounts / Ledger and Security Balance purpose, you are required to take from the client "an a	urity Balance Confirmation in physical form or electronic form. In pt of contract notes, bills, margin calls, Client Margin Information, Confirmation in electronic form. I/ We understand that for the above ppropriate email account: for you to send electronic contract notes.				
information, Statement of Accounts / Ledger and Sec communication for any reason including but not limited which is beyond CBSL's control. I / we agree that the log	non - receipt of contract notes, bills, margins calls, Client Margin urity Balance Confirmation sent in electronic form and any other to failure of email server, loss of connectivity, email in transit etc g reports of your dispatching software shall be a proof of dispatch of information, Statement of Accounts, Ledger and Security Balance				
· · · · · · · · · · · · · · · · · · ·	cation by you shall amount to delivery at my email account(s) / email				
5. I / We understand that I / we am / are required to hereinabove needs to be communicated by me / us eith registered with the company. In respect of internet cli- secured access by way of client-specific user id and pas- our verbal directions / authorizations given and carried					
Sub.: Running Account Authorization					
I/We having Client Cod for BSE/NSE in Capital Market and / or Future & Option segment ar operations and upfront requirement of margin for trade. I / We aut	e are dealing through you as a client and / or Currency Derivatives Segment & in order to facilitate ease of horize you as under:				
	count & retain the credit balance in any of my / our account and to other future obligation(s) at any segment(s) of any or all the ou otherwise.				
 I / We request you to retain securities with you for my / any or all the Exchange(s) / Clearing Corporation, unless I/We request you to settle my/our funds and securities a is not applicable) or such other higher period as allowed 	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.				
 In case I / We have an outstanding obligation in derivat apart from margin liability you may retain additional marginers. 	apart from margin liability you may retain additional margins (maximum up to 125% of margin requirement on the day of				
5. In respect of Cash Market transactions, you may retain e	date of settlement. Further, for next day's business, you may retain funds / securities / margin to the extent of value of				
6. I/We confirm you that I will bring to your notice any disp	6. 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				
7. I/we authorise you to retain an amount of Rs. 10,000/- (Net amount across segment and across stock exchanges) to address the administrative/operational difficulties in settling the accounts.					
I/we, however, reserve my/our right to revoke this authorization at	any time in writing.				
Yours Faithfully,					
(x18)	Client's Name:				
Signature of Sole/1 st Holder in Demat Account					

[Note: To be signed by client himself/herself and not by his/her attorney/authorized person etc.]

Annexure A

Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts)

- 1. Your trading account has a "Unique Client Code" (UCC), different from your demat account number. Do not allow anyone (including your own stock broker, their representatives and dealers) to trade in your trading account on their own without taking specific instruction from you for your trades. Do not share your internet/ mobile trading login credentials with anyone else.
- 2. You are required to place collaterals as margins with the stock broker before you trade. The collateral can either be in the form of funds transfer into specified stock broker bank accounts or margin pledge of securities from your demat account. The bank accounts are listed on the stock broker website. Please do not transfer funds into any other account. The stock broker is not permitted to accept any cash from you.
- 3. The stock broker's Risk Management Policy provides details about how the trading limits will be given to you, and the tariff sheet provides the charges that the stock broker will levy on you.
- 4. All securities purchased by you will be transferred to your demat account within one working day of the payout. In case of securities purchased but not fully paid by you, the transfer of the same may be subject to limited period pledge i.e. seven trading days after the pay-out (CUSPA pledge) created in favor of the stock broker. You can view your demat account balances directly at the website of the Depositories after creating a login.
- 5. The stock broker is obligated to deposit all funds received from you with any of the Clearing Corporations duly allocated in your name. The stock broker is further mandated to return excess funds as per applicable norms to you at the time of quarterly/ monthly settlement. You can view the amounts allocated to you directly at the website of the Clearing Corporation(s).
- 6. You will get a contract note from the stock broker within 24 hours of the trade.
- 7. You may give a one-time Demat Debit and Pledge Instruction (DDPI) authority to your stock broker for limited access to your demat account, including transferring securities, which are sold in your account for pay-in.
- 8. The stock broker is expected to know your financial status and monitor your accounts accordingly. Do share all financial information (e.g. income, networth, etc.) with the stock broker as and when requested for. Kindly also keep your email Id and mobile phone details with the stock broker always updated.
- 9. In case of disputes with the stock broker, you can raise a grievance on the dedicated investor grievance ID of the stock broker. You can also approach the stock exchanges and/or SEBI directly.
- 10. Any assured/guaranteed/fixed returns schemes or any other schemes of similar nature are prohibited by law. You will not have any protection/recourse from SEBI/stock exchanges for participation in such schemes.

