

Annexure 1[c]

INDEMNITY

This deed of indemnity is made at _____ this _____ day of _____ by
_____, S/o, /D/o/ W/o, _____, residing at
_____ and _____ S/o, /D/o/ W/o, _____,
residing at _____ [herein after referred to as the “Claimant(s)” which
expression shall unless it be repugnant or contrary to the context thereof means and includes his/
her legal heirs and successors] in favour of _____ (DP Name) having its registered
address at _____
and acting as a duly registered Participant under the provisions of the Depositories Act, 1996
and the Regulations and Bye Laws made there under [herein after referred to as the
“Participant” which expression shall, unless it be repugnant or contrary to the context thereof,
mean and include its successors and permitted assigns]

AND

National Securities Depository Limited , and having its registered address at 4th Floor, Trade
World, “A”-Wing, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400
013 and acting as a duly registered Depository under the provisions of the Depositories Act,
1996 and the Regulations and Bye Laws made there under [herein after referred to as the
“Depository” which expression shall, unless it be repugnant or contrary to the context thereof,
mean and include its successors and permitted assigns]

WHEREAS

1. The Beneficial Owner (BO) account [Client ID: _____ DP ID: IN _] is held in the joint names of _____, _____ and _____ with the Participant.

2. _____ died on _____

3. _____ is survived by the following BO(s) / Legal heirs

Sr.no.	Name	Gender	Relationship with deceased	Address

4. After the death of _____, the Claimant(s) have instead of complying with the provisions of NSDL Business Rule 12.6.1 and ensuring that the securities held in the BO account [Client ID : _____], are transmitted to the BO account held by the Claimant(s) in his/her / their single / joint name (s) , purchased the following securities through broker _____ on the dates/settlement nos. mentioned against each and received the credits in the said BO account [Client ID _____ DP ID IN _____]

Sr. No	Name Of The Scrip	ISIN	Qty. Of Shares	Date Of Credit	Settlement No.

5. After the death of_____, the Claimant(s) have instead of complying with the provisions of NSDL Business Rule 12.6.1 and ensuring that the securities held in the BO account [Client ID :_____], are transmitted to the BO account held by the Claimant(s) in his/her / their single / joint name (s) , delivered the following securities from the Beneficial Owner account [Client ID:_____] towards stock exchange obligations through broker_____on the dates/settlement nos. mentioned against each and received the sale proceeds in the savings bank account no._____ held in the name(s) of _____,_____and_____with _____Bank :

Sr. No	Name Of The Scrip	ISIN	Qty. Of Shares	Date Of Debit	Settlement No.

6. In consideration of the Participant agreeing to transmit the following securities now held in the said BO account [Client ID: _____ DP ID : IN_____] to the BO account [Client ID : _____ DP ID : IN_____] held in the name of the Claimant(s),_____and I/ We _____and _____indemnify the Depository and the Participant as under :

Sl. No	ISIN	Name of the Company	No. of shares

This DEED WITNESSETH that in consideration of the Depository and the Participant agreeing to transmit the securities now held in the said BO [Client ID:_____ DP ID : IN_____] as listed at paragraph (5) herein above, to my / our BO account [Client ID : _____ DP ID : IN_____] that I / We _____and _____, the Claimant(s), do hereby agree to keep indemnified and hold the Participant and NSDL saved, harmless and defended for all times hereafter from and against all losses, claims, legal proceedings, actions, demands, risks, charges, taxes, duties, damages, costs, expenses, including attorney and legal fees and penalties whatsoever which may be initiated against the Depository or the Participant by reason of the Depository and the Participant having agreed at my /our request to transmit the securities now held in BO [Client ID : _____ DP ID : IN_____] as listed at paragraph (5) herein above to the BO account [Client ID:_____; DP ID: IN_____] held with the Participant _____in my / our name and further agree to indemnify the Depository and the Participant

for the transactions / debits made received in the aforesaid BO account (Client ID. _____; DP ID. IN _____) and in case of any claims/disputes in respect of any of the securities listed at (5) hereinabove, by any person. If called upon by the Depository or the Participant to do so, I/ We shall join any proceedings that may be initiated against the Depository or the Participant and I / we shall defend at my/ our cost any such proceedings. Further, I /We shall initiate such proceedings as may be considered necessary by the Depository or the Participant , if called upon by the Depository or the Participant to do so, in order to protect the Depository or the Participant's interest and to further and perfect the indemnity granted by me / us hereby in favour of the Depository and the Participant.

IN WITNESS WHEREOF:

Dated this _____ day of _____ 202_

Signed and delivered by the

_____ and _____ [Claimant (s)]

Before Me

Notary Public