Account Opening Form

Part A of Trading And Demat Account Opening Form (Non-Individual)

Client Name:
Client Code:
AP Name:
Traine.
AP Code:
AP Code:
Dealer Controller ID:
Dealer Controller ID.
Lead ID:
Lead ID:
DM Emp Code:
RM Emp. Code:
DMA Naman
RM Name:
Sharing Ratio:

This document is to be read along with Part B

NON IND. VERSION 4



PART A OF TRADING & DEMAT ACCOUNT OPENING FORM

The Trading & Demat Account Opening Form is divided in two Parts-Part A and Part B. Part A of the form captures the Demographic and other details required for opening the account(s) and Part B contains Rights & Obligation, Risk Disclosure Document, Policy and Procedures, Guidance Note and Additional Terms and Conditions.

INDEX OF DOCUMENTS (PART A)

SI. No.	Name of the Document	Brief Significance of the Document	Page No.					
	MANDATORY DO	MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES						
1	Account Opening Form	Document captures the basic and additional information about the client relevant to Trading and Demat an instruction / check list	01					
2	Tariff sheet (Trading and Demat)	Document detailing the rate/amount of brokerage and other charges levied on the client for Trading Account	09					

VOLUNTARY DOCUMENTS AS REQUIRED BY AXIS SECURITIES LIMITED

3	Bank Mandate / DDPI	Conferring rights on Axis Limited (ASL) to debit/ credit/ block/ unblock funds and securities in the linked demat/ bank account.	10
4	Terms and Conditions	Lays down Terms and Conditions	13
5	Declaration by Partnership Firm	Facilitates the operation of the trading account opened in the name of Partnership Firm.	14
6	Board Resolutions	Lays down the format of Board Resolution	15
7	Letter of Authorisation for Karta of HUF	Facilitates the operation of the account opened in the name of HUF	16
8	FATCA	Application for KYC Registration	17

INDEX OF DOCUMENTS (PART B)

SI. No.	Name of the Document	Brief Significance of the Document	Page No.								
	MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES										
1	Rights and Obligations (Trading)	Document stating the Rights & Obligations of stock broker/trading member, Authorised person and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading)	5-9								
2	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market	10-12								
3	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors	13-14								
4	Rights and Obligations (Demat)	Document stating the Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories	15-16								
5	Rights and Obligations (Margin Trading)	Document stating the Rights and Obligations relating to margin trading facility	17-19								
6	Policies and Procedures	icies and Procedures Document describing significant policies and procedures pertaining to the trading account									
	VOLUNTARY DOCU	MENTS AS REQUIRED BY AXIS SECURITIES LIMITED									
7	Additional Terms & Conditions	Lays down other Terms & Conditions applicable to Client Account	25-29								

NAME OF TRADING / CLEARING MEMBER: AXIS SECURITIES LIMITED

SEBI Registration No. and Date : NSE, BSE, MSEI, MCX, NCDEX - Single Registration No. INZ000161633, 22-12-2017

CDSL, NSDL-Single Registration No. IN-DP-403-2019

Registered Office Address : Unit 002 A, Building - A, Agastya Corporate Park, Piramal Realty, Kamani Junction, Kurla West,

Mumbai - 400 070. Ph:022-24252525, Fax:022-43253118, Website: www.axisdirect.in

Correspondence Office Address : Aurum Q Parć, Q2 Building, Unit No. 1001, 10th Floor, Level - 6, Plot No. 4/1 TTC,

Thane - Belapur Road, Ghansoli, Navi Mumbai, Pin Code - 400710.

Compliance Officer Name Rajiv Kejriwal

Phone No. & Email ID : 022-68555574, compliance.officer@axisdirect.in

CEO Name : Pranav Haridasan (Managing Director & CEO)

Phone No. & Email ID : 022-42274649, jmd@axisdirect.in

For Any grievance/dispute please contact ASL at the above address or email-customer.grievance@axisdirect.in Ph. No.022-40508080 & 022-61480808. In case not satisfied with the response, please contact the concerned exchange(s) at NSE-Email-ignse @nse.co.in Ph.No. 022-26598190 BSE-Email-is@bseindia.com Ph.No.022-22728097 & MSEI, Email-investorcomplaints@msei.in Ph. 022-67319000, grievance@ mcxindia.com, 022-67318888, NCDEX, Email - askus@ncdex.com, Ph. No. 18002662339.

Corporate Office Address: Unit 002 A, Building - A, Agastya Corporate Park, Piramal Realty, Kamani Junction, Kurla West,

Mumbai - 400 070.

ACKNOWLEDGEMENT BY THE APPLICANT

I/We acknowledge the following:

- I/We have provided the details alongwith the required document for opening the Trading, Demat Account
- I/We have read & understood & acknowledge that I/We have been provided with Part B of the Account opening form comprising Rights and Obligations, Risk Disclosure Document, Policy and Procedures, Guidance Note and Additional Terms and Conditions
- With reference to my / our application for opening a depository account, I/we have received and read the copy of the document, "Rights 3. and Obligations of the Beneficial Owner and Depository Participant"
- I/we confirm that I/we have not paid any cash or given any bearer cheque to the executive of Axis Securities in connection with opening of the account

UCC Code allotted to the Client ___

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

I / We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD and Guidance Note. I/We have given/sent him/ a copy of all the KYC documents. I/We undertake that any change in the 'Policy and Procedures', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be made available on my/our website, if any, for the information of the clients.uploaded on our website after customer login,









INSTRUCTIONS

FORM FILLING

- 1. Please check if all signatures with the hand symbol are signed
- 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 all the documents
- 5. Photographs of Authorised Signatory(s) have to be affixed on the form, signed across
- 6. White Ink is not allowed for alteration/ correction on the Account Opening Form (hereinafter refereed to as AOF)
- 7. Any alteration/ correction thereby should be attested by full signature of the Authorised Signatories and Sign with Rubber stamp
- 8. Self attested copy of PAN card is mandatory for Promoters/Partners/Karta/Trustees and whole time directors and persons authorized to deal in securities on behalf of company/firm/others
- 9. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as mentioned below
- 10. If any proof of identity or address is in a foreign language, then translation into English is required
- 11. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted
- 12. If Correspondence & Registered address are different, then proofs for both have to be submitted
- 13. 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/ militar officers, Senior executives of state owned corporations, important political party officials, etc.
- 14. Form need to be initialised by all the authorised signatories
- 15. Documents having an expiry date should be valid on the date of submission
- 16. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given

MANDATORY DOCUMENT/ INFORMATION/ REQUIREMENTS

- 1. Signature and stamps: All places where signatures are required are marked for convenience. Please ensure to affix the relevant stamp at all places where the Authorised Signatory(s) is / are signing. Stamps to be affixed are as follows:
 - i) HUF Karta
 - ii) Partnership Firm Authorised Partners
 - iii) Trust Trustee / Authorized signatory
 - iv) Company Director / Authorized signatory / Whole time Directors / Managing Directors / Promoters
 On all Identity and Address Proof documents submitted
- 2. Registered and Correspondence address shall be complete and clear.
- 3. E-mail ID of the authorised signatory shall be mentioned correctly. All communication shall be sent at this ID for the applicant.
- 4. "ASL"/ 'the company '/ 'member', wherever it appears, would mean Axis Securities Ltd.
- 5. ASL reserve the right to reject the Account opening form without assigning any reason whatsoever.

EXEMPTIONS/ CLARIFICATIONS TO PAN

(Sufficient documentary evidence in support of such claims to be submitted)

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

LIST OF PEOPLE AUTHORISED TO ATTEST THE DOCUMENT

Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/ Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).

