

Bagged NSDL Best Performer in Account Growth Rate (Big DP) consecutively for 7 years in 2013, 2014, 2015, 2016, 2017, 2018 & 2019



ACCOUNT OPENING FORM TRADING & DEMAT (FOR INDIVIDUALS)



are@rkglobal.in



033 - 4014 1999



www.rkglobal.in



IN-PERSON VERIFICATION

Client Name
Code
By sign
Name of the Employee/AP/SB
Date
Place
Name of the Service Centre

ACCOUNT OPENING KIT

Name of Stock Broker / Trading Member / Clearing Member :

R K GLOBAL SHARES & SECURITIES LTD.

SEBI Regn. No. and Date : INZ000187132 Dt. 30.07.2018

Registered Office address:

61 Mittal Chambers, 6th Floor, 228 Nariman Point, Mumbai - 400 021, Phone : (+91-22) 4210-5555 E.mail : mumbai@rkglobal.in, Website : www.rkglobal.net, CIN : U99999MH1995PTC174185

Correspondence Office address:

Flat No. 5, Sagar Apartment, 6 Tilak Marg, New Delhi - 110 001, Phone : (+91-11) 4310-0999

Name of Clearing Member (For NSE-F&O, NSE-Currency, BSE-F&O & BSE-Currency and MCX-Commodity Derivatives Segments) : SMC GLOBAL SECURITIES LTD.

SEBI Regn. No. and Date: - INZ000199438 Dt.12.09.2018

Registered & Correspondence Office address:

11/6B, Shanti Chambers, Main Pusa Road, New Delhi - 110 005

Phone: (011) 2575-4391, 3011-1000 / 1333, E.mail: smc@smcindiaonline.com, Website: www.smctradeonline.com

Compliance Officer Name, Phone No. & email ID:

Mr. Sushil Kumar Dhancholia, 033-40141999, skd@rkglobal.in

CEO Name, Phone No. & email ID:

Mr. RAGHAV BHAGCHANDKA, 011-43100999, raghav@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** and Phone No. (022) 2659-8190 for NSE, at **is@bseindia.com** and Phone No. (022) 2272-8097 for BSE and at **grievance@mcxindia.com** and Phone no. 91-022-67318888 for MCX.

You may also lodge your grievances with SEBI at http://scores.gov.in. For any queries, feedback or assistance, please contact SEBI Office on Toll Free Helpline at 1800 22 7575, 1800 266 7575.

Filing compliant on SCORES - Easy & Quick

- a. Register on SCORES portal
- b. Mandatory details for filing complaints on SCORES
 - i. Name, PAN, Address, Mobile Number, E-mail ID
- c. Benefits:
 - i. Effective Communication
 - ii. Speedy redressal of the grievances

Please refer SCORES website link https://scores.gov.in/scores/Welcome.html and the FAQs available thereon.

If the investor / client is still not satisfied with the outcome, he / she / they can initiate dispute resolution through the ODR Portal. Visit https://smartodr.in/login for the Online Dispute Resolution Portal.

R K GLOBAL SHARES & SECURITIES LTD.

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	Document describing significant policies and procedures of the stock broker.	
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tradin	Standard Mandatory Documents viz. Rights & Obligations of Stock Broker, Sub-broker and gon exchanges, Uniform Risk Disclosure Documents, and Guidance Note detailing Do's ding, are available in physical/electronic mode as per your choice marked in on Page 5.	and Don'ts
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R K GLOBAL SHARES & SECURITIES LTD.

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

District*

Important Instructions: Please read section wise detailed guidelines / instructions at the end. A) Fields marked with "*" are mandatory fields. List of State / U.T code as per Indian Motor Vehicle Act, 1988 may be B) Tick '√' wherever applicable. obtained from our office. List of two character ISO 3166 country codes may be obtained from our office. C) Please fill the form in English and in BLOCK letters. KYC number of applicant is mandatory for update application. D) Please fill the date In DD-MM-YYYY format. The 'OTP based E-KYC' check box is to be checked for accounts opened For particular section update, please tick () in the box section using OTP based E-KYC in non-face to face mode. number and strike off the sections not required to be updated Application Type* For office use only ☐ New ☐ Update (Mandatory for KYC update request) (To be filled by financial institution) KYC Number ☐ Minor ☐ Aadhaar OTP based E-KYC (in non-face to face mode) Account Type* Normal 1. PERSONAL DETAILS* (Please refer instruction A at the end) First Name Middle Name Last Name Prefix ☐ Name* (Same as ID proof) Maiden Name Father / Spouse Name Mother Name Date of Birth* Gender* M- Male F- Female ☐ T-Transgender Form 60 furnished PAN* □ Unmarried ☐ Others Marital Status* Married Citizenship* ■ IN- Indian ☐ Others (ISO 3166 Country Code) Residential Status* Resident Individual ☐ Non Resident Indian ☐ Foreign National ☐ Person of Indian Origin Occupation Type* \square S-Service (\square Private Sector ☐ Public Sector ☐Government Sector) ☐ Self Employed ☐ Retired ☐ Housewife ☐ Student) ☐ O-Others (☐ Professional ☐ B-Business ☐ X- Not Categorised 2. PROOF OF IDENTITY AND ADDRESS* (Please refer instruction B at the end) I. Certified copy of OVD or equivalent e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs) A- Passport Number □ РНОТО* ☐ B-Voter ID Card C-Driving Licence □ D-NREGA Job Card □ E-National Population Register Letter F-Proof of Possession of Aadhaar II E-KYC Authentication III Offline verification of Aadhaar Address Line 1* Line 2 Line 3 City / Town / Village*

Pin/Post Code*

ISO 3166 Country Code*

State/U.T Code*

3. CURRENT ADDRESS DETAILS (Please refer instruction B at the end)					
☐ Same as above mentioned address (In such cases address details as below need not be provided)					
I. Certified copy of OVD or equivalent e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs)					
☐ A- Passport Num	nber				
B-Voter ID Card					
C- Driving Licence	De La Carte				
D-NREGA Job C	ard				
E- National Popu	ulation Register Letter				
☐ F - Proof of Poss	session of Aadhaar				
II E-KYC Authentic	cation				
III Offline verificatio	n of Aadhaar				
IV Deemed Proof o	f Address - Document Type code				
V Self Declaration					
Address					
Line 1*					
Line 2				City / Town / Village*	
District*		Pin / Post Code*	State/U.T C		
4. CONTACT DETA	ILS (All communications will be s	ent to Mobile number/ Email-ID p	provided) (Please refer instruction	n C at the end)	
Tel. (Off)		Tel. (Res)		Mobile —	
Email ID		191. (133)			
5. REMARKS (If a	ny)				
6. APPLICANT DE	ECLARATION				
•	ne details furnished above are true nanges therein, immediately. Incas	•	•	ake	
	esenting, I am aware that I may be				
 I hereby consent to red registered number/ema 	ceiving information from Central K ail address.	YC Registry through SMS/Email	on the above	[Signature / Thumb Impression]	
Date: DD-M	M-YYYY	Place:		Signature / Thumb Impression of Applicant	
7. ATTESTATION /	FOR OFFICE USE ONLY				
Documents Received	Certified Copies	☐ E-KYC data received from	m UIDAI 🔲 Data received from	m Offline verification Digital KYC Process	
	Equivalent e-document	☐ Video Based KYC			
IPV and KY	C VERIFICATION CARRIED OU	ТВҮ		INSTITUTION DETAILS	
Date	DD-MM-YYY	Y	Name R K GLOBA	L SHARES & SECURITIES LTD.	
Emp. Name			Code IN0523	LE GITAILES & SEGGITIFIES ETD.	
Emp. Code					
Emp. Designation					
Emp. Branch					
	The state of the season				
	[Employee Signature]			[Institution Stamp]	

CENTRAL KYC REGISTRY | Instructions / Check list / Guidelines for filling Individual KYC Application Form

A Clarification / Guidelines on filling 'Personal Details' section

- 1 Name: The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
- 2 One the following is mandatory: Mother's name, Spouse's name, Father's name.

B Clarification / Guidelines on filling 'Current Address details' section

- 1 In case of deemed PoA such as utility bill, etc. or self declaration, the document need not be uploaded on CKYCR.
- 2 PoA to be submitted only if the submitted Pol does not have current address or address as per Pol is invalid or not in force.
- 3 State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
- 4 In Section 2, one of I, II, and III is to be selected. In case of online E-KYC authentication, II is to be selected.
- 5 In Section 3, one of I, II, III and IV is to be selected. In case of online E-KYC authentication, II is to be selected.
- 6 List of documents for 'Deemed Proof of Address':

Document Code	Description
01	Utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill).
02	Property or Municipal tax receipt.
03	Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address.
04	Letter of allotment of accommodation from employer issued by State Government or Central Government Departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies and leave and licence agreements with such employers allotting official accommodation.

- 7 Regulated Entity (RE) shall redact (first 8 digits) of the Aadhaar number from Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR.
- 8 "Equivalent e-document" means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the Information Technology (Preservation and Retention of Information by Intermediaries Providing Digital Locker Facilities) Rules, 2016.
- 9 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005.
- 10 REs may use the Self Declaration check box where Aadhaar authentication has been carried out successfully for a client and client wants to provide a current address, different from the address as per the identity information available in the Central Identities Data Repository.

C Clarification / Guidelines on filling 'Contact details' section

- 1 Please mention two-digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-999999999).
- 2 Do not add '0' in the beginning of Mobile number.

D Clarification / Guidelines on filling 'Related Person details' section

1 Provide KYC number of related person, if available.

E Clarification on Minor

- 1 Guardian details are optional for minors above 10 years of age for opening of bank account only.
- 2 However, in case guardian details are available for minor above 10 years of age. the same (or CKYCR number of guardian) is to be uploaded.

TRADING ACCOUNT RELATED DETAILS - FOR INDIVIDUALS & NON-INDIVIDUALS

BANK ACCOUNT(S) DETAILS					
	First Bank Details	Second Bank Details			
Bank Name					
Branch					
Address					
Bank A/c No.					
A/c Type	☐ Saving ☐ Current	☐ Saving ☐ Current			
	☐ Others-In case of NRI/NRE/NRO	☐ Others-In case of NRI/NRE/NRO			
MICR No.					
IFSC code					
DEPOSITORY ACCO	DUNT(S) DETAILS				
	First Demat A/c Details	Second Demat A/c Details			
Depository					
Participant Name					
Depository Name	□ NSDL □ CDSL	□ NSDL □ CDSL			
Beneficiary Name					
DP ID					
Beneficiary ID					
(BO ID)					
TRADING PREFERE	ENCES - Please sign in the relevant boxes who	ere you wish to trade. Please strike off the			
Exchange	Segment	Signature			
1. NSE & BSE	- All Segments	√ (3a)			
	- Cash / Mutual Fund	d √ 3b			
	- F&O	√ 3c			
	- Currency	√ 3d			
3. Multi Commodi	ty Exchange of India Ltd Commodity	√ 3e			
If you do not wish to trade in any of segments / Mutual Fund, please mention here					

