

## Axis Securities Limited - Investment Advisor

# **Account Opening Form**

For Individual - Flexi Fee

ACCOUNT OPENING CHECKLIST - INDIVIDUAL ACCOUNT
INDIVIDUAL ACCOUNT OPENING FORM
<ul> <li>Duly filled &amp; signed by the Applicant</li> <li>Joint Holder Application Form</li> <li>One Photograph of each Applicant/ Joint Holder</li> </ul>
Income & Networth details should be same in Risk Profiler and in KYC
Primary Applicant needs to be same in all linked accounts
PAN CARD
PAN card of Applicant & All Joint Applicants (if applicable, including PAN of dependent family members)
ADDRESS PROOF
<ul> <li>Address proof of Applicant &amp; All Joint Applicants (if applicable) - Anyone from below (For Communication as well as for Permanent Address)</li> <li>Aadhaar Card (First 8 digits of number must be masked)</li> <li>Passport/Voters Identity Card/Driving License (Valid as on date)</li> <li>Utility bills like Telephone Bill (only land line), Electricity bill, Piped Gas Bill - Not more than 3 months old. (Valid only as Communication</li> <li>address proof, provided any one of the above is submitted)</li> </ul>
PROOF OF BANK A/C
(In the name of Applicant – Anyone from below)  Banker's letter  Cancelled Personalized Cheque leaf  Passbook/Bank Statement with latest transaction details
Note: The above documents should contain MICR code and IFSC code of the Bank Branch and should not be more than 3 months old.
OVERSEAS ADDRESS PROOF - (Any one from the list) - (Optional for Mariner)
Passport  Valid Permanent Overseas Driving License  Utility bill (Electricity/Gas/Landline Phone/ Water bill - not more than 3 months old)  Registered Purchase / Sale Deed or agreement along with Landlord utility bill  Foreign Government issued Identity Card with address  Permanent Resident Card having address
Note: Only NRI clients from UAE can be onboarded for Advisory

#### **GENERIC**

All the documents must be

- Self-Attested by the Applicant
- 'Verified with Original' by Axis Bank/ Axis Securities Ltd. employee and other permitted entities
- Submitted copies must be clear & readable
- In Person Verification with Identity Proof/Pan Card

#### **FORM FILLING**

- 1. Please sign at all required places (initials below each Page of Agreement, POA and against blanks, signature of all authorised signatories on all pages of account opening form)
- 2. Please fill in all details in the entire form only in ENGLISH & BLOCK LETTERS
- 3. Write only one alphabet in each square provided. Leave a square blank between words
- 4. Name should be as it appears in PAN card
- 5. Photographs of all applicants have to be affixed on the form, signed across
- 6. White Ink is not allowed for alteration/ correction on the Account Opening Form (hereinafter referred to as AOF)
- 7. Any alteration/ correction thereby should be attested by applicant full signature
- 8. Self attested copy of PAN card is mandatory for all clients
- 9. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification.
- 10. In case the original of any document is not produced for verification by NRI clients, then the copies should be properly attested by entities authorized for attesting the documents, as mentioned below:
  - i. Embassy
  - ii. Axis Bank branch
- 11. If any proof of identity or address is in a foreign language, then translation into English is required
- 12. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted
- 13. If Correspondence & Registered address are different, then proofs for both have to be submitted
- 14. 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.
- 15. Documents having an expiry date should be valid on the date of submission

#### **AVAILING INVESTMENT ADVISORY SERVICES**

То

Axis Securities Limited - Investment Advisor

Axis Bank Limited & other Axis Group entities

 $\label{eq:axis} \textbf{Axis Securities Ltd} \ , \textbf{Unit 002}, \textbf{Building - A,Agastya Corporate Park},$ 

Piramal Realty, Kamani Junction, Kurla West, Mumbai - 400 070.

Dear Sir,

Date: D D

#### **Sub: Availing Investment Advisory Services**

I/We wish to avail the Investment Advisory services offered by Axis Securities Limited (ASL). I/we are aware that, as per Securities and Exchange Board of India (SEBI) guidelines (SEBI/HO/IMD/DF1/CIR/P/2020/182 dated 23rd September 2020), I/We and my dependent family members, can either opt for advisory (advising client for a consideration) or for Distribution (on behalf of the Product Provider for a commission) services (and not both) from entities of the same Group.

In this regard I/we would like to declare that currently (	the same G	Group.	Ton benan of the Fre	duct i Tovidei To	a commission, services (and	Thot both, from entities of
I/We have availed Distribution service / financial Products from Axis Group Companies	In this rega	ard I/we would like to declare that currently ( $oxdots$ Ple	ease tick appropriate b	oxes)		
entity or any of its employees. Further, I/we also understand that while availing the advisory services from ASL, I/we or any of my/our dependent family members shall not avail and distribution services from any of the Axis Group of companies as per the specified SEBI guidelines. In case of any such requirement, I/we will consult ASL advance.  I/We authorize ASL, Axis Bank and other Axis Group companies to share with each other such details of me and my / our family, as may be required to veri compliance with the SEBI guidelines and also to block any further transactions, in the Distribution model, in my/our investment account(s) with all Axis Group companies.  I/We have read and understood the terms and conditions of the investment advisory services agreement provided by ASL along with the fee structure and mechanism for charging and payment of fee.  I/we confirm that an opportunity was provided by the Investment Advisor to me/us to ask questions and interact with persons associated with the investment advisor.  Based on the above, I/We hereby provide my/our consent to activate my/our Investment advisory account with Axis Securities Limited.  The details of all my dependent family members, are given below. "family of client" shall include individual client, dependent spouse, dependent children and dependent parents. The dependent family members shall be those members whose assets on which investment advisory is sought/provided, originate fro income of a single entity i.e. earning individual client in the family."  Sr. No.   Applicant & Dependent Family Members Name   Self/ Relationship   PAN*   Email ID   Signature      Signature   S	I/We had a like the second of	ave availed Distribution service / financial Products I/We shall continue to hold the existing investments authorize all Axis Group entities not to execute any transactions and dividend reinvestments for which Service or prior to April 01, 2021 as the case may be I/We wish to liquidate / switch my/our investments	from Axis Group Cor till such time I/we de further investment tr the instructions have e. I/ We understand the to investment Advisor	npanies cide to redeem o ansaction in the been provided at SIP / STP wil ary services and l	r take any other permitted ac Distribution mode, with the by me/us prior to the date I stop in on-line / execution /we will provide the requisit	tion. I/We understand and exception of any SIP / STP of signing up for Advisory mode. e instructions for the same
Further, I/we also understand that while availing the advisory services from ASL, I/we or any of my/our dependent family members shall not avail and distribution services from any of the Axis Group of companies as per the specified SEBI guidelines, in case of any such requirement, I/we will consult ASL advance.  I/We authorize ASL, Axis Bank and other Axis Group companies to share with each other such details of me and my / our family, as may be required to veri compliance with the SEBI guidelines and also to block any further transactions, in the Distribution mode, in my/our investment account(s) with all Axis Group companies.  I/We have read and understood the terms and conditions of the investment advisory services agreement provided by ASL along with the fee structure at mechanism for charging and payment of fee.  I/We confirm that an opportunity was provided by the Investment Advisor to me/us to ask questions and interact with persons associated with the investment advice.  Based on the above, I/We hereby provide my/our consent to activate my/our Investment advisory account with Axis Securities Limited.  The details of all my dependent family members, are given below. ""family of client" shall include individual client, dependent spouse, dependent chependent parents. The dependent family members shall be those members whose assets on which investment advisory is sought/provided, originate fro income of a single entity i.e. earning individual client in the family"  Sr. No.   Applicant & Dependent Family Members Name   Self/ Relationship   PAN*   Email ID   Signature    Signature   Si			by me / us and the de	cisions have not	been forced on me/us or inf	luenced by any Axis Group
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Signature of Primary applicant  Other applicant Names (if any)						
Other applicant Names (if any)	Primary A <sub>l</sub>	pplicant Name				
	€ S	ignature of Primary applicant			≤ Signature Secon	dary applicant
✓ Signature of Third applicant	Other app	olicant Names (if any)				

V.1.2 10/10/24

# V.1.2 10/10/24

	INVESTMENT ADVISORY SERVICE AGREEMENT
THIS	S AGREEMENT made on this day, 20 between 1. Mr. / Mrs. / Ms
2. M	1r. / Mrs. / Ms 3. Mr. / Mrs. / Ms
resid	ding at
heir Act, June	einafter referred to as "Client") which expression, shall unless it be repugnant to the context or meaning there of, include its successors, s and permitted assigns) of the One Part AND Axis Securities Limited - Investment Advisor, a company incorporated under the Companies 1956, and having its Registered Office at Axis Securities Ltd , Unit 002, Building - A,Agastya Corporate Park, Piramal Realty, Kamani ction, Kurla West, Mumbai - 400 070. (hereinafter referred to as the "Registered Investment Advisor (RIA)" or "Investment Advisor (IA)" or "Unit of the other part.") which expression shall, unless it be repugnant to the context or meaning thereof, include its successors and assigns) of the other part.
(A)	The Registered Investment Advisor (RIA) holds a valid certificate of registration under the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013, to carry on the business of Investment Advisory Service vide Registration No. INA000000615;

- (B) In accordance with the applicable laws, the client hereby appoints, entirely at his / her / its own risk, the Investment Advisor to provide the required services in accordance with the terms and conditions of this agreement as mandated under Regulation19(1)(d) of the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013.
- (C) The Investment Advisor and the Client hereby record their mutual understanding and their common intention in the manner as hereinafter provided.
- i. The client hereby confirms that:
- 1) "I / We have read and understood the terms and conditions of Investment Advisory services provided by the Investment Advisor along with the fee structure and mechanism for charging and payment of fee.
- 2) Based on our written request to the Investment Advisor, an opportunity was provided by the Investment Advisor to ask questions and interact with 'person(s) associated with the investment advice'".
- ii. The Investment Advisor hereby declares that
- 1) It shall neither render any investment advice nor charge any fee until the client has signed this agreement.
- 2) That Investment Advisor shall not manage funds and securities on behalf of the client and that it shall only receive such sums of monies from the client as are necessary to discharge the client's liability towards fees owed to the Investment Advisor.
- 3) That the Investment Advisor shall not, in the course of performing its services to the client, hold out any investment advice implying any assured returns or minimum returns or target return or percentage accuracy or service provision till achievement of target returns or any other nomenclature that gives the impression to the client that the investment advice is risk free and/or not susceptible to market risks and or that it can generate returns with any level of assurance.
- 4) Fees will be charged for Investment advisory services within the limits specified under SEBI Investment Advisor Regulations and relevant circulars issued thereunder. Limits specified under SEBI regulations for fees are:
- A Assets under Advice (AUA) mode: a. The maximum fees that may be charged under this mode shall not exceed 2.5 percent of AUA per annum per client across all services offered by IA. b. IA shall be required to demonstrate AUA with supporting documents like demat statements, unit statements etc. of the client. Any portion of AUA held by the client under any pre-existing distribution arrangement with any entity shall be deducted from AUA for the purpose of charging fee by the IA.
- B ASL will charge annually \_\_\_\_% of total AUA as fees OR \_\_\_\_% of Equity AUA and \_\_\_\_% of Debt AUA to clients for Investment advisory services described in detail in Annexure to this agreement. Payment of fees is to be made by client on quarterly basis.

