

ACCOUNT OPENING FORM (TRADING & DEMAT)

Client Name	
Code	
By sign	
Name of the Employee	
Date	
Place	

RKG Landstands & Securities Ltd

"Every Client is our Priority"

For Assistance Call: 011-4310 0999 | Email: care@rkglobal.in

R K Global Shares & Securities Ltd

Email id:		Trading Code:
Contact no :		Date :
(Cinnature of Client)		
(Signature of Client)		
	R K Glob	al Shares & Securities Ltd
-	, Mittal Chambers, 228 Nariman Point,N ł2105500, Email: care@rkglobal.in	Date : umbai - 400 021
	-	y account, I/we acknowledge the receipt of copy of the Account Opening Form,"Rights
	al Owner and Depository Participa	
	l.,	
	Name	Signature(s) of Account Holder(s)
Sole/First Holder:		
Second Holder :		
Second Holder : Third Holder :		
	R K Glob	al Shares & Securities Ltd
	R K Glob	al Shares & Securities Ltd Acknowledgement
Third Holder: DP ID: IN302453 / IN302951	al Chambers, 228 Nariman Point,Mumbai - 400	Acknowledgement
Third Holder: DP ID: IN302453 / IN302951 Registered Office: 61, 6th Floor, Mitta Ph: 022-42105555, Fax: 91-22-42105	al Chambers, 228 Nariman Point,Mumbai - 400 i500, Email: care@rkglobal.in	Acknowledgement 021
Third Holder: DP ID: IN302453 / IN302951 Registered Office: 61, 6th Floor, Mitta Ph: 022-42105555, Fax: 91-22-42105 Received the application from	al Chambers, 228 Nariman Point,Mumbai - 400 i500, Email: care@rkglobal.in om Mr/Ms	Acknowledgement

Participant Stamp & Signature

Date:

ACCOUNT OPENING KIT

	INDEX OF DOCUMENTS				
Sl. No.	Heading	Brief Description of the Page	Page No.		
1	KYC Application Form	Identity Details, Address Details, Declaration	1		
2	Trading & Demat Account Related Details	Bank Account Details, Depository Account Details, Other details for trading & demat (if any), Trading preferences, Past Action, Dealings through Sub Brokers and Other Stock Broker, Additional Details, Introducer Details, Nomination Details	2-3		
3	Declaration		4		
4	PRO Disclosure		4		
5	Demat Charge Schedule		5		
6	Trading Tariff Sheet		6		
		Voluntary Document			
7	Running Account Authorization		6		
8	POA		7		
9	Trading Technical and Derivatives		8		
10	FATCA & CRS Declaration		9		
11	Fundamental Research		10-11		
12	Letter of Authority		12		

Name of trading member: R K GLOBAL SHARES & SECURITIES LTD

SEBI Registration No. and date: INB/INE/INF 230825035, INE 260825035, INB/INF 010825033 Registered office address: 61, 6th Floor, Mittal Chambers, 228, Naiman Point, Mumbai-400 021

Phone: +91-22-4210 5555, Fax: +91-22-4210 5500, Website: www.rkglobal.net

Correspondence office address: Flat No. 5, Sagar Apartment, 6 Tilak Marg, New Delhi-110 001

Phone: +91-11-4310 0999, Fax: +91-11-2338 5640, Website: www.rkglobal.net

Compliance officer name, phone no. & email id: Mr. Kamesh Gupta, +91-11-4310 0999, kgupta@rkglobal.in

For any grievance/dispute please contact R K Global Shares & Securities Ltd at the above address or email id-grievances@rkglobal.in and Phone no. 011-4310 0999. In case not satisfied with the response, please contact the concerned exchange(s) at ignse@nse.co.in/investorcomplaints@mcx-sx.com/is@bseindia.com and Phone no. 91-1800220051/22-67318933/22-22728097 respectively.

I have fully understood the distinction and details regarding the Mandatory/Non-Mandatory agreement/declaration/authorisation and do hereby enter and sign the same and agree not to call into question the validity, enforceability and applicability of any voluntary agreement(s)/document(s) or clauses within any voluntary/optional agreement(s)/document(s) under any circumstances what so ever.