ACKNOWLEDGEMENT	
We acknowledge the receipt of documents from M/s.	for opening a Trading Account
Employee Name:	
Seal & Sign of Officer	
Note:	
This acknowledgement does not mean acceptance of the above documents and Axis Securiopen the account.	ties Limited is not under compulsory obligation to
In case the account is not opened for any reason, Axis Securities Limited (ASL) is not applicant(s).	obliged to return the above documents to the
Axis Securities Ltd., Aurum Q Parć, Q2 Building, Unit No. 1001, 10th Floor, Level – 6, Plot N Mumbai, Pin Code – 400710.	lo. 4/1 TTC, Thane - Belapur Road, Ghansoli, Navi
NSDL DP ID I N 3 0 4 2 9 5 CDSL DP ID 1 2 0 4 9 2 0 0	
We hereby acknowledge the receipt of the Demat account opening application from	
Sole/First Holder FIRST NAME MIDDLE N	AMELLAST NAME
Second Holder FIRST NAME MIDDLE N	AME LAST NAME
Third Holder FIRST NAME MIDDLE N	A M E L A S T N A M E





Trading & Demat Account Opening Form

I/we wish to op Ordinary Res		Demat A/c	☐ Trading A/c	Demat A/c with	NSDL CE	DSL
CLIENT INFO	DRMATION DE	TAILS				
	t) ms, Association rsons, the name					t is opened in the name of cred Trust, etc., should be
		ease sign in the re	elevant boxes where yo	ou wish to trade. The se	gment not chosen	should be strike off.)
Exchange	NSE, BSE					MCX, NCDEX
All Segment	Cash / Mutua	Fund / SLB	F&0	Currency	Debt	Commodity Derivatives
			E			Æ
ty/Currency/Co	ommodities), BS		d NSE Commodity Der	rational / offering servic ivatives. We will keep y		ge, BSE Derivatives (Equifany change.
			emat and Trading Acco	unt)		
Name of the Ba		Of Illiking With De				
Account Type Branch Address	5		Ba	nk Account No.		
Customer ID			IFSC Code		MICR No.	
Dividend & deb	iting of charges					
DEMAT ACCO	OUNT DETAILS					
Depository Part						
	ner Account No			DP ID		
Depository Nan	me	NSDL	CDSL			
DP Address _						
UCC DETAILS	S (Please fill the	below details. In o	case of more UCC prov	ride the annexure)		
Sr. No.	UG	CC	Stock Exchange	Segment	Tradir	ng Member ID

	KN	OW YO	OUR C	LIEN	IT (K	YC) /	APPL	ICAT	ION	FC	RM	(F	OR I	NO	N-II	NDI	VII	DU	ALS	S)								
□Ne	ew Change request (plea	ase tick	the ap	prop	riate)								Δ	۱ck	now	ledg	gen	nen	t N	O								
	Please fill this form in ENGLISH and in BLOCK LETTERS (Please tick the box on left margin of appropriate row where CHANGE/CORRECTION is required and provide the details in the corresponding row)																											
A. II	A. IDENTITY DETAILS																											
	Name of the Applicant a) Date of incorporation	D N	1 M	Y	YY	Т)(b) [Dlac	ce of	inc	orne	ora	tion													
□ 3 I	Date of commencement of	busines	s D	D	М	М	Υ	/ Y	Y	iac	.C 01	IIIC	.orp	Ora	шоп													
4(a	a) PAN							4	l(b) l	Reg	istra	tio	n No	o. (e	e.g. (CIN)												
5	Status (please tick any one	e)																										
	Private Limited Co.	Pul	olic Lt	d. Co				ody (Corp	oora	ate				9	Soci	ety	,		LL	_P			Pa	rtne	rshi	р	
	Trust	Ch	arities	i			_ N	1GO's	5						F	=				Н	UF							
	Bank	☐ Go	vernm	ent [Body)efen	se E	sta	blish	me	ent			AOP)			В	OI							
	Others (please specify)				$\overline{}$																							
B. A	DDRESS DETAILS																											
□ 1	Correspondence Address																											
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	City / Town / Village	++++				+			<u> </u>	+	+			<u> </u>						PI	N C	od	e _	\pm	\pm	\vdash	\vdash	
	State														Cou	ıntr	У											
∐ 2	Contact Details																											
	Tel (Off.)								. (Re		4		<u>_</u>				_	1										
	Mobile No.							Fa	ax N	lo.																		
	#Mobile No is "Other ther						_																					
	Authorised Signatory D	irector	T	ruste	e	_ Pa	rtner		Kart	a.																		
	Email ID																							\perp				
	#Email ID is "Other then S	elf" Plea	ase se	lect f	ollow	ing (detail	S																				
	Authorised Signatory D	irector	T	ruste	e [Pa	rtner		Kart	a.																		
2	Consists the property of address	مر ماریم م	:44	£			امسمم	a al al u																				
3	Specify the proof of addre	SS SUDII	iittea	ior co	orresp	JOHO	ience	adure	ess .																			
_ 4	Registered Address (If diffe	erent fro	om ab	ove)																								
						Т				T	Т			T							Т		Т	Т		Т		
										Ì		Ì		Ì								Ī	Ī	Ī	Ī	Ī		
	City / Town / Village			\perp		Ļ				ļ	Ц			Ţ						PI	N C	od	e [\perp	Ţ	Ţ		
	State											\dashv			Cou	ıntr	У					\perp	┵	\perp	╧	┸		Ш
DEC	LARATION																											
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Name	& Signature of the Authoris	sed Sign	atorví	ies)																								
	_	/ / /	,(/ _																								
Date:		Υ																										

C. DETAILS OF PROMOTERS/ PARTNERS/ KARTA/ TRUSTEES AND WHOLE TIME DIRECTORS FORMING A PART OF KNOW Y	OUR CLIENT (KYC)
Name of the Applicant	
PAN No of the Applicant	
Name	
Relationship with Applicant	
PAN DIN/UID	Photograph
Residential/ Registered Address	
Name	
Relationship with Applicant	
PAN DIN/UID	Photograph
Residential/ Registered Address	
Name	
Relationship with Applicant	
PAN DIN/UID	Photograph
Residential/ Registered Address	
Name	
Relationship with Applicant	
PAN DIN/UID	Photograph
Residential/ Registered Address	
FOR OFFICE USE	
Originals verified and Self-Attested Document copies received	
 In-Person Verification of Karta of HUF / Authorised Partners of Partnership Firm / Authorised persons of Associatio Authorised Trustees and Authorised Signatories of Corporates done. 	n of Persons /
a. Name of the Person	
b. Designation	
c. Name of Organisation	
Date: DD MM YYYY	
	p of the Branch

DETAILS OF PRINCIPAL AUTHORISED	SIGNATORY TO DEAL IN SECU	JRITIES ON BEHALF OF THE C	COMPANY/ TRUST/ OTHERS
Name			
Designation			
Flat/Plot No.			Please paste latest
(Residential) Bldg./Society Name			Passport size Photograph
Area Locality			
City/Town/Villege	State		
Pin Code No.	Countr	ry	
Landline No. (O)			
PAN	Date of Birth D D M M Y	Y Y Y Mobile No.	
DIN	UID		
Tel. No. (R)		Fax	
E-Mail			ender
	sposed Person (PEP)		inder inde
,	Politically Exposed Person (PEP	1	
Related to a	Folitically Exposed Ferson (FEF		∠ Signature
*Please use additional sheet, if required			
DECLARATION			
1. I/We hereby declare that the details furnishe of any changes therein, immediately. In case aware that I/we may be held liable for it.			
I/We confirm having read/been explained as sheet.	nd understood the contents of the	document on policy and procedur	es of the stock broker and the tariff
3. I/We further confirm having read and under hereby agree to be bound by such provisions			
Date: DD MM YYYY	Place:		
Date. DD MIM I I I I I	riacc.	Sign	nature of Authorised Signatory
ADDITIONAL DETAILS			
Weather you wish to receive physical controls Specify your Email id, for ECN	act note or Electronic Contract I	Note (ECN) (please tick)	Physical ECN
Whether you wish to avail of the facility of	nternet trading/wireless techno	ology (please tick) Yes	No
Number of years of Investment/Trading Exp Any other information			
I/We authorize you to receive Automatic or I/We wish to receive dividend/interest direct (if not marked, the default option would be [ECS is mandatory for locations notified by the control of the contr	ctly in my bank account given th 'Yes')		□ No □ No
Account Statement Requirement As	per SEBI Regulation	Daily Weekly For	rtnightly Monthly
SMS Alert Facility			
Mobile No. +91 [(Mandatory , if you are giving Power of Atte	orney (POA)] (if POA is not gran	ted & you do not wish to avail o	of this facility, cancel this option).
Easi To register for Easi, please visit the website Easi allows a BO to view his ISIN balances, t	www.cdslindia.com. ransactions and value of the po	rtfolio online.	
Transactions Using Secured Texting Facility (TRUST).	I wish to avail the TRUST for Facility. I have read and un forthe same. ☐ Yes ☐ No	acility using the Mobile numbe derstood the Terms and Cond I/We wish to register the foll onedBO ID registered for TRU	litions prescribed by CDSL owing clearing member IDs
	Stock Exchange Name/ID	Clearing Member Name	Clearing Member ID (Optional)