#### IT IS AGREED:

- 1. DEFINITIONS AND INTERPRETATIONS:
- 1.1 Definitions
- a. "Act" means the Securities and Exchange Board of India Act, 1992;
- b. "Agreement" means this Investment Advisory Agreement (also referred to as Investment Advisory Service Agreement) and shall include all modifications, alterations, additions or deletions thereto made in writing, upon mutual consent of the Parties hereto;
- c. "Assets under Advice" shall mean the aggregate net asset value of securities and investment products for which the investment Advisor has rendered investment advice irrespective of whether the implementation services are provided by investment Advisor or concluded by the client directly or through other service providers;
- d. "family of client" shall include individual client, dependent spouse, dependent children and dependent parents; "Dependent family members" shall be those members whose assets on which investment advisory is sought/provided, originate from income of a single entity i.e. earning individual client in the family.
- e. "Group" shall mean an entity which is a holding, subsidiary, associate, subsidiary of a holding company to which it is also a subsidiary or an investing company or the venturer of the company as per the provisions of Companies Act, 2013.

Prin	nary Authorized Signatory Name
	Signature of Primary Applicant

Second Applicant Signatory Name

- f. Investment Advice" means advice relating to investing in, purchasing, selling or otherwise dealing in securities or investment products, and advice on investment portfolio containing securities or investment products, whether written, oral or through any other means of communication for the benefit of the client and shall include financial planning. Provided that investment advice given through newspaper, magazines, any electronic or broadcasting or telecommunications medium, which is widely available to the public shall not be considered as investment advice for the purpose of these regulations;
- g. "Investment Advisor" means any person, who for consideration, is engaged in the business of providing investment advice to clients or other persons or group of persons and includes any person who holds out himself as an investment Advisor, by whatever name called;
- h. "Investment Terms" means the Terms and Conditions of Advisory Service as set out in this agreement;
- i. "Party or Parties" means the Client and / or the Investment Advisor as the case may be or as the context may require;
- j. "Portfolio" means the Securities held by the Clients pursuant to investments made on the advice of the Investment Advisor under this Agreement;
- k. "Principal officer" shall mean the managing director or designated director or managing partner or executive chairman of the board or equivalent management body who is responsible for the overall function of the business and operations of non-individual investment Advisor.
- I. "Persons associated with investment advice" shall mean any member, partner, officer, director or employee or any sales staff of such investment Advisor including any person occupying a similar status or performing a similar function irrespective of the nature of association with the investment Advisor who is engaged in providing investment advisory services to the clients of the investment Advisor;
- m. "Regulations" shall mean the SEBI (Investment Advisors) Regulations 2013 issued by the Securities and Exchange Board of India, amended from time to time; and circulars issued therein from time to time.
- n. "SEBI" means Securities and Exchange Board of India;
- o. "Securities" mean securities as defined in clause (h) of section 2 of the Securities Contracts (Regulation) Act, 1956 and includes mutual fund units, shares, scrips, stocks, bonds, debentures, debenture stock or other marketable securities of a like nature in any incorporated company, or other body corporate, derivatives, units or any other instrument issued by any collective investment scheme to the investors in such schemes, government securities, and such other instruments as may be declared by the Central Government to be securities and rights or interest in securities.
- 1.2 Interpretations:
- a. In this Agreement, the headings are for convenience only, and shall not affect interpretations;
- b. Where a word or phrase is defined, other parts of speech and grammatical forms of that word or phrase shall have corresponding meanings;
- c. Each defined terms stated in the singular or the plural, will include singular or plural of the term;
- d. The recitals shall constitute an integral operative part of this Agreement;
- e. The terms Registered Investment Advisor and Investment Advisor would be used interchangeably throughout the agreement
- f. Any term not specifically defined in this Agreement will have the same meaning as defined in the Regulations
- 2 Appointment of the Investment Advisor:
- 2.1 The Registered Investment Advisor is engaged in the provision of Investment Advisory Services to its clients; and the Client desires to appoint and authorize the Investment Advisor to perform the Services for the Client.
- Scope of Service:
  - The scope of service shall be subject to the activities permitted under the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013. The Investment Advisor shall act in a fiduciary capacity towards its clients at all times.
- 3.1 The Client hereby appoints ASL as its Investment Advisor to provide advice on investing in, purchasing, selling or otherwise dealing in Securities or investment products including financial planning under the terms and conditions of this Agreement.
- 3.2 ASL shall provide investment advice on new investment opportunities & restructuring of existing portfolio of Client on a non-exclusive basis for agreed fee, entirely at the Client's risk.
- 3.3 The Investment Advisor's authority over the Client's investments shall only extend to services as described above. The actual investment decisions shall be undertaken by the Client.
- 3.4 The Client has the sole discretion to decide on whether to act upon the advice tendered by the Investment Advisor and the Investment Advisor shall have no power, authority, responsibility or obligation to ensure or cause the client to act upon the advice rendered by Investment Advisor pursuant to this agreement.
- 3.5 The Investment Advisor provides implementation services to the advisory clients in securities market.

  Provided that the Investment Advisor shall ensure that no consideration, including any commission or referral fees, whether embedded or indirect or otherwise, by whatever name called is received, directly or indirectly, as the case maybe for these services. Also, Investment Advisor shall not charge any implementation fees from the client.

Primary Authorized Signatory Name

Second Applicant Signatory Name

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- 3.5.1 Investment Advisor shall provide implementation services to its advisory clients only through direct schemes/products wherever available, in the securities market
- 3.5.2 The client shall not be under any obligation to avail implementation services offered by the Investment Advisor.
- Functions of the Investment Advisor: Functions, obligations, duties and responsibilities of the Investment Advisor (including principal officer and all persons associated with the investment advice) will inter- alia cover,
- The Investment Advisor (including principal officer and all persons associated with the investment advice) shall exercise due care and diligence and act in 4.1 accordance with standard and prevalent practice in rendering the Services under this Agreement. However, it is understood that investments are made by the client at his/her sole discretion and there can be no assurance with regard to returns or even preservation of capital.
- 4.2 The Investment Advisor(including principal officer and all persons associated with the investment advice) agrees to handle all information provided by the Client with utmost care and confidentiality in accordance with applicable regulations.
- ASL shall not divulge any confidential information of the client, which has come to its knowledge, without taking prior permission of its client, except where such disclosures are required to be made in compliance with any law or regulations for the time being in force.
- The Investment Advisor (including principal officer and all persons associated with the investment advice) shall at all times be in compliance with the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013 and its amendments, rules, circulars and notifications.
- The Investment Advisor shall be in Compliance with the eligibility criteria as specified under the Investment Advisor Regulations at all times.
- The Investment Advisor (through its principal officer or persons associated with the investment advice) shall conduct Risk assessment procedure of client 4.6 including client's risk capacity and risk aversion.
- 4.7. Reports and Information: The Investment Advisor shall provide reports to the client on potential and current investments either directly by email or by giving access to these reports on its website. Portfolio statements provided by ASL are merely for reporting performance of the Assets under advice. They do not purport to be statement of holdings since the actual mutual fund holdings are maintained by respective Asset management companies with their registrars. Mutual fund Holdings reported by the said registrars represent the actual holding of clients. Similarly actual equities/securities holdings are maintained by respective companies with the registrars/Depositories. Holdings reported by the said registrars/Depositories represent actual holding of clients.
- Maintenance of records: The Investment Advisor undertakes to maintain and preserve for 5 years, till resolution of dispute if any or as mandated by SEBI, in physical or electronic (digitally signed if requiring signature) format client-wise KYC, risk assessment, analysis reports of investment advice and suitability, agreement with clients incorporating the terms and conditions, related books of accounts and a register containing list of clients along with dated investment advice and its details and rationale in compliance with the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013.

The Investment Advisor shall maintain records of interactions with the client including prospective client, where any conversation related to advice has taken place, in the SEBI prescribed form

Such records shall begin with first interaction with the client and shall continue till the completion of advisory services to the client.

4.9 Audit:

> The investment Advisor shall maintain on record an annual certificate from its statutory auditor confirming compliance with the client level segregation requirements.

Such annual certificate shall be obtained within 6 months of the end of the financial year and form part of compliance audit described below.

The investment Advisor shall comply with the provisions regarding audit as per the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013. The investment Advisor shall ensure that annual audit is conducted in respect of compliance of SEBI Regulations. The audit to be completed within 6 months from the end of each financial year.

The adverse findings of the audit, if any, along with action taken thereof duly approved by the management of the Investment Advisor, shall be reported to respective SEBI office (based on the registered address of IA) within a period of one month from the date of the audit report but not later than October 31st of each year for the previous financial year starting with the financial year ending March 31, 2021.

5 REPRESENTATION, WARRANTIES AND DECLARATIONS OF THE CLIENT

The client hereby represents, warrants, declares and undertakes to the Investment Advisor as under:

- The Client has full legal capacity and authorizations to execute this Agreement and it shall form a legal, valid and binding obligation on the Client, enforceable against the Client in accordance with its terms.
- enforceable against the Client in accordance.

  The execution, delivery and performance by the Client of this Agreement and the acts and transactions contemporate.

  without the giving of notice of lapse of time or both, violate, conflict with, require any consent under or result in a breach of or default under: a) Any law to which it is subject to; or b) Any order, judgment or decree applicable to it; or c) Any term, condition, covenant, undertaking, agreement or other instrument to which it is a party or by which it is bound.

  Second Applicant Signatory Name 5.2 The execution, delivery and performance by the Client of this Agreement and the acts and transactions contemplated hereby do not and will not, with or

- 5.3 The Client has read the Agreement and is aware of all the risks associated with the nature of the Services and the transactions contemplated under the Agreement, whether set out in the Agreement or not, and shall not hold the Investment Advisor and/or any person appointed by it, responsible for the same.
- 5.4 The Investment Advisor shall have the full liberty and absolute discretion to make necessary changes in the Agreement and/or do any act, deed, matter or thing necessary to comply with any law for the time being in force and the Investment Advisor shall not be held liable for the same.
- 5.5 The Client expressly agrees and undertakes not to hold ASL liable, financially or otherwise, in respect of the aforesaid under any circumstances whatsoever. Investment Advisor shall not be liable for any loss or damage except for gross and willful negligence on part of the Investment Advisor while rendering Advisory Services.
- 5.6 All disclosures required to be made to the client under Regulation 18 of the SEBI (Investment Advisors) Regulation have been posted by the Investment Advisor on the dedicated Advisory website / web page of ASL. The client confirms having read these disclosures and that the decision to avail the Advisory services of ASL has been taken after due consideration of these disclosures.
- 5.7 All signatories to this agreement listed out as "Client" jointly agree that all advice will be rendered by ASL to first / sole / primary signatory as their representative
- 5.8 Client shall provide a declaration with regard to investments under distribution services of any Axis Group company / entity, in the format provided by the Investment Advisor, and client undertakes to provide true and correct information and undertakes to update the Investment Advisor if there is any change in the information provided. The client is fully aware that the Investment Advisor and its Group can either provide Advisory or distribution services to the client. Hence, by signing this agreement the client has opted for advisory services. The client expressly permits ASL to share such personal / confidential information about the client with its other divisions and Group as may be required to comply with the said regulatory requirement by restricting future investments through the distribution mode. ASL and its Group will solely rely on declaration provided by the client and will not be liable for any independent verification of the same. Also, the client undertakes not to apply any distribution code of Axis Group companies in investments made after executing this Agreement.
- 6 LIMITATION OF LIABILITY OF ASL:
- 6.1 ASL shall not be under any liability on account of anything done or omitted to be done by it in good faith or anything suffered by the Client in pursuance of any advice given by ASL or action done by ASL under instructions from the client, under the service.
- 6.2 The Client shall not question any investment advice given/actions of the Investment Advisor and shall keep the Investment Advisor indemnified against any claims that Investment Advisor may suffer by virtue of it acting as the Client's Advisor.