(Signature of Client)

KNOW YOUR CLIENT (KYC) APPLICATION FORM

For Individuals

PHOTOGRAPH

Seal/Stamp of the intermediary

	client and enable me to trade in the Cash/F&O/Currency	-	-	Please affix your recent
	ck Exchange Ltd. & in the Currency Segment of the Metr		-	passport size photograph and
	e-laws & Regulations of the Cash, F&O and Currency Der	ivatives Segment of the NSE/BSE & M	letropolitian Stock Exchange	sign across it
Ltd.(the Exchange) & agree to abide by	them. In this regard, I give the following information :			
Application Type :	KYC No. :	Account Type :		
I request you to open a deposit	itory account in my name as per the follow	ing		
Please fill this form in Engli	sh and in BLOCK LETTERS.			
A. IDENTITY DETAILS				
1. Name of the Applicant :				
2. Maiden Name (if any):				
3. Father's / Spouse Name :	Mother's Name:		4. a. Ge	ender :
	b. Marital status :	c. Date of Birth:	d. Pla	ace Of Birth:
5. a. Nationality:	b. Status :		c. Occupation:	
6. a. PAN :	b. Unique Identificati	ion No.(UID)/Aadhaar:		
7. Specify the proof of Identit	y submitted :	Identity Submitted No.:		Expiry Date:
B. ADDRESS DETAILS (C	urrent/Permanent/Overseas)			
Residence	Correspondence			
1. Address :				
City:	Pin Code :	State:	C	ountry :
2. Contact Details :				y ·
Tel.(Off)	Tel.(Res.)	Mobile	Fa	x :
E-mail:				
	ess submitted for correspondence addres	ss:		
Identity	Expiry Date:			
4. Permanent Address :	1 3			
City:	Pin Code :	State:	C	ountry:
(if different from above or overseas	s address, mandatory for non-resident applicant)			
5. Specify the proof of addre	ess submitted for permanent address :			
Identity	Expiry			
	FOR OFFICE USE ONLY : I	n Dorson Varification (IDV) Datails •	
(Originals verified) True	copies of documents received	Name Of The Person		
	ified Document copies received	Designation :-	Doing II V.	
Name Of The Instituition :-		Person Employee Coo	de :-	
Code of the Organisation:			- -	
- 100 of the Organisation				
()			
Signature of the Authorised S	ignatory			

Date

Place:

TRADING & DEMAT ACCOUNT RELATED DETAILS

	TRADING & DEMAT ACCOUNT RELATED DETA	
A. BAI	NK ACCOUNT(S) DETAILS	
Bank N	Name :	
Branch	Address :	
Bank a	ccount no. :	
Accour	nt Type :	
MICR	Number :	
IFSC c	ode :	
B. DEI	POSITORY ACCOUNT(S) DETAILS	
Deposi	tory Name :	
DP Nai	me :	
DP ID	:	
Benefic	ciary Name :	
Benefic	ciary ID :	
C. OT	HER DETAILS FOR TRADING & DEMAT (IF ANY)	
1. Gros	ss Annual Income Details (please specify) :	
	e Range per annum :	
	rth as on date :	
2. Occ	upation :	
	se tick, if applicable :	
	Politically Exposed Person (PEP) Related to a Politically Exposed Person (PEP)	tically Exposed Person (PEP)
4 Δnv	other information :	dicarry Exposed Ferson (FEF)
	e of account :	
6. In ca	ase of NRIs/ Foreign Nationals	
	RBI Approval Reference Number :	
- a.	RBI Approval date :	
	ading Instructions	T
i. 	I/We authorise you to receive credits automatically into my/our account.	: Yes / No
ii.	Account to be operated through Power of Attorney (PoA)	: Yes / No
iii.	SMS Alert facility: *[Mandatory if you are giving Power of Attorney (PoA)	: Yes / No
	a) Sole/First Holder	: Yes / No
	b) Second Holder	: Yes / No
	c) Third Holder	: Yes / No
iv	Mode of receiving Contact Note/Statement of Account [Tick any one]	Physical Form
		Electronic Form
* Ensure	e that mobile no./email id is provided in KYC application form	
р тр	ADING PREFERENCES	
D. IK	Segments Signa	fures
1.	NSE Cash	tures
2.	NSE F&O	
3.	NSE Currency	
4.	BSE Cash	
5.	BSE F&O	
6.	MCX Currency	
7.	Demat A/c	

If, in future, the client wants to trade on any new segment/new exchange, separate authorization/letter should be taken from the client by the stock broker.