(x19)

Signature of Sole/1st Holder in Demat Account

Client Name:	То,
Address:	(Banker name)
Reference: Saving/Current A/c	

DEBIT AUTHORISATION

Dear Sir/Madam,

Subject: Debit Authorisation

I/We have entered into an understanding with M/s. Canara Bank Securities Ltd (CBSL) to open a Beneficial owner's account / Trading account for availing Depository, Trading facilities and other services offered by CBSL.

And for the purpose of availing seamless Depository and Trading facility from CBSL, I/We hereby authorize CBSL to operate my/our Bank Account, through THE BANK, by way of putting a hold, marking of lien, blocking of funds and debiting my/our Bank Account towards the below mentioned charges / heads or as will be intimated to me / us by CBSL from time to time and payable by me/us:

Head	Frequency
Account opening charges	Once
Annual Maintenance Charges	As Applicable
DP Charges (as per tariff sheet)	Quarterly
Other Products / Services	As Applicable
Delay Payment Charges	As Applicable
Trading loss / Mark to market loss / Margin Obligation(s)	As Applicable
Settlement / Delivery Obligation	As Applicable
Any other outstanding Charges	As Applicable
Subscription/Investment amount in Public Offerings & Third Party Financial Products	As Applicable
Charges payable to Stock Broker/DP by virtue of subscribing to their services	As Applicable

I/We, the undersigned, hereby authorize THE BANK to honour the instructions given by CBSL to hold / mark a lien / transfer all or any funds from my/our above mentioned account to CBSL as may be requested for by CBSL for the above mentioned charges/dues/subscription/investment amount. I/We confirm that any such requests and/or instructions given by CBSL shall be completely binding on me/us.

I/We undertake that I/we shall maintain sufficient balance at all times to enable THE BANK to recover / debit the aforesaid mentioned charges/due/subscription/investment amount from the Account as per instructions from CBSL and I/we shall not act in any manner to impair the rights of CBSL to recover the same.

I/We hereby confirm and ratify the instructions issued by CBSL on behalf of me/us to the Bank and undertake that BANK/CBSL shall not be held liable for any loss that may result from failure / inability of electronic connectivity or otherwise. And I/we hereby agree to ratify all the acts, and things done by the BANK/CBSL through any of its officers/employees pursuant to the powers herein above contained, which shall be binding on me/us.

I/We understand that this Debit Authorization shall remain effective unless intimation of revocation is given to the Bank and CBSLin writing.

Signature of Sole/1 st Holder in Demat Account	
Signature of 3 rd Holder in Demat/Bank Account	Sigr
	*If D

Signature of 2nd Holder in Demat/Bank Account

Signature of Other Joint Holder in Demat/Bank Account

^{*}If Bank account is in joint name, all joint holders has to sign

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Annexure-A

Demat Debit and Pledge Instruction

(Only for clients having account with Canara Bank Securities Ltd)

O ALL TO WHOM THESE PRESENTS THAT I/WE Mr./Mrs./M/s with
eneficiary Owner's Client id and Bank Account No
operative towards the conditions restricted in the POA), an individual/Firm/corporate having his / her
s residence / registered office at
nereinafter referred to as 'the client') wish to avail/ have availed the Broking / E broking / Dema
icilities and other services offered (hereinafter referred to as `services') by Canara Bank Securities Ltd
company incorporated under the Companies Act, 1956 and having its registered office at 7th Floor
aker Chambers III, Nariman Point, Mumbai - 400021 and Central DP Office at No. 51, 1St floor, Stock
xchange Towers, 1st Cross, J C Road, Bangalore - 560027.