  The Investment Advisor shall not incur any liability by reason of any loss, which a client may suffer by reason of any depletion in the value of the assets under advice, which may result by reason of fluctuation in asset value, or by reason of non-performance or underperformance of the securities/funds or any other market conditions.
- 6.3 This Agreement shall be applicable only to financial advice contained in the financial analysis, investment recommendation individually prepared for the Client and shall not relate to any advice given by any person or persons not specifically designated by the Investment Advisor in writing to perform such services.
- 6.4 The Investment Advisor is not responsible for the actions, omissions or insolvency of any agent, broker or independent contractor that is chosen by the client to perform any action for the Client's account.
- 6.5 Investment Advisor shall not be held responsible for acts done in good faith.
- 7 DISCLOSURE OF CONFLICT OF INTEREST :
- 7.1 The Client also understands that the Investment Advisor may give advice or take action in performing their duties to other clients, or for their own accounts that differs from advice given to or acts taken for the Client. The Investment Advisor is not obligated to buy, sell or recommend for Client any security or other Investment that the Investment Advisor may buy, sell or recommend for any other Client or for its own / Group accounts. This Agreement does not limit or restrict in any way Investment Advisor from buying, selling or trading in any security or other investments for their own accounts, subject to compliance with the Regulations.
- 7.2 ASL as an investment Advisor may rely on the expertise of third party analysis and software. Also, different products/ offerings of ASL have different objectives, themes and goals and differing investment terms / periods. Hence, the client agrees that there is a possibility of differing views /recommendations on the same stock / security under different Products / offerings subscribed / availed by the client with ASL. This can be driven by different strategies like interim profit booking, Portfolio rebalancing and other such reasons under different Products / offerings.
- 7.3 ASL and its Group companies also provide distribution and execution / implementation services. The Investment Advisor shall maintain an arm's length relationship between its activities as investment Advisor and its other activities by providing advisory services through a separately identifiable department or division.
- 7.4 The Investment Advisor hereby declares that it will disclose all conflicts of interest as and when they arise and not derive any direct or indirect benefit out of the client's securities/investment products.

Primary Authorized Signatory Name

Second Applicant Signatory Name

V.1.2 10/10/24

Signature of Primary Applicant

- 8. Investment objective and guidelines:
- (a) Types of securities in which investment advice would be provided: The investment advice shall be provided for investment/ disinvestment in equity shares, debt instruments, mutual funds and other securities as defined in this agreement
  - The investment Advisor undertakes to recommend direct implementation of advice i.e. through direct schemes/direct codes, and other client specifications / restrictions on investments, if any.
- (b) Particulars regarding financial plan or model or strategy as agreed with the client (based on the risk profiling conducted for the client, total AUA of the client and time period for deployment):
  - A strategy / Portfolio agreed with client based on client's risk profile and investment objectives will be recorded in the investment Policy statement or the risk assessment document / account opening form as the case maybe
- (c) Tax related aspects pertaining to investment advice and as applicable on the investment Advisor's fee.

  The client after taking his/her tax consultant advise may claim the amount of investment Advisor's fee as an expense while calculating returns from his investments.
- Risk Factors: Standard risks associated with each type of investment in securities and investment products.
- 9.1. The Client expressly acknowledges and agrees that all investments are subject to third party risks, market risks etc., and in no circumstance shall the Investment Advisor be liable for any losses suffered by the Client as a result of any investment made pursuant to this Agreement.
- 9.2. The Client is aware of the investment risks and risk factors set out hereunder. The Investment Advisor does not provide any warranty (express or implied) as to the appreciation of the Securities advised. The Investment Advisor shall not be liable in case of depreciation in the value of the Securities advised to the client or any indirect or consequential losses.
- 9.3. Every Investment Advisor has a particular style of analysing and providing advice. The investment advice is provided on some basic assumptions which may or may not be right due to both internal circumstances relating to the company and external circumstances like monsoon, political developments, international events (terrorism/war/epidemics, etc.).
- 9.4. Although ASL will aim to achieve the investment objective by providing investment advice, it does not guarantee or otherwise provide assurance that the investment objective will be achieved. All investments involve a degree of risk. The value of investments and the income from them may go down. Past performance is no indicator of future performance and therefore the client may get back less than the amount the client Invested.
- 9.5. Securities' markets can show large fluctuations in price, even in short periods of time. The Client should be aware of this and only invest in Securities if his /her investment term is long enough to support these price movements.
- 9.6. Liquidity risk: This risk pertains to the ease at which the portfolio can be liquidated. Investments in shares having good transacted volumes on Exchanges, high market capitalization, etc. addresses this risk.
- 9.7. Concentration Risk: This pertains to the risk arising out of improper diversification. Concentration of the portfolio into specific sectors only indicates high risk. Any event affecting the specific sector will have a tremendous impact on the concentrated portfolio.
- 9.8. It is important to note that the capital value of, and income from, any investment may go down as well as up and the client may not get back the full amount invested
- 9.9. The investments are subject to normal market fluctuations and there can be no assurance that an investment will return its value or that appreciation will occur.
- 9.10. Liquidity constraints where MF subscriptions and redemptions are not available daily, or where lockups apply, mean that investors are subject to market risk during interim pricing periods and may not be able to access funds on short notice.
- 9.11. Portfolios with a single sector focus will typically be more volatile than portfolios which invest broadly across markets.
- 9.12. Smaller Company Risk Small companies may be less liquid than larger companies and therefore price movements in securities of smaller companies may be more volatile and involve greater risk.
- 10. Code of Conduct
  - The investment Advisor undertakes to abide by the Code of Conduct as specified in the Third Schedule of the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013.
- 11. Validity of advisory services: Minimum period if any, and provision for renewal, if any, along with terms and conditions for such renewal.

Minimum period: 1 year (365 days)

Yearly Renewal – This agreement will initially be valid for 1 year and will be auto renewed unless amended or terminated by either party as per the provisions of this agreement. The Investment advisory fees will be charged for amount under advice on renewal.

Prin	nary Authorized Signatory Name	
		_
	Signature of Primary Applicant	

Second Applicant Signatory Name

Signature of Second Applicant

- 12. Amendments The agreement may be amended by mutual written consent of the parties or if so warranted by any regulatory changes.
- 13. Termination This Agreement may be terminated under the following circumstances, namely- (a) Voluntary / mandatory termination by the Investment Advisor. (b) Voluntary / mandatory termination by the client. (c) Suspension/Cancellation of registration of Investment Advisor by SEBI. (d) Any other action taken by other regulatory body/ Government authority. In case of a voluntary termination of the agreement, the client would be required to give a 30 days prior written notice while the Investment Advisor would be required to give a 30 days prior written notice. In case of suspension of the certificate of registration of the IA, the client may be provided with the option to terminate the agreement.
  - The term of this Agreement shall begin on the date of execution hereof and shall continue unless and until the same is terminated in accordance with the terms of this Clause.
- 13.1 It is agreed that either party to this Agreement can solely or with mutual consent terminate this Agreement without having to assign any reasons, by providing the other party, a thirty (30) days' prior written notice of the same.
- 13.2 Without prejudice to any other remedy available at law or equity, in the event of default by either of the Parties, the non-defaulting Party shall have the right to terminate this Agreement forthwith in the event of the defaulting Party failing to perform or rectify such breach of its obligations under this Agreement within a period of thirty days from the date of notice to rectify such default.
- 13.3 In the event that the laws or regulation of India at any time be or become such that this Agreement cannot be continued, enforced or performed according to its terms, this agreement may be terminated subject to a reasonable notice period.
- 13.4 This agreement may also be terminated forthwith
- (i) In the event that any Statutory or Government license or permission or registration is withdrawn, cancelled or nullified causing the terms of the Agreement to be inoperative or unenforceable.
- (ii) In the event, the account of the Client is attached by the order of any Statutory or Governmental Authority.
- (iii) Upon dissolution, bankruptcy, insolvency or liquidation of the Investment Advisor or the client.
- 13.5 Subject to prior written intimation to the Client, ASL may assign its rights or obligations under this agreement to any other company, person, firm or institution acceptable and approved by SEBI by executing an instrument in writing whereby assignee shall assume the obligations of Investment Advisor hereunder and agree to be bound by the provisions hereof, or to become the successor to the Investment Advisor and thereafter such assignee/ successor may exercise all of the powers and enjoy all of the rights and be subject to all the duties and obligations of the Investment Advisor.
- 13.6 Notwithstanding anything contained herein, the Investment Advisor reserves the right to terminate this Agreement with immediate effect in case the Client does not pay the fees as required to be paid by it within due date or on violation of the terms of this Agreement.
- 13.7 Death, permanent disability, of the Client shall result in the termination of the Agreement. However, upon succession, nomination, representation, the beneficiary of the Client may enter into a new agreement with the Investment Advisor on the same or new terms.
- 13.8 It is further agreed that in the event of termination of this Agreement, the Client shall be liable to pay the fees due till the date of termination of this Agreement on a pro-rata basis.
- 14. Implications of Amendments and termination: In case of Amendment, Termination and assignment of the agreement, if the Investment Advisor is unable to provide advisory services to the client then the Investment Advisor shall refund pro-rata fees received by the Investment Advisor for the remaining period, In the event of pre-mature termination of the advisory services in terms of agreement, the client shall be refunded the fees for unexpired period. However, RIA may retain a maximum breakage fee of not greater than one quarter fee. The above will also be applicable in case of cessation of the service pursuant to Amendment and assignment of the agreement. In case of termination of the agreement/cessation of service before end of the agreement period, proportionate fees received by the Investment Advisor for the remaining quarters, will be refunded,
- 15. Completion/termination of investment-in-progress: Since RIA provides only advice, the client has the option to invest or not based on advice and hence in case of termination of agreement it shall not effect any investment-in-progress. All investments for which client has already given instructions to implement shall be executed.
- 16. Transition support obligations of the Investment Advisor
  - RIA endeavors to provide all support to the client during Transition. The client can write for any queries/support required to invesment.advisory@axisdirect.in
- 17. Relationship with related parties: The Investment Advisor declares that it is carrying on its activities independently, at an arms-length basis with its related parties. Some of the related parties / group companies-of the Investment Advisor may be involved in distribution /execution/advisory of securities and financial products.

Primary Authorized Signatory Name	
Signature of Primary Applicant	

Second Applicant Signatory Name

Signature of Second Applicant

V1.2 10/10

18. Investment Advisor engaged in other activities:

The Investment Advisor represents that it shall not provide any distribution services, for securities and investment products, either directly or through its group to an advisory client. That it shall not provide investment advisory services, for securities and investment products, either directly or through their group to the distribution client; Provided this may not apply to certain Products / services that are not not under the purview of Advisory services

ASL also provides execution services through a Separately Identifiable Department (SID) the services of which if availed by the Client will be at the sole discretion and express authorization of the client. It is expressly agreed between the parties that it is not mandatory for the customer to opt for the Execution services from ASL. Customers can just take the advice of the Investment Advisor and execute the same with any other intermediary of their choice.

- 19. Representation to client: The investment Advisor shall ensure that it will take all consents and permissions from the client prior to undertaking any actions in relation to the securities or investment product advised by the investment Advisor.
- 20. No right to seek Power of Attorney: The Investment Advisor declares that it shall not seek power of attorney or authorizations from the client for implementation of investment advice.
- 21. Maintenance of accounts and confidentiality: Investment Advisor shall be responsible for maintenance of client accounts and data as mandated under the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013.
- 22. Representations and covenants of ASL
- 22.1 The Investment Advisor shall ensure that its principal officer, persons associated with the investment advice, shall have necessary qualifications, experience and NISM or equivalent certification and will meet Fit and Proper criteria in terms of the SEBI (Investment Advisor Regulations) 2013
- 22.2 The Investment Advisor which is a company, is validly and legally existing, and is duly incorporated, under the laws of India.
- 22.3 it has the relevant authorizations, approvals, registrations as are required to enter into and perform the Services and its other obligations under this Agreement and will at all times maintain any authorizations, approvals, registrations to perform the Services and covenant to maintain them throughout the validity of advisory service.
- 22.4 The investment Advisor shall abide by all the applicable circulars/notifications/guidelines issued by the applicable regulatory body in India from time to time in respect of this Agreement;
- 23. Settlement of disputes and provision for arbitration:

The Investment Advisor shall ensure proper and timely handling of complaints from the Client and take appropriate action immediately in accordance with this Agreement.