^{*}Please sign near the relevant check boxes where you wish to trade. The segment not chosen should be struck off by the client

E. 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 :

F. DEALINGS THROUGH SUB-	BROKERS AND OTHER	R STOCK BROKERS			
If client is dealing through the sub-	b-broker, provide the follow	ving details :			
Sub-brokers Name :		SEBI Registration	n number :		
Registered office address :					
Ph:	_Fax :	Website :			
 Whether dealing with any other st details of all) 	ock broker/sub-broker (if c	ease dealing with multiple sto	ock brokers/sub-brokers,	provide	
Name of stock broker:		Name of Sub-Brok	cer, if any :		
Client Code :		Exchange :			
Details of disputes/dues pending f	rom/to such stock broker/su	ub-broker :			
G. ADDITIONAL DETAILS					
• Whether you wish to avail of the	facility of internet trading/	wireless technology (please	specify):	YES	NO:
If Yes, Please tick the mode of Tr	ade			Web	EXE
Number of years of Investment/Tr	rading Experience	:			
Any other information : :					
H. INTRODUCER DETAILS (opt	ional)				
Name of the Introducer :					
(Name)	(M	iddle Name)	(Surname)		
Status of the Introducer: Sub-broker	Authorized Person/Existin	g Client please specify:			
Address and phone no. of the Introdu	icer:	Signature of the Introd	ducer :		
I. NOMINATION DETAILS (for t	rading & demat, if any)				
I/We wish to make a nomination and the Depository by me / us in the said	do hereby nominate the follower beneficiary owner account	llowing person in whom all a shall vest in the event of my	rights and / or amount pay / our death.	ıyable in respe	ct of securities held in
I/We wish to nominate	I/We do r	not wish to nominate			
Name of the Nominee: Relationship	with the Nominee:				PHOTOGRAPH of
PAN of Nominee :	Date of F	Birth of Nominee :		_	nonimee signature of nominee
Address of the Nominee :		Ph:		_	across photograph
If Nominee is a minor, details of gu	ıardian :				
Name of Guardian :	Add	lress and phone no. of Guard	lian :		
Demat A/c Details : DP ID:	Clien	t ID :		_	
Signature of Guardian				_	X Signature of nominee
WITNESSES (Only applicable in ca	se the account holder has n	nade nomination)			
Name	Name			_	
Signature		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 change therein, immediately.
- 2. I confirm having read/been explained and understood the contents of the tariff sheet and all voluntary/nonmandatory documents.
- 3. I further confirm having read and understood the contents of the 'Rights and Obligations' document(s), 'Risk Disclosure Document' and 'Do's and Dont's'. I do hereby agree to be bound by such provisions as outlined in these documents. I have also been informed that the standard set of documents has been displayed for Information on Member's designated website, if any.
- 4. The rules and regulations of the Depository and Depository Participants pertaining to any account which are in force now have been read by me and I have understood the same and I agree to abide by and to be bound by the rules as are in force from time to time for such accounts. 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. In case non-resident account, I also declare that I have complied and will continue to comply with FEMA regulations. I acknowledge the receipt of copy of the document, "Rights and Obligations of the Beneficial Owner and Depository Participant".
- 5. 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.
- 6. I hereby give consent to receive information from Central KYC Registry through SMS/Email on the above registered mobile number/email address.

P1	ace	

(Signature of Client)	(Signature of Client)	(Signature of Client)
Date:		
	PRO DISCLOSURE	

To,

Dear Sir / Madam,

Under instruction of SEBI, The National Stock Exchange of India Ltd. (NSE), Bombay Stock Exchange Ltd. (BSE), Metropolitian Stock Exchange Ltd. (MCX-SX) has directed all its members to inform their clients whether they engage in proprietary trading in this regard we wish to inform you that we as a company do engage in proprietary Business in the National Stock Exchange of India Ltd. / Bombay Stock Exchange Ltd. / Metropolitian Stock Exchange Ltd.

Kindly take note of the above and oblige.

Thanking you

For R K Global Shares & Securities Ltd

Authorised Signatory

FOR OFFICE USE ONLY		
UCC Code allotted to the Client :		
	Documents verified with Originals	
Name of the Employee		
Employee Code		
Designation of the employee		
Date:		
Signature		

I/We undertake that we have made the client aware of tariff sheet and all the voluntary/non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD, 'Do's and Dont's' and Guidance Note. I/We have given/sent him a copy of all the KYC documents. I/We undertake that any change in the tariff sheet and all the voluntary/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

