Client Registration Form

INDIVIDUAL NON-INDIVIDUAL



Client Name : Client Code : DP ID : 12031100 BO ID : Account Open Date : CKYC No :

CNB FINWIZ PRIVATE LIMITED

(Member: NSE, BSE, MCX & DP- CDSL) Account Opening Form this page is left blank interitonally

ANNEXURE - 1 ACCOUNT OPENING KIT INDEX OF DOCUMENTS

MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES

S.No.	Name of the Document	Brie	ef Significance of the Document	Page No.		
1.	Account Opening Form		KYC Form - Document captures the basic information about the constituent	1-8		
			B. Document captures the additional information about the constituent relevant to trading account and an instruction/ checklist.			
2.	Policies and Procedures		Document describing significant policies and procedure of the stockbroker.			
3.	Declaration & Tariff sheet	Doo oth	Disclosure Of Proprietary Trading, PMLA - Declaration, Document detailing the rate / amount of brokerage and other charges levied on the client for trading on the stock exchange(s)			
4.	Rights And Obligations	Document stating the Rights & Obligations of stock broker/trading member, A P and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).		Given to Client at the time of		
5.	Risk Disclosure Documents (RDD)	Doci mar	ument detailing risks associated with dealing in the securities ket	account opening		
6.			cuments detailing do's and don'ts for trading on exchange, for education of the investors.			
T		1ENT	TS AS PROVIDED BY THE STOCK BROKER			
S.No.	Name of the Document		Brief Significance of the Document	Page No.		
1.	Letter of Authorization		Letter where in Client Authorizes Stock Broker to maintain running account and to accept verbal orders etc.	21-22		
2.	Authorization for Electronic Statements		For Smooth Functioning of Account	23		
3.	DEMAT A/C OPENING FORM			25-33		
4.	DP Additional Documents		SMS alert facility, Terms & condition, FATCA & CRS declaration, DP Tariff sheet	34-40		
5.	SMS Disclaimer, Format, Undertaking, Authorization		SMS disclaimer, signature verification letter, undertaking to act in own capacity, Name discrepancy declaration, HUF declaration, partner authority letter, board resolution, DDPI, Declaration by sales person	41-48		
6.	Investor Charter & Dos and Don'ts		Investor Charter –Dos and Don'ts for investor	Given to Client at		
7.	Most Important Terms and Conditions (MITC)		Most Important Terms and Conditions (MITC) (For non- custodial settled trading accounts)	the time of account		
8.	Facility for Clients to Voluntarily Freeze /Block Online Access to Trading Accounts		Facility for Clients to Voluntarily Freeze/Block Online Access to Trading Accounts			
9.	Rights And Obligations		Rights And Obligations Of Beneficial Owner And Depository Participants			

For Other Formats download please visit our website www.cnbfinwiz.com

CNB FINWIZ PRIVATE LIMITED

CIN: U74899DL2000PTC375219 SEBI Registration Numbers :

E	Cash	INZ000204238	11/12/2002
	Equity Derivative	INZ000204238	30/04/2003
	Currency Derivative	INZ000204238	24/09/2010
E	Cash	INZ000204238	31/12/2004
	Equity Derivative	INZ000204238	18/01/2012
	Commodity	INZ000204238	17/08/2023

Regd. Office: 4282/3, Ansari Road, Daryaganj, New Delhi 110002 • Phone No. 8860078514
 Dealing Office: 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002
 Phone No.: 8860078514, E-mail: grievance@cnbfinwiz.com, Website: www.cnbfinwiz.com

FILING COMPLAINTS 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

SEBI: https://scores.sebi.gov.in/

Compliance Officer

CEO/MD

Mr. Paras Sharma Email Id: cs@cnbfinwiz.com Contact No. +91 8860078514 Mr. Naman Bagri Email: naman.bagri@cnbfinwiz.com Contact No. +91 9873752222

For any grievance/dispute please contact CNB FINWIZ PRIVATE LIMITED at the above address or email id-<u>grievance@cnbfinwiz.com</u> and Phone No. 8860078514. In case not satisfied with the response, please contact the concerned exchange(s) at:

E-mail ID	Phone No.
ignse@nse.co.in	022-26598190
is@bseindia.com	022-22728097
reetab@cdslindia.com	022-22728658
grievance@mcxindia.com	022-67318888
	ignse@nse.co.in is@bseindia.com reetab@cdslindia.com

	Applicatio	n Numbe	ttar Prac r:	ew KYC		ification KYC
TP EKYC Bio	metric	Online	KYC	□off	ine EKYC	Digilocker
		- Online	NIC .		ine exte	Dibliockei
	2.990.50L	y attested cop	y of your PA	W Card Date	e of Birth*	
Male	Female	-	Tra	nsgender		
-						Recent passport size
	Other					Applicant Photo
Resident Individua	al	Non R	esident	Indian		
Foreign National		□ Perso	n of Indi	an Origin		
			(any docum	(64	piry Date)	nent)
Address*	Dis	untry*	iness	Rep		Code* ce Unspecified Applicant e-SIGN
	Ple	Male Female Single Narries Indian Foreign National Poreign National Passport mandatory for NRIs and Foreign National Passport mandatory for NRIs and Foreign National Select NRI or Foreign National based on Nation Nation Nation National XXXX XXXX	Please enclose a duly attested cop	Please enclose a duly attested copy of your PA Please enclose a duly attested copy of your PA Male Person of Indi Attest Person of Indi Person of Indi Person of Indi Passport mandatory for NRIs and Foreign Nationality of the individual Person of Indi Passport mandatory for NRIs and Foreign Nationality of the individual Person of Indi Passport mandatory for NRIs and Foreign Nationality of the individual Person of Indi Passport mandatory for NRIs and Foreign Nationality of the individual Person of Indi Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Person of Indi Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for NRIs and Foreign Nationality of the individual Passport mandatory for PAN exempted cases (Please tock) Passport mandatory for PAN exempted ca	Please enclose a duly attested copy of your PAN Card Date Please enclose a duly attested copy of your PAN Card Date Maile Female Transgender Transgender Nale Female Transgender Nale Non Resident Individual Non Resident Indian Person of Indian Origin Person of Indian Origin Person of Indian Origin Person of Indian Origin XXXX XXXX (Cu (Cu (Cu (Cu (Cu (Cu (Cu	Please enclose a duly attested copy of your PAN Card Date of Birth*

B. Permanent residence address of applicant, if different from above A / Overseas Address* (Mandatory for NRI Applicant)						
Line 1*						
Line 2						
Line3						
City/ Town/Village* Dist	rict*	Pin Co	de*			
State* Cour	ntry*					
Address Type* 🗌 Residential/Business 🗌 Residential	Business	Registered Office	Unspecified			
Proof of Address* (attested copy of any 1 POA for correspondence and perman	ent address each to be sub	mitted)				
A — Aadhaar Card XXXX XXXX						
B — Passport Number		(Expiry Date)				
C — Voter ID Card						
D — Driving License		(Expiry Date)				
E —NREGA Job Card						
F — NPR Letter						
Z—Others	(any document	notified by Central Governmen	t)			
Identification Number						
3. Contact Details (in CAPITAL)						
Email ID*						
Mobile No. *			- si- in the si- si-			
Tel (off)	Tel (Res)					
	· · · <u> </u>		· · · · · · · · · ·			
4. Applicant Declaration	-					
I/We hereby declare that the KYC details furnished by me are true and correct to the best of my/our knowledge and belief and I/we under-take to inform you of any	Applicant e	-SIGN A	Applicant Wet Signature			
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.						
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.						
I am/We are also aware that for Aadhaar OVD based KYC, my KYC request shall be						
validated against Aadhaar details. I/We hereby consent to sharing my/our masked Aadhaar card with readable QR code or my Aadhaar XML/Digilocker XML file, along						
with passcode and as applicable, with KRA and other Intermediaries with whom I						
have a business relationship for KYC purposes only.						
DATE:(DD-MM-YYYY) PLACE:						
5. For Office Use Only						
In-Person Verification (IPV) carried out by*		Intermediary Deta	iils*			
IPV Date	Self certified	document copies rec	eived (OVD)			
Emp. Name	True Copies of documents received (Attested)					
Emp. Code	AMC / Intermediary Name :					
Emp. Designation						
		<u> </u>				
Employee Signature and Stamp	Institution Name and Stamp					

Know Your Client (KY Application Form (Fo Only) Please Bit the form in ENGLISH and in B Fields marked * are mandatory Fields marked * are pertaining to COCC a abo	r Non- Individuals	Regd. O New De Corp. Of Noida, I Application Numb	wiz Private Limited ffice: 4282/3, Ansari Road, Ihi 110002 fice:- A-32, Sector 9, Analo Jttar Pradesh 201301 er:	
Application Type*:	New KYC	Aodification KYC		
1. Entity Details (plea	se refer guidelines)			
PAN*	p	Nease enclose a duly attested co	py of your PAN Card	
Name* (same as ID proof)				
Date of Incorporation*		Place of Inco	orporation*	
Date of Commencemen		Registration	Number*	
Entity Type* Please Tick (*)	Private Ltd. Co. Trust/Charity/Ne AOP Body of Individu Non-Governmer Others	Bank Bank	 Body Corporate FPI Category I Government Body Society 	Partnership FPI Category II Defence Establishment LLP
2. Proof of Identity ⁺ (please refer the guidelin	nes)		
Board Resolution	or Sole Proprietorship Only	y) Cartivity Pr	Deed Trust De hanager, office, employees oof –2* (For Sole Proprietor	to transact on its behalf
A. Registered Address*				
Line 1*				
City/Town/Village*				Pin Code*
State*		Country*		
B. Correspondence/Loc	al Address in India (if d	ifferent from above)*		
Line 1*				
Line 2				
Line3				
City/Town/Village*		District*		Pin Code*
State*		Country*		
				Applicant Digital Signature (DSC)

Proof of Address* (attested copy of any one POA to be submitted—"No	t more than 3 months old)						
Certificate of Incorporation/Formation Registration Certificate Other document							
Latest Telephone Bill" (Landline only)							
Registered Lease/ Sale Agreement of Office Premises Validity/Expiry Date of POA (Expiry Date)							
Any other proof of address document (as listed overleaf)	Any other proof of address document (as listed overleaf)						
4. Contact Details							
Email ID	Mobile No.	<u>9 9 - K. 5 9 9. K 9</u> 9					
Email ID	Mobile No.	a n n a a a n a . "					
Tel (off)	Fax						
5. Annexures Submitted							
Number of Related Persons -							
6. Remarks / Additional Information							
7. Annihannt Daolan tinn							
7. Applicant Declaration							
I hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I under- take 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.	Applicant Digital Signature (DSC)	Applicant Wet Signature					
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email ad-							
dress. DATE: (DD-MM-YYYY)							
PLACE:							
8. For Office Use Only							
KYC carried out by*	Interm	ediary Details*					
KYC Date	Self certified document	t copies received (Originals Verified)					
Emp. Name	True Copies of docume	True Copies of documents received (Attested)					
Emp Code	AMC / Intermediary Name	OR Code:					
Emp. Designation							
Employee Signature and Stamp	Employ	ee Signature and Stamp					
This space is intentionally left blank $$ This space is intentionally lef	t blank —— This space is intentionally left blank—	— This space is intentionally left blank——					

Please fill the form in ENGLISH and Fields marked * are mandatory Fields marked * are pertaining to C also	n- Individuals Only) f in BLOOK letters XYC and mandatory only if processing CRV	Application	CNB Finwiz Private Limited Regd. Office: 4282/3, Ansari Road, Daryaganj, New Delhi 110002 Corp.Office:- A-32, Sector 9, Analco Building, Noida, Uttar Pradesh 201301 Number:
Application Type*:	New KYC	Modification I	KYC
1. Identity Details	of Related Person (plea	ise refer guideli	ines overleaf)
PAN*		Please enclose a duly	y attested copy of your PAN Card Date of Birth*
Name* (same as ID proof)			
Maiden Name ⁺ (if any)			
Fathers/Spouse's Na	me*		
Mothers Name*			
Gender*	□ Male	□ Female	Transgender
Nationality*	🗆 Indian	Other	Applicant Photo
Beneficiary Aut		icial Owner	Court Appointed Official Proprietor Power of Attorney Holder (mandatory if the related person is Director)
Proof of Identity (PO	I) submitted for PAN exer	npted cases (Ple	ease tick)
A — Aadhaar Car B — Passport Nu C — Voter ID Car D — Driving Licen E — NREGA Job C	d		(Expiry Date) (Expiry Date)
Z —Others Identification	Number	overleaf)	(any document notified by Central Government)
A. Correspondence/		ovencarj	
Line 2			
Line3			
City/Town/Village*		Dist	Pin Code*
State*		Cou	untry*
Address Type* [Residential/Business	Residentia	al Business Registered Office Unspecified
			Applicant e-SIGN

B. Permanent residence address of applicant, if different from above A / Overseas Address* (Mandatory for NRI Applicant)						
ne 1*						
ne 2						
ne3						
ty/Town/Village*	Distr	rict⁺	Pin Code*	k		
ate*	Coun	ntry*				
ddress Type* 🗌 Residential/Bu	siness 🗌 Residential	Business	Registered Office	Unspecified		
oof of Address* (attested copy of any 1 PO	A for correspondence and permane	ent address each to be subm	itted)			
A — Aadhaar Card XXXX	xxxx					
B — Passport Number			(Expiry Date)			
C — Voter ID Card						
D — Driving License			(Expiry Date)			
E —NREGA Job Card						
F — NPR Letter						
Z—Others		(any document no	otified by Central Government)			
Identification Number						
Contract Dataile						
nail ID				<u></u>		
lobile No.						
el (off)	<u> </u>	Tel (Res)	(1) (1)	14 - 15 - 17 - 17 - 17 - 1 7		
Applicant Declaration						
nereby declare that the details furnished :	above are true and					
rrect to the best of my/our knowledge and ke to inform you of any changes therein, in	belief and I under- mmediately. In case	Applicant e-SIGN	Applica	ant Wet Signature		
y of the above information is found to be sleading or misrepresenting, I am/We are a held liable for it	e false or untrue or ware that I/We may					
ess.						
ATE: (DD-MM	8250					
For Office Lies Only						
E —NREGA Job Card F — NPR Letter Z—Others Identification Number Contact Details mail ID Iobile No. el (off) Applicant Declaration mereby declare that the details furnished rect to the best of my/our knowledge and te to inform you of any changes therein, i or of any changes therein, i or of the details formation to be sleading or misrepresenting, I am/We are a held liable for it. We hereby consent to receiving informat rough SMS/Email on the above registered ess.	above are true and l belief and I under- mmediately. In case false or untrue or ware that I/We may ion from CVL KRA number/Email ad- -YYYY)		otified by Central Government)	ant Wet Signature		

KYC carried out by*	Intermediary Details*
KYC Date Emp. Name Emp. Code Emp. Designation	Self certified document copies received (OVD) True Copies of documents received (Attested)
Employee Signature and Stamp	Institution Name and Stamp

Know Your Client (I Annexure (For Non Please fill the form in ENGLISH and Fields marked * are mandatory Fields marked * are pertaining to Ck	- Individuals Only)	·c <mark>'</mark> ,6·	CNB Finwiz Private Limited Regd. Office: 4282/3, Ansari Road, Daryaganj, New Delhi 110002 Corp.Office:- A-32, Sector 9, Analco Building, Noida, Uttar Pradesh 201301 COB FINWIZ Mumber:
Application Type*:	New KYC D	Modification K	
	of Related Person (pl		
PAN*		Please enclose a duly a	Intested copy of your PAN Card Date of Birth*
Name* (same as ID proof)			
Maiden Name [*] (if any)			
Fathers/Spouse's Nar	ne*		
Mothers Name*			
Gender*	Male	Female	Transgender
Nationality*	🗌 Indian	Other _	Applicant Photo
Beneficiary Aut	• moter Karta Trus horized Signatory Ben (please sp	eficial Owner	Court Appointed Official Proprietor Power of Attorney Holder (mandatory if the related person is Director)
Proof of Identity (POI) submitted for PAN ex	empted cases (Pleas	ue tick)
B — Passport Nun C — Voter ID Card D — Driving Licens E — NREGA Job Ca	nber		(Expiry Date)
F — NPR			
Z —Others Identification	Number		(any document notified by Central Government)
2. Address Details*	(please refer guideline	es overleaf)	
Line 2	Local Address*		
City/Town/Village*		Distr	ict* Pin Code*
State*		Cour	
Address Type*	Residential/Business		
			Applicant e-SIGN

B. Permanent residence address of applicant, if different from above A / Overseas Address* (Mandatory for NRI Applicant)						
Line 1*						
Line 2						
Line3						
City/Town/Village*	District [*]	Pin Code*				
State*	Country*					
Address Type* Residential/Business Residential/Business	lential Business	Registered Office Unspecified				
Proof of Address* (attested copy of any 1 POA for correspondence and A — Aadhaar Card XXXX XXXX	-	itted)				
B — Passport Number		(Expiry Date)				
C — Voter ID Card D — Driving License		(Expiry Date)				
E —NREGA Job Card						
F — NPR Letter						
Z-Others	(any document no	otified by Central Government)				
Identification Number	<u>17</u>					
3. Contact Details						
Email ID						
Mobile No.						
Tel (off)	Tel (Res)					
4. Applicant Declaration						
I hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I under- take 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.	Applicant e-SIGN	Applicant Wet Signature				
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.						
DATE: (DD-MM-YYYY) PLACE:						
2 of the second of the second se	6					

KYC carried out by*	Intermediary Details*
KYC Date Emp. Name Emp. Code Emp. Designation	Self certified document copies received (OVD) True Copies of documents received (Attested)
Employee Signature and Stamp	Institution Name and Stamp .

		ANNEXURE -	3		MANDATORY
	TRADING	ACCOUNT RE	LATED DETA	ILS (For Individuals &	Non-Individuals)
(This information is the so unless required by law or e				ould not be disclose	dto any one
A. BANK ACCOUNT(S)	DETAILS				
1. Bank Name					
Branch Address					
Bank A/c No.			MICR Nu	nber	
IFSCNumber		А/сТуре	Savings Cu	rrent NRI	NRE NRO
2. Bank Name					
Branch Address					
Bank A/c No.			MICR Nu	nber	
IFSCNumber		A/c Type	Savings Cu	rrent NRI	NRE NRO
Payout Option : Chec	que 🔄 Fund Trans	fer Bank Draft	CMS	T RTGS	
B. DEPOSITORY ACCOU	JNT(S) DETAILS				
1. DP CDSL NS	SDL				
Depository Participant Na	ame				
Beneficiary Name					
DP ID No.		Beneficiary ID			
2. DP CDSL NS	SDL				
Depository Participant Na	ame				
Beneficiary Name					