Dispute resolution mechanism including arbitration shall be as specified under the Securities and Exchange Board of India (Investment Advisors) Regulations, 2013.

24. Adherence to grievance redressal timelines: Investment Advisor shall be responsible to resolve the grievances within the timelines specified under SEBI circulars.

If the client has any complaint with respect to the investment advisory services provided by ASL, he/she shall refer the same in writing to ASL by sending an email to investment.advisory@axisdirect.in. On receipt of the complaint, ASL shall use best efforts to resolve the complaint within 30 days. The client in case not satisfied with the resolution can escalate his complaint to the compliance officer of ASL by writing to compliance.officer@axisdirect.in.In case ASL still is not able to resolve client's complaint to his satisfaction, the client shall have a choice to raise the complaint to the SEBI complaint redressal system through the URL http://scores.gov.in.

In case of any dispute or difference between the Parties hereto, the Parties shall endeavor to resolve the dispute or difference by mutual dialogue within 30 days of the arising of the dispute or difference. If no resolution is reached within 30 days, then the dispute or difference between the Parties shall within 60 days of the non-resolution of the dispute or difference be referred to arbitration in accordance with the Arbitration and Conciliation Act, 1996. The parties shall endeavor to appoint a mutually agreeable arbitrator. In case of non agreement, each Party shall appoint one arbitrator and the two appointed arbitrators shall appoint a third arbitrator who shall act as the presiding arbitrator. The venue for conduct of the arbitration proceedings shall be Mumbai, India and the arbitration shall be in English language. The decision of arbitrator shall be final and binding.

This Agreement shall be governed by the laws of India and the courts at Mumbai shall have exclusive jurisdiction.

Investment Advisory services are are not considered as Exchange-traded products and for any dispute with respect to these services the client would not have access to investor redressal forum or Arbitration mechanism of the Exchange.

- 25. Severability If any provision of this Agreement shall be held or made invalid by a court decision, statute, rule or otherwise, the remainder of this Agreement shall not be affected thereby
- 26. Force Majeure. The Investment Advisor shall not be liable for delays or errors occurring by reason of circumstances beyond its control, including but not limited to acts of civil or military authority, national emergencies, work stoppages, fire, flood, catastrophe, acts of God, insurrection, war, riot, or failure of communication or power supply. In the event of equipment breakdowns beyond its control, the Advisor shall take reasonable steps to minimize service interruptions but shall have no liability with respect thereto

**Primary Authorized Signatory Name** 

Second Applicant Signatory Name

Signature of Primary Applicant

- 27. Miscellaneous. Each party agrees to perform such further actions and execute such further agreements as are necessary to effectuate the purposes hereof
- 28. OTHER TERMS & CONDITIONS
- 28.1 ASL shall provide the investment advice to the client depending on the Risk Profile of the Client. However, the final decision of acting on such advice on the investment will be entirely of the Client.
- 28.2 The risk profile of the client shall be arrived at by obtaining the questionnaire and the Investment Policy statement which will assist in determining the risk capacity of the client.
- 28.3 ASL cannot confirm or endorse any particular decision made by the client because ASL is not privy to all the other information that effective financial decision making requires.
- 28.4 The client shall have the option to review, modify or update his/her risk profile assessed through a questionnaire or if there is a change in client's circumstances.
- 28.5 While providing investment advice that is suitable to client, ASL shall base its advice on the information that the client had provided to it during the account opening process or that the client subsequently provides as part of the on-going service. For the purposes of ensuring that the investment advice is suitable to the client, the information ASL holds must be up to date and accurate. The client must therefore notify ASL if there are any changes to the information the client had provided to ASL. Any failure to notify ASL of a change may lead to the provision of unsuitable advice.
- 28.6 ASL shall have no obligation to verify the information provided by the client during the onboarding process/risk profiling exercise or to ask the client for updates on his personal circumstances except periodically as required under the regulations.
- 28.7 ASL does not confirm or represent that investment advice provided after assessment of risk profile reflects client's current state of financial capabilities or will predict client's future state of financial capabilities.
- 28.8 The risk profile of the client shall be arrived at by obtaining the questionnaire from the First/sole/primary signatory which will assist in determining the risk capacity and risk aversion.
- 28.9 In the event of the Client being a non-resident Indian ("NRI") (as defined in the Foreign Exchange Management Act, 1999) additional Terms & Conditions as given below will be applicable:
- (a) The Client warrants and represents that the Client has obtained all relevant exchange control permissions required for the purpose of availing the investment advisory services and transacting in Indian secondary market (including without limitation approvals required from the RBI) and in mutual fund schemes. The Client shall adhere to all requirements of exchange control regulations applicable to the Client in this regard.
- (b) In the event of any change in the residential status of the Client, the Client shall forthwith inform ASL of the same.
- (c) All communications / intimations by the Client to ASL shall be accompanied by the requisite approvals from RBI and/or any other regulatory authorities.
- (d) ASL shall not be liable for any loss caused to the Client as a consequence of any delay in approval of RBI or any other regulatory authority.
- (e) The Client shall indemnify ASL for the consequences that ASL may suffer due to any non-compliance by the Client with any regulatory requirements.
- (f) Without prejudice to the other provisions contained herein above, in all dealings with the Client, ASL shall be entitled to presume (without being bound to) that the Client has obtained all necessary approvals, pursuant to the applicable exchange control regulations.
- 29. Terms of fees and billing:

Advisory fees for Amounts under advise will be charged as per Annexure subject to maximum limits specified under the SEBI (investment Advisor) regulations 2013. GST @18% will be applicable on Advisory fees. The fee is subject to change from time to time with prior intimation to the client. The fee is subject to change from time to time with prior intimation to the client. The fees as agreed between the Parties is as described in the Annexure to this Agreement.

"Maximum fees that can be charged under the AUA mode is 2.5 % and under the fixed mode is Rs. 1,25,000. Fee can be charged in either of the modes and any change of mode shall be effected only after 12 months of on boarding/last change of mode."

Fees can be charged for 2 quarters in advance

Mode of payment of fees: Direct debit to the client bank account or through cheque/fund transfer favouring the Investment Advisor

The payment of fees shall be through a mode which shows traceability of funds. Such modes may include account payee crossed cheque/ Demand Drafts or by way of direct credit to the bank accounts through NEFT/ RTGS/ IMPS/ UPI or any other mode specified by SEBI from time to time. However, the fees shall not be accepted in cash.

ASL covenant that it shall receive all considerations by way of fee, remuneration or compensation or in any other form from the client only and not from any person other than the client being advised, in respect of the underlying securities or investment products for which the advice is to be provided.

**Primary Authorized Signatory Name** 

Second Applicant Signatory Name

Signature of Primary Applicant

V.1.2 10/10/24

In case of termination of the agreement, proportionate fees received by the Investment Advisor for the remaining quarters, will be refunded IA may retain a maximum breakage fee of not greater than one quarter fee

30. E-MAIL AND FAX INDEMNITY E-mail Id of the Client as registered with KRA and/or provided in application form or subsequently to ASL shall be used for sending reports to the Client. In case there is any change in the e-mail Id, the Client shall intimate/notify the same in writing to ASL. The client understands that communication sent via Facsimile machines, Internet, email, Diskettes or any other method over public lines is not encrypted, and these transmission methods are therefore not secure means of transmission of information. The client agrees to exempt ASL from any and/or all responsibility of any misuse of communication, and holds ASL harmless for any cost or loss that it may incur due to any error, delay or problem in transmission or otherwise caused by Facsimile machines, Internet, e-mail, Diskettes, or any method over public lines as a means of transmission, not attributable to any act or omission

IN WITNESS THEREOF the parties hereto have set their hands to this document on the date, month, year and place written herein:

Primary Applicant Name	
	Signature of Primary Applicant
Second Applicant Name	
	Signature of Second Applicant
Third Applicant Name	
	Signature of Third Applicant
Witness Name	
	Signature of Witness
Authorised ASL Person Name	
	Signature of ASL Person
Nitness of ASL Name	

				An	nexure		
				FEE S	SCHEDULE		
Variable	fee options						
fee i	is subject to chang isory fees for amou	e from tii unts unde	me to time with er advise will be a	prior intimation	n to the client. of Equity AUA and% o	of Debt AUA (inclu	licable on advisory fees. The
			•	•	ect to change from time to	•	
@18 char	wise variable fee 3% will be applicabinge from time to tistration:	le on adv	isory fees. The fe		Arbitrage category)	and% on Equ visory fees. The fe	% on Debt Funds (including uity Funds; GST @18% will e is subject to change from he client.
AU	JA (INR Crores)	% Fee			Illustration:		
25	-50	0.4			AUA (INR Crores)	Debt Fee %	Equity Fee %
51	-75	0.3			25-50	0.25	0.45
76	-100	0.2			51-75	0.2	0.35
10	1+	0.1			76-100	0.15	0.25
					101+	0.1	0.15
Anv	other condition _						
(iv) P Y Y Notes Advis AUA (	eriodicity of billing early Renewal - The early. However the s: Fees should be soor's bank account (Assets under Advi	with cleane Investive fees will trictly paid through I trice) will be	ar date and serviment advisory for the debited to the debited to the debited to the debited to the debited as to	ice period. ees will be bille he client's accor yee crossed cho IPS/UPI. Howey otal investments	en id for fund transfer and for amount under advisuunt on quarterly basis.  eques / demand draft or byver, the fees will not be according to the contraction of the c	y way of direct cre epted in cash. v) code.	
Z	Signature of Prima	ry Applic	ant		e of Second Applicant	<b>∠</b> Sign	nature of Third Applicant
	ithorize ASI to bill	the advis	convitee (as appli	cable) for all the	a clients in the family to my	account and I will	be liable to pay their advisory
	The details of the				e chemis in the family to my	account and I will	be liable to pay their advisory
S. No.	Applicant & Dep		Self / Relati	onship	PAN	Email ID	Signature
1							
2							
3							
Fee Sche	 edule: As mentione uthorize ASL to bill advisory free is m	the advi	sory fee (as appl	icable) to the h	ead of the family for my ac	count. The detail	of the account to be billed for
S. No.	Head of the Fami Members Name		Relationship	)	PAN	Email ID	Signature
1							
	dule: As mentione	ed in the	Agreement				
	Authorized Signato				Sec	ond Applicant Sigi	natory Name

Signature of Second Applicant

Signature of Primary Applicant

The execution of this document by the client is voluntary. However execution of this document by the client is suggested in order to facilitate seamless and hassle free settlement of client's payment obligations.

POV	VER OF A	TTORNEY		
This Power of Attorney ("Power of Attorney") is given on the	dav of	20	by the person(s)	
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#### WHEREAS:

- A. The Client(s) (the person(s) set out in Schedule [A] is/are desirous of availing execution services from Axis Securities Limited (ASL), a company, incorporated under the provisions of the Companies Act, 1956, being a SEBI Registered Research Analysts, IRDA Corporate Agent, SEBI Registered Depository Participant, SEBI registered Investment Advisor, Portfolio Manager and a Member of BSE Limited, National Stock Exchange of India Ltd., MCX Limited & NCDEX Limited, and an AMFI registered Mutual Fund distributor, having its registered office at Axis Securities Ltd., Unit 002, Building - A, Agastya Corporate Park, Piramal Realty, Kamani Junction, Kurla West, Mumbai - 400 070. (hereinafter called "ASL") for performing payment obligations on behalf of clients in Mutual fund schemes and other investment products.
- B. The Bank Account Holders hold bank account/s with the bank (the "Bank"), and bearing bank account number/s as mentioned in the Schedule [B] (hereinafter referred to as the "Bank Account");
- To facilitate settlement of the Client's transactions in schemes of Mutual Funds and other investment products as well as fees and charges for services provided, the Bank Account Holder(s) are granting this power of attorney in favour of ASL for the purpose of handling settlement obligations arising out of client's transactions.

#### **DEFINITIONS:**

- "AMC" means Asset Management Company of a Mutual Fund as defined under the SEBI (Mutual Funds) Regulations 1996
- "Scheme" means a scheme of a mutual fund as defined under the SEBI (Mutual Funds) Regulations 1996

specified in the Schedule [B] hereinafter referred to as "Bank Account Holders)"

- "Transaction" in a Mutual Fund scheme shall include purchase, redemption, switch, dividend pay-out, dividend reinvestment, systematic investment plan (SIP), systematic withdrawal plan (SWP), systematic transfer plan (STP) and bonus transactions.
- "Client/s or Investor/s" means the person/s listed in Schedule A who are investing in Mutual Fund schemes under different Folios with First / Primary Investor in all such Folios being same as the First / Primary holder in the Bank account listed out in Schedule B
- "Other Investment Products" besides Mutual Funds include Portfolio Management Services, Alternate assets and other products of similar nature.

#### **POWER OF ATTORNEY**

I/We, the Clients and the Bank Account Holders do hereby authorize/nominate/appoint ASL for the purpose hereof acting through any of its officers or employees or any sub-agents or delegates, to be my/our true and lawful agent and attorney for me/us and on my/our behalf (the "Attorney") and in my /our name from time to time to do and exercise or cause to be done and exercised all or any of the following acts, powers and authorities:

- To operate and debit the Bank Account(s) in my/our name for facilitating settlement of my/our transactions in Mutual fund schemes and other investment products through ASL, to meet all settlement related obligations due from me/us to ASL/AMC/BSE STAR MF, NSE Mutual fund platform etc. and to sign necessary slips/forms/documents etc., which are required for performing the powers hereby conferred;
- Transfer funds from the Bank account towards monies,/fees,/charges etc. payable by virtue of, I/we using/subscribing to any of the mutual fund schemes and other investment products/ facilities/services availed by me/us, at my/our instance.
- To make application to the AMC and other Product Providers directly or through a Stock Exchange platform for Purchase, Additional Purchase, Transfer - in, Redemption, Switch, SIP, SWP or STP or any other transaction types permitted by AMCs in a Mutual Fund Scheme based on my / our instructions or consent
- To seek such information with regard to Client's holdings or transactions from AMCs or other Product Providers their Registrars as may be required
- To comply and /or cause to be complied with all statutory and other requirements.

I/we hereby agree to ratify and confirm the acts of the said attorney done lawfully or cause to be done by virtue of these presents.

The Bank accordingly is authorised to follow the instructions of my/our said Attorney with respect to the powers set forth with respect to my/our **Bank Account** 

I / We hereby agree that the First / Primary Holder in Schedule B being same as Client / Investor 1 in Schedule A is authorised to give consent / instructions on behalf of all Clients / holders listed in both schedules to the Attorney and any acts done by the Attorney on the basis of such instruction / consent will ipsofacto be considered as having been endorsed by all signatories to this document.

This Power of Attorneys hall continue in full force and effect until the Attorney shall receive intimation of revocation or in the event of the termination thereof or due to my/our death, until the Attorney shall have received actual intimation thereof. The Attorney shall not act on any instructions received subsequent to the intimation of such revocation. However, such revocation shall not be applicable for any outstanding settlement obligation or dues arising out of the transactions carried out on the client's instructions / consent prior to receiving request for revocation of this Power of Attorney.

I/We specifically agree that any matter or issue arising hereunder shall be governed by and construed exclusively in accordance with the Indian laws, and the courts in Mumbai shall have exclusive jurisdiction

ASL as my/our constituted Attorney may seek from my/our Bank information regarding my/our funds balances for the transactions effected/to be effected by me/us or on behalf of me/us through ASL, and it may also provide transaction information to Bank, from time to time, in order to complete settlement of transactions.

Details of ASL's Bank Accounts/s to which Funds may be transferred from Client's Bank account to fulfil settlement of transactions.

**Primary Authorized Signatory Name** Second Applicant Signatory Name Signature of Primary Applicant

Bank Name: Axis Bank Limited
Bank Account Number: 910020019944317

Any other Account(s) of ASL substituted for or in addition to the above as may be notified on the ASL Advisory website and/or by way of electronic mail.

#### SCHEDULE A-CLIENT / INVESTOR DETAILS (Holding pattern in which MF investments are done)

1 Final Haldan Nama		
1. First Holder Name		
2. Second Holder Name		
3. Thrid Holder Name		
Address		
SCHEDULE B - BANK ACCOUNT HOLDER	RS	
Name of Bank Account Holders  First Holder	Second Holder	Third Holder
BANK ACCOUNT DETAILS OF CLIENT	Second Florder	- Time Holder
Bank & Branch: AXIS BANK LIMITED.		
Account No.		
peginning of this document.	unto set and subscribed our respect	tive hands on the day and date as first mentioned in t
st Holder in Bank account		
Name		<b>∠</b> Signatre
nd Holder in Bank account		
		<b>⊠</b> Signatre
lame rd Holder in Bank account		A Dogradio
Tu Florder III Barik account		
Name		∠ Signatre
To be signed only by additional Client(s) /	Investor(s) listed in Schedule A	
nd Investor if different from Bank account		
lame rd Investor if different from Bank account	holders	✓ Signatre
Tu investor il dilicione from Bulik decounte	Holders	
lame		∠ Signatre
lame of Witness		VANITIESS SIGNATURE
Address:		
lace:		Accepted for Axis Securities Limited



### Debit Mandate Form

(only for Axis Bank customers)

NACH/ECS/AUTO DEBIT MANDAT	E INSTRUCTION
UMRN	Date: DD MM YYYY
Sponsor Bank Code Utility Code	
☐ CREATE ☐ MODIFY ☐ CANCEL	
I/We hereby authorize	
☐ SB ☐ CA ☐ CC ☐ SB-NRE ☐ SB-NRO ☐ Othe	r
Bank a/c number	
with Bank	
IFSC or MICR	
an amount of Rupees	Rs
FREQUENCY	& when presented
Reference 1 (Mandate Reference No.)	one No.
Reference 2 (Unique Client Code-UCC)	ail ID
I agree for the debit of mandate processing charges by the bank whom I am authoriz of the bank.	ing to debit my account as per latest schedule of charges
PERIOD	
From Date: DD MM YYYY To Date: DD MM	Or Until Cancelled
This is to confirm that the declaration has been carefully read, understood & made be debit my account, based on the instructions as agreed and signed by me.	y me/us. I am authorizing the user entity/ Corporate to
I have understood that I am authorised to cancel/amend this mandate by appropriat to the User entity / Corporate or the bank where I have authorized the debit.	ely communicating the cancellation / amendment request
	Signature of Second Applicant

## Instructions to fill NACH Form and Terms and Conditions : Following fields need to be filled mandatorily:-

- 1. Date: In format DD/MM/YYYY
- 2. Bank A/C Type: Tick the relevant box
- 3. Bank A/C Number: Fill Bank Account Number
- 4. Bank Name: Fill Name of Bank
- 5. IFSC/MICR code: Fill respective code
- 6. Mandate Amount: Mention amount of mandate in word and figure
- 7. Frequency of mandate Tick the relevant box
- 8. Debit Type has been preselected as 'Maximum value' for your convenience
- 9. Reference 1:Mention Business Partner Number
- 10. Reference 2: -----
- 11 Telephone Number (Optional)
- 12. Email ID: (Optional)
- 13. Period: Fill From and to period / From Date and tick until cancelled
- 14. Signature as per bank account

- 15. Account Holder Name: Mention Account Holder Name as per Bank Record
- 16. In case of Joint account, all a/c holder's have to sign the form.
- 17. Bank verification is not required

The following applications will be considered as incomplete and are liable to be Rejected:

- 1. In case multiple frequencies are selected or not Tick.
- 2. In case multiple Debit types are selected or not Tick.
- In case both From and to period and until cancelled has been opted or not mention.
- 4. In case Account Holder Name not mention on mandate.
- 5. In case Business Partner Number not mention on mandate.
- 6. In case details not filled in proper place.
- 7. In case there is cutting / overwriting on form.

#### RISK PROFILER

Select the option the best matches your investment objective (as relevant to the Funds / Assets being considered for investment in this Advisory Product / service)

▶ What is the key purpose / objective of your investment portfolio?	Tick (✓)	Score
Protect my capital		2
Primarily protect my capital, but also looking for some growth		4
Balance between capital protection and portfolio growth		6
Portfolio growth by taking some risk that may result in fluctuating return	ns $\square$	8
Maximise portfolio growth by taking considerable risk		10
What would you do if your portfolio starts showing a loss?	Tick (✓)	Score
Sell the entire / large part of the investments immediately		2
Wait and watch closely, but sell if the loss is 10% or higher		4
Continue to hold but would sell if the loss is around 20%		6
• Not be concerned with short term fluctuations, but sell if the loss is 30%	6 or higher	8
Investment is for the long term, hence I am not worried about fluctuation	ns in the value	10
You are most comfortable with the following risk / return scenario?	Tick (✓)	Score
Return of 8% and risk of loss of 2%		2
Return of 12% and risk of loss of 5%		4
Return of 15% and risk of loss of 10%		6
Return of 25% and risk of loss of 20%		8
Return of greater than 25% and risk of loss of more than 20%		10
➤ You generally invest for a period of?	Tick (✓)	Score
Less than 1 year		2
• 1 - 3 years		4
• 3 - 5 years		6
• 5 - 10 years		8
• > 10 years		10
When it comes to investing in financial products, you consider yourself?	T: 1 ( )	
	Tick (✓)	Score
• Ignorant		2
Beginner		4
Competent		6
Proficient		8
Expert		10
Whenever you invest, you generally withdraw a sizeable portion (say 25% more) of your funds within?	to 30% or Tick (✓)	Score
• Less than 1 year	П	2
• 1 - 3 years		4
• 3 - 5 years		6
• 5 - 10 years		8
• > 10 years		10
		10