Date: Signature of the Authorised Signatory Seal/Stamp of the Member

R K GLOBAL SHARES & SECURITIES LTD IN302453 / **DEPOSITORY PARTICIPANT OF NSDL (DP - ID:** IN302951) Registered 61, 6th Floor, Mittal Chambers, 228, Nariman Point, Mumbai-400 021 Office: P: 91-22-42105555, F: 91-22-42105500, E: care@rkglobal.in Corporate Flat No. 5, Sagar Apartment, 6 Tilak Marg, New Delhi-110 001 Office: P: 91-11-43100999, F: 91-11-23385640, E: care@rkglobal.in, W: www.rkglobal.net Regional Room No.M-29 & 30, Mezzanine Floor, 6 Lyons Range, Fortune Chambers, Turner Morrison Building, Kolkata-700001 Office: P: 033-40174999 **CHARGES SCHEDULE** Content DP Id - IN302951 ACCOUNT OPENING CHARGES Account Opening Charges Free Account Maintaiance Charges (charged from 2nd year) Rs. 250/-For POA Clients Stamp Paper/ Franking Charges Rs 10/- (one time) TRANSACTION CHARGES Transaction Charges (BUY - Incoming) NIL a. Transaction Charges (SELL - Outgoing) Rs 12.5 per ISIN or 0.01% of the delivered securities (whichever is higher) C. Dematerialisation NIL NIL d Rematrialisation Pledge/Lending/Borrowing Request Rs 15 per instruction / ISIN + Rs 5 per request UnPledge Request Rs 15 per instruction / ISIN + Rs 5 per request

DELIVERY INSTRUCTION

a.	Failed Transaction	Rs 15/- per ISIN
b.	1st Delivery Instruction Book	NIL
c.	Every Additional Delivery Instruction Book	Rs 15/-
d.	Cheque Bounce Charges	Rs 300/-
e.	Modification in Client Master	Rs 15/- per request
f.	KRA Upload / Download	Rs 30/-

PERIODIC/NON PERIODIC STATEMENT

a.	Periodic Statement - Email	NIL
b.	Periodic Statement - Physical	NIL
c.	KRA Upload / Download	NIL
d.	Non Periodic Statement - Email	NIL
e.	Postal Charges per Demat/Remat/Demat Rejection/Periodic & Non Periodic Statement	Rs 50/- per courier

^{*} Cheque of Rs 50/- is required at the time of account opening which is adjusted towards the transaction cost.

NOTE:

Charges/Service standards are subject to revision to Depositary Participants sole discretion and shall be informed by circulars sent by ordinary post 30 days prior to its implementation

In case of non payment of bills/any dues within 15 days of the due date, interest shall be charged @ 18% per annum on the outstanding dues and the Depository services may be discontinued after the expiry of 30 days from the date of a notice served if such default continues. Restoration of such accounts will be Rs 100/- per account. Annual Maintaiance Charge (AMC) is non refundable. Service Tax, Education Cess and Higher Education Cess applicable on all above charges except stamp charges.

Same day instruction/Next day pay-in related instruction, if submitted after 4 pm will be received for execution on best effort basis and at client risk, subject to extra charge of Rs 20/- per ISIN. The value will be calculated as per NSDL formula. In case of foreign correspondence address, any other communication in the form of physical or email will be charged as per actuals. Any services not listed above will be charged extra.







TARIFF SHEET

BROKERAGE STRUCTURE

		DROILERIGE	SINCCICIE		
Brokerage Slab	Per Lot (#)	% (*)	Min. Paisa	Sign in case of cutting	
Delivery Based					
Daily Square up					
Equity Future					
Equity Option					
Currency Future					
Currency Option					
* : Please don't ment	ion any (%) or (.) mark here	e. It should be in terms of ab	osolute paisa only.		
#: Please don't ment	ion any (%) or (.) mark here	e. It should be in terms of R	s. per Lot only.		
		RUNNING ACCOUN	T AUTHORISATION		
To,					
R K Global Shares &	Securities Ltd.				
Registered Office: 63	l, 6th Floor, Mittal Chambe	ers, 228 Nariman Point, Mu	mbai - 400 021		
Ph.: 022-42105555, 1	Fax : 022-42105500, E-mai	il : care@rkglobal.in			
I am dealing through Segment & in order to	you as a client in Capital Moracilitate ease of operation	Market and/or Future & Options and upfront requirement	ons segment and/or Currency of margin for trade. I authori	y Derivative segment and/or Interest R ze you as under:	ate Future
	ur margin/pay-in/other futu	-		of my/our account and to use the unuange(s)/clearing corporation unless I/v	
_	-		in/pay-in/other future obli sfer the same to my/our a	gation(s) at any segment(s) of any ccount.	or all the
	SEBI/Stock Exchange tir		-	in a calendar month or such other hig nargin in form of Bank Guarantee and	-
		•	•	ecurities/fund towards such obligation ays, calculated in the manner specif	•
		-	(net amount across segmente same may be released on	nt and across stock exchanges) in order my/our specific request.	er to avoid
			_	count or Settlement so made in writin clated to it, as the case may be at your	_
The running account	authorization provided by 1	me shall continue and remain	n valid until it is revoked by	me anytime in writing.	
My/Our preference fo	or actual settlement of fund	s & securities is atleast:			
Once in a Cale	ender Quarter		Once in a Calender I	Month	
Thanking you,					
Yours faithfully,					