Below Declaration is applicable for Demat Account only:
i) Mode of receiving Demat Account Statement and Annual Report: 🔲 Electronic 🗀 Both (Physical & Electronic)
Account statement frequency: \square As per SEBI Regulation \square Daily \square Weekly \square Fortnightly \square Monthly
j) I/We request you to send electronic transaction cum holding statement at the email ID $\ \square$ Yes $\ \square$ No
k) Share the email ID with RTA
I) DP account to be operated through Power of Attorney \square Yes \square No
m) I/we authorize you to receive credit automatically into my A/c \square Yes \square No
n) I/we want to receive the Delivery Instruction Slip booklet (DIS) Yes No (If not indicated, will be treated as 'No')
o) I/we hereby authorize you to use my/our bank A/c (as per details mentioned in Bank and demat details in Section 4& 5 (Demat & Trading Account opening form) for dividend purpose, recovery of Demat related charges and linking to my Axis Securities Trading A/c. Please treat this authorization as irrevocable till further instruction from my/our side is received in writing & duly acknowledged by you
p) I/We would like to instruct the DP to accept all the pledge instructions in my/our account without any other further instruction from my or our end. (If not marked the default option would be "No") Yes No
q) I/We hereby state: \square I do not have GST Number \square I have GST Number asName of State
r) SMS alert facility(Mandatory if POA is given) Mobile Number: +91
s) I wish to avail the TRUST (Transaction Using Secured Texting) facility using the mobile number registered for SMS alert facility. I have read and understood the T&C prescribed by CDSL for the same \square Yes \square No
To register for easi, please visit website www.cdslindia.com (Easi allows a BO to view his ISIN balances, transations and value of the portfolio online)
OTHER DETAILS OF THE APPLICANT
Income Range Per Annum Rs. < 1 Lac 1 to 5 Lac 5 to 10 Lac 10 to 25 Lac 25 Lac to 1 crore > 1 crore
Net-worth as on (Date) Date MM YYYY (Net worth should not be older than 1 year) Rs.
Nature of Business
Any other information
PAST ACTIONS PAST ACTIONS
Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/any other authority against the applicant/ constituent or its Partners/promoters/whole time directors/authorized persons in charge of dealing in securities during the last
3 years: No If yes, provide details :
DEALINGS THROUGH SUB-BROKERS AND OTHER STOCK BROKERS
If client is dealing through the sub-broker, Yes No. If Yes, provide the following details:
Sub-broker's Name
Registered Office Address
SEBI Registration Number
Tel. Fax No.
Website
Whether dealing with any other stock broker/sub-broker(in case dealing with multiple stock brokers/sub-brokers)
If Yes, provide details of all
Name of Stock Broker
Name of Sub-Broker, if any
Client Code Exchange
Details of disputes/dues pending from/to such stock broker/sub- broker

				DEMA	AT AC	COU	NT _			
TO OPEN A NEW DEMAT ACCOUNT										
I wish to open a New Demat Account with ASL										
Second Co-Holder Name : ((Mr. / Ms.)									
Third Co-Holder Name : (M	lr. / Ms.)									
FATHER'S / HUSBAND'S	NAME OF									
Second Co-Holder (Mr.)										
Third Co-Holder (Mr.)										
SECOND CO-HOLDER'S	ADDRESS D	ETAILS								
Same as Permanent Add	ress of First	Holder 🗌	Same a	s Corre	espon	dence	/ Re	siden	tial Ado	dress of First Holder $\ \square$ If different
Correspondence Address										
City/town/village										Pin Code
State										Country
Permanent Address (If different Address) City/town/village State Specify the proof of address					ress)					Pin Code Country
THIRD CO-HOLDER'S A	DDRESS DET	AILS								
Same as Permanent Add	lress of First	Holder	Same a	s Corre	espon	dence	/ Re	siden	tial Ad	dress of First Holder 🔲 If different
Correspondence Address										
City/town/village										Pin Code
State										Country
Specify the proof of address										
Permanent Address (If diffe	rent from abo	ove Corres	pondeno	e Addr	ess)					
Permanent Address										
City/town/village										Pin Code
State										Country
Specify the proof of address	s submitted f	or perman	ent addr	ess:						

OTHER DETAILS	
In case SMS Alert is not indicated, it will be treated as "YES". It is mandatory if yo	ou are giving Power of Attorney (POA).
Second Holder	Third Holder
Telephone Number (Off.)	
Telephone Number (Res.)	
Fax Number	
Mobile Number	
SMS Facility* Yes No	☐ Yes ☐ No
E-mail ID	
Gender Male Female	Male Female
Marital Status Single Married	Single Married
Date of Birth	
Nationality	Indian Uther (Pls. specify)
Status Resident Individual Non Resident	Resident Individual Non Resident
Occupation (please tick any one and give brief details) :	Foreign National
Private Sector Retired Govt. Service	ce Private Sector Retired Govt. Service
Public Sector Housewife Business	Public Sector Housewife Business
☐ Agriculturist ☐ Professional ☐ Student	Agriculturist Professional Student
Others (Please specify)	Others (Please specify)
Specify the proof of Pan Card	Pan Card
identity submitted Any Other (Pls. specify)	Any Other (Pls. specify)
Any other information	
Please tick, if applicable (Second Holder) Politically Exposed Person (PEP)	Related to a Politically Exposed Person (PEP)
Please tick, if applicable (Third Holder)	Related to a Politically Exposed Person (PEP)
FINANCIAL DETAILS	
PAN IT Circle / Ward /	District No. Nature of Business
Second Holder	
Third Holder	
Unique Identification Number (UID / Aadhaar, if any) Second Holder	
Gross Annual Income Details (please specify): 2nd Holder, Income Range per a	annum
Income Range Per Annum Rs. < 1 Lac 1 to 5 Lac 5 to 15 Lac	\square 10 to 25 Lac \square 25 Lac to 1 crore \square > 1 crore
Net-worth as on (Date) DD MM YYYYY (Net worth sh	nould not be older than 1 year) Rs
Any other information	
Unique Identification Number (UID / Aadhaar, if any) Third Holder	
Gross Annual Income Details (please specify): 3rd Holder, Income Range per a	nnum
Income Range Per Annum Rs. < 1 Lac 1 to 5 Lac 5 to 15 Lac	☐ 10 to 25 Lac ☐ 25 Lac to 1 crore ☐ > 1 crore
	nould not be older than 1 year) Rs.
Any other information	

STANDING INSTRUCTIONS		
*(If not indicated, Standing Instruc	etions will be treated as "Ves"\	
_		- DN-
·	edits automatically into my/our account Ye	S NO
,	Power of Attorney (PoA) Yes No	(6)
	/ Instruction Slip (DIS) booklet Yes No (
		r account without any other further instruction from
•	marked, the default option would be 'No').	
I/We would like to share the email	il id with the RTA 🗌 Yes 🔲 No	
I/We would like to receive the An	nual Report Physical Electronic Bot	h Physical and Electronic (Tick the applicable box.
If not marked the default option v	vould be in physical).	
	aterial information will render my account liabl	
First Holder in Demat Account Please paste recent (not more than six months old) passport size Colour photograph here. Please do not use Pins, Staples or Tape. Please Sign across Photograph	Second Holder in Demat Account Please paste recent (not more than six months old) passport size Colour photograph here. Please do not use Pins, Staples or Tape. Please Sign across Photograph	Thrid Holder in Demat Account Please paste recent (not more than six months old) passport size Colour photograph here. Please do not use Pins, Staples or Tape. Please Sign across Photograph
1st Holder Name	2nd Holder Name	3rd Holder Name
≤ 1st Holder/Authorized Sign	∠ 2nd Holder/Authorized SignDen	nat A/c.