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• 80 and	d above			4
• Betwe	en 66 and 79			6
	en 51 and 65			8
• Under	50			10
What is	your average a	nnual income?	Tick (✓ )	Score
• Less th	nan 5 lacs			2
• Betwe	en 5 lacs and 1	.0 lacs		4
• Betwe	en 10 lacs and	25 lacs		6
• Betwe	en 25 lacs and	1 cr.		8
<ul><li>Above</li></ul>	1 cr.			10
What is	your current ne	et worth?	Tick (~ )	Score
• Less th	nan 25 lacs			2
• Betwe	en 25 lacs and	50 lacs		4
• Betwe	en 50 lacs and	1 cr.		6
<ul> <li>Between</li> </ul>	en 1 cr. and 5 c	cr.		8
	E ou			
<ul> <li>Above</li> </ul>	o Cr.			10
Above	: 5 Cr.	RISK PROFILE AND MEANING		10
	Risk Profile	RISK PROFILE AND MEANING Meaning		10
ore Range				
• Above  ore Range  Up to 21  22 - 35	Risk Profile Risk Averse	Meaning  Preservation of capital is the most important objective. You are not willing to	instruments	rtable with
ore Range Up to 21	Risk Profile Risk Averse	Meaning  Preservation of capital is the most important objective. You are not willing to returns that are commensurate with bank deposits or other highly rated debt  You are prepared to take a small amount of short term risk for potential returns.	instruments rns that are higher than bank	rtable with
ore Range Up to 21 22 - 35 36- 50	Risk Profile Risk Averse Conservative	Preservation of capital is the most important objective. You are not willing to returns that are commensurate with bank deposits or other highly rated debt.  You are prepared to take a small amount of short term risk for potential return over the medium to long term.  You are looking for moderate capital growth over the long term but are cauti	instruments rns that are higher than bank ous towards taking high leve	rtable with deposits
ore Range Up to 21 22 - 35	Risk Profile Risk Averse  Conservative  Balanced	Preservation of capital is the most important objective. You are not willing to returns that are commensurate with bank deposits or other highly rated debt.  You are prepared to take a small amount of short term risk for potential return over the medium to long term.  You are looking for moderate capital growth over the long term but are cautiful However, you are comfortable with short term fluctuations in returns.	instruments  This that are higher than bank  ous towards taking high level  owth, willing to accept high	rtable with deposits els of risk.
ore Range Up to 21 22 - 35 36- 50 51 - 65	Risk Profile Risk Averse  Conservative  Balanced  Growth  Aggressive	Preservation of capital is the most important objective. You are not willing to returns that are commensurate with bank deposits or other highly rated debt You are prepared to take a small amount of short term risk for potential return over the medium to long term  You are looking for moderate capital growth over the long term but are cautiful However, you are comfortable with short term fluctuations in returns  You are willing to take significant risk in pursuit of higher long term capital growlatility and fluctuations in returns  You are willing to accept high risk for the potential of substantially higher long.	instruments  This that are higher than bank  ous towards taking high level  owth, willing to accept high	rtable with deposits els of risk.
ore Range  Up to 21  22 - 35  36- 50  51 - 65  6 or more  r risk scor	Risk Profile Risk Averse  Conservative  Balanced  Growth  Aggressive	Preservation of capital is the most important objective. You are not willing to returns that are commensurate with bank deposits or other highly rated debt You are prepared to take a small amount of short term risk for potential return over the medium to long term  You are looking for moderate capital growth over the long term but are cautiful However, you are comfortable with short term fluctuations in returns  You are willing to take significant risk in pursuit of higher long term capital growlatility and fluctuations in returns  You are willing to accept high risk for the potential of substantially higher long experience wide fluctuations in returns from year to year	instruments  This that are higher than bank  ous towards taking high level  owth, willing to accept high	deposits els of risk. market

I/ We understand that the investment in Securities is subject to market risk / volatility and the Portfolio strategy selected by me / us is not suitable for my/our risk profile as derived above. However, I fully understand the risks associated with such investments and I / we am/are willing to take such risk without being under any influence from the Investment Advisor. I / We will be solely responsible for this decision, and will not hold my / our Investment Advisor, Axis Securities liable for any losses incurred by me/ us on following its advice as per the selected Portfolio strategy or on account of market volatility. I therefore

want to override my current risk rating to make it \_\_\_\_\_\*.

\*Note: Upgrade only to the next risk level is permitted.

#### INVESTMENT POLICY STATEMENT

The purpose of this Investment Policy Statement (IPS) is to establish guidelines for the investable assets of The IPS endeavors to cover objectives and times horizons that should govern the management of the inves

1. CLIENT INFORMATION																												
Client Name																												
Burgundy Private Partner																	<u> </u>		<u> </u>									
Details		(	Categ	ory												Ca	teg	ory	Det	ails								
Risk Profile									- ·																			
Time Horizon																												
Investible Corpus																												
Target Return Expectation																												
Investment Objectives 1. Capital Protection 2. Balanced 3. Portfolio Growth																												
Source: Risk Profile duly filled b	/ client on																											
Value of total investments / ass			7																	. lak	(hs)	. As	set	clas	SS -	wise	e de	etail
	Lakhs) Fi							(in F	Rs. L	akhs)	Oth	ners_					_(ir	n Rs.	Lak	(hs)								
Value of total borrowings / liabi				(In	KS. L	.akr	ns)																					
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nvestment Advisors) Regulation  3. ASSET ALLOCATION  trategic Asset Allocation - The  Asset Class  Fixed Income  Equity  Alternative Investments  actical Asset Allocation: Based actically from the strategic allocation: Beset Allocation actically from the strategic allocation: Beset Class  Liquid  Fixed Income	strategic on the ov	asset a	allocat	ition v	would	be	e as d	etail	ed b	elow		we n	nay r	С	Per Ind	end i ex D Liqu	ncı Deta Liid Co	ge reasi ails Inde	ng/	decr	reas					deb	ot al	lloca
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Signature of Second Applicant

Signature of Primary Applicant

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5. CASH	 ~\A/	DEAL	HDEL.	4FNITC
D. L.ASE				

Client has stated that currently Rs. is needed on a (monthly/quarterly/semiannually or yearly) basis.

#### 6. PORTFOLIO LIQUIDITY

At least \_\_\_\_\_\_\_ % of the portfolio investments should be made into assets which can be liquidated within 7 working days (although there may be tax and/or exit load implications due to redemptions from these investments). No more than \_\_\_\_\_\_ % of the portfolio can be invested into good quality Equity & Debt instruments/portfolios with a stipulated lock-in period. This limit will be evaluated at the time of investment into a particular product. Tax Free Bonds and Fixed Deposits will not be considered close-ended as these can be liquidated in the secondary market / or be prematurely withdrawn.

#### 7. GUIDELINE FOR ALLOCATION STRATEGY WISE

#### Equity

Sub Asset Class	Investment Vehicle	Percentage
Passive Return Strategies	ETFs/Index Funds	
Active Strategies	MFs	
Managed Strategies	PMS/AIF	
Others	Direct Equity	

#### Debt

Sub Asset Class	Investment Vehicle	Percentage
Accrual Strategies	FMPs, Tax-Free Bonds, Low Duration Short-Term Funds, Roll-Down Maturity Funds, Market Linked Debentures, Corporate Bonds, Credit Risk and Medium Duration Bond Funds	
Duration Strategies	Income Funds, GILT Funds, Dynamic Bond Funds	
Cash	Arbitrage, overnight, Liquid, Ultra short term Funds, Money Market Funds	
Others	REIT/ Invit	

#### 8. RISK MEASURES

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Parameter	Guideline
Single Stock Exposure	To be maintained below 10%
Single Fund House	To be maintained below 20%
Single Scheme Limit	To be maintained below 5% of scheme AUM and no.of schemes to be maintained below 10
Single Scheme Exposure	To be maintained below 20%
Market Cap Exposure	Large Cap:
	Mid Cap:
	Small Cap:
Offshore Funds	To be maintained below%
Unlisted securities	To be maintained at 20% of equity AUM
Corpus	Schemes in MF to be minimum of Rs. 200 crs Schemes in Managed Strategies to be a minimum of Rs. 100 crs

- $1.\ Market\ cap\ will\ be\ as\ defined\ by\ SEBI\ (\ Top\ 100\ -\ Large\ Cap,\ 101-250\ are\ Mid\ Cap\ and\ 251+\ are\ small\ cap\ )$
- 2.No pre-defined cap on sectors. Top 15 sectors will be monitored and tracked
- 3.NFOs to be an exception from the AUM requirement

Primary Authorized Signatory Name

Second Applicant Signatory Name

Signature of Primary Applicant

Signature of Second Applicant

#### Debt

Parameter	Guideline
Credit Rating	SOV/AAA -
	AA+/AA/AA-
	A+ & Below -
Single Fund House	To be maintained below 20%
Single Scheme Limit	To be maintained below 5% of scheme AUM and no.of schemes to be maintained below 10
Single Scheme Expsoure	To be maintained below 20%
Modified Duration	Not Exceed years
No. of fund manager	To be maintained below 10 FM names
Corpus	Schemes in MF to be minimum of Rs. 200 crs
	Schemes in Managed Strategies to be a minimum of Rs. 100 crs

#### 1. Short Term Rating will be as per the mapping to long term rating

- 2. While calculating modified duration tax-free bonds, FMPs, Fixed Deposits, MLDs and other assets which are held to maturity are excluded
- 3. Corpus restriction for liquid will be maintained at a minimum of Rs. 1000 crs

#### Other Risk Guidelines for all assets

- 1. Absolute AIF to be maintained below 20% of total allocation
- 2. Structured Real Estate to be maintained below 5%
- 3. For managed portfolio minimum stocks per strategy to be 10

#### 9. REVIEW FREQUENCY AND DEVIATION SIGN OFFS

Frequency: Axis Securities/IA is responsible for monitoring the investing requirements as well as monitoring investment issues, and is responsible for suggesting changes to the IPS as necessary. Review of the IPS will happenevery quarter.

Deviation Approval: Any deviation to the pre set limits will need a prior sign off from the client before execution

#### 10. REPORTING

Portfolio Review Document: To be shared monthly with the client. The document will contain the below details -

- Portfolio holding summary
- Asset class wise performance
- Transaction history for the month
- Gain and Loss statement

Outlook Report: Will be shared on a quarterly basis with the client. This will contain Axis view on markets and overall strategy for the coming quarters

For	(client name)	
	<b>⊠</b> Signature of	Second Applicant

This IPS is valid until revised document is submitted by client



## **Account Opening Form - Individual**

Family Account ID (F	Required only if you hold an existing Family Account)
Family Name:	
Family Owner Name:	
Owner PAN:	
1. A/C HOLDER DETAILS	
1st Holder Name: FIRST NAME	
2nd Holder Name: FIRST NAME	
3rd Holder Name: FIRST NAME	MIIDDILE NAME LAST NAME
Sid Florider Name.	
2. MODE OF HOLDING (Please tick) Single Joint	Anyone or Survivor (Default)
3. BANK A/C details for linking with Investment Adivisory	Account
Name of Bank:	Bank Account No:
Type of Account: Cust ID*:	MICR Code:
IFSC Code: Branch Addr	ress:
4. DEMAT ACCOUNT DETAILS	*Note Customer ID for Axis Bank customer is mandatory*
Name of DP:	Danasitan (NISDI (CDSI).
	Depository (NSDL/CDSL):
DP ID	Depository (NSDL/CDSL):  Beneficiary ID:
	Beneficiary ID:
DP ID  Primary Authorized Signatory Name	
	Beneficiary ID:

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A) IDENTITY DETAILS  Name of the Applicant  Father's / Husband's Name    .a. Gender   Male   Female   Transgender   3 b. Marital status   Single   Married	APPLICATION FORM - PRIMARY APPLICANT  KNOW YOUR CLIENT (KYC)
Name of the Applicant  Father's / Husband's Name  a. Gender   Male   Female   Transgender   3 b. Marital status   Single   Married    Ist Applicant Signatur    List Applicant Signatur	(Please fill the form in ENGLISH and in BLOCK LETTERS)
Father's / Husband's Name  .a. Gender   Male   Female   Transgender   3 b, Marital status   Single   Married    .c. Date of Birth   D   MM   Y Y Y Y    .a. Nationality   Indian   Other (Please specify)    .b. Status   Resident Individual   Non-Resident   Foreign National    .a. PAN   Status   Status   Status   Status   Status    .s. Specify the proof of the Identity submitted   Pan Card   Any Others (Please specify)    B) OCCUPATION & INCOME (PLEASE TICK)    Private Sector   Public Sector   Govt. Service   Business Professional   Agriculturist    Retired   House-Wife   Student   Other    come per annum: Rs.   <25   25 - 50   50 - 100   > 100    et worth is Rs.   As on   (Should not be older than 1 year)    Correspondence Address    Correspondence Address   As on   Fax No.    Email ID   Fax No.    Email ID   Fax No.    Email ID   Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)    Ity / Town / Village   PIN Code    Ity / T	A) IDENTITY DETAILS
a. Gender   Male   Female   Transgender   3 b. Marital status   Single   Married	1. Name of the Applicant
. c. Date of Birth	2. Father's / Husband's Name
a. Nationality   Indian   Other (Please specify)   b. Status   Resident Individual   Non-Resident   Foreign National   c. a. PAN	
b. Status   Resident Individual   Non-Resident   Foreign National   a. PAN   5 b. Aadhaar Number, if any   X X X X X X X X X X X X X X X X X X	3. c. Date of Birth DD MM YYYY
specify the proof of the Identity submitted	4. a. Nationality
Specify the proof of the Identity submitted  Pan Card  Any Others (Please specify)  B) OCCUPATION & INCOME (PLEASE TICK)  Private Sector  Public Sector  Govt. Service  Business Professional  Agriculturist  Agriculturist  Setting  House-Wife  Student  Other  Gome per annum: Rs.  425  25 - 50  50 - 100  100  100  100  100  10	4. b. Status Resident Individual Non-Resident Foreign National
B) OCCUPATION & INCOME (PLEASE TICK)    Private Sector   Public Sector   Govt. Service   Business Professional   Agriculturist     Retired   House-Wife   Student   Other     Income per annum: Rs.   <25   25 - 50   50 - 100   >100     Income per annum: Rs.   As on   . (Should not be older than 1 year)    Comparison of Country   Country	5. a. PAN 5 b. Aadhaar Number, if any XXXXXXXXXX
Private Sector	6. Specify the proof of the Identity submitted Pan Card Any Others (Please specify)
Retired	B) OCCUPATION & INCOME (PLEASE TICK)
et worth is Rs.	
et worth is RsAs on (Should not be older than 1 year)  C) ADDRESS DETAILS  Correspondence Address  Lity / Town / Village	
C) ADDRESS DETAILS  . Correspondence Address  . Correspondence Address  . Correspondence Address  . Country	
Correspondence Address  ity / Town / Village	Net worth is Rs As on (Should not be older than 1 year)
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Actate Country Country Country Country Specify the Proof of address submitted for Correspondence Address:  Contact Details: Tel (Off.) Tel. (Res.) Fax No.  Email ID Fax No.  Email ID Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  OTHER DETAILS  Are you a politically exposed person (PEP): Yes No  Are you related to any PEP: Yes No	1 Correspondence Address
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Actate Country Country Country Country Specify the Proof of address submitted for Correspondence Address:  Contact Details: Tel (Off.) Tel. (Res.) Fax No.  Email ID Fax No.  Email ID Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  OTHER DETAILS  Are you a politically exposed person (PEP): Yes No  Are you related to any PEP: Yes No	
Specify the Proof of address submitted for Correspondence Address:  Contact Details: Tel (Off.)  Mobile No.  Email ID  Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  Plin Code  ity / Town / Village  PIN Code  Tel. (Res.)  Pax No.  Pay No.  Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  OTHER DETAILS  Are you a politically exposed person (PEP): Yes No  No.  No.  No.  Tel. (Res.)  Te	
Mobile No. Email ID Fax	City / Town / Village PIN Code
Email ID  Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  ity / Town / Village	City / Town / Village PIN Code Country
Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  ity / Town / Village	City / Town / Village PIN Code State Country 2. Specify the Proof of address submitted for Correspondence Address:
ity / Town / Village PIN Code tate Country  Specify the Proof of address submitted for Residence / Permanent Address:  OTHER DETAILS  Are you a politically exposed person (PEP): Yes No  Are you related to any PEP: Yes No	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address:  3. Contact Details: Tel (Off.)
Country  Specify the Proof of address submitted for Residence / Permanent Address:  OTHER DETAILS  Are you a politically exposed person (PEP):  Yes  No  Are you related to any PEP:  Yes  No	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address:  3. Contact Details: Tel (Off.) Tel. (Res.) Fax No.
Country  Specify the Proof of address submitted for Residence / Permanent Address:  OTHER DETAILS  Are you a politically exposed person (PEP):  Yes  No  Are you related to any PEP:  Yes  No	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address:  3. Contact Details: Tel (Off.) Tel. (Res.) Mobile No. Email ID
Country  Specify the Proof of address submitted for Residence / Permanent Address:  OTHER DETAILS  Are you a politically exposed person (PEP):  Yes  No  Are you related to any PEP:  Yes  No	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address:  3. Contact Details: Tel (Off.) Tel. (Res.) Tel. (Res.) Fax No.  Email ID
Specify the Proof of address submitted for Residence / Permanent Address:  OTHER DETAILS  Are you a politically exposed person (PEP):  Yes  No  Are you related to any PEP:  Yes  No	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address:  3. Contact Details: Tel (Off.) Tel. (Res.) Tel. (Res.) Fax No.  Email ID
OTHER DETAILS  Are you a politically exposed person (PEP):  Yes  No  Are you related to any PEP:  Yes  No	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address:  3. Contact Details: Tel (Off.) Tel. (Res.) Mobile No. Email ID  4. Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)
Are you a politically exposed person (PEP):	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address: 3. Contact Details: Tel (Off.) Tel. (Res.) Fax No.  Email ID  4. Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  City / Town / Village PIN Code
Are you a politically exposed person (PEP):	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address: 3. Contact Details: Tel (Off.) Tel. (Res.) Fax No.  Email ID  4. Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  City / Town / Village PIN Code
Are you related to any PEP:	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address: 3. Contact Details: Tel (Off.) Tel. (Res.) Mobile No. Email ID  4. Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  City / Town / Village PIN Code State Country  5. Specify the Proof of address submitted for Residence / Permanent Address:
have already done my KYC KRA registration/documentation through a SEBI registrered intermediary $\Box$ Yes $\Box$ No	City / Town / Village PIN Code State Country 2. Specify the Proof of address submitted for Correspondence Address: 3. Contact Details: Tel (Off.) Tel. (Res.) Fax No. Email ID Fax No.  Email ID PIN Code 4. Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  City / Town / Village PIN Code State Country 5. Specify the Proof of address submitted for Residence / Permanent Address:  D) OTHER DETAILS
	City / Town / Village PIN Code State Country  2. Specify the Proof of address submitted for Correspondence Address: 3. Contact Details: Tel (Off.) Tel. (Res.) Mobile No. Email ID  4. Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)  City / Town / Village PIN Code State Country  5. Specify the Proof of address submitted for Residence / Permanent Address:  D) OTHER DETAILS

SELF-CERTIFICATION FOR INDIVIDUAL - FATCA/CRS DECLARATION FORM
Name of the Client
Date of Birth DD MM YYYY
FATCA/CRS Declaration Form
Part I- Please fill in the country for each of the following:
1 Country of
a) Birth
b) Citizenship
c) Residence for Tax Purposes
2 US Person (Yes / No)
Part II- Please note:
a. If in all fields above, the country mentioned by you is India and if you do not have US person status, please proceed to Part III for signature.
b. if for any of the above field, the country mentioned by you is not India and/or if your US person status is Yes, please provide the Tax Payer Identification Number (TIN) or functional equivalent as issued in the specific country in the table below:
i) TIN
Country of Issue
ii) TIN
II) IIN
Country of Issue
iii) TIN
Country of Issue
a. In case any of the parameters in Part I indicates that you are a US person or a person resident outside of India for tax purpose and you do not have Taxpayer Identification Numbers/functional equivalent, please complete and sign the Self-Certification section given in Part IV.
b. In case you are declaring US person status as 'No' but your Country of Birth is US, please provide document evidencing Relinquishment of Citizenship. If not available provide reasons for not having relinquishment certificate

Please also fill Part IV Self-Certification.

#### Part III- Customer Declaration (Applicable for all customers)

- (i) Under penalty of perjury, I/we certify that:
- 1. The applicant is (i) an applicant taxable as a US person under the laws of the United States of America ("U.S.") or any state or political subdivision thereof or therein, including the District of Columbia or any other states of the U.S., (ii) an estate the income of which is subject to U.S. federal income tax regardless of the source thereof. (This clause is applicable only if the account holder is identified as a US person)
- 2. The applicant is an applicant taxable as a tax resident under the laws of country outside India. (This clause is applicable only if the account holder Is a tax resident outside of India)
- (ii) I/We understand that the Axis Securities Limited is relying on this information for the purpose of determining the status of the applicant named above in compliance with FATCA/CRS. The Axis Securities Limited is not able to offer any tax advice on CRS or FATCA or its impact on the applicant. I/we shall seek advice from professional tax advisor for any tax questions.
- (iii) I/We agree to submit a new form within 30 days if any information or certification on this form becomes incorrect.
- (iv) I/We agree that as may be required by domestic regulators/tax authorities the Axis Securities Limited may also be required to report, reportable details to CBDT or close or suspend my account.
- (v) I/We certify that I/we provide the information on this form and to the best of my/our knowledge and belief the certification is true, correct, and complete including the taxpayer identification number of the applicant.
- (vi) I/We permit/authorise Axis Securities Limited to collect, store, communicate and process information relating to the Account and all transactions therein, by Axis Securities Limited and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign.
- (vii) I / We hereby accept and acknowledge that Axis Securities Limited shall have the right and authority to carry out investigations from the information available in public domain for confirming the information provided by me / us to Axis Securities Limited.
- (viii)I/We shall indemnify Axis Securities Limited for any loss that may arise to Axis Securities Limited on account of providing incorrect or incomplete information.

Name:			
€ Signature	Dat	e DD MM YYYY	
Part IV- Self-Certification	n:		
	in Part I is other than Ind ned as Yes in Part I, and TI	ia and TIN or functional equivalent N is not available	is not available, or
	•		other than India, though one or more parameters wing document as proof of my citizenship and
Document Proof submitte	ed (Pls tick document bei	ng submitted)	≥ Signature
Passport	Election Id Card	PAN Card	
Driving License	UIDAI Letter	NREGA Job Card	
Govt. Issued ID Card			
Note: Axis Securities Lim	ited will update FATCA/C	RS details in all relevant accounts	maintained by you according to this document.

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#### **CUSTOMER DECLARATION FOR PRIMARY APPLICANT**

#### E) 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.

My personal details / KYC details may be shared with Central KYC Registry
I hereby consent to receiving information from Central KYC Registry through SMS / Email on the registered number/Email address

I nereby consent to receiving information from Central KYC Registry through SMS / Email on the registered number/Email address		
Date: DD MM YYYY	Place:	Signature of the Primary Applicant
	OFFICE USE ONLY	
Originals verified and Self-Attested Docum	nent copies received	
☐ In-Person-Verification (IPV) Done:		
a. Name of the Person		
b. Designation		
c. Name of Organisation		
Date: DD MM YYYY		Seal / Stamp of the Branch

## APPLICATION FORM - JOINT HOLDER 1 KNOW YOUR CLIENT (KYC)

(Please fill the form in ENGLISH and in BLOCK LETTERS) A) IDENTITY DETAILS 1. Name of the Applicant 2. Father's / Husband's Name 3 b. Marital status Single Married 3. c. Date of Birth D D M M Y Y Y Y 4. a. Nationality Indian Other (Please specify) Resident Individual Non-Resident Foreign National 4. b. Status 5 b. Aadhaar Number, if any  $|X| \times |X| \times |X| \times |X| \times |X|$ 5. a. PAN 6. Specify the proof of the Identity submitted Pan Card Any Others (Please specify) B) OCCUPATION & INCOME (PLEASE TICK) Private Sector Public Sector Govt. Service Business Professional Agriculturist Retired House-Wife Student Other Income per annum: Rs. <25 25 - 50 50 - 100 >100 Net worth is Rs. As on . (Should not be older than 1 year) C) ADDRESS DETAILS 1. Correspondence Address City / Town / Village PIN Code State Country 2. Specify the Proof of address submitted for Correspondence Address: 3. Contact Details: Tel (Off.) Tel. (Res.) Mobile No. Fax No. **Email ID** 4. Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address) City / Town / Village PIN Code Country 5. Specify the Proof of address submitted for Residence / Permanent Address: D) OTHER DETAILS a) Are you a politically exposed person (PEP): Yes No

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c) I have already done my KYC KRA registration/documentation through a SEBI registrered intermediary  $\ \square$  Yes  $\ \square$  No

b) Are you related to any PEP: Yes No

#### **CUSTOMER DECLARATION FOR PRIMARY JOINT APPLICANT**

#### **E) 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.

My personal details / KYC details may be shared with Central KYC Registry I hereby consent to receiving information from Central KYC Registry through SMS / Email on the registered number/Email address Date: DD Place: **OFFICE USE ONLY** Originals verified and Self-Attested Document copies received In-Person-Verification (IPV) Done: a. Name of the Person b. Designation c. Name of Organisation Date: DD

ADDITIONAL INFORMATION FOR JOINT APPLICANT / GUARDIAN			
FATCA - CRS DECLARATION			
		•	ry OR $\square$ I am a tax resident of the country/ies mentioned in the table ident for tax purposes and the associated Tax ID Numbers below:
City of Birth: Country of Birth:			untry of Birth:
Address Type	e of Tax Purpose	Residential Busines	s Registered Office
Country#	Tax Identification	Identification Type	Address for Tax Purpose
Country#	Number %	(TIN or Other, please specify)%	☐ Communication ☐ Permanent ☐ Please note the address below
Date: DD	MM YY	Y Y Place:	

# To also include USA, where the individual is citizen/green card holder of USA

% In case Tax Identification Number is not available, kindly provide functional equivalent. FATCA-CRS Certification: I hereby understood the information requirement of this Form and hereby confirm that the information provided by me/us on this form is true, correct and complete and hereby accept the same.

Declaration: I hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting. I/We am/are aware that I/We may be held liable for it. My personal /KYC details may be shared with Central KYC Registry. I hereby consent to receiving information from Central KYC Registry through SMS/Email on the above registered number/email address

Declaration: I do hereby solemnly declare that the information provided above is up to date and correct and I hereby submit my recent photograph and self-attested photocopy of the KYC documents.

Date: DD MM YYYY	Place:	— Signature of Joint Applicant

#### **APPLICATION FORM - JOINT HOLDER 2**

#### **KNOW YOUR CLIENT (KYC)**

(Please fill the form in ENGLISH and in BLOCK LETTERS)  A) IDENTITY DETAILS
1. Name of the Applicant
2. Father's / Husband's Name
3. a. Gender Male Female Transgender 3 b. Marital status Single Married
3. c. Date of Birth DD MM YYYY
4. a. Nationality  Indian Other (Please specify)
4. b. Status Resident Individual Non-Resident Foreign National
5. a. PAN 5 b. Aadhaar Number, if any XXXXXXXXX
6. Specify the proof of the Identity submitted Pan Card Any Others (Please specify)
B) OCCUPATION & INCOME (PLEASE TICK)
□ Private Sector       □ Public Sector       □ Govt. Service       □ Business Professional       □ Agriculturist         □ Retired       □ House-Wife       □ Student       □ Other
Income per annum: Rs.
Net worth is Rs As on (Should not be older than 1 year)
C) ADDRESS DETAILS  1. Correspondence Address
1. Correspondence Address
City / Town / Village PIN Code
State Country Country
2. Specify the Proof of address submitted for Correspondence Address:
3. Contact Details: Tel (Off.)
Mobile No. Fax No.
Email ID
4. Permanent Address (If different from above, Mandatory for Non-Resident Applicant to specify overseas address)
City / Town / Village PIN Code
State Country
5. Specify the Proof of address submitted for Residence / Permanent Address:
D) OTHER DETAILS  a) Are you a politically exposed person (PEP):  Yes  No  b) Are you related to any PEP:  Yes  No
c) I have already done my KYC KRA registration/documentation through a SEBI registrered intermediary

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#### **CUSTOMER DECLARATION FOR PRIMARY JOINT APPLICANT**

#### **E) DECLARATION**

Date: D D

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.

My personal details / KYC details may be shared with Central KYC Registry

I hereby consent to receiving information from Central KYC Registry th	hrough SMS / Email on the registered number/Email address

Date: DD	MM	Place:		Signature of thEe Joint Applicant
_ •		ested Document copies received	E USE ONLY	
a. Name o	-Verification (IPV) D of the Person ation of Organisation	one:		
	RS DECLARATION	Signature of the	authorised signatory  FOR JOINT APPLICANT / GUA	Seal / Stamp of the Branch  ARDIAN
☐ I am a ta below: Plea City of Birth	x resident of India a se indicate the coun	ntry/ies in which the entity is a res	ident for tax purposes and the untry of Birth:	f the country/ies mentioned in the table associated Tax ID Numbers below:
Country#	Tax Identification Number %	Identification Type (TIN or Other, please specify)%	Add Communication Perma	Iress for Tax Purpose anent Please note the address below
information r and hereby a Declaration:I to inform you resenting. I/V	c Identification Num requirement of this F ccept the same. hereby declare that I of any changes the We am/are aware tha	Form and hereby confirm that the the details furnished above are tru rein, immediately. In case any of th	functional equivalent. FATCA-information provided by me/us ue and correct to the best of my e above information is found to y personal /KYC details may be	where the individual is citizen/green card holder of USA  CRS Certification: I hereby understood the  con this form is true, correct and complete  y/our knowledge and belief and I undertake be be false or untrue or misleading or misrep- e shared with Central KYC Registry. I hereby gistered number/email address
		y declare that the information prov by of the KYC documents.	ided above is up to date and co	orrect and I hereby submit my recent photo-

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Place:

#### NOMINATION FORM

I/We do hereby nominate the undermentioned Nominee(s) to receive the Units allotted to my/our credit in my/our folio in the event of my/our death. I/We also understand that all payments and settlements made to such Nominee(s) and Signature of the Nominee(s) acknowledging receipt thereof, shall be valid discharge by Axis Securities Ltd.

1. Name of first nominee	
2. Name of parent / legal guardian (in case of minor)	
3. Date of Birth DD MM YYYYY 4. PAN	
5. Relationship with primary applicant	Specimen Signature of
6. Percentage of Investment Allocation %	Nominee / Guardian
7. Address of first nominee / legal guardian	
	DIN C I
City / Town / Village Countr	PIN Code
State	y
1. Name of second nominee	
2. Name of parent / legal guardian (in case of minor)	
3. Date of Birth DD MM YYYY 4. PAN	
5. Relationship with primary applicant	Specimen Signature of Nominee / Guardian
6. Percentage of Investment Allocation %	Nominee / Guardian
7. Address of first nominee / legal guardian	
City / Town / Village	PIN Code
State Countr	
1. Name of third nominee	
2. Name of parent / legal	
guardian (in case of minor)	
3. Date of Birth	
5. Relationship with primary applicant Specimen Signature Nominee / Guardian	
6. Percentage of Investment Allocation  %	Nominee / Guardian
7. Address of first nominee / legal guardian	
City / Town / Village	PIN Code
State Countr	
The total percentage of investment allocation (across all Nominee/s) can not exceed 100%	
Name of First Holder	
Date: DD MM YYYY	✓ Signature of First Holder
Name of Second Holder	
Date: DD MM YYYYY	✓ Signature of Second Holder
	or occord Holder
Name of Thrid Holder	Cionatura of Theid Helder
Date: DD MM YYYY	✓ Signature of Thrid Holder

## V 1 2 10/10

#### INSTRUCTIONS FOR FILLING NOMINATION FORM

- 1. The nomination can be made only by individuals applying for/holding units on their own behalf singly or jointly. Non-individuals including society, trust, body corporate, partnership firm, karta of Hindu undivided family, holder of Power of Attorney cannot nominate. If the units are held jointly, all joint holders will sign the nomination form.
- 2. Minor(s) can be nominated and in that event, the name, address and signature of the guardian of the minor nominee(s) shall be provided by the unitholder. Nomination can also be in favour of the Central Government, State Government, a local authority, any person designated by virtue of his office or a religious or charitable trust.
- 3. The Nominee shall not be a trust, other than a religious or charitable trust, society, body corporate, partnership firm, 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 units stands rescinded upon the transfer of units.
- 5. Nomination can be made for maximum number of three nominees. In case of multiple nominees, the percentage of allocation/share in favour of each of the nominees should be indicated against their name and such allocation/share should be in whole numbers without any decimals making a total of 100 percent. In the event of the Unitholders not indicating the percentage of allocation / share for each of the nominees, respective Asset Management Company Limited (AMC), by invoking default option shall settle the claim equally amongst all the nominees.
- 6. Transfer of units in favour of Nominee(s) shall be valid discharge by the AMC against the legal heir.
- 7. The cancellation of nomination can be made only by those individuals who hold units on their own behalf singly or jointly and who made the original nomination.
- 8. On cancellation of the nomination, the nomination shall stand rescinded and the AMC shall not be under any obligation to transfer the units in favour of the Nominee(s).

	PAN BASED EMAIL ID / MO	BILE NO. UPDATION FORM		
First / Sole Holder PAN				
Investor Name				
CONFIRMATION / UPDATION OF E	MAIL ADDRESS IN AFORESAID	FOLIO(S)		
Updation of new contact details  Email Address	Confirmation of existing cont	act details / family declaration		
Email address specified above belongs	to self or family, due to investor	being (Please tick any one option from below)		
Self	Spouse	□ POA		
Guardian (for Minor investment)	Dependent Children	Custodian		
Dependent Parents	Dependent Siblings	☐ PMS		
CONFIRMATION / UPDATION OF M	IOBILE NUMBER IN AFORESA	ID FOLIO(S)		
Mobile Number				
Mobile number specified above belong	s to self or family, due to invest	or being (Please tick any one option from below)		
Self	Spouse	POA		
Guardian (for Minor investment)	Dependent Children	Custodian		
Dependent Parents	Dependent Siblings	☐ PMS		
Contact Number (Phone - Office)				
Contact Number (Phone - Residence)				
Please update KYC Status in all my folio	os (Please enclose proof of KYC	verification)		
UNIT HOLDER(S) SIGNATURE(S) & D	ECLARATION			
		al Funds folio(s) serviced by CAMS, where I am the holder of the treated as the necessary authorization in this regard.		
	Second Unit-holder	Third Unit-holder		
ACKNOWLEDGEMENT SLIP				
Received from:				
PAN:				
Updation of Email id:				
Mobile No.				
Home / Office Phone No.				
KYC status				
		Official Collection Center / Point of Acceptance		
		seal & sign		
		seal & sign		

Axis Securities Limited Investment Advisor Reg No. INA00000615, The certificate of registration granted under Investment Advisory Regulation 9 shall be valid untill it is suspended or cancelled by the Board., Reg Address: Axis Securities Ltd, Unit 002, Building - A, Agastya Corporate Park, Piramal Realty, Kamani Junction, Kurla West, Mumbai - 400 070. Principal Officer - Mr. Pranav Haridasan, Email - compliance@axissecurities.in, Tel No. - 022-42274649, SEBI office addresses- https://www.sebi.gov.in/contact-us.html.