WHEREAS CBSL is registered as a Trading Member / Stock Broker of the National Stock Exchange of India Ltd (NSE) and Bombay Stock Exchange Ltd (BSE) and with the Securities Exchange Board of India (SEBI).

WHEREAS, the Bank and Demat account details of CBSL are as mentioned in ANNEXURE - I

SI.No.	Purpose	Signature of Sole/1st Holder in Demat Account	Signature of 2 nd Holder in Demat Account	Signature of 3rd Holder in Demat Account
1.	Transfer of securities held in the beneficial owner accounts of the client towards stock Exchange related deliveries / settlement obligations arising out of trades executed by clients on the Stock Exchange through the same stock broker.	x21)		
2.	Pledging / re-pledging of securities in favour of trading member (TM) / clearing member (CM) for the purpose of meeting margin requirements of the clients in connection with the trades executed by the clients on the stock Exchange.	NZZ		
3.	Mutual Fund transactions being executed on Stock Exchange order entry platforms.	x23		
4.	Tendering shares in open offers through stock Exchange platforms.	x24		

^{*} the same may be signed physically against each purpose of DDPI. The same may also be eSigned. In case of eSign, client shall be given an option for choosing the specific purpose(s) of DDPI.

ANNEXURE - I List of Brokers Accounts Beneficiary account(s) of dematerialized securities

EXCHANGE	Account Title	BO ID	DP ID	DP Name	Purpose of Account
NSE	CM POOL A/c	20264164	IN301356	Canara Bank Securities Ltd.	Security Settlement
NSE	CM POOL A/c	00366591	16010100	Stock Holding Corp of India Ltd.	Security Settlement
	CM POOL A/c	20264172	IN301356	Canara Bank Securities Ltd.	Security Settlement
BSE	CM POOL A/c -Payout	00366627	16010100	Stock Holding Corp of India Ltd.	Security Settlement
	CM POOL A/c -Payin	00366612	16010100	Stock Holding Corp of India Ltd.	Security Settlement

Banking Account (s)

Account Title	Account No.	MICR/IFSC	Bank / Branch Name
CURRENT A/C	2426201041012	400015110	CANARA BANK Stock & Commodity Exchange Branch MUMBAI

CHECK-LIST OF DOCUMENTS TO BE OBTAINED FOR OPENING OF DEMAT-CUM-TRADING ACCOUNT

DOCUMENTS REQUIRED Whether submitted Yes No Account Opening form, duly signed on pages marked (x)**Policies & Procedures** Power of Attorney, duly filled up and signed by all the a/c holders **Tariff Sheet Voluntary Document** Authorisation for ECN, Running Account Authorisation. Authorised Signatory has Signed on Respective Pages Has Mentioned on Cover Page SUPPORTING DOCUMENT REQUIRED (A) For Identity Proof: Photocopy of PAN Card with Photo (Mandatory) (B) For Address Proof: (Verified copy of any one of the following) Passport / Voter ID / Driving License / Aadhaar Utility bill which is not more than 2 months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill). Property or Municipal tax receipt. Pension of family payment orders (PPOs) issued to retired employees of Government Departments or Public Sector Undertakings, if they contain the address. Letter of allotment of accommodation from employer issued by State Government or Central Government departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies and leave and license agreements with such employers allotting official accommodation. (c) For Income Proof: (To avail derivatives segment) ITR Acknowledgement/Annual Accounts / Form 16 in case of salary income / Salary slip Net worth certificate Bank account statement for last 6 months/Demat account Holding statement. Any other relevant documents substantiating ownership of assets. Self declaration along with relevant supporting documents.

Completely filled in application along with supporting documents to be sent to: Canara Bank Securities Ltd.

51, Stock Exchange Towers, 1st Floor, 1st Cross, J.C. Road, Bengaluru - 560 027.

Tel: 080 22116082, Email: dpaop@canmoney.in

Account opened by	 Signature
Account checked by	. Signature