(Signatures should be preferably in black ink)

Instruction for branch : Applicant's Photograph is required to be verified by branch official under his/her signature & Branch Seal

TARIFF SHEET - DEMAT

TARIFF SHEET FOR BENEFICIAL OWNER FOR OPERATING DEMAT ACCOUNT

Services Provided	Charge s (Per Instruction)	Basis of Recovery	
Account Opening Charge	Nil	NA	
Account Closing Charge	Nil	NA	
Annual Maintenance Charge	Axis Bank Customer: Rs. 400*/- P.A. Non-Axis Bank Customer: Rs. 600*/- P.A. (*+ Depository AMC at Actual)		
Demat Charges	Rs. 2.50/- per certificate subject to a minimum of Rs. 50/- per request	To be recovered through monthly bill.	
Remat Charges	Rs. 20/- per certificate subject to minimum of Rs.50/- per request	To be recovered through monthly bill.	
Ad-hoc Statement	Rs.100/- per Statement	To be recovered upfront	
Transfer of Securities			
Credit of Securities to the account	NIL	N.A.	
Debit of Securities to the account (Other than Debt Securities)	0.04% of the value of securities subject to minimum lof Rs. 25/- per Instruction, whichever is higher.	To be recovered through monthly bill.	
Debit of Securities to the account (Debt Securities)	0.01% of the value of securities subject to minimum and of Rs. 50/- maximum of Rs. 500/- per instruction	To be recovered through monthly bill.	
Failed/ Rejected Instruction	Rs.10/- per Instruction	To be recovered through monthly bill.	
Pledge Services			
Creation (Securities other than Debt Securities)			
Creation (Debt Securities)	0.01% of the value of the transaction subject to minimum of Rs. 50/- and maximum of Rs. 500/- per instruction	To be recovered through monthly bill.	
Closure	Rs. 50/- per request	To be recovered through monthly bill.	
Invocation	Rs. 50/- per request	To be recovered through monthly bill.	
Lending/ Borrowing			
Borrowing	Rs. 50/- per request	To be recovered through monthly bill.	
Lending/ Borrowing	NIL	N.A.	
Mutual Funds			
Redemption of MF units	Rs.25/- per Transaction	To be recovered through monthly bill.	
Conversion of MF units	Rs.50/- per Transaction	To be recovered through monthly bill.	
Debit to client account MF units	Rs.25/- per Transaction	To be recovered through monthly bill.	
Creation/ Confirmation/ Closure/ Invocation of Pledge - MF units	Closure/ Rs.25/- per Transaction To be recovered through mon		
SPEED-e (Applicable for NSDL)			
SPEED-e Annual Maintenance charges	NSDL Charges (at actual)	To be recovered through monthly bill.	
Freezing Instruction on SPEED-e	Rs. 125/- per Instruction		

^{*} Current Depository (NSDL/CDSL) Annual Maintenance Fee is Rs.500/- per Corporate Account per Financial Year

Note: • In case of non-recovery of Demat service charges due to non-payment or inadequate balance in your linked bank account Or invalid bank account, the Depository services for your Demat account are liable to be discontinued. Any request for resuming the services will be charged at Rs. 200/- per request as activation charge. Services will be resumed in a minimum of 3 to 5 working days from the date of receipt of request with us and on payment of all dues including activation charge. • In case of cheque bounce, charges will be Rs. 350/-. • The above charges are exclusive of GST which will be levied as 'applicable' from time to time. • All charges mentioned above are inclusive of CDSL/NSDL charges. • The above rates are subject to change with 30 days prior intimation. • The value of shares & securities are calculated as per CDSL/NSDL formula and rates.

🗷 1st Holder/Authorized Sign.-Demat A/c.

✓ 2nd Holder/Authorized Sign.-Demat A/c.

TARRIF SHEET (BROKERAGE RATES)

Plan Code	Delivery (Each Leg)	Intraday (Each Leg)	Future (Each Leg)	Option (Each Leg)	Account Opening Charges with GST (18%)(Rs.)
Fixed Brokerage Plan	0.50%	0.05%	0.05%	Rs. 10/-	999/-

Terms & Conditions:

- 1. Stamp duty, GST, Securities Transaction Tax (STT), Exchange Transaction charges etc. are charged as per the rates applicable.
- 2. Brokerage will be charged as per applicable rate subject to a minimum of Rs.25/- per executed order and a maximum of 2.5%.
- 3. For securities quoting upto Rs. 10.00 per share, Brokerage will be charged at Rs. 0.03 per share, subject to minimum of Rs. 25/- per executed order and a maximum of Rs. 0.25 per share.
- 4. In case the minimum brokerage calculated comes to more than 2.5%, then the amount that will be charged as a brokerage will be limited to 2.5%.

Please refer page no. 18 and Part	B for other Terms & Conditions.
☐ I accept Margin Trading Facility	(MTF) Terms & Conditions.

BANK MANDATE IN FAVOR OF AXIS SECURITIES LIMITED (VOLUNTARY DOCUMENT)

Axis Bank Limited Sub.: Request to add Axis Securities Limited as a mandate holder for my / our below mentioned bank account with Axis Bank Limited	
Dear Sir / Madam,	
 I / We hold the below mentioned account with Axis Bank Limited. I / We have applied for opening bank account with Axis Bank Limited vide below mentioned application number. 	
I / We have / have applied for opening, a Trading and / or Demat account with Axis Securities Limited as mentioned below, to enable	me

us to invest / trade in securities market and other products offered by Axis Securities Limited.

Particulars	Bank Account	Trading Account	Demat Account
Application No.			
CRN			
Account Number			
Bank Account Type			
Name of First / Sole Holder			
Name of Second Holder			
Name of Third Holder			

I / We understand that the price fluctuation in the securities market is dynamic and as an investor / trader in the securities mark, I / We are required to ensure that I / We maintain required margin/s, at all times clear my / our funds obligation towards my Trading Member and / or Depository Participant for their services opted by me / us.

For the purpose of facilitating my / our securities transaction through my above mentioned Axis Securities Limited account, to avail seamless trading experience, operational convenience, to honour my / our settlement obligations / margin requirement and / or for recovering any outstanding amount due in connection with the trades executed by me / us through Axis Securities Limited and / or for meeting obligations arising out of any subscription to such other products / facilities / services availed by me / us through Axis Securities Limited like Mutual Funds, Public Issues (shares as well as debentures), rights issue, offer of shares etc. and / or further towards monies / fees / charges due from me / us to Axis Securities Limited (in its capacity as a stock broker and/or depository participant) for its services availed by me / us relating to stock broking, depository and other financial services as well as investment in Mutual Funds, PMS, Alternate

Investment Funds, Venture Capital Funds, Sovereign Gold Bond's, Corporate Fixed Deposit's, any and all such investments etc. on my / our behalf, I / We hereby voluntarily appoint Axis Securities Limited as my / our Mandate Holder and authorize Axis Securities Limited for the following:

- a. To link my aforesaid Bank, Trading and Demat accounts
- b. To Operate, block and / or debit the above mentioned Bank Account on demand from Axis Securities Limited in any manner, to meet all my obligations in terms of the rights and obligations document for transactions done on National Stock Exchange of India Limited, BSE Limited, Metropolitan Stock Exchange of India Limited, Multi Commodity Exchange of India Limited, National Commodity and Derivatives Exchange Limited or any towards any other services including but not restricted Depository Services, Investment Advisory Services, Research Services, Portofolio Management Services, Distribution Service etc. opted by me / us from Axis Securities Limited. Debit account opening charges
- c. Continue the attempt to debit my/our above referred bank account till successful debit from my/our bank account

I / We declare that,

- a. the decision of Axis Securities Limited, towards my / our obligations or liabilities or commitments shall be final and binding upon me / us and any demand made on the Bank by Axis Securities Limited shall be conclusive as regards the amount due and payable by me / us.
- b. I / We shall not have any demur, protest or contestation and without any reference to me / us pay to Axis Securities Limited such sum as may be demanded by Axis Securities Limited.
- c. I / We agree that Axis Bank execute instructions received through Axis Securities Limited in any form and manner as agreed between Axis Securities Limited and Axis Bank Limited from time to time including but not limited to Net banking, Payment Gateway, Phone Banking, Electronic mails, Fascimile or in any form. Further Bank is entitled to transfer funds in any from and manner including but not limited to by way of debit/credit of my/our said bank account(s), and issue payorders/demand drafts/bankers cheques, wire transfer etc. from my/our account to honour all instructions given by Axis Securities Limited as aforesaid to its client / settlement bank account/s asupdated on its website www.simplehai.axisdirect.in from time to time.
- d. any disputes arising out of transactions between us and Axis Securities Limited shall be resolved between us mutually and that I shall not raise it with Axis Bank Limited and shall not send any contrary instructions to Axis Bank Limited with respect to the bank account.
- e. I / We agree, that if in any case funds cannot be transferred to Axis Securities Limited toward my / our any obligation/s, may it be before or after the blocking of funds by Axis Securities Limited, I / We shall be responsible for any action including penalty levied by Exchanges / Clearing Corporation / any other authority.

- f. I / We understand that the said Mandate can be revoked by us by submitting a written revocation request, upon ensuring that the there are no open positions in my / our account with Axis Securities Limited and the debit or any other obligation in my / our account with Axis Securities Limited is cleared. I / We understand that the Mandate Holder shall not act subsequent to receipt of the intimation of such revocation. I / We also understand that, such revocation shall not be applicable for any outstanding settlement / margin obligation arising out of the transactions carried out prior to receiving request for revocation of Mandate.
- g. all terms and conditions as applicable to the bank account with Axis Securities Limited shall continue to be applicable

Name	Name	Name

DEMAT DEBIT AND PLEDGE INSTRUCTION (DDPI) (VOLUNTARY DOCUMENT)

I / We have / have applied for opening, a Trading and / or Demat account with Axis Securities Limited and Bank account with Axis Bank Limited as mentioned below, to enable me / us to invest / trade in securities market and other products offered by Axis Securities Limited.

Particulars	Bank Account	Trading Account	Demat Account
Application No.			
Account Number			

I / We understand that the price fluctuation in the securities market is dynamic and as an investor / trader in the securities mark, I / We are required to ensure that I / We maintain required margin/s and to honor settlement obligation/s arising out my / our transaction in securities market.

I / We understand that DDPI is voluntary, however, for the purpose of facilitating my / our securities transaction through my above mentioned Axis Securities Limited account and to avail seamless trading experience operational convenience, I / We Voluntarily request Axis Securities Limited to give effect to this DDPI.

I / We declare that,

Thanking you, Signature

- 1. This DDPI shall enable Transfer / Pledge / Re-pledge / Tendering of any securities from my / our account to the account of Axis Securities Limited as updated on its website www.simplehai.axisdirect.in from time to time
- 2. Instruction and any such act, initiated basis this DDPI by Axis Securities Limited on my / our behalf shall be final and binding upon me / us.
- 3. In the event of any overriding instructions of the Regulator or any court of law or other agency resulting in any unavailability of securities, Axis Securities Limited shall not be obliged to honor my / our obligation or initiate any action for the purpose/s mentioned in the table below.
- 4. this DDPI shall be revoked only upon written request by me / us. However the revocation of this DDPI shall be affected only after fulfillment of my / our obligation pertaining to unsettled transactions and outstanding dues payable to Axis Securities Limited as per the terms and conditions of the services / products availed by me / us

I / We hereby Authorise Axis Securities Limited for the following purpose:

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

The execution of this document by the client is voluntary. However in case the client wish to avail of the online trading services with the linkage of Broking, bank and demat account, then execution of this document by the client is required in order to facilitate seamless and hassle free trading and settlement of transactions.

TERMS AND CONDITIONS (THIS DOCUMENT IS VOLUNTARY)

1. The Client shall maintain such Margin as may be stipulated by Axis Securities Limited (ASL) from time to time. In case the Client does not provide the required Margin within the time frame stipulated by ASL, then ASL shall take such other action as it may think fit and proper. ASL may require the Client to pay additional Margin immediately in case of high volatility. 2. The Client undertakes to monitor the adequacy of the collateral and the market value of such collateral on a continuous basis. 3. ASL as risk containment measure shall have the discretion to square off/sell all or some of the client positions/collaterals/securities, without any notice to the client. 4. The Client is responsible for all orders, including any orders that may be executed without the required Margin in the Client's account. 5. ASL shall have the discretion to allow or disallow trading by the client in certain scrips / contracts / products / services. 6. No transaction request shall be assumed to be executed / modified until a confirmation from ASL is received by the Client. 7. The client authorizes ASL to close out the transactions in case the Client fails to make full payment to ASL or if there is debit in client's account with ASL. Also, ASL may square off open client's margin/leveraged positions in case the scrip price is nearing its daily price band or due to any adverse development concerning the client's position or scrip. 8. The client agrees that ASL shall not be liable for non-execution or delay in the execution of any order due to system/network issue or due to any reason beyond the control of ASL. 9. The client shall pay to ASL outstanding debit balance if any in his/her account from time to time without any delay. In case of delay, interest on delayed payment @ 18 % per annum shall be charged on outstanding amount including on interest amount already charged. 10. The losses incurred on client's account will be to the account of the client only. Neither ASL nor any of its employees/agents shall in any circumstances be liable for any loss, lost profits, cost, liability, expense or damage occurred (to the client. 11. The client authorises ASL to obtain details in relation to the transactions and balances in respect of the securities held in his/her demat account for the purpose of collating and displaying details in the personalised portfolio watch page. The client acknowledges that the services under 'Portfolio Watch' being provided are as an add on facility and for client convenience only and ASL shall not be liable for any inaccurate display of data due to any unintended error etc. 12. The client authorizes ASL to deposit from time to time client's collateral and deposits with the Exchanges/Clearing Corporation for meeting client's margin requirements and other obligations. 13. The client authorises ASL to provide the communications through SMS and/or telephone calls on the registered mobile number(s), even if the clients contact number is registered with the National Do Not Call Registry etc. The client confirms that he/she shall not make any complaint to the TRAI/Service provider in relation to any call/communications received from ASL and shall not hold ASL liable. 14. The client authorizes ASL to place Mutual Fund transactions as per the instructions provided. 15. The client authorise ASL to set off outstanding in any of the account of the client against credits available or arising in any other accounts/segments/exchanges maintained with ASL. 16. The client authorizes ASL to use the client account details/KYC details/Bank Debit card details/registered telephone numbers/TPIN etc. as method of verification of the client's identity as the caller and then take orders, instructions from the caller over the phone. All such orders, instructions etc. shall be deemed to have been placed by the client and biding on the client. 17. The Client acknowledges that he/itis fully aware of and understands the risks associated with availing of the services for routing orders over the telephone including the risk of misuse and unauthorized use of his/its details and/or username and/or TPIN and/or Bank Debit card details by a third party. The Client agrees that he/it shall be fully liable and responsible for any and all unauthorized transactions and unauthorized use of the above. 18. The client shall not have recourse to dispute redressal mechanism/arbitration mechanism/investor protection schemes of the Stock Exchanges/SEBI, in case the client avails services under any schemes/leagues/competitions etc. offered by any third party/group company/associate of ASL, and concerning such services. 19. The client agrees that non-receipt of bounced mail notification by ASL shall amount to delivery of the contract note at the email ID of the client. 20. The Trading Member may keep the unutilised margin deposits of the client in bank deposits. However, no interest shall be passed on to the client earned for such deposits. 21. I have opted to receive Part B comprising of Rights & Obligations (Trading and Demat separately), Uniform Risk Disclosure document and Guidance Note etc. in the form of Physical Electronic (If the applicant does not select the check box, default option is physical for forms received in Physical and Electronic for others). 22. I/We hereby expressly consent to and authorize Axis Securities Limited (whether acting by itself or whether in an automated manner or otherwise), to seek/ share my personal information regarding my demat / bank account from/ with Axis Bank Limited including details of transactions effected by me/ us, and Funds/Securities (demat account) balances in relation of the securities held in my/our name, for the purposes of displaying such details on app/website of Axis Bank for the sake of my convenience and better viewing experience of my account balances on one platform, and for completing settlement of transactions.

RUNNING ACCOUNT AUTHORISATION

I/We hereby authorise ASL as follows, in respect of my/our trading account with ASL:

To maintain my account, on a running account basis, i.e. instead of paying to me/us any amounts representing payouts, settlement dues, marked to market profits on the settlement date, to retain, withhold, set-off and / or appropriate for such purposes and in such manner as ASL may deem fit, including towards settling outstanding obligations on a settlement date. I/We understand and agree that no interest will be payable to me/us on the deposits or amounts lying to my/our credit with ASL. This authorization may be revoked by me/us at any time by giving ASL written intimation.

I/We request you to settle my/our account on a Monthly Quarterly basis (If the client does not select the checkbox, default option is Quarterly)

ADDITIONAL TERMS & CONDITIONS OF BROKERAGE PLANS

I/We hereby agree and confirm the following Terms & Conditions of Brokerage Plans (applicable only if the client subscribes to the same).

1. On completion of the Validity Period of the Plan, client may choose to subscribe to the existing or new Plan, on the terms and conditions applicable at that time. Client needs to submit physical request or in any other manner prescribed by ASL. 2. The plan is subject to regulatory norms in force from time to time and may be discontinued under any regulatory directions or for any reason, without giving prior intimation to the client.

·	,	
Date: DD MM YYY		

DEGLADATION TO DE CIVIEN DV DADTVERCHUR ON A ETTER HEAD OF THE FIRM A
DECLARATION TO BE GIVEN BY PARTNERSHIP ON (LETTER HEAD OF THE FIRM)
DECEMBER TO DE CIVER DI L'ARTITERSTILL CIT (LETTER TIEAD OF THE LIRAN)

Dear Sir,		
	ding account being opened with you in the name of thorise you as under.	
Regulations. To factobligations pursuan	a beneficiary account cannot be opened with a depository participalitate the operation of the above trading account with you and not to the trading operations, we authorise you to recognize the beauthorise you have a point account in the names of	for the purpose of completing the securities transference account No. ———————————————————————————————————
above-mentioned a	obligations for shares purchased and/ or sold by the firm will be haccount. We recognise and accept transfers made by you to the before trades executed in the above trading account of the firm.	· · · · · · · · · · · · · · · · · · ·
	partner in etc. as may be necessary to enter into the agreement and engag and do other things that may be necessary to engage in business	
	igned partners of the firm will continue to be personally liable to ywith you and undertake to personally discharge such liabilities.	ou for all the obligations that the firm may incur in the
Name of the Partne	ers (IN BLOCK LETTER)	
∠ Signatu	ire	
FORMAT OF BO	ARD RESOLUTION FOR OPENING TRADING ACCOUNT FOR C	COMPANY (ON THE LETTERHEAD)
Certified true copy	of the resolution passed at the meeting of the board of director	ors of held at
on da	y of 20 at a.m. / p.m.	
	the company be registered as a trading client with Axis Securities Le of dealing in equities, derivatives, mutual funds, debts, debenture .td. & BSE Ltd.	
	any one of the following Directors / Authorised Signatories of that hereby authorized severally to do the follow:	e Company, whose specimen signatures are appended
Sr. No.	Name & Designation	Specimen Signature
1.	(Principal Authorised Signatory)	
2.		
3.		
	e documents relating to account opening including executing Pos, letters, notes, contracts, share transfer forms and such other do resaid purpose, and	
2.Take all such acti resolution from time	ons and do all such things, as may be deemed prudent, necessary ne to time.	and expedient for giving effect to the above
amending the same RESOLVED FURTH Company be furnis AND RESOLVED F	HER THAT the above resolution shall remain effective and in fe is passed by the Board of Directors of the Company and is furnishER THAT a copy of the above resolution duly certified as true by hed to and such other parties as may be required from time to tin URTHER THAT, the Common Seal of the Company be affixed, whetary, who shall sign the same in token of their presence."	shed to ASL. any one of the Directors /Authorised Signatory of the ne.
For		Signature with Rubber Stamp

FORMAT OF BO	ARD RESOLUTION FOR OPENI	ING DEMAT ACCOUNT FOR CO	OMPANY (ON THE LETTERHEAD)
Certified true copy	of the resolution passed at the	meeting of the board of direct	cors of held at
on da	yof2	0 at a.m. / p.m.	
the Organisation) I Electronic segment debit and credit in authorised signator	of the Stock Exchange (BSE and struction issued and to act on a	Limited (ASL), the Depository F NSE) and that the said Deposit any other instructions so giver	(Name of Participant of CDSL/NSDL, for dealing in Depository / ory Participant be and is hereby authorised to honor all a relating to the account by any one of the following zed by the Company from time to time and to act of any
Sr. No.	Name & Des	ignation	Specimen Signature
1.			
2.			
3.			
ASL authorizing the to the clearing hou RESOLVED FUTHE by CDSL/NSDL or RESOLVED FURTH amending the same above resolution design to the control of the clear that the clear	em to debit securities and/or to treate of the recognized stock exchanged. THAT any one of the aforesal applicable regulatory authorities. HER THAT the above resolution is passed by the Board of Direct	ansfer securities from the afore nges towards pay- in of securition d persons be and are hereby au in this connection to operate the a shall remain effective and in ors of the Company and is furnic	reby authorized to sign a power of attorney in favour of said account for the purpose of delivering the same only es sold by the company through them. Ithorised to execute the necessary documents required to execute the necessary documents required to executities Account. If orce till such time as a fresh resolution canceling or shed to ASL. RESOLVED FURTHER THAT a copy of the quatory of the Company be furnished to and such other. Signature with Rubber Stamp
EODMAT OF BO	ARD RESOLUTION FOR OPENI	NG TRADING ACCOUNT (ON I	ETTERHEAD OF TRUST)
Certified true copy on da RESOLVED THAT for the purpose of	of the resolution passed at the y of 2 the Trust be registered as a tradir dealing in equities, derivatives, r	meeting of the board of direct of at a.m. / p.m. ong client with Axis Securities Lim	
Exchange of India I RESOLVED FURTI appended here und	HER THAT any one of the follo	owing Trustees / Executives /	Officers of the Trust, whose specimen signatures are
Sr. No.	Name & Des	ignation	Specimen Signature
1.	(Principal Author		
2.			
1.Sign and execute orders, instructions for the aforesaid por 2. Take all such actions resolution from times.	, letters, notes, contracts, share to urpose, and ons and do all such things, as ma ue to time.	ransfer forms and such other do y be deemed prudent, necessar	Power of Attorney favouring ASL, execute and deliver cuments as may considered necessary from time to time y and expedient for giving effect to the above force till such time as a fresh resolution canceling or
amending the same RESOLVED FURTH	is passed by the Trustees of the	e Trust and is furnished to ASL. esolution duly certified as true b	y any one of the Trustees / Authorised Signatory of the
For			Signature with Rubber Stamp

LETTER OF AUTHORISATION / DECLARATION FOR KARTA OF HUF (THIS DOCUMENT IS VOLUNTARY) Axis Securities Limited Aurum Q Parć, Q2 Building, 10th Floor, Level - 6, Plot No. 4/1 TTC, Thane - Belapur Road, Ghansoli, Navi Mumbai, Pin Code - 400710 Dear Sirs. Sub. Declaration by Co-parcener(s) I/We hereby declare that I/we are co parceners of the HUF. with as "Karta". We have taken note of the terms and conditions on which you offer trading services. We wish to carry out trading transactions through you, in accordance with the terms and conditions on which such services may be offered by you from time to time. In this connection, we confirm that Shri , who is the present Karta of the HUF (hereinafter referred to as "the Karta") has full and unrestricted authority to open an account with you for the purpose of utilizing the trading services offered by you, and to do all acts necessary and to execute and sign all forms, deeds, documents as may be necessary in this regard. We also authorize the Karta to execute all such powers of attorney in your favor as are necessary for facilitating utilization of the trading services etc We note that all order for transactions placed by users are authenticated by a "user-id" and "password" that is unique to such user. We authorize you to allot such user-id and passwords and other authentication devices, if any, to the Karta for the purpose of authenticating orders placed by the Karta or otherwise on behalf of the HUF. We, the undersigned, undertake the following with the intention of binding not only the present members of the said joint family and all persons entitled to a share therein and ourselves personally and our respective interest in the joint family properties as well as our separate estates: 1. Whenever the Karta of the joint family is changed or a change occurs in the constitution of the said joint family caused by the death of a co-parcener whether or not resulting in a share devolving on his widow or widows or by the birth of a co-parcener of it any time any of us desires to give up or sever his connection with the said joint family or if any minor member of the said family gains majority, to give notice thereof to you, and also to obtain a written acknowledgement of to the terms hereof duly signed by such member on attainment of majority. Notwithstanding any restrictions imposed by any acts/ laws, all acts purporting to be done by the Karta (including but not limited to transactions authenticated by the user-id allotted to the Karta or any of his representative) on behalf of the said joint family shall be binding on the said joint family and on each of us and of our respective estates and shall continue until all liabilities in respect of the above have been discharged. You will be under no obligation to verify the authenticity of any instructions purporting to have been sent by the Karta or any of his representative over the Internet or otherwise other than by means of verification of the user-id allotted to the Karta or any of his representative. Client Code No.

List of CO-PARCENERS:

Name	PAN	Gender	Date of Birth	Relationship	with Karta	Signature #

Signatures of Karta alongwith stamp of HUF

In case of minor guardian needs to sign on behalf of the minor.



Non-Individual Self-Certification for Non- Individual - FATCA/CRS

Name of the Client										
Trading Code										
Demat Account Number										
PAN										
Date of Incorporation										
FATCA/CRS Declarati	on Form									
Part I	on rom									
	er a Government body/International Organization/listed company on recognized stock exchang	Yes	No							
If "No", then proceed	If "No", then proceed to point B If "yes" please specify name of stock exchange, if you are listed company									
If "yes", then please	B. Is the account holder a (Entity/Financial Institution) tax resident of any country other than India [] Yes [] No If "yes", then please fill of FATCA/ CRS Self certification Form If "No", proceed to point C									
If "yes", please provi	C. Is the account holder an Indian Financial Institution If "yes", please provide your GIIN, if any If "No", proceed to point D									
D. Are the Substantial or not an Indian citiz	owners or controlling persons in the entity or chain of ownership resident for tax purpose in any ozen	country out	tside India No							
Customer Declaration										
 The applicant is: An applicant taxable or therein, including or therein, including An estate the incommod account holder is ided. The applicant is an account is an account holder is ided. I/We understand the compliance with FA applicant. I/we shall I/We agree to submodified in I/We agree that as account 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 to 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 lows of country outside India. (i) I/We understand that the Bank 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 FATCA/CRS or its impact on the applicant. I/we shall seek advice from professional tax advisor for any tax questions. (ii) I/We agree to submit a new form within 30 days if any information or certification on this form becomes incorrect. 									
(iv) I/We certify that I/v	 (iii) 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. (iv) 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. 									
Name of the Entity										
∠ Signat	ure 1 Signature 2 Signature 3									
Date DD MM	(As per MOP)									

Part II. Self-Certification Form (Entity) for Foreign Account Tax Compliance Act ("FATCA")	and Common Reporting Standards (CRS)								
Section 1: Entity information									
Name of Entity									
Customer id (if existing)									
Entity Constitution Type									
Entity Identification type									
Entity Identification No									
Entity Identification issuing country									
Country of Residence for tax purpose									
Section 2: Classification of Non-Financial entities									
I/We (on behalf of the entity) certify that the entity is: a) An entity incorporated and taxable in US (Specified US person) Yes No									
If "Yes", please provide your U.S. Taxpayer Identification Number (TIN)	TIN								
b) An entity incorporated and taxable outside of India (other than US)	☐ Yes ☐ No								
If "Yes", please provide your TIN or its functional equivalent									
Provide your TIN issuing country									
c) Please provide the following additional details if you are not a Specified US Person :									
c) Please provide the following additional details if you are not a Specified US Person :									
FATCA / CRS classification for Non-financial entities (NFFE)									
FATCA / CRS classification for Non-financial entities (NFFE) Active NFFE									
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If "No", please tick on	e of the following boxes	Please provide the Global Intermediary Identification number (GIIN) or other information where									
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Reporting Foreig	n Financial Institution in a										
Participating FFI	in a Non-IGA Jurisdiction	1									
☐ Non-reporting FI	Non-reporting FI										
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Name of controlling person	Correspondence Address	Country of reside for tax purpose	ence TIN	I TIN issuing country	Controlling person type						
Details	Controlling person 1	Controlling person 2	Controllin person 3	g Controlling person 4	Controlling person 5						
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- (i) Under penalty of perjury, I/we certify that:
 - 1. The number shown on this form is the correct taxpayer identification number of the applicant, and
 - 2. 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, or
 - 3. The applicant Is an applicant taxable as a tax resident under the laws of country outside 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 CRS/FATCA. 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 gets changed.
- (iv) I/ We agree as may be required by /Regulatory authorities, bank shall be required to comply 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 tax payer identification number of the applicant.

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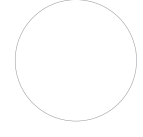
Authorized Signatories and Company Seal (if applicable)

Name

Date







S.V.



MANDATORY DOCUMENT Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts)

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

≤ 1st Holder Signature	Z 2nd Holder Signature	



Account Opening Form-Individual

Research Analyst Mandatory terms and conditions to clients.

Axis Securities Limited (herein after referred as ASL) having a Research Analyst (RA) License vide SEBI Registration Number INH000000297 provides research services to the other services of the research entity. Pursuant to the SEBI Circular reference to SEBI/HO/MIRSD/MIRSD-PoD-1/P/-CIR/2025/004 dated January 08, 2025 mandates the disclosure to the client the teams and conditions of the research services offered including rights and obligations which are as under:-

- 1. Availing the research services: By accepting delivery of the research service, the client confirms that he/she has elected to subscribe the research service of the RA at his/her sole discretion. We hereby confirms that research services shall be rendered in accordance with the applicable provisions of the RA Regulations.
- 2. Obligations on RA: ASL and client shall be bound by SEBI Act and all the applicable rules and regulations of SEBI, including the RA Regulations and relevant notifications of Government, as may be in force, from time to time.
- 3. Client Information and KYC: The client shall furnish all such details in full as may be required by the RA in its standard form with supporting details, if required, as may be made mandatory by RAASB/SEBI from time to time.
- RA shall collect, store, upload and check KYC records of the clients with KYC Registration Agency (KRA) as specified by SEBI from time to time.
- 4. Standard Terms of Service:
- I/We have read and understood the terms and conditions applicable to a research analyst as defined under regulation 2(1)(u) of the SEBI (Research Analyst) Regulations, 2014, including the fee structure.
- I/We are subscribing to the research services for our own benefits and consumption, and any reliance placed on the research report provided by research analyst shall be as per our own judgement and assessment of the conclusions contained in the research report.

I/We understand that -

- i. Any investment made based on the recommendations in the research report are subject to market risk.
- ii. Recommendations in the research report do not provide any assurance of returns.
- iii. There is no recourse to claim any losses incurred on the investments made based on the recommendations in the research report.

Declaration of the RA that:

- i. It is duly registered with SEBI as an RA pursuant to the SEBI (Research Analysts) Regulations, 2014 and registration number is INH000000297 dated April 13, 2015;
- ii. It has registration and qualifications required to render the services contemplated under the RA Regulations, and the same are valid and subsisting;
- iii. Research analyst services provided by it do not conflict with or violate any provision of law, rule or regulation, contract, or other instrument to which it is a party or to which any of its property is or may be subject;
- iv. The maximum fee that may be charged by RA is ₹1.51 lakhs per annum per family of client.
- v. The recommendations provided by RA do not provide any assurance of returns.
- 5. Consideration and mode of payment: The client shall duly pay to RA, the agreed fees for the services that RA renders to the client and statutory charges, as applicable. Such fees and statutory charges shall be payable through the specified manner and mode(s)/ mechanism(s).
- 6. Risk factors: The standard risks associated with investment in securities are as under:-
- Market Risk or Systematic Risk: It means that an investor may experience losses due to factors affecting the overall performance of financial markets and general economy of the country.
- Inflation Risk: Inflation risk is also called as purchasing power risk. It is defined as the chance that the cash flows from an investment would lose their value in future because of a decline in its purchasing power due to inflation.
- Liquidity Risk: Liquidity risk arises when an investment can't be bought or sold promptly.
- Business Risk: It refers to the risk that a business of a company might be affected or may stop its operations due to any unfavourable operational, market or financial situation.
- Volatility Risk: Volatility risk arises as the Companies' stock prices may fluctuate over time.
- Currency Risk: It refers to the potential risk of loss from fluctuating foreign exchange rates that an investor may face when he has invested in foreign currency or made foreign-currency-traded investments.

(1st / Sole Holder)	(2 nd Holder)		(3 rd Holder)
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Account Opening Form-Individual

- 7. Conflict of interest: The RA shall adhere to the applicable regulations/ circulars/ directions specified by SEBI from time to time in relation to disclosure and mitigation of any actual or potential conflict of interest. The guidelines for avoiding or dealing with or managing conflict of interest are as under:-
- a) lay down, with active involvement of senior management, policies and internal procedures to identify and avoid or to deal or manage actual or potential conflict of interest, develop an internal code of conduct governing operations and formulate standards of appropriate conduct in the performance of their activities, and ensure to communicate such policies, procedures and code to all concerned
- b) at all times maintain high standards of integrity in the conduct of their business;
- c) ensure fair treatment of their clients and not discriminate amongst them;
- d) ensure that their personal interest does not, at any time conflict with their duty to their clients and client's interest always takes primacy in their advice, investment decisions and transactions;
- e) make appropriate disclosure to the clients of possible source or potential areas of conflict of interest which would impair their ability to render fair, objective and unbiased services;
- f) endeavor to reduce opportunities for conflict through prescriptive measures such as through information barriers to block or hinder the flow of information from one department/ unit to another, etc.;
- g) place appropriate restrictions on transactions in securities while handling a mandate of issuer or client in respect of such security so as to avoid any conflict
- h) not deal in securities while in possession of material non published information;
- i) not to communicate the material non published information while dealing in securities on behalf of others;
- j) not in any way contribute to manipulate the demand for or supply of securities in the market or to influence prices of securities
- k) not have an incentive structure that encourages sale of products not suiting the risk profile of their clients
- 1) not share information received from clients or pertaining to them, obtained as a result of their dealings, for their personal interest;
- 8. Termination of service and refund of fees: Disclosure that the RA may suspend or terminate rendering of research services to client on account of suspension/ cancellation of registration of RA by SEBI and shall refund the residual amount to the client.
- 9. Grievance redressal and dispute resolution: Any grievance related to (i) non receipt of research report or (ii) missing pages or inability to download the entire report, or (iii) any other deficiency in the research services provided by RA, shall be escalated promptly by the client to the person/employee designated by RA, in this behalf (RA to provide name and e-mail ID of the designated person/employee).
 - The RA shall be responsible to resolve grievances within 7 (seven) business working days or such timelines as may be specified by SEBI under the RA Regulations.
 - RA shall redress grievances of the client in a timely and transparent manner.
 - Any dispute between the RA and his client may be resolved through arbitration or through any other modes or mechanism as specified by SEBI from time to time.
- 10. Additional clauses: All additional voluntary clauses added by the RA should not be in contravention with rules/ regulations/ circulars of SEBI. Any changes in such voluntary clauses/document(s) shall be preceded by a notice of 15 days.
- 11. Mandatory notice: Clients shall be requested to go through Do's and Don'ts while dealing with RA as specified in SEBI master circular no. SEBI/HO/MIRSD-POD- 1/P/CIR/2024/49 dated May 21, 2024 or as may be specified by SEBI from time to time.

(1st / Sole Holder)	(2 nd Holder)	(3 rd Holder)



Account Opening Form-Individual

Annexure A - Most Important Terms and Conditions (MITC)

- These terms and conditions, and consent thereon are for the research services provided by the Research Analyst (RA) and RA cannot execute/carry
 out any trade (purchase/sell transaction) on behalf of, the client. Thus, the clients are advised not to permit RA to execute any trade on their behalf.
- 2. The fee charged by RA to the client will be subject to the maximum of amount prescribed by SEBI/ Research Analyst Administration and Supervisory Body (RAASB) from time to time (applicable only for Individual and HUF Clients).

Note:

- 2.1. The current fee limit is Rs 1,51,000/- per annum per family of client for all research services of the RA.
- 2.2. The fee limit does not include statutory charges.
- 2.3. The fee limits do not apply to a non-individual client / accredited investor.
- 3. RA may charge fees in advance if agreed by the client, such advance shall not exceed the period of one year. In case of pre-mature termination of the RA services by either the client or the RA, the client shall be entitled to seek refund of proportionate fees only for unexpired period.
- 4. Fees to RA may be paid by the client through any of the specified modes like cheque, online bank transfer, UPI, etc. Cash payment is not allowed. Optionally the client can make payments through Centralized Fee Collection Mechanism (CeFCoM) managed by BSE Limited (i.e. currently recognized RAASB).
- 5. The RA is required to abide by the applicable regulations/ circulars/ directions specified by SEBI and RAASB from time to time in relation to disclosure and mitigation of any actual or potential conflict of interest. The RA will endeavor to promptly inform the client of any conflict of interest that may affect the services being rendered to the client.
- 6. Any assured/guaranteed/fixed returns schemes or any other schemes of similar nature are prohibited by law. No scheme of this nature shall be offered to the client by the RA.
- 7. The RA cannot guarantee returns, profits, accuracy, or risk-free investments from the use of the RA's research services. All opinions, projections, estimates of the RA are based on the analysis of available data under certain assumptions as of the date of preparation/publication of research report.
- 8. Any investment made based on recommendations in research reports are subject to market risks, and recommendations do not provide any assurance of returns. There is no recourse to claim any losses incurred on the investments made based on the recommendations in the research report. Any reliance placed on the research report provided by the RA shall be as per the client's own judgement and assessment of the conclusions contained in the research report.
- 9. The SEBI registration, Enlistment with RAASB, and NISM certification do not guarantee the performance of the RA or assure any returns to the client.
- 10. For any grievances,
 - Step 1: the client should first contact the RA using the details on its website or following contact details: (RA to provide details as per 'Grievance Redressal / Escalation Matrix')
 - Step 2: If the resolution is unsatisfactory, the client can also lodge grievances through SEBI's SCORES platform at www.scores.sebi.gov.in
 - Step 3: The client may also consider the Online Dispute Resolution (ODR) through the Smart ODR portal at https://smartodr.in
- 11. Clients are required to keep contact details, including email id and mobile number/s updated with the RA at all times.
- 12. The RA shall never ask for the client's login credentials and OTPs for the client's Trading Account Demat Account and Bank Account. Never share such information with anyone including RA
- 13. Optional Centralised Fee Collection Mechanism: RA Shall provide the guidance to their clients on an optional 'Centralised Fee Collection Mechanism for IA and RA' (CeFCoM) available to them for payment of fees to RA.

(1st / Sole Holder)	(2 nd Holder)	(3 rd Holder)