Name:

(Signature of Client)

Date:

To all to whom these presents shall come I / we								
1.	To do all such things and give all such instructions as mentioned below concerning, the said account as I/ we myself/ ourselves could give if I / we was/ were personally present. To instruct the DP to debit securities to the said account and/ or transfer securities from the said account to any other account to below mentioned Demat Accounts, to the extent of shares sold through R K Global Shares & Securities Ltd., for Pay-in obligations as well as for Margins towards any stock exchange both in cash and derivatives segments.							
2.	And I/we hereby agree and confirn given by me/us in writing to R K C settlement obligation arising out of	Global Shares & Securities Ltd. I	However, such revocation s	f attorney shall continue until notice of revocation shall not be applicable for any outstanding tion of POA.				
	DP Na	ame	CM ID	Pool A/c No.				
	R K Global Shares & Securities Lt	d. (NSE)	IN 559600	10000077				
	R K Global Shares & Securities Lt	d. (BSE)	IN 662182	10146921				
	DP Na	ame	DP ID	A/c No.				
	R K Global Shares & Securities Lt	d. (NSE-F&O)	IN 302453	10004544				
	R K Global Shares & Securities Lt	d. (BSE-F&O)	IN 302453	10146751				
(Signed	and delivered)		•					
(Signa	ture of Client)	(Signature of Client)		(Signature of Client)				
Sole/Firs	t Holder Signature	Second Holder Signatur	re '	Third Holder Signature				
By the w	ithin named)			Date:				
In the pr	resence of)	_)		Place:				

POWER OF ATTORNEY

R K GLOBAL	FATCA &	FATCA & CRS Declaration - Individual						
PAN No. : DP ID : Name :	Trading Code:							
Place of Birth :	Country of Birth :							
Annual Income : Below 1 Lac 10 Lac to 25 Lac	1 Lac to 5 Lac 25 Lac to 1 Crore	5 Lac to 10 Lac Above 1 Crore						
Net Worth 500000	Net Worth as on :							
(Net worth should not be older than 1 year)								
Detail: Agriculturist Pt	rivate Sector Professional ublic Sector Housewife orex Dealer Other	Govt. Service Student (Pl Specify)						
	cally Exposed person (RPEP)	(11 Speed)						
Are you a tax resident of any country other than India	Early Exposed person (rd Er)	Yes NO						
If yes please indicates the all countries in which you are res	sident for tax purpose and the associated Tax II							
Sr.No. Country	Tax Identification Number	Identifacation Type (TIN or Other, pleas specify)						
1.								
2.								
3.								
4.								
	DECLARATION							
I have read and understood the information requirements and the Terms & Conditions mentioned in this form (read along with FATCA & CRS instructions) and hereby confirm that the information provided by me on this form is true, correct and complete. I hereby agree and confirm to inform R K Global Shares and Securities Ltd for any modification to this information promptly.								
I further agree to abide by the provisions of the scheme relation (AEOI)	ated documents inter alia provisions of FATCA	& CRS on Automatic Exchange of						
Signature here :								
Date: Place :								
Please submit the form fully filled, signed, for all the holde can dispatch the hard copy to-	ers, separately and submit at your nearest R K C	Global Shares & Securities Ltd branch or you						
R K Global Shares & Securities Ltd								
Mezzanine Floor, Room No. 37								
Fortune Chambers, Turner Morrison Building								
6 Lyons Range, Kolkata - 700 001								

TRADING TECHNICAL AND DERIVATIVES RESEARCH (TTD)

Caution: Trading in the derivatives segment or in the capital market segment using technical charts or short term indicators (trading calls) is a high risk and requires skill, experience and knowledge of the capital markets. Certain transactions including those involving futures, options and other derivatives as well as non-investment grade securities involve substantial risk and are not suitable for all investors. STOP LOSS ORDERS help limit loss but even placing contingent orders, such as stoploss or sotplimit orders will not necessarily limit your losses to the intended amounts, and it is important that only a small portion of your corpus is allocated to such trading. Leverage can lead to large losses as well as gains. You may sustain a total loss of the initial margin funds and any additional funds that you deposit with us to establish or maintain a position, and you incur losses beyond your initial investment.

TERMS AND CONDITIONS

R K Global Shares & Securities Ltd. (R K Global) will, at its discretion, provide its trading call, technical and derivatives reports as also market news to its clients either in the form of a written market commentary or research report sent in e-mail, fax form, SMS or through postal or courier service. A brief extract of the TTD reports may also be sent, on enrolment, in SMS, e-mail or fax form.

To avail of TTD reports, clients are required to understand and confirm/accept the following:

- Clients have read and understood in full the terms and conditions contained in the member client agreement and risk disclosure documents provided therein.
 Cleints are also to read and understood the important disclosures and disclaimers forming part of each report.
- TTD reports are for the general information of clients of R K Global. They do
 not constitute a personal recommendation or take into account the particular
 investment objectives, financial situations, or needs of the individual clients.
- 3. No informations published in TTD Reports constitute a solicitation or offer, or any kind of recommendation, to buy or sell any investment instruments, to effect any transactions, or to conclude any legal act of any kind whatsoever and the risk of loss on the basis of information published in TTD reports can be substantial. Clients should, therefore, carefully consider whether such trading is suitable for them in light of their circumstances and financial resources.
- 4. The information published and opinions expressed provided by R K Global for personal use and for informational purposes only and are subject to change without notice, R K Global makes no representation (either express or implied) that the information and opinions expressed in TTD Reports will be accurate, complete or up to date. Clients should obtain device from a qualified expert before making any trading decision. The stated price of any securities mentioned in TTD Reports will be as of the date indicated and is not a representation that any transaction can be effected at this price. Neither R K Global nor other persons shall be liable for any direct, indirect, special, incidential, consequential, positive or exemplary damages, including lost profits arising in any way from the information contained in TTD Reports.
- 5. R K Global will exercise due diligence in checking the correctness and authencity of the information contained in TTD Reports, but R K Global or any of its affiliates or directors or officers or employees shall not be in any way responsible for any loss or damage that may arise to any person from any inadvertent error in the information contained in TTD Reports or any action

- Reports. Price and value of the securities forming part of TTD Reports may go up or down. Past performance is not guide for future performance.
- R K Global may use brand names for all or any of TTD reports. Such names would represent the brand and not the nature or feature of TTD reports.
- TTD reports will include commentary on derivatives trading, technical analysis and limited review of stocks and may not be based on comprehensive
- 8. R K Global has two independent equity research groups: Institutional Equities Research Group and Private Client Group. The Private Group is responsible for the preparation of TTD Reports. A designated team form the Private Research Group also prepares reports based on fundamental evaluation of companies. The views and opinions expressed in TTD Reports may or may not match or may be contrary with the views, estimates, rating, target price, of reports of the Institutional Equities Research Group and Private Client Group dealing in fundamental research. Further, there may be a contrary view within the TTD Reports with regard to estimates, rating, target price as evaluation are based on different criteria.
- The contents of the TTD Reports cannot be copied, reproduce, republished, uploaded, posted, transmitted or distrubuted for any non-personal use without obtaining prior permission from R K Global.
- The proprietary trading and investment businesses of the R K Global Group may make investment decisions that are inconsistent with the views expressed in the TTD reports.
- 11. R K Global and its affiliates, officers, directors and employees world-wide may: (a) from time to time, have long or short positions in, and buy or sell the securities thereof, of company(ies) mentioned in the TTD Reports or (b) be engaged in any other transaction involving such securities and earn brokerage or other compensation or act as a advisor or lender/borrower to such company(ies) or have other potential conflict of interest with respect to any view and related information and opinions mentioned in TTD Reports.
- 12. R K Global reserves the option to provide all or any of the TTD reports and the right to suspend or vary the whole or any part of the same for any reason, at any time at its sole discretion.
- 13. Clients who enroll for SMS/e-mail/fax delivery of brief extract of TTD reports
- 14. R K Global does not guarantee completeness, error, delay, interruption or timeliness or delivery in whole or in part of any of the TTD reports or their extracts. The same is provided on an as- is and as-available basis.
- Users should check with their service providers/operator for charges, if any.

CLIENT ACCEPTANCE

I/We hereby acknowledge that, R K Global may at its discretion, at my/our request provide me/us with TTD Reports of its brief extract. I/We have made the request after understanding and accepting its terms, conditions and risks set forth above.

Sign here:	Date :
Client Code :	Place :
Client Name ·	

FUNDAMENTAL RESEARCH

TERMS AND CONDITIONS

R K Global Shares & Securities Ltd. (R K Global) will, at its discretion, provide its trading company research reports/news, results and event updates/sector reports monthly commentary/regular compendium (together Reports) to its clients either in the form of a written market commentary or research report sent in e-mail, fax form, SMS or through postal or courier service. A brief extract of the TTD reports may also be sent, on enrolment, in SMS, e-mail or fax form.

To avail of reports, clients are required to understand and confirm/accept the following:

- 1. Clients have read and understood in full the terms and conditions contained in the member client agreement and risk disclosure documents provided therein. Cleints are also to read and understood the important disclosures and disclaimers forming part of each report.
- 2. The reports are for the general information of clients of R K Global. They do not constitute a personal recommendation or take into account the particular investment objectives, financial situations, or needs of the individual clients.
- 3. No informations published in Reports constitute a solicitation or offer, or any kind of recommendation, to buy or sell any investment instruments, to effect any transactions, or to conclude any legal act of any kind whatsoever and the risk of loss on the basis of information published in reports can be substantial. Clients should, therefore, carefully consider whether such trading is suitable for them in light of their circumstances and financial resources.
- The information published and opinions expressed provided by R K Global for personal use and for informational purposes only and are subject to change without notice, R K Global makes no representation (either express or implied) that the information and opinions expressed in Reports will be accurate, complete or up to date. Clients should obtain device from a qualified expert before making any trading decision. The stated price of any securities mentioned in Reports will be as of the date indicated and is not a representation that any transaction can be effected at this price. Neither R K Global nor other persons shall be liable for any direct, indirect, special, incidential, consequential, positive or exemplary damages, including lost profits arising in any way from the information contained in Reports.
- R K Global will exercise due diligence in checking the correctness and authencity of the information contained in Reports, but R K Global or any of its affiliates or directors or officers or employees shall not be in any way responsible for any loss or damage that may arise to any person from any inadvertent error in the information contained in Reports or any action taken on basis of Reports. Price and value of the securities forming part of Reports may go up or down. Past performance is not guide for future performance.
- 6. R K Global may use brand names for all or any of reports. Such names would represent the brand and not the nature or feature of reports.
- 7. R K Global has two independent equity research groups: Institutional Equities Research Group and Private Client Group. The Private Group is responsible for the preparation of Reports. A designated team form the Private Research Group also prepares reports based on fundamental evaluation of companies. The views and opinions expressed in Reports may or may not match or may be contrary with the views, estimates, rating, target price, of reports of the Institutional Equities Research Group and Private Client Group dealing in fundamental research. Further, there may be a contrary view within the Reports with regard to estimates, rating, target price as
- 8. The contents of the Reports cannot be copied, reproduce, republished, uploaded, posted, transmitted or distrubuted for any non-personal use without obtaining prior permission from R K Global.
- 9. The proprietary trading and investment businesses of the R K Global may make investment decisions that are inconsistent with the views
- 10. R K Global and its affiliates, officers, directors and employees world-wide may: (a) from time to time, have long or short positions in, and buy or sell the securities thereof, of company(ies) mentioned in the Reports or (b) be engaged in any other transaction involving such securities and earn brokerage or other compensation or act as a advisor or lender/borrower to such company(ies) or have other potential conflict of interest with respect to any view and related information and opinions mentioned in Reports.
- 11. R K Global reserves the option to provide all or any of the reports and the right to suspend or vary the whole or any part of the same for any reason, at any time at its sole discretion.
- 12. Clients who enroll for SMS/e-mail/fax delivery of brief extract of reports are required to read the full reports.
- 13. R K Global does not guarantee completeness, error, delay, interruption or timeliness or delivery in whole or in part of any of the reports or their extracts. The same is provided on an as-is and as-available basis.
- 14. Users should check with their service providers/operator for charges, if any.

CLIENT ACCEPTANCE

I/We hereby acknowledge that, R K Global may at its discretion, at my/our request provide me/us with TTD Reports of its brief extract. I/We have made the request after understanding and accepting its terms, conditions and risks set forth above.

Sign here :	
Client Name :	Date :
Client Code :	Place :

LETTER OF AUTHORITY

To,

R K Global Shares & Securities Ltd.

Regd. Office: 61, 6th Floor, Mittal Chambers

228, Nariman Point, Mumbai - 400 021

STANDING INSTRUCTIONS/AUTHORISATION

I/we have been/shall be dealing through you as my broker on the Capital Market, Futures & Options Segments and/or Currency Segment. As my Broker i.e. agent I/we direct and authorise you to carry out trading/dealings on my/our behalf as per instructions given below. Please treat these instructions as written ratification of my/our verbal directions/authorisations given and carried out by you earlier.

- 1. Maintain a running account in my/our name your books of accounts and issue me/us cheques for the credit balance only as and when requested by me/us in writing
- 2. Retain securities from my/our securities payout with you till request is made by me/us.
- 3. Retain payout of funds and/or securities to meet our margin and pay in obligations and/or debit my/our running account for the margin payable by me/us.
- 4. Transfer funds and/or securities from my/our account/running account in the Capital Market Segment to my/our Derivatives running account and vice versa whenever applicable and found necessary by you.
- I understand that you require written instructions for receiving/modifying or cancelling orders. However, since it is not practical to give written instructions for every order, I hereby authorise you to kindly accept my/my authorised representatives, verbal instructions/orders in person or over phone and execute the same.
- 6. I agree that any loss due to any erroneous order entry/erroneous order modification shall be entertained by R K Global Shares & Securities Limited only to the extent of insurance received.
- Send my/our contract notes electronically on my/our email id viz, I/we agree not to hold you responsible for late/non-receipt of the same for any reasons including failure of email servers, loss of connectivity or the mail box being full or otherwise becoming incapable of receiving the contract note email Or due to any technical reasons beyond your control. I/we shall completely rely on the log reports of your dispatching software as a conclusive proof of dispatch of email to me/us and will not disputes the same. In the event of my / our changing the email address, I/we will inform the same in writing by either registered post or through a digitially signed email.
- 8. Since you are issuing contract notes bearing order numbers and trade numbers on a daily basis, please do not issue the order/trade confirmation slips as generated from the Trading Terminal, unless otherwise requested by me in writing.
- Pledge/deposit the my/our securities and/or funds whether deposited as collateral/Margin or permitted by us to be retained in running account etc. by you with any bank or any other institution including the Exchange/Clearing Corporation/Clearing House for the purposes of raising funds, bank guarantees and FDRs etc. towards Margin/Collateral as also to meet shortfall in my/our funds/securities pay in obligation/auctions or assignment of contracts or any other liability arising out of anyour dealings with you/through you. You are further, authorised to sell/liquidate these securities/FDRs at the time and manner of your choosing and as and when deemed fit by you in your absolute discretion to meet any shortfalls in our accounts or any other liability of mine/ours without any reference to me/us.
- 10. Debit the additional changes payable by me/us as per your rules & regulations as ammended from time to time.
- 11. I/we hereby authorise you to keep all the securities which I /we have given you in margin including the payout securities received by us for meeting margin/order obligation in any of the stock exchanges in whatever manner which may include pledging of shares in favour of bank and/or taking loan against the same or meeting margin/pay-in obligation on my/our behalf or for giving the same as margin to the any of the stock exchanges or otherwise.
- 12. I/we will inform you the change of my/our email: ID, if any, in future either by regd. Post or through a digitally signed e-mail.
- I/We are aware and acknowledge that trading of all exchanges is in Electronic mode, based on Vsat, Leaseline, ISDN, Modem, VPN, Internet and/or combination of technologies and computer system to place and route order and also involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, payin payout of funds & securities, online & offline banking etc. these are susceptible to interruptions, delay, mistake and dislocations; and your services may at any time be unavailable without further notice and I/we understand that there exists a possibility of communication failure or system problems or slow or delay response from system or trading half, or any such other problem/glitch whereby not been able to establish access to the trading system/network or delay in execution of trades, which may be beyond your control any may result in delay in processing or not processing of any orders either in part or in full. I understand that you are not making any representation or warranty that your service will be available to the clients at all times without any interruption. I/We agree that I/We shall not have any claim for any loss incurred by me/us against you on account of any suspension, delay, interruption, non availability or malfunctioning of your system or service for any reason whatsoever.
- 14. I/we confirm that I/we never sublet the trading terminal on any term of connectivity from my place to any other place without your prior approval.
- 15. I/we am/are agreeable for inter-settlement transfer of securities towards settlement.
- 16. All fines/penalties and charges levied upon you due to my acts/ deeds or transaction may be recovered by you from my account.
- 17. I have a trading as well as depository relationship with R K GLOBAL SHARE & SECURITIES LTD.. Please debit the charges relevant with depository services from my trading account on monthly basis. I also agree to maintain the adequate balance in my trading account/pay adequate advance fee for the said reason.

You are requested to follow the above-mentioned standing instructions until further written instruction.

I/We agree to indemnify you and keep you indemnified against all losses, damages and actions which you may suffer or face as a consequence of adhering to and carrying out my/our directions given above.

Thanking you,		
Yours faithfully,		
Client Name :		
Place :		
Date :		
Signature :	 	