OTHER DETAILS				
Gross Annual Income Deta	ils (please specify)			
Income Range per annum	ncome Range per annum ☐ Below ₹ 1 Lac ☐ 1-5 Lac ☐ 5-10 Lac ☐ 10-25 Lac ☐ 25 Lacs-1 crore ☐ > 1 crore			
Net-worth		as on (date)		
(Net worth should not be o	lder than 1 year)	(dd/mm/yyyy)		
Occupation (Individuals)	☐ Private Sector ☐ Pu	ublic Sector 📮 Government Service	■ Business	
(Please tick any one	☐ Professional ☐ Agr	iculturist D Retired D Housewife	■ Student	
and give brief details)	□ Others			
Please tick, if applicable, fo	or any of your			
authorized signatories / Pr	romoters /	☐ Politically Exposed Person (PEP)		
Partners / Karta / Trustees	/ whole time directors	☐ Related to a Politically Exposed P	erson (PEP)	
PAST ACTIONS				
Details of any action / proce	edings initiated / pending	/ taken by SEBI / Stock exchange / Com	modity Exchange	
/ any other authority again	st the applicant / constitu	uent or its Partners / promoters / who	ole time directors	
/ authorized persons in cha	rge of dealing in securitie	es during the last 3 years		
DEALINGS THROUGH AUTH	HORISED PERSON OR OT	HER STOCK BROKERS		
Whether dealing with any c	other stock broker / AP (in	case dealing with multiple stock brok	ers / APs, provide	
details of all)				
Name of stock broker				
Name of AP, if any		AP Regn. No.		
Client Code		Exchange		
Details of disputes/dues pending from/to such stock broker/sub- broker				
ADDITIONAL DETAILS				
Whether you wish to receiv	ve physical contract note	or Electronic Contract Note (ECN) (ple	ease specify)	
, Spe	cify your Email id, if appli	cable :		
Whether you wish to receive the standard documents - Rights and Obligations, Risk Disclosure Document				
(RDD) and Guidance note - physically or electronically, (please specify) :				
Please note that these documents are also available in certain vernacular languages on demand.				
Whether you wish to avail	of the facility of internet	trading / wireless technology (please	specify)	
☐ YES ☐ NO				
Number of years of Investn	nent / Trading Experience	•		
In case of non-individuals, name, designation, PAN, UID, signature, residential address and				
photographs of persons aut	thorized to deal in securit	ies on behalf of company/firm/others	As per Annexure	
Any other information				

IN	TRODUCER DETAILS (opt	ional)		
Na	me of the Introducer			
		(Surname)	(Name)	(Middle Name)
Sta	atus of the Introducer	☐ Sub-broker ☐ Remisie	r D Authorized Perso	n D Existing Client
		☐ Others, please specify		
Ac	Idress and Phone No.			
of	the Introducer			
Sig	gnature of the Introducer			
NO	OMINATION DETAILS (for	individuals only)		
	I/We do not wish to nom	ninate		
		DECLAR	ATION	
1.	and I/we undertake to infor		, immediately. In case a	pest of my/our knowledge and belied ny of the above information is found we may be held liable for it.
2.	I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet.			
3.	Document'. I/We do hereby	agree to be bound by such pro	ovisions as outlined in the	ions' document(s) and 'Risk Disclosure ese documents. I/We have also been ock broker's designated website, if any.
Pla	ce :		√ (4)	
_			Signature of Client,	(all) Authorized Signatory (ies)
Da	te :			

FORM FOR NOMINATION

I/We wish to make a nor	nination. [As per details ເ	given below]			
Nomination Details					
	nination and do hereby no our account in the ever	• .	son(s) who shall receive		
Nomination can be made upto three nominees in the account	Details of 1st Nominee	Details of 2nd Nominee	Details of 3rd Nominee		
	Mandator	y Details			
1 Name of the Nominee(s)					
(Mr./Ms.)*					
2 Share of each Nominee	%	%	%		
Equally [If not equally,	/0	/0	/0		
please specify percentage]	Any odd lot after division sha	II be transferred to the first no	pminee mentioned in the form.		
3 Relationship with the					
Applicant (if any)					
	Non-manda	tory Details			
4 Address of Nominee(s) /					
Guardian in case of Minor					
City / Place					
State & Country					
PIN Code					
5 Mobile / Telephone No.					
of Nominee(s) / Guardian					
in case of Minor					
6 Email ID of Nominee(s) /					
Guardian in case of Minor					
7 Nominee / Guardian (in case of					
Minor) Identification Details					
[Please tick any one of following					
and provide details of same]					
■ Photograph & Signature					
■ PAN ■ Aadhaar					
☐ Saving Bank A/c No.					
■ Proof of Identity					
■ Demat Account ID					
	Name and Signature of Holder(s)*				
1	2 ✓	3 ✓			
(Sole / First Holde	er) (Seco	ond Holder)	(Third Holder)		

)

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

Notes : This nomination shall supersede any prior nomination made by the account holder(s), if any. The Intermediary shall provide acknowledgement of the Nomination Form to the account holder(s).

DECLARATION FOR OPTING-OUT OF NOMINATION

I / We hereby confirm that I / We do not wish to appoint any nominee(s) in my / our MF Folio / demat account and understand the issues involved in non-appointment of nominee(s) and further are aware that in case of death of all the account holder(s), my / our legal heirs would need to submit all the requisite documents / information for claiming of assets held in my / our MF Folio / demat account, which may also include documents issued by Court or other such competent authority, based on the value of assets held in the MF Folio / demat account.

Name and Signature of Holder(s)*			
2 ✓	3	3 ✓	
	(Second Holder)	(Third Holder)	
		2√ 3	

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

FOR OFFICE USE ONLY

	Documents verified with Originals	Client Interviewed 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.

Signature of the Authorised Signatory	
Date :	Seal/Stamp of the stock broker

INSTRUCTIONS / CHECK LIST

1. Additional documents in case of trading in derivatives segments - illustrative list:

Copy of ITR Acknowledgement	Copy of Annual Accounts
In case of salary income - Salary Slip, Copy of Form 16	Net worth certificate
Copy of demat account holding statement	Bank account statement for last 6 months
Any other relevant documents substantiating	Self declaration with relevant
ownership of assets	supporting documents

^{*}In respect of other clients, documents as per risk management policy of the stock broker need to be provided by the client from time to time.

- 2. Copy of cancelled cheque leaf / pass book / bank statement specifying name of the constituent, MICR Code or / and IFSC Code of the bank should be submitted.
- 3. Demat master or recent holding statement issued by DP bearing name of the client.
- 4. For individuals:

UCC Code allotted to the Client:

- a. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker / sub-broker's office.
- b. In case of non-resident clients, employees at the stock broker's local office, overseas can do inperson verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.
- 5. For non-individuals:
 - a. Form need to be initialized by all the authorized signatories.
 - b. Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company / firm / others and their specimen signatures.

POLICY ON FREEZING / BLOCKING CLIENT ACCOUNT

 Background: SEBI vide circular no. SEBI/HO/MIRSD/POD-1/P/CIR/2024/4 dated January 12, 2024 and NSE Circular no NSE/INSP/61529 Dated April 08, 2024 regarding Framework for Trading Members to provide the facility of voluntary freezing/blocking of online access of the trading account to their clients.

It is pertinent to mention that:

- a. Freezing/blocking is only for the online access to the client's trading account, and there shall be no restrictions on the Risk Management activities of the Trading Member.
- b. The request for freezing/ blocking does not constitute request for marking the client's Unique Client Code (UCC) as inactive in the Exchange records.
- 2. In view of the above the company has framed the following policy governing the outline of the modus operandi. In addition to branch trading the company is extending the facility of internet trading through browser based and EXE based followed by mobile trading. Presently we will be providing the following method of communications through which the client may request for voluntary freezing/ blocking of the online access of trading account if any suspicious activity is observed in the trading account:
 - a) Email from registered e-mail ID: A dedicated email ID stoptrade@rkglobal.in has been opened where client can send their request for freezing/ blocking from their email ID registered with us. Clients are requested to send their freezing/ blocking request without any ambiguity along with UCC. Similarly, for un-freezing/ un-blocking, clients are requested to send their request at the email ID stoptrade@rkglobal.in from their registered email ID mentioning the same. Request sent for such freezing/ blocking and un-freezing/ un-blocking may not be addressed by the company if it is not sent from client's registered email ID or sent to any other email ID of the company.
 - b) SMS from registered mobile number: A dedicated mobile number 82600-26000 has been assigned where client can send their request for freezing/ blocking from their mobile number registered with us. Clients are requested to send their freezing/ blocking request in the following manner:
 - For freezing/ blocking type: "BLOCK" FOLLOWED BY UCC WITHOUT SPACE Example: if your UCC is A123 then message will be "BLOCKA123" and send it to 82600-26000.
 - For un-freezing/ un-blocking type: "UNBLOCK FOLLOWED BY UCC WITHOUT SPACE" Example: if your UCC is W114X100 then message will be "UNBLOCKW114X100" and send it to 82600-26000.

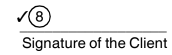
Request sent for such freezing/ blocking and un-freezing/ un-blocking may not be addressed by the company if it is not sent from client's registered mobile number or sent to any other mobile number of the company.

- 3. The company shall take the following actions on the receipt of such request through any modes of communications for freezing/blocking of the online access of the trading account from the client:
 - Verify whether request is received from the registered mobile number/e-mail ID of the client;
 - Freeze / block the online access of the client's trading account and simultaneously cancel all the pending orders, if any, of the said client.
 - Issue the acknowledgement to the registered email ID or mobile number of the client stating that the online access to the trading account has been frozen / blocked and all the pending orders in the client's trading account, if any, have been cancelled.

- Details of open positions (if any) would also be communicated to registered email ID of the client along with contract expiry information within one hour from the freezing/blocking of the trading account.
- The timelines for freezing/blocking of the online access of the clients' trading account is as under:

Scenario	Timelines for issuing acknowledgementas well as freezing / blocking of the online access of the trading account.
Request received during the trading hours and within 15 minutes before the start of trading hour.	Within 15 minutes of receiving the request.
Request received after the trading hours and 15minutes before the closure of trading hour.	Before the start of next trading session

- 4. The company shall maintain the appropriate records/logs including request received to freeze/block the online access of trading account, confirmation given for freezing/blocking of the online access of the trading account and cancellation of pending orders, if any, and sent them to the clients for the time limit as prescribed by the Regulator.
- 5. Re-enabling the client for online access of the trading account: The Trading Member shall re-enable the online access of trading account after carrying out necessary due diligence including validating the client request and unfreezing / unblocking the online access of the trading account.



Most Important Terms and Conditions (MITC)

As required by SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/180 dt.13.11.2023 (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.

Signature of the Client

POLICIES AND PROCEDURES

A. Refusal of orders for penny stocks

The typical "penny stock" is a very small company with highly illiquid and speculative shares. They trade at a relatively low price and market capitalization. The company's policy is to classify the following stocks as "penny" stocks:

- a. All stocks having current market price upto Rs.10.
- b. All stocks classified as Illiquid Securities as per Exchanges' circulars from time to time.

An order for penny stock trading may be denied

- 1. If applicable exposure limit/market wide position limit/trading member position limit/client wise position limit will be exceeded.
- 2. If trading debarred / banned by any regulatory authority.
- 3. If trade pattern is objectionable (also includes frivolous, vexatious and malicious)
- 4. If otherwise not permissible under our Risk Management policy / Anti money laundering policy/ any other policy for the time being in force.
- 5. If 100% upfront margin is not paid or the securities are not to be delivered in Demat form.
- 6. Where circumstances appear to justify such action or on reasonable grounds.

We shall not be held liable for restricting / prohibiting trade in penny stocks at any time. Also the Client shall indemnify us in respect of any loss caused to us by virtue of the Client trading in penny stock.

B. Setting up Client's Exposure limit

Clients will be granted turnover and exposure limits on the basis of available deposits being sufficient to cover upfront margin requirements.

- Deposits to
 - include margins specifically deposited by the clients
 - include what is withheld from settlement obligations as margin on payout.
 - exclude what is ploughed back from margin to meet settlement obligation on payin.
- b. Deposits may be made available in the form of cash, FDR, BG, Margin pledge of securities / other acceptable collaterals.
- c. In case of cheques, they must come from client's designated bank account only. Depending upon the circumstances, the Risk Manager will be at liberty to give benefit / credit for cheques only on realization of funds.
- d. Haircuts will be applicable on the non cash component (other than Cash / BG/ FDR) of deposits at rates specified by Exchanges from time to time.
- e. Cash and Non cash component (after haircut) of deposits must be maintained in a specified ratio. Any non cash component in excess of specified proportion of cash component will not be reckoned. This specified ratio will depend upon the Credit Rating of the client from Risk Manager.

In case of derivatives, Clients shall be allowed to trade only upto the applicable clientwise position limits set by the Exchanges / Regulators from time to time.

The exposure limits set by RKG does not by itself create any right for the Client and are liable to be withdrawn at any time without notice and the client shall bear the loss on account of withdrawal of such limits. The client agrees to compensate RKG in the event of RKG suffering any loss, harm or injury on account of exposure given and / or withdrawn.

C. Applicable brokerage rate

- a. Brokerage on option contracts will be charged on the Premium amount.
- b. Brokerage rates not to exceed 2.5% of the contract price exclusive of statutory levies.

Exclusions:

- o In case of options, brokerage shall not exceed higher of 2.5% of premium amount or Rs. 100 per lot.
- o Where sale / purchase value of a share is Rs.10/- or less, a maximum brokerage of 25 paise per share may be collected.
- Brokerage rate will be mutually decided before the onset of trading. Any change in future can only have prospective effect and must be effected in writing.

D. Imposition of Penalty / Delayed Payment Charges

Penalties will be levied on clients for :

- a. A violation by the client of the requirements / stipulations of Exchanges / any Regulatory Authority.
- b. His trading pattern been objectionable (includes disturbing fair price determination in the market or resorting to unfair trade practices).
- c. His suspension of information / providing false information.

Further, any penalty / fine / charge imposed on us by Exchanges / any Regulatory Authority shall be fully recoverable from the client and the client will have to bear the same.

Cheque Return Charges will be collected from Clients at actual.

Any relaxation of the penalty on a client will require the Board's specific approval which may grant the same depending on the circumstances on case to case basis. Any such relaxation in a case no way entitles any client to seek relaxation in the same circumstances, either then or in future.

Clients to note: Ignorance of law is no excuse at law.

E. Right to sell clients' securities or close clients' positions, without giving notice to the client

Any failure on part of a client to pay the whole of the margin deposit and/or settlement obligation requirements, within the time permitted by the Rules and Regulations of Exchanges/ Regulatory Authorities, will entitle us to, without anynotice to the client:

- 1. Withdraw trading facility from the client.
- 2. Square off / close-out all or any part of outstanding positions of client forthwith or any time thereafter, at our discretion, to the extent possible, by placing at the Exchange, counter orders. Such close-out/ square off shall be limited to the extent of client's margin/ settlement obligations.
- 3. Sale all or any part of client's securities held in CUSA forthwith or any time thereafter at our discretion. Such close out shall be limited to the extent of client's margin / settlement obligations.
- 4. Invoke Margin Pledge.
- 5. Invoke BG / FDRs deposited with us.
- 6. Use other risk containment measures as may be deemed fit and appropriate under the circumstances.
- 7. Impose penalties / delayed payment charges / other disciplinary action fit and appropriate.

Though it will be our sincere effort to timely notify the client of the shortfall and give him reasonable time to make good the shortfall, this is a not a pre-condition to the exercise of the above rights, and the client should be aware of the timelines of meeting obligations himself.

The Risk Manager will consider the credit risk rating of the client and take all or any of above measures in a mannera man of just and reasonable mind would have done under the circumstances. The action shall be final and bindingon the client and any profit / loss shall be borne by the client only.

In case of cheques, they must come from client's designated bank account only. Depending upon the circumstances, the Risk Manager will be at liberty to give benefit / credit for cheques only on realization of funds. He will be exclusively guided by a risk containment focus and protection of company's interest. Clients are therefore advised to keepsufficient margins well in advance.

We reserve the above right, however, we are not obliged to close clients' positions / sell clients' securities, and it shallbe the continued responsibility of the client to make payments towards outstanding dues/obligations and / or applicable margins to RKG in time.

F. Conditions under which a client may not be allowed to take further position or the broker may close the existing position of a client

- a. When a ban of fresh position is in force in any security, no further position is allowed. In case a position has already been inadvertently taken, the existing position may be closed.
- In case of non-payment of dues margin (which includes additional margins as and when levied) and settlement obligations (which includes daily MTM settlement of future contracts, final settlement of future contracts, premium settlement of option contracts, and exercise settlement of option contracts after commission, fees, and/or charges).
 - Margin requirement will be computed on a real-time basis.
 - Initial margin component is required on an upfront basis.
 - Depending upon the circumstances, the Risk Manager will be at liberty to give benefit / credit for cheques only on realization of funds.
- c. If we are in close-out mode for any reason / if we are disabled for any reason.
- d. If the trading pattern is objectionable (includes disturbing fair price determination in the market or resorting to unfair trade practices).
- e. In case violation of any directive / regulation/ laws / bye-laws of Exchanges / Other Regulatory Authorities will result or have resulted.
- f. Where the client is unable to provide funds / securities in a manner that can be transferred to the exchange immediately for pay-in / margin obligations.
- g. In the event of death or insolvency of the client or his / its otherwise becoming incapable of receiving / paying for any contracts which the client has ordered to be bought or sold, or of delivering or transferring securities.
- h. On failure to comply with any of the provisions relating to delivery, payment and settlement of deals or any failure to fulfill the terms and conditions subject to which the deal has been made.
- i. If applicable exposure limit / market wide position limit / trading member position limit / client wise position limit will be exceeded or has exceeded.
- j. In case of high market volatility, where the current margins of the clients with us does not cover the value at risk of the client.
- k. If otherwise not permissible under our Risk Management policy / Due diligence policy / Anti money laundering policy / any other policy for the time being in force.
- . Where circumstances appear to justify such action or on reasonable grounds.

Besides restricting further trades/ closing existing trades, other measures as may be deemed fit may further be taken.

Any profit / loss on closing out shall be borne by client only.

G. Internal shortages of securities

If securities are not received in our Pool A/c from the selling client before the pay in date but there is no failure to meet securities obligations towards the Exchange, i.e., there is an instance of internal shortage, the following procedure will be adopted.

- 1. There will be a buying-in of shares against the selling client through a "deemed auction" for the benefit of buying client. The buying-in shall be from the market and may be with or without the notice of the client.
- 2. If for any reason whatsoever there couldn't be a buying-in on T+1 day, the shares will be deemed to be closed on T+1 day using the following valuation:

Higher of:

- a. Highest price from the 1st day of the relevant trading period till the date of close out.
- Closing price on the auction day (T+1) plus 5%.

The selling client will be debited for "deemed auction" price / "close out" price. In case of close out, the buying client shall be credited for the close-out price.

Any loss of corporate benefit to the buyer of the securities shall be recovered from the defaulting seller's account.

H. Temporarily suspending or closing a client's account at the client's request

A client may give a written request for temporarily suspending/ closing his account. The request will be processed within a maximum of 2 working days from the date of receipt of the request provided:

- a. He doesn't owe us any money across all segments / Exchanges on any account.
- b. There are no outstanding / open positions of the client.

During such suspension, the client will not be in a position to trade with us. The suspension may be revoked by a request in writing from the client. This request will be processed within a maximum of 7 working days from the receipt of the request provided:

- a. He fulfills latest KYC standards applicable then.
- b. He provides any additional information that may be required by us / Regulatory Authorities then.
- c. He has not been debarred from trading by any Authority meanwhile.
- d. His conduct, till date, has been fair, honourable and just.

Notwithstanding any such suspension / closure, all rights, liabilities and obligations of the parties arising out of or in respect of transactions entered into prior to such closure / suspension shall continue to subsist and binding on the client.

I. Deregistering a client

Deregistering a client shall mean complete termination of his trading agreement (irrespective of segment / exchange) with us. Once deregistered, a client will not be entertained back for fresh registration for atleast 1 year.

Deregistration can be initiated on client's specific written request provided full and final settlement of all his accounts with us both for funds and securities have been effected.

Deregistration can also be initiated by us in the following situations:

- 1. He is guilty of breach of terms and conditions of the Member Client Agreement.
- 2. If he is guilty of contravention, non-compliance, disobedience, disregard or evasion of any of the Bye laws, Rules and Regulations of the Exchange / Clearing Corporation / Other Regulatory Authorities or of any of their Resolutions, Orders, Notices, Discretions, decisions or rulings.
- 3. If he is guilty of any conduct, proceeding or method of business which is deemed dishonourable, disgraceful or inconsistent with just and equitable principles or detrimental to the interests of R K Global Shares & Securities Ltd. or prejudicial or subversive to its objects and purposes.
- 4. His financial condition is found to be unsatisfactory to the extent that he cannot be permitted to do business with safety to ourselves.
- 5. He is otherwise not incapacitated to deal in securities / derivatives contracts.

Such deregistration shall not affect our rights against such client to recover any dues against him, i.e., our right as a creditor shall remain unaffected. Also the deregistered client shall be bound to fulfill deals and obligations outstanding at the time of his deregistration.

The above Policies and Procedures are subject to change / updation from time to time. The updated Policies and Procedures shall be posted on the website www.rkglobal.net. Clients are requested to refer to the updated Policies and Procedures and abide by the same.

A. BROKERAGE

TARIFF SHEET

		%	Min. Paisa	Min. Per Lot
1.	Capital Market Segment			
	Square up Brokerage			Not Applicable
	Delivery Brokerage			Not Applicable
2.	Futures & Options Segment			
	Brokerage in Futures			
	Brokerage in Options			
3.	Currency Derivatives Segment			
	Brokerage in Futures			
	Brokerage in Options			
4.	Commodity Derivatives Segment			
	Brokerage in Futures			
	Brokerage in Options			

(Other charges like STT, CTT, Service Tax, Stamp Charges, Transaction Charges if any shall be levied as per the rate stipulated by the concerned Authority)

√ 10	
Signature of the Client	

Disclosure of Proprietary trading pursuance to SEBI Circular No. : SEBI/MRD/SE/Cir-42/2003 dated 19th Nov., 2003, NSE Circular No. : NSE/INVG/PRE/2003/16 dated 25th Nov., 2003, BSE Notice No. 20031125-7 dated 25 November, 2003 and MCX Circular & guidelines :

We, **R K GLOBAL SHARES & SECURITIES LTD.**, are also engaged in Proprietary trading apart from Client based business.

AUTHORITY LETTER FOR RUNNING ACCOUNT OF FUNDS AND SECURITIES

IT OF FUNDS AND SECURITIES			
Date :			
request you to maintain a running account for funds ch transaction. I/We further request you to retain all us to be settled within one working day of request, if within 3 working days from the request if the same			
e/us on the funds so retained with you.			
rious Exchanges and hence have various accounts nares & Securities Ltd. to act at its discretion of gainst the debit in any account across segments/			
ay be adjusted, on a running basis towards margin t, where I/we have the client account.			
d be considered as margin deposit / collateral.			
osited by me/us against any of my / our dues, by nich form part of margin.			
as margin to exchange / Clearing Corporation.			
n notice.			
us, at least once in a quarter or month, as preference ded to me by R. K. Global Shares & Securities Ltd.			
the Trading Member may retain the requisite funds in next 5 days, calculated in the manner specified by ding Member may retain entire pay-in obligations of ent to take care of margin obligation in next 5 days,			
for the purpose of settlement of the running account.			
or settlement so made to the Notice of the Trading of funds / securities or statement as the case may be.			
ING ACCOUNT (FUNDS & SECURITIES)			
□ Quarterly			

То

R K GLOBAL SHARES & SECURITIES LTD.

61 Mittal Chambers, 6th Floor 228 Nariman Point, Mumbai - 400 021

Dear Sir.

- 1. With reference to my/our trading account opened with you, I/we request you to maintain a running account for funds on my/our behalf without settling the account on settlement of each transaction. I/We further request you to retain all amounts receivable by me/us until specifically requested by me/us to be settled within one working day of request, if the same is lying with R. K. Global Shares & Securities Ltd. & within 3 working days from the request if the same is lying with clearing member / clearing corporation.
- 2. I/we understand and agree that no interest will be payable to me/us on the funds so retained with you.
- 3. I/we may be trading in derivatives segment & cash segment of various Exchanges and hence have various accounts with you. In this regard I/we hereby authorize R. K. Global Shares & Securities Ltd. to act at its discretion of adjusting any credit balance under my/ our various accounts against the debit in any account across segments/ Exchange, without taking any further instruction from me/us.
- 4. Excess margins deposited towards one exchange / segment may be adjusted, on a running basis towards margin requirement / debit balance in same / other exchange / segment, where I/we have the client account.
- 5. I/we also confirm that the securities lying in my CUSA A/c should be considered as margin deposit / collateral.
- 6. I/we authorize you to set off a part or whole of the margin deposited by me/us against any of my / our dues, by appropriating relevant amount of fund or by sale of securities which form part of margin.
- 7. I/we hereby authorize you to deposit my / our funds deposited as margin to exchange / Clearing Corporation
- 8. I/we may revoke the authorisation at any time by giving a written notice.
- I/we also agree that the actual settlement of fund shall be done by us, at least once in a quarter or month, as preference
 given below and the statement of account for the same will be provided to me by R. K. Global Shares & Securities Ltd.
- 10. I/we agree that (a) in respect of derivatives market transactions, the Trading Member may retain the requisite funds on settlement date to take care of any margin obligation arising in next 5 days, calculated in the manner specified by the Exchange, (b) in respect of cash market transactions, the Trading Member may retain entire pay-in obligations of T day & T-1 day funds due from me/us as on the date of settlement to take care of margin obligation in next 5 days, calculated in the manner specified by the Exchange.
- 11. I/we agree/understand that there shall be no inter-client adjustment for the purpose of settlement of the running account.
- 12. I/we shall bring any dispute arising from the statement of account or settlement so made to the Notice of the Trading Member preferably within 30 working days from the date of receipt of funds / securities or statement as the case may be.

PREFERENCE OF CLIENT FOR SETTLEMENT OF RUNNING ACCOUNT (FUNDS & SECURITIES)					
Settlement Preferences	■ Monthly	Quarterly			
Thanking you,					
Yours truly,					
Signature of the Client					

MANDATE FOR ELECTRONIC COMMUNICATION

То

VOLUNTARY

R K GLOBAL SHARES & SECURITIES LTD.

Dated :_____

22	Mittal Chambers, 6th I 8 Nariman Point umbai - 400 021	Floor		
Sir	,			
iss I/V	ued by you in compliar We understand that E0	facility of receiving contract not nee with regulations and guideli CN are valid legal contract notes a Tax Act, as well as other Acts	nes issued by s as per Stock	SEBI and Stock Exchanges.
	erefore, the ECN shall e following Email ID(s)	be an accepted form of Contra :	ct Note to me	/ us and should be mailed to
	E-mail ld (a)		/ (!	2a)
	(4)	(Primary - compulsory)		Signature of Client
	(b)		√ (2	2b)
	· ,	(Alternate - optional)		Signature of Client
1/\ : 1.	This is to further conf mail box is not full and	nat I / We would like to avail of thi irm that it will be my / our respond the non-receipt of the bounce	nsibility that m	y / our Email ID is active and
2.	I / we undertake to ch	N at my / our Email ID. eck the ECNs and discrepancy nce of contract notes.	if any shall be	brought to your notice within
3.		o send me / us account state odically through the same chan		documents / other notices /
4.	I / we undertake that through a physical let	any change in my / our Email I ter.	D shall be cor	mmunicated to you in writing
Kir	ndly take the above into	o your record and oblige.		
	anking you,			
Yo	urs truly,			
	13)			
Sig	gnature of Client			
Na	ime :			

18

LETTER OF AUTHORITY

Date : _	 	

With reference to my/our registration as your client for trading in NSE, BSE and MCX, I / We hereby unconditionally and irrevocably undertake and agree that:

R K GLOBAL SHARES & SECURITIES LTD. (RKG)

61 Mittal Chambers, 6th Floor

228 Nariman Point Mumbai - 400 021

- 1. Excess Margins deposited towards one exchange/segment may be adjusted, on a running basis, towards margin requirement/debit balance in same / other exchange/segment where I/We have the client account.
- 2. If I/We fail to make payment of consideration to RKG in respect of anyone or more securities purchased by me/ us before the pay-in date notified by the exchange from time to time, RKG shall be at liberty to sell the securities received in pay-out, in proportion to the amount not received, after taking into account any amount lying to my/our credit, by selling equivalent securities at any time on the Exchange. I/We agree that the loss, if any, on account of such sale shall be to my/our account.
- 3. If I/We fail to deliver any one or more securities to RKG's pool account in respect of the securities sold by me/ us before the pay-in date notified by the Exchange from time to time, such undischarged obligation in relation to delivering anyone or more securities shall be deemed to have been closed out at the auction price or close-out price, on the date of pay-out in respect of the relevant securities, declared by the Exchange. I/ We further agree that the loss, if any, on account of the close out shall be to my/ our account.
- 4. To accept my/our order placement / modification / cancellation verbally and confirm about the same verbally. Hence, RKG is advised not to send me/us any order confirmation / cancellation / modification / trade confirmation slip, etc.
- 5. I/We agree to abide by client level position limit and authorize you not to increase our open position beyond the stipulated limit, and if inadvertently exceeded, to actually reduce and bring it within acceptable limits. I / We further authorize you to debit me / us for any penalty imposed at the rate p.a. specified on me / us for my / our violation towards position limit.
- 6. All the trades done by me/us through you shall be completely on my/our behalf and I/We undertake that I/We shall not act as an unregistered sub-broker of R K Global Shares & Securities Ltd.

Thanking you	
Yours truly,	
√ 14	
Signature	

Tο

Dated:			
_			

То

R K GLOBAL SHARES & SECURITIES LTD.

61 Mittal Chambers, 6th Floor 228 Nariman Point, Mumbai - 400 021

DECLARATION IN CASE OF SAME MOBILE NUMBER AND / OR E.MAIL ID FOR DIFFERENT CLIENTS

[Please tick (✓) wherever applicable]

Client ID		Date
Name of account Holder		
☐ Mobile Number		
■ Email ID		
I hereby declare that the afor	esaid mobile number or E-mail ID belongs to 🗖 M	e or I My family (spouse,
dependent children and depe	endent parents).	
Signature of account holder	√ 15	
Name of account Holder		
Client ID		Date
Name of account Holder		
☐ Mobile Number		
□ Email ID		
I hereby declare that the afor	esaid mobile number or E-mail ID belongs to 🗖 M	e or D My family (spouse,
dependent children and depe	endent parents).	
Signature of account holder	✓	
Name of account Holder		
Client ID		Date
Name of account Holder		
☐ Mobile Number		
□ Email ID		
I hereby declare that the afor	esaid mobile number or E-mail ID belongs to 🗖 M	e or D My family (spouse,
dependent children and depe	endent parents).	
Signature of account holder	✓	
Name of account Holder		

CONSENT LETTER FOR EMAIL AND MOBILE ALERT FACILITIES

	Dated :
To R K GLOBAL SHARES & 61 Mittal Chambers, 6th Fl 228 Nariman Point Mumbai - 400 021	
Sir,	
•	trading account opened with you. I/we request you to arrange facility of receiving email by Exchange in compliance with regulation and guidelines issued by concerned authorities
Email Facility	Service Required - YES ■ NO ■
Email ID	
Owned by - Name	
- PAN Number*	
Relationship with Client	
Signature of the Client	√ 16
SMS Facility	Service Required - YES ■ NO ■
Mobile Number	
Owned by - Name	
- PAN Number*	
Relationship with Client	
Signature of the Client	√ 17
* Please specify the Name and	PAN detail in case email id and/or Mobile Number is other than that of the client.
In this regards we state the follo	owing:
	nat it will be my/our responsibility that my/our Email ID and/or Mobile Number are active ot full. Further, the trading member will not be held liable for the mails and / or SMS alert
I/we undertake that any ch through a physical letter.	ange in my/our Email ID and/or Mobile Number shall be communicated to you in writing
I/we agree that this authori Global Shares & Securities	ty shall be valid, until it is revoked by me/us at any time by giving a written notice to R K es Ltd.
✓18) Signature of Client	

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VOLUNTARY

<u>Appendix A - Electronic Contract Note [ECN] - DECLARATION (VOLUNTARY)</u>

To

R K GLOBAL SHARES & SECURITIES LTD. Member: MCX

61 Mittal Chambers, 6th Floor 228 Nariman Point Mumbai - 400 021

Dear Sir,

I,________, a client with **R K Global Shares &**Securities Ltd., Member of Multi Commodity Exchange of India Ltd. undertake as follows:

- I am aware that the Member has to provide physical contract note in respect of all the trades placed by me unless I myself want the same in the electronic form.
- I am aware that the Member has to provide electronic contract note for my convenience on my request only.
- Though the Member is required to deliver physical contract note, I find that it is inconvenient for me to receive physical contract notes. Therefore, I am voluntarily requesting for delivery of electronic contract note pertaining to all the trades carried out / ordered by me.
- I have access to a computer and am a regular internet user, having sufficient knowledge of handling the email operations.
- My email id is*______. This has been created by me and not by someone else.
- I am aware that this declaration form should be in English or in any other language known to me.
- I am aware that non-receipt of bounced mail notification by the member shall amount to delivery of the contract note at the above e-mail ID.

The above declaration and the guidelines on ECN given in the Annexure have been read and understood by me. I am aware of the risk involved in dispensing with the physical contract note, and do hereby take full responsibility for the same. *(The email id must be written in own handwriting of the client.)

Client Name :		
Unique Client Code :	PAN :	
Address:		
Signature of the client:		
Date :	Place :	-
Verification of the client signature d	one by :	
Name of the designated officer of R K Global Sha	ares & Securities Ltd.	

For R K Global Shares & Securities Ltd.

	Date :
To R K GLOBAL SHARES & SECURIT	
61 Mittal Chambers, 6th Floor 228 Nariman Point, Mumbai - 400 02	21
Dear Sir,	
	uest for trading in commodity forward contracts/ derivatives on MCX as your client
	ognizance of MCX circular no. MCX/338/2006 dated August 21, on of net open positions permitted in any commodity and I/we same.
•	hat we will not exceed the position limits prescribed from time to tion limits will be calculated in accordance with the contents of odified from time to time.
any of the partnership firms/compar partner/director/karta/trustee, takes or derivative on MCX through you or thr	ep you informed if I/any of our partners/directors/karta/trustee or nies/HUFs/ Trusts in which I or any of above such person is a holds any position in any commodity forward contract/commodity ough any other member(s) of MCX, to enable you to restrict our love referred circulars of MCX as modified from time to time.
•	nter orders in commodity forward contracts/commodity derivatives y on the basis of our above assurances and undertaking.
Thanking You,	
Yours faithfully,	
7(0)	
Signature of Client	
То	Date :
R K GLOBAL SHARES & SECURIT 61 Mittal Chambers, 6th Floor 228 Nariman Point, Mumbai - 400 02	
Dear Sir,	
Sub: I	Registration for Commodity Options
I/We, Mrtrade in Commodity options subject to re	Client Code intend to egulatory requirement of the exchange and SEBI from time to time.
•	derstood the contents of additional Risk Disclosure Documents. I/We rd set of documents has been displayed for information on Member's
We confirm that you have agreed to ente the basis of our above undertaking.	r orders in commodity options for me/us as your client on MCX only on
Thanking You,	
Yours faithfully,	
√ 21	
Signature of Client	

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VOLUNTARY

Voluntary information provi	ded by the client i	in relation to the Pre	vention o	f Money	Laundering Act, 2002
Name of the Client :					
If Business / Profession: Nat	ure of business:_				
Indi	ustry :_				
Details of my/our Relatives, h	_	th R K Global Shares	& Securi	ties I td.	
Name	aving account with	Relationsl			CC (Client Code)
1.		Relationsi	<u>пр</u>		ee (ellette edde)
2.					
3.					
4.					
Details of the Corporate / Par	rtnership Firm / Tr	rust etc. where I/We	am/are a	ffiliated	
Name	Entity Type	Nature of Busines	s Relati	onship	UCC (Client Code)
1.					
2.					
3.					
4.	<u> </u>	<u> </u>			<u> </u>
I/We hereby submit and agre Ltd., before the due date as p	•	,			oal Shares & Securities
4. Copy of Form 16 in case o 5. Any other document prov I/We confirm that I/We will convicted under any grounds I/We intend to invest in the s (If Borrowed Funds, then plea	iding financial det immediately infor or any action is ta tock market with	rm R K Global Shard aken against me/us l : □ Own Funds	oy any aut		es).
Sources	of Borrowed Funds	s (if any)			Amount (₹)
		() //			
(Certificated / Opinion Repo default in the client's accoun- I/We hereby declare that I/W that I/We am/are investing m	t is to be attached Ve am/are benefic	, which I/We agree it is a single it is a single in the item.	to attach h ding / On-	nerewith	.) ount opened with , and
1(2)					
Client Signature	Client's	s Name			
<u>Client Signature</u>					
Risk categorisation of client a ☐ High Risk ☐ Medium Verified by:	as per PMLA, 2002 Risk 🔲 Low Ris	sk			
Authorised & Approved by :					

VOLUNTARY 24

CLIENT COMMODITYWISE CATEGORISATION (MANDATORY - ONLY FOR COMMODITY CLIENTS)

R K GLOBAL SHARES & SECURITIES LTD., 61 Mittal Chambers, 6th Floor, 228 Nariman Point, Mumbai - 400 021 I/We do hereby declare that my/our Commoditywise categorisation as a participant is as follows:

SR. NO.	SYMBOL DESCRIPTION	* FARMER FPOS	* VALUE CHAIN	* DOMESTIC FINANCIAL INSTITUTIONAL INVESTORS	* FOREIGN	* OTHERS
1.	ALUMINIUM	1103	I AITHOILAINTO (VOLS)		ALTHOR ANTO	
2.	BARLEY					
3.	BRASS					
4.	CARDAMOM					
5.	CASTOR SEED					
6.	CHANA					
7.	COPPER					
8.	COPRA					
9.	CORIANDER					
10.	COTTON					
11.	COTTONSEED OIL CAKE					
12.	CRUDE OIL					
13.	CRUDE PALM OIL					
14.	DIAMOND					
15.	GOLD					
16.	GUARGUM					
17.	GUARSEED					
18.	ISABGUL					
19.	JEERA					
20.	JUTE					
21.	KAPAS					
22.	LEAD					
23.	MAIZE KHARIF					
24.	MAIZE RABI					
25.	MENTHA OIL					
26.	MOONG					
27.	NATURAL GAS					
28.	NICKEL					
29.	PADDY BASMATI					
	PEPPER					
31.	RAPEMUSTARD SEEDS					
32.	RBDPMOLEIN					
	RUBBER					
34.	SACK					
35.	SILVER					
36.	SOYABEAN					
37.	SOYA OIL					
38.	STEEL					
39.	SUGAR					
40.	TURMERIC					
41.	WHEAT					

I also give my consent to upload the information to the respective commodity exchanges.

^{* 1)} Farmers/FPOs: It includes participants such as farmers, farmers' co-operatives, Farmers Producers Organisations (FPOs).
2) Value Chain Participants (VCPs): It includes participants such as Processors, Commercial users as Dal and Flour Millers, Importers, Exporters, Physical Market Traders, Stockists, Cash & Carry participants, Produces, SMEs/MSMEs & Wholesalers etc., but exclude farmers/FPOs. 3) Domestic Financial Institutional Investors: It includes participants such as Mutual Funds (MFs), Portfolio Managers, Alternative Investment Funds (AIFs), Banks, Insurance Companies and Pension Funds etc., which are allowed to trade in commodity derivatives. 4) Foreign Participants: It includes participants such as Eligible Foreign Entities (EFEs), NRIs etc. which are allowed to trade in commodity derivatives markets. 5) Others: All other participants which cannot be classified in the above categories.



FATCA/CRS DECLARATION FORM - FOR INDIVIDUAL

App	lica	nt Name		
PA	RT	I - Please fill in the country for each of	f the follo	owing:
1.	Со	untry of :		
	a)	Birth	b)	Citizenship
	c)	Residence for Tax Purposes		
2.	US	Person*: ☐ Yes ☐ No		
PA	RT	II - Please note :		
a.		n all fields above, the country mentioned by yo Part III for signature.	u is India a	and if you do not have US person status, please proceed
b.		· · · · · · · · · · · · · · · · · · ·		t India and/or if your US person status is Yes, please provide lent** as issued in the specific country in the table below:
	i)	TIN	Cou	intry of Issue
	ii)	TIN	Cou	intry of Issue
	iii)	TIN	Cou	intry of Issue
a.	pur			e a US person or a person resident outside of India for tax bers/functional equivalent, please complete and sign the
b.		• • • • • • • • • • • • • • • • • • • •		your Country of Birth is US, please provide document provide reasons for not having relinquishment certificate
	Ple	ease also fill Part IV Self-Certification.		
PA	RT	III - Customer Declaration (Applicable	for all c	ustomers)
(i)	Un	der penalty of perjury, I/we certify that:		
	1.	or any state or political subdivision thereof or	r therein, in ubject to U	n under the laws of the United States of America ("U.S.") acluding the District of Columbia or any other states of the J.S. federal income tax regardless of the source thereof. er is identified as a US person)
	2.	The applicant is an applicant taxable as a ta applicable only if the account holder is a		under the laws of country outside India. (This clause is ent outside of India)
(ii)	the abl	status of the applicant named above in comp	liance with	relying on this information for the purpose of determining FATCA/CRS. R K Global Shares & Securities Ltd. is not on the applicant. I/we shall seek advice from professional
(iii)	I/W	le agree to submit a new form within 30 days	if any info	rmation or certification on this form becomes incorrect.
(iv)		e agree that as may be required by domestic obe required to report, reportable details to C	-	/tax authorities R K Global Shares & Securities Ltd. may ose or suspend my account.
(v)		e certify that I/we provide the information on this rue, correct, and complete including the taxpa		to the best of my/our knowledge and belief the certification fication number of the applicant.
Sigr	natui	re:		
Nan				Date (DD/MM/YYYY) :

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P.T.O

PART IV - Self-Certification:

To be filled only if-

- (a) Name of the country in Part I is other than India and TIN or functional equivalent is not available, or
- (b) US person is mentioned as Yes in Part I, and TIN is not available

I confirm that I am neither a US person nor a resident for Tax purpose in any country other than India, though one or more parameters suggest my relation with the country outside India. Therefore, I am providing the following document as proof of my citizenship and residency in India.

√ 25					
Signature					
Document Proof submitted (Please tick document being submitted)				
□ Passport □ Election Id Card □ PAN Card □ Driving Licen Issued ID Card	se 🗖	UIDAI Letter	□ NREGA	Job Card	Govt.

* U.S. Person means.

- (a) an individual, being a citizen or resident of the United States of America;
- (b) a partnership or corporation organized in the United States of America or under the laws of the United States of America or any State thereof;
- (c) a trust if,-
 - (i) a court within the United States of America would have authority under applicable law to render orders or judgments concerning substantially all issues regarding administration of the trust; and
 - (ii) one or more U.S. persons have the authority to control all substantial decisions of the trust; or
- (d) an estate of a decedent who was a citizen or resident of the United States of America;

** Functional Equivalent of TIN

Many countries do not issue TIN to their taxpayers. However, such countries issue some other high integrity number with an equivalent level of identification (a functional equivalent). Examples of such numbers are-

- Social Security Number
- National Insurance Number
- Citizen Or Personal Identification Code Or Number
- Resident Registration Number

ANTI-MONEY LAUNDERING (AML) – COMBATING FINANCING OF TERRORISM (CFT) WHAT YOU MUST KNOW – FAQS

Help us in preventing money laundering / terrorist financing.......Your assistance really matters us.

Ever wondered why the Broker is asking you certain personal information which has hitherto never been called for? Such information can include documents evidencing source of funds/ income tax returns/ bank records etc. By providing this information to the Broker, at the time of account opening and subsequently as and when required, you are actually assisting the efforts in prevention of money laundering / terrorist financing. Here are the details, presented in the form of frequently asked questions (FAQs) to let you know how.

What is Money Laundering?

Money Laundering is the process by which criminals attempt to hide and disguise the true origin and ownership of the proceeds of their criminal activities, thereby avoiding prosecution, conviction and confiscation of the criminal funds. The term Money Laundering is also used when the funds are used for terrorist financing, though the origin of the funds may be legitimate.

Money-laundering has acquired a global character that not only threatens security, but also compromises the stability, transparency, and efficiency of financial systems. Money-laundering techniques are becoming more sophisticated and complex with each passing day.

The objective of AML & CFT Program is to prevent financial intermediaries from being used as a tool for the purpose of Money laundering & terrorist financing and to preserve the integrity of the Financial system.

In response to mounting concern over money laundering, the Financial Action Task Force on money laundering (FATF) was established by the G-7 Summit in Paris in 1989 to develop a co-ordinated international response. One of the first tasks of the FATF was to develop Recommendations, 40 in all, which set out the measures national governments should take to implement effective anti-money laundering programmes.

How much money is laundered per year?

The IMF has stated in 1996 that the aggregate size of money laundering in the world could be somewhere between two and five percent of the world's gross domestic product.

Using 1996 statistics, these percentages would indicate that money laundering ranged between USD 590 billion and USD 1.5 trillion. However it must be said that overall it is absolutely impossible to produce a reliable estimate of the amount of money laundered and therefore the FATF does not publish any figures in this regard.

How is money laundered?

In the initial - or placement - stage of money laundering, the launderer introduces his illegal profits into the financial system. This might be done by breaking up large amounts of cash into less conspicuous smaller sums that are then deposited directly into a bank account, or by purchasing a series of monetary instruments (cheques, money orders, etc.) that are then collected and deposited into accounts at another location.

After the funds have entered the financial system, the second – or layering – stage takes place. In this phase, the launderer engages in a series of conversions or movements of the funds to distance them from their source. The funds might be channelled through the purchase and sales of investment instruments, or the launderer might simply wire the funds through a series of accounts at various banks across the globe. This use of widely scattered accounts for laundering is especially prevalent in those jurisdictions that do not co-operate in anti-money laundering investigations. In some instances, the launderer might disguise the transfers as payments for goods or services, thus giving them a legitimate appearance.

Having successfully processed his criminal profits through the first two phases the launderer then moves them to the third stage – integration – in which the funds re-enter the legitimate economy. The launderer might choose to invest the funds into real estate, luxury assets, or business ventures.

Where does money laundering occur?

Money laundering can occur practically anywhere in the world. Generally, money launderers tend to seek out countries or sectors in which there is a low risk of detection due to weak or ineffective anti-money laundering programmes.

How does money laundering affect business, economic development & society at large?

Money laudering damages the integrity of the financial institution, entire society and undermines democracy and the rule of the law as it rewards corruption and crime.

There is a damping effect on foreign direct investment when a country's commercial and financial sectors are perceived to be subject to the control and influence of organised crime. Fighting money laundering and terrorist financing is therefore a part of creating a business friendly environment which is a precondition for lasting economic development.

The possible social and political costs of money laundering, if left unchecked or dealt with ineffectively, are serious. Organised crime can infiltrate financial institutions, acquire control of large sectors of the economy through investment, or offer bribes to public officials and indeed governments.

The economic and political influence of criminal organisations can weaken the social fabric, collective ethical standards, and ultimately the democratic institutions of society.

How does fighting money laundering help fight crime?

Targeting the money laundering aspect of criminal activity and depriving the criminal of his ill-gotten gains means hitting him where he is vulnerable. Without a usable profit, the criminal activity will not continue.

What should individual governments be doing about it?

A great deal can be done to fight money laundering, and, indeed, many governments have already established comprehensive anti-money laundering regimes. These regimes aim to increase awareness of the phenomenon – both within the government and the private business sector – and then to provide the necessary legal or regulatory tools to the authorities charged with combating the problem.

Some of these tools include making the act of money laundering a crime; giving investigative agencies the authority to trace, seize and ultimately confiscate criminally derived assets; and building the necessary framework for permitting the agencies involved to exchange information among themselves and with counterparts in other countries.

What are Local regulations on AML/CFT?

- a) Prevention of Money Laundering Act,2002 (PMLA) came in to force with effect from July 01,2005 read with the prevention of Money Laundering (Amendment) Act,2009.
- b) SEBI Guidelines on PMLA vide circular issued in January 2006 followed by latest Master circular issued in February 2010.
- c) Exchanges have also issued Guidelines on PMLA to be followed by all registered intermediary.

How is Money Laundering defined under PMLA 2002?

Section 3 of the Prevention of Money Laundering Act (PMLA) 2002 defines the "Offence of Money Laundering" as:

"Whosoever directly or indirectly attempts to indulge or knowingly assists or knowingly is party or is actually involved in any process or activity connected with the **proceeds of crime** and projecting it as untainted property shall be guilty of the offence of money laundering."

"Proceeds of crime" has been defined in Section 2 of the PMLA as the property derived or obtained directly or indirectly by any person, as a result of criminal activity relating to a scheduled offence or the value of such property.

"Scheduled Offences", as per section 2 of PMLA, are specified in two parts of the schedule to PMLA. The value involved in offences specified in Part B should be Rs.30 lakhs or more.

Why KYC/AML Policy for Market Intermediary?

SEBI has instructed all Market Intermediary to adopt a KYC/AML Policy

- a) To prevent criminal elements from using the Capital Market for money laundering activities
- b) To enable the Broker to know/understand the customers and their financial dealings better, which in turn would help the Broker to manage risks prudently.
- c) To put in place appropriate controls for detection and reporting of suspicious activities in accordance with applicable laws/laid down procedures.
- d) To comply with applicable laws and regulatory guidelines.
- e) To take necessary steps to ensure that the concerned staff is adequately trained in KYC/AML procedures.

What are the obligations of Market Intermediary under PMLA 2002?

Section 12 of PML Act 2002, places certain obligations on every banking company, financial institution and market intermediary, which include:

- a) Maintaining a record of prescribed transactions.
- b) Furnishing information of prescribed transactions to the specified authority (Financial Intelligence Unit-India (FIU-IND).
- c) Verifying and maintaining records of the identity of its clients.
- d) Preserving records in respect of a,b,c above, for a period of 10 years from the date of cessation of transactions with the clients.

What is Financial Intelligence Unit-India (FIU-IND)?

FIU-IND is a central, national agency, set up by Government of India on 18th November,2004, responsible for receiving (and as permitted, requesting), analyzing and disseminating to the competent authorities, disclosures of financial information (i) Concerning suspected proceeds of crime and potential financing of terrorism, or (ii) Required by national legislation or regulation, in order to combat money laundering and terrorist financing.

What are the transactions to be reported by Market Intermediary to FIU-IND?

- a) All cash transactions of the value of more than Rs.10 lakhs or its equivalent in foreign currency.
- b) All series of cash transactions integrally connected to each other, which have been valued below Rs.10 lakhs or its equivalent in foreign currency (excluding individual transactions below Rs.50,000/- in the reporting) where such series of transactions have taken place within a month and the aggregate value of such transactions exceeds Rs.10 lakhs.
- c) Counterfeit currency transactions.
- d) Suspicious transactions.

What are suspicious transactions?

Rule 2(1)(g) of PMLA-2002 defines suspicious transactions as:

A transaction whether or not made in cash which, to a person acting in good faith-

- (a) gives rise to a reasonable ground of suspicion that it may involve the proceeds of crime; or
- (b) appears to be made in circumstances of unusual or unjustified complexity; or
- (c) appears to have no economic rationale or bonafide purpose; or
- (d) gives rise to a reasonable ground of suspicion that it may involve financing of activities relating to terrorism.

POLICY/DECLARATION ON AML/CFL

SI.No.	AML Measures	Particulars Particulars
1	AML Policy	We have in place written policy & procedure as per guidelines issued by SEBI/ Exchange
2	Know Your Customer (KYC)	We have in place system for identification of our clients including KYC documentation.
3	Maintenance of Records	We update the client profile on a regular basis.
4	Screening against negative lists	We have in place record maintenance and retention procedures as prescribed. We screen the client database to ensure that it is not held by or linked to anyone included in the specified list.
5	Risk Assessment	We have in place system to place clients into high, medium & low risk category and apply enhanced due diligence for clients that pose a higher risk.
6	Clients of Special Category	We have in place policy to place clients of special category such as persons with political link, non residents, Trusts, NGOs, closely held Companies, etc. in high risk category.
7	Monitoring, Identification & Reporting of Suspicious Transactions	We have in place, systems and procedures for monitoring, detection and reporting of suspicious transactions to the relevant authorities.
8	Audit	We are subject to inspection by SEBI/Exchange. Additionally we are periodically audited by an independent internal auditor that assesses AML policies and procedures too.

PART II - ACCOUNT OPENING FORM (FOR INDIVIDUALS)



R K GLOBAL SHARES & SECURITIES LTD.

Regd. Off.: 61 Mittal Chambers, 6th Floor, 228 Nariman Point, Mumbai - 400 021

Phone: (+91-22) 4210-5555, Fax: (+91-22) 4210-5500 E.mail: mumbai@rkglobal.in, Website: www.rkglobal.net

CIN: U99999MH1995PTC174185

DP ID: IN302453 & IN302951 SEBI REGN. NO.: IN-DP-241-2016

E.mail ID for Investor Complaint: grievances@rkglobal.in

CLIENT	ID																	Dat	e l	D	D	M	M	Υ	Υ	Υ	Υ		
(To be filled by Participant)																													
I/We request you to open a Depository Account in my/our name as per the following details:																													
(Please	(Please fill all the details in CAPITAL LETTERS only)																												
A) DET	AILS	OF	ACC	OU	ΙNΊ	ΓН	OLE	DER	(S) :																				
Accoun	Account Holder(s)																												
Sole/ First Holder Name																													
Second	Hol	der	Nar	ne																									
Third H	olde	r N	ame	!																									
						So	ole/	Firs	st Ho	olde	r				Se	cond	loH b	der				1	hire	oH b	lder				
PAN																													
Occupa	tion	(ple	ease	С] F	riv	/ate	Sec	ctor	ı				Pr	rivat	te Se	ctor		-	[J F	riva	ite S	ecto	r		-		
tick any	one	an	d			_	icul			- -				•	_	ultur				- 1	□ Agriculturist								
give bri	ef de	etai	ls)	- 1					or C nt S			ea	□ Public Sector □ Retired□ Government Service								□ Public Sector □ Retired □ Government Service								
				- 1								ss						Busir							l Bu		SS		
				- 1					Pro										ofessional										
] (Oth	iers	(Ple	ease	spe	cify	/; 		Ot	the	s (Pl	ease	spec	cify;] (Othe	rs (F	'leas	se sp	ecif	у;		
Brief de	tails	;		-																_ -									
B) For A	Asso	ciat	ion	of I	Per	SO	ns (AOI	P), P	artr	ners	hip	Fii	rm	, Ur	regi	stere	ed Tr	ust,	eto	:., a	ltho	ugh	the	acc	oun	t is		
opened Partner										•		-								sso	ciat	ion	of	Pers	ons	(AO	P),		
Name																	PAN												
C) Type	of a	ссо	unt		-	Orc	dina	ry F	Resid	lent	:		[]	NRI	-Rep	atria	ble		l	IRI-	Non	Rep	atri	able				
					J (Qu	alifi	ed I	Fore	ign	Inve	esto				_		ional			ror	note	er						
				1			ırgir											se sp											
D) Gros																													
□ Belo	w ₹	1 La	ac	-	₹1	- 5	5 Lac	c C	⋾ ₹	5 - 3	10 L	.ac		₹	10 -	· 25 l	Lac		lore	tha	an ₹	25	Lac	<u> </u>					
E) In ca	se o	f NF	RIs/	For	eig	n I	Nati	ona	als													,							
RBI Approval Reference No.										F	RBI A	ppro	val	dat	ie 🛮	DD	M	M	Y	Y	Υ								

F) BANK DETAILS	:										
Bank A/c Type	☐ Savings Acccoun	nt 🗖 Current Acc	ount D Othe	ers (Pl	ease s _l	pecify)				-
Bank A/c No.											
Bank Name											
Branch Address											
City/town/village				ı	Pin Co	de					
State				(Countr	γ					
MICR Code			IFSC								
G) Please tick, if a	pplicable Politicall	y Exposed Person	(PEP) 🗖 Rel	ated t	o Politi	ically E	xpose	ed Pe	erson	(RF	PEP)
H) STANDING INS	STRUCTIONS :										
1. I/We authorise	you to receive credi	ts automatically	into my/our	accou	nt			Yes		No	
2. Account to be	operated through De	mat Debit and P	ledge Instruc	tion (DDPI)			Yes		No	
3. I/We wish to re	eceive the DIS Bookle	et with Account (Opening					Yes		No	
4. SMS Alert facil	lity: [Mandatory if yo	ou are giving DDI	PI. Ensure tha	at the	mobile	e num	ber is	pro	vide	d in	the
KYC Application F	orm]										
Sole/First Holder	☐ Yes ☐ No	Second Holder	□ Yes □	No	Third	Holde	er		es l		—— No
5. Mode of receiv	ing Statement of Aco	count <i>(Tick any o</i>	ne)		Physica	al Forr	n 🗖	Elect	troni	c Fc	 orm
(Read Note 4 and	l ensure that email ID) is provided in K	YC Applicatio	n Forr	n)						
6. Mode of receiv	ing the standard docu	ment - Rights and	Obligations								
of Beneficial O	wner and Depository	Participant <i>(Tick</i>	any one)		Physica	al Forr	n 🗖	Elec	troni	c Fc	orm
7. For Joint Accou	ints, communication	to be sent to (See	Note 7)	First H	older	□ All	Joint	Acco	unt l	Holo	 ders
	ations for Joint Acco		ointly D A								
such as transfe margin re-pled	ration for Joint Account r of securities including ge (creation, closure a e of account and / or s	ng Inter-Deposito and invocation an	ry Transfer, p d confirmatio	ledge on ther	/ hypo eof as	theca applic	tion / able)	mar of se	gin p ecurit	led ties	ge/
9. BSDA Details	(a) I/We have read an for facility for a BSDA, thaccount as a BSDA, thocase, I/We at any poing demat account is any time choose to opcommunicated to the	nd understood the A. (b) I/We are a se account shall b int of time do no liable to be conve ot out of BSDA i.e	e Securities a ware that if e opened as t meet the e erted to regu . avail the fac	Ind Exc I/we a BSDA ligibili lar acc cility o	change are eli A. (c) I/ ty crite count. f regul	e Boar gible 'We al eria as (d) I/V ar acc	d of Ir to op lso un s a BS Ve als ount t	ndia' en a ders DA I o, st	s gui dep stand nolde ate tl	deli osit tha er, r	tory at in my / if at
· ·	ke to instruct the DP to			, .				l			
•	ruction from me/our e			ption	would	be NO).)				No
•	eive Annual Reports,								Yes	_	INO
•	tions from Issuer & R								Yes		No
	ils (where sole holder			mino	r, two l	KYC Ap	plica	tion	Form	ns n	nust
	for the guardian and	another for the r	minor (to be		1 1	ıardiaı	ո)]				_
Guardian Name		I		PA	N						\perp
Relationship of g	uardian with minor										

J) I/We wish to make one time Self-declaration for Inter-Depository transfer of Government Securities. [As per details given below]						
☐ I/We donot wish to make one time Self-declaration for Inter-Depository transfer of Government Securities.						
Declaration Details I/We hereby declare that I/We will submit only those Inter-Depository transfer Instructions in respect of Government Securities (G-Sec) which are bonafide and arising out of genuine trade or transfer transaction.						
K) Nomination Option						
	[Details are provided in Nomination Form prescribed by SEBI]					
	☐ I/We wish to opt out of nomination.					

DECLARATION

The rules and regulations of the Depository and Depository Participants pertaining to an account which are in force now have been read by me/us and I/we have understood the same and I/we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. I/we hereby declare that the details furnished above are true and correct to the best of my/ our knowledge and belief and I/we undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it. In case non-resident account, I/we also declare that I/we have complied and will continue to comply with FEMA regulations. I/we acknowledge the receipt of copy of the document, "Rights and Obligations of the Beneficial Owner and Depository Participant".

	Name(s) of holder(s)	Signature(s) of holder
Sole/First Holder/Guardian		
(in case sole holder is minor)		√ 26
(Mr./Ms.)		
Second Holder		√
(Mr./Ms.)		•
Third Holder		
(Mr./Ms.)		✓

NOTES:

- 1. All communication shall be sent at the address of the Sole/First holder only.
- 2 Thumb impressions must be attested by witness or a Magistrate or a Notary Public or a Special Executive Magistrate.
- 3. Signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 4. The nomination and Declaration form may be signed using e-Sign facility or wet signature and in these cases, witness will not be required.
- 5. For receiving Statement of Account in electronic form:
 - I. Client must ensure the confidentiality of the password of the email account.
 - II. Client must promptly inform the Participant if the email address has changed.
 - III. Client may opt to terminate this facility by giving 10 days prior notice. Similarly, Participant may also terminate this facility by giving 10 days prior notice.
- 6. In case of joint account, on death of any of the joint account holders, the surviving account holder(s) has to inform Participant about the death of account holder(s) with required documents within one year of the date of demise.
- 7. In case if 'first holder' is selected, the communication will be sent as per the preference mentioned at Sr. No. 4. In case 'All joint account holders' is opted, communication to first holder will be sent as per the preference mentioned at Sr. No. 4 and communication to other holders will be in electronic mode. The default option will be communication to 'first holder', if no option selected.
- 8. Strike off whichever is not applicable.

AU.	THORISATION FOR PR	OVIDING DP TRAN	SACTION STATEMENT BY	EMAIL OR ON WEBSITE
				Date :
61 Mur	GLOBAL SHARES & SECO Mittal Chambers, 6th Floor Nariman Point nbai - 400 021 r Sir,	URITIES LTD.		
You	are requested to provide me	e/us holding/transaction	statement including statement o	f account in the following manner:
1.		_		Statement in physical form. I/we by email, in lieu of physical form.
2.		,		I at my/our registered Email Id of to send physical form unless
0	specifically requested by m		and the same and the same short is	was fof disposed of Holding and
3.	Transaction Statement to r	me/us and such dispato		proof of dispatch of Holding and ceipt by me/us and shall not be hatsoever.
4.	I/we also agree that non-re	ceipt of bounced mail n	otification by you shall amount t	o delivery at my/our email ID.
5.	I/we shall immediately infor	m the DP about change	e in email address.	
6.	I/we will take all the necess internet/email account.	sary means to ensure co	onfidentiality and secrecy of the	login name and password of the
Tha	nking you,			
You	rs faithfully,			
10	7			
Siar	nature of the Client			
		AUTHO	RITY LETTER	_
То				Date :
	GLOBAL SHARES & SECU	URITIES LTD.		
	Mittal Chambers, 6th Floor			
	Nariman Point			
Wur	nbai - 400 021	Cub . Authority to	debit the Demat Charges	
_	#	Sub . Authority to	debit the Demat Charges	1
-	eneficiary Client ID			
	rading Account Code			
	r Sir,			
	s is to inform you that, /we have a Beneficiary Acco	ount with you with Client	ID as mentioned above	
		•	& Securities Ltd. with trading co	ode mentioned above
	-		_	lebit the trading account maintained
with	R K Global Shares & Securit	ties Ltd. for the debit char	rges payable to R K Global Share	es & Securities Ltd., as Depository count shall be binding on me/us.
	nking You	-		-
You	rs faithfully,			
Sigr	nature of the Client:		✓	<u>/</u>
9.		First Holder	Second Holder	Third Holder

IV

Individual Clients

CHARGE SCHEDULE

Cor	ntent	DP Id - IN302951/IN302453				
	ACCOUNT O	PENING CHARGES				
a.	Account Opening Charges	NIL				
	ACCOUNT MAINTAINCE CHARGES					
b.	Account Maintenance Charges (charged from 2nd year)	NIL				
	TRANSAC	CTION CHARGES				
a.	Transaction Charges (BUY - Incoming)	NIL				
b.	Transaction Charges (SELL - Outgoing)	Rs 12.5 per ISIN or 0.01% of the delivered securities (whichever is higher)				
c.	Dematerialization	Rs. 2/- per Certificate, Minimum charges Rs.40/-				
d.	Rematerialisation	Minium Rs.40/, or Rs20/-For Every Hundred Securities(whichever is higher)				
e.	Margin Pledge initiation	Rs 12 per ISIN				
f	Margin Pledge release	Rs 12 per ISIN				
g	Pledge Charges	Rs 25 per ISIN				
	DELIVER	Y 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				
	PERIODIC/NON	PERIODIC STATEMENT				
a.	Statement Processing Charges	Rs.20/- Monthly				
e.	Postal Charges per Demat/Remat/Demat Rejection	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. GST 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.

Signature of Account	Holders			
	1st Holder	2nd Holder	3rd Holder	

[For New Accounts]

Declaration for Basic Services Demat Account (BSDA)

To,								
R K Global Shares & IN302951/IN302453 61, 6th. Floor, Mittal C 228, Nariman Point, N	Da	ate: 🗆) D	M	1 Y	YY	Υ	
•	/ our application for opening a ditory account as per the following	=	-	count,	I/ We	reque	st yo	u to
	Name			Р	AN			
Sole/First Holder							\Box	
Second Holder								
Third Holder						+	+	
facility for a BSDA.	understood the Securities and E f I/we are eligible to open a dep BSDA.							
	d that in case, I/We at any point y / our demat account is liable to					•	•	eria
	if at any time choose to opt out Il be communicated to the Partic					•	•	
1	22		3					_
	Signature(s) of Acc	ount H	older(s)				

DEMAT DEBIT AND PLEDGE INSTRUCTION [DDPI]

I/We	Mr./Mrs./M/s(first holder)	, (Second Holder)
 S/o [, (Third I D/o, W/o	Holder) residing at/having registered office at
an In the p facilit LIMI Floor (Trac	dividual/a Sole Proprietary concern / a Partnership Firm rovisions of the (hereinafter referred to as "Beneficial ries and other services offered (hereinafter referred to IED, a company incorporated under the Companies A r, Mittal Chambers, 228 Nariman Point, Mumbai - 400 ding Member) of The National Stock Exchange of India	n / a Body Corporate / Trust, registered / incorporated, under Owner") wish to avail / have availed the broking /E-broking as "Services"), by R. K. GLOBAL SHARES & SECURITIES at 1956 and having its Registered office address at 61, 6TH 021 (herein after referred to as "Member") and is a Member Limited (NSE) and BSE Limited (BSE) (hereinafter referred to gistered with National Securities Depository Limited (NSDL)
F&O	and Currency Derivatives Segment of NSE / BSE through	ng and trading of securities in Cash Segment and / or dealing in h broker, a Member of National Stock Exchange of India Limited Member ID 6218 bearing SEBI Regn. no. INZ000187132.
K GL	WHEREAS I / We hold a Beneficiary Account No OBAL SHARES AND SECURITIES LIMITED registere D : IN302951 / DP-ID : IN302453 and SEBI Regn. no. I	(BO-ID) with Depository Participant F d with National Securities Depository Limited (NSDL), having N-DP-241-2016.
SEC		give my / our instruction to R K GLOBAL SHARES AND ipant, to exercise and perform the following acts, deeds and
SI. No.	Purpose	Signature of Client
1	Transfer of securities held in the abovementioned Beneficial Owner Account towards Stock Exchange related to deliveries / settlement obligations arising	√30 1st Holder
	out of trades executed by me / us on the Stock Exchange through R K GLOBAL SHARES AND SECURITIES LIMITED.	✓ 2nd Holder
	SECONTIES LIWITED.	✓ 3rd Holder
2	Pledging / re-pledging of securities in favour of Trading Member (TM) / Clearing Member (CM) / Clearing Corporation (CC) for the purpose of meeting	√31) 1st Holder
	margin requirements in connection with the trades executed by me / us on the Stock Exchange.	✓ 2nd Holder
		✓ 3rd Holder
3	Mutual Fund transactions being executed on Stock Exchange order entry platforms	✓32 1st Holder
		✓ 2nd Holder
		✓ 3rd Holder

SI. No.	Purpose	Signature of Client
4	Tendering shares in open offers through Stock Exchange platforms	√33 1st Holder
		✓ 2nd Holder
		✓ 3rd Holder

• The Demat account details of Member where shares can be transferred for above purpose is mentioned below:

Account Name	Depository	DP ID / CMBP ID	Client ID
NSE Pool	NSDL	IN302453	10000077
BSE Pool	NSDL	IN302453	10146921
TM CM Client Sec Margin Pledge	NSDL	IN302453	10264552
TM Client Sec Margin Pledge	NSDL	IN302453	10264544
NSCCL MF Account	NCL	IN565576	1100001100017837
BSE MF Account	INDIAN CL. CORP.	IN620031	1100001000020972
Future & Option Pool Account	NSDL	IN302453	10264624

Option for issuance of DIS booklet alongwith account opening

(to be filled by persons seeking to open a depository account who have given Power of Attorney / Demat Debit and Pledge Instruction to operate the depository account to a stock broker/Participant/ Portfolio Manager and do not intend to open a Basic Services Demat Account)



R K GLOBAL SHARES & SECURITIES LTD.

Regd. Off.: 61 Mittal Chambers, 6th Floor, 228 Nariman Point, Mumbai - 400 021

Phone: (+91-22) 4210-5555, Fax: (+91-22) 4210-5500 E.mail: mumbai@rkglobal.in, Website: www.rkglobal.net

Name(s) of accou	nt holder(s)		
Sole / First Holder			
Second Holder			
Third Holder	NE SEE		
Option 1	of DIS booklet (please tick any re the Delivery Instruction Slip (DIS) receive the DIS booklet with account tely on my/ our request at any later	booklet with account	
Beneficial Owner	Name		Signature with date
Sole/First Holder		√ 25	
Second Holder		1	
Third Holder		1	
I/Wo do harahysols	ADDITION OF AA mnly declare that the detail herein above my/our consent to 'R K Global Sh	ove submitted by me	:/us is/are true to my/our knowledg
/We voluntarily giv	m UIDAI and link the Aadhaar Numl	per to all my/our ex	kisting/new accounts with your D
/We voluntarily giv	m UIDAI and link the Aadhaar Numb	per to all my/our ex	cisting/new accounts with your D AADHAAR
/We voluntarily giv		per to all my/our ex	
/We voluntarily given authenticate fro		per to all my/our ex	



National Stock Exchange of India Limited

Annexure A

Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts)

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

Acknowledgement

R K Regd.

R K GLOBAL SHARES & SECURITIES LTD.

Regd. Off.: 61 Mittal Chambers, 6th Floor, 228 Nariman Point, Mumbai - 400 021 Phone: (+91-22) 4210-5555, Fax: (+91-22) 4210-5500

E.mail: mumbai@rkglobal.in, Website: www.rkglobal.net

CIN: U99999MH1995PTC174185

DP ID: IN302453 & IN302951 SEBI REGN. NO.: IN-DP-241-2016 E.mail ID for Investor Complaint: grievances@rkglobal.in

			Se	riai No	.:			
Received the application for	rom Mr/Ms/M,	/s						as the
sole/first holder alongwith _			and					
as the second and third ho DP ID & Client ID allotte correspondence.								
			For R K Glob a	al Shar	es &	Secu	ıritie	s Ltd.
			Sea	al and s	Signa	ture		
Date: D D M M Y Y	YY				Auth	orised	d Sig	natory
		. — — — — — - .nowledgement						
Received Nomination Fo		owicagecm	Пессірі					
DP ID IN302453 & IN302	2951		Client ID					
Name								
Address								
Nomination in favour of								
No Nomination	<u> </u>	Does not wish t	<u>o nominate</u>					
Registration No.			Registered on	D D	M	/I Y	Υ	YY

For R K Global Shares & Securities Ltd.

Seal and Signature

Authorised Signatory

	Dated :
Froi	
61 N 228	GLOBAL SHARES & SECURITIES LTD. Mittal Chambers, 6th Floor Nariman Point mbai - 400 021
	Ref. : Acknowledgement for the receipt of documents
Dea	ar Sir,
This	s is to acknowledge and declare that
	I/We have received a photocopy of the KYC (full booklet), duly executed with you, to my/our satisfaction including my / our Unique Client Code (Trading Code).
	I/We have (Physically Electronically) received, read and understood the Rights & Obligations, Risk Disclosure Documents, Guidance Note, the Rights and Obligations of Beneficial Owner and Depository Participant" as prescribed by SEBI and Depositories.
	I/We have received, read and understood the Policies and Procedures.
	I/We have received a copy on Voluntary freezing/Blocking of Trading Accounts
	I/We have received a copy of Most Important Terms and Conditions (MITC)
	I/We have received a photocopy of DDPI / Demat Debit and Pledge Instruction.
	The email id noted with you (for ECN and other purposes) is correct.
	I/We have received Charge Structure & Client Master Report.
Tha	nking you,
You	irs truly,
√ (3	
Sign	nature of the Client
Clie	nt Code

Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories

General Clause

- 1. The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996, Rules and Regulations of Securities and Exchange Board of India (SEBI), Circulars/Notifications/Guidelines issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Depositories and relevant notifications of Government Authorities as may be in force from time to time.
- 2. The DP shall open/activate demat account of a beneficial owner in the depository system only after receipt of complete Account opening form, KYC and supporting documents as specified by SEBI from time to time.

Beneficial Owner information

- 3. The DP shall maintain all the details of the beneficial owner(s) as mentioned in the account opening form, supporting documents submitted by them and/or any other information pertaining to the beneficial owner confidentially and shall not disclose the same to any person except as required by any statutory, legal or regulatory authority in this regard.
- 4. The Beneficial Owner shall immediately notify the DP in writing, if there is any change in details provided in the account opening form as submitted to the DP at the time of opening the demat account or furnished to the DP from time to time.

Fees/Charges/Tariff

- 5. The Beneficial Owner shall pay such charges to the DP for the purpose of holding and transfer of securities in dematerialized form and for availing depository services as may be agreed to from time to time between the DP and the Beneficial Owner as set out in the Tariff Sheet provided by the DP. It may be informed to the Beneficial Owner that "no charges are payable for opening of demat accounts"
- 6. In case of Basic Services Demat Accounts, the DP shall adhere to the charge structure as laid down under the relevant SEBI and/or Depository circulars/directions/notifications issued from time to time.
- 7. The DP shall not increase any charges/tariff agreed upon unless it has given a notice in writing of not less than thirty days to the Beneficial Owner regarding the same.

Dematerialization

8. The Beneficial Owner shall have the right to get the securities, which have been admitted on the Depositories, dematerialized in the form and manner laid down under the Bye Laws, Business Rules and Operating Instructions of the depositories.

Separate Accounts

- 9. The DP shall open separate accounts in the name of each of the beneficial owners and securities of each beneficial owner shall be segregated and shall not be mixed up with the securities of other beneficial owners and/or DP's own securities held in dematerialized form.
- 10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and /or hypothecation or any other interest or encumbrance over all or any of such securities submitted for dematerialization and/or held in demat account except in the form and manner prescribed in the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996 and Bye-Laws/Operating Instructions/Business Rules of the Depositories.

Transfer of Securities

- 11. The DP shall effect transfer to and from the demat accounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Beneficial Owner and the DP shall maintain the original documents and the audit trail of such authorizations.
- 12. The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his demat account and the DP shall act according to such instructions.

Statement of account

- 13. The DP shall provide statements of accounts to the beneficial owner in such form and manner and at such time as agreed with the Beneficial Owner and as specified by SEBI/depository in this regard.
- 14. However, if there is no transaction in the demat account, or if the balance has become Nil during the year, the DP shall send one physical statement of holding annually to such BOs and shall resume sending the transaction statement as and when there is a transaction in the account.
- 15. The DP may provide the services of issuing the statement of demat accounts in an electronic mode if the Beneficial Owner so desires. The DP will furnish to the Beneficial Owner the statement of demat accounts under its digital signature, as governed under the Information Technology Act, 2000. However if the DP does not have the facility of providing the statement of demat account in the electronic mode, then the Participant shall be obliged to forward the statement of demat accounts in physical form.
- 16. In case of Basic Services Demat Accounts, the DP shall send the transaction statements as mandated by SEBI and/or Depository from time to time.

Manner of Closure of Demat account

17. The DP shall have the right to close the demat account of the Beneficial Owner, for any reasons whatsoever, provided the DP has given a notice in writing of not less than thirty days to the Beneficial Owner as well as to the Depository. Similarly, the Beneficial Owner shall have the right to close his/her demat account held with the DP provided no

charges are payable by him/her to the DP. In such an event, the Beneficial Owner shall specify whether the balances in their demat account should be transferred to another demat account of the Beneficial Owner held with another DP or to rematerialize the security balances held.

18. Based on the instructions of the Beneficial Owner, the DP shall initiate the procedure for transferring such security balances or rematerialize such security balances within a period of thirty days as per procedure specified from time to time by the depository. Provided further, closure of demat account shall not affect the rights, liabilities and obligations of either the Beneficial Owner or the DP and shall continue to bind the parties to their satisfactory completion.

Default in payment of charges

- 19. In event of Beneficial Owner committing a default in the payment of any amount provided in Clause 5 & 6 within a period of thirty days from the date of demand, without prejudice to the right of the DP to close the demat account of the Beneficial Owner, the DP may charge interest at a rate as specified by the Depository from time to time for the period of such default.
- 20. In case the Beneficial Owner has failed to make the payment of any of the amounts as provided in Clause 5&6 specified above, the DP after giving two days notice to the Beneficial Owner shall have the right to stop processing of instructions of the Beneficial Owner till such time he makes the payment along with interest, if any.

Liability of the Depository

- 21. As per Section 16 of Depositories Act, 1996,
 - 1. Without prejudice to the provisions of any other law for the time being in force, any loss caused to the beneficial owner due to the negligence of the depository or the participant, the depository shall indemnify such beneficial owner.
 - 2. Where the loss due to the negligence of the participant under Clause (1) above, is indemnified by the depository, the depository shall have the right to recover the same from such participant.

Freezing/ Defreezing of accounts

- 22. The Beneficial Owner may exercise the right to freeze/defreeze his/her demat account maintained with the DP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.
- 23. The DP or the Depository shall have the right to freeze/defreeze the accounts of the Beneficial Owners on receipt of instructions received from any regulator or court or any statutory authority.

Redressal of Investor grievance

24. The DP shall redress all grievances of the Beneficial Owner against the DP within a period of thirty days from the date of receipt of the complaint.

Authorized representative

25. If the Beneficial Owner is a body corporate or a legal entity, it shall, along with the account opening form, furnish to the DP, a list of officials authorized by it, who shall represent and interact on its behalf with the Participant. Any change in such list including additions, deletions or alterations thereto shall be forthwith communicated to the Participant.

Law and Jurisdiction

- 26. In addition to the specific rights set out in this document, the DP and the Beneficial owner shall be entitled to exercise any other rights which the DP or the Beneficial Owner may have under the Rules, Bye Laws and Regulations of the respective Depository in which the demat account is opened and circulars/notices issued there under or Rules and Regulations of SEBI.
- 27. The provisions of this document shall always be subject to Government notification, any rules, regulations, guidelines and circulars/ notices issued by SEBI and Rules, Regulations and Bye-laws of the relevant Depository, where the Beneficial Owner maintains his/ her account, that may be in force from time to time.
- 28. The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.
- 29. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Bye-laws and Regulations and circulars/notices issued there under by the depository and /or SEBI
- 30. Any changes in the rights and obligations which are specified by SEBI/Depositories shall also be brought to the notice of the clients at once.
- 31. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-laws, Rules and Regulations of the relevant Depository, where the Beneficial Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.

Registered Office:

61, 6th Floor, Mittal Chambers, 228 Nariman Point, Mumbai - 400 021 Phone: (+91-22) 4210-5555, E.mail: mumbai@rkglobal.in

Regional Offices:

Ahmedabad

4th Floor, Agarwal Complex, Beside Municipal Market Near Swastik Cross Road, C. G. Road, Ahmedabad - 380 009 Phone: 85116-97109, 85115-97109, E.mail: ahmedabad@rkglobal.in

Bengaluru

No. 1478/1, 40th Cross, 18th Main, Opp. Saibaba Temple 2nd Floor, 4th, T-Block, Jayanagar, Bengaluru - 560 041 Ph.: (+91-80) 7960-5405, 93549-81320, 91500-50030 / 50040 E.mail: bengaluruadmin@rkglobal.in

Chennai

"Siddarth Towers", 4th Floor, No. S-16, 15th Main Road Guindy Industrial Estate, Guindy, Chennai - 600 032 Phone: (+91-44) 4571-3900, E.mail: chennai@rkglobal.in

Delhi

Flat-5, Sagar Apartment, 6 Tilak Marg, New Delhi - 110 001 Phone: (+91-11) 4310-0999, E.mail: care@rkglobal.in

Jaipur

H. No.: 412, Haveli Chansen, Above Choudhary Medical Hall Near Red Cross Building, Sanganeri Gate, Jaipur - 302 003 Phone: (+91-141) 260-5599 E.mail: jaipur@rkglobal.in

Kolkata

81/2/7, Phears Lane, 4th Floor, Bowbazar, Kolkata - 700 012 Phone: (+91-33) 4014-1999 / 2999, E.mail: care.kolkata@rkglobal.in

Salem

No. B4, First Floor, Jayam Residency, Fairlands, Salem - 636 004 Landmark - Next of SKS Hospital Phone: (+91-427) 233-1799, 244-0799, E.mail: salem@rkglobal.in

Contact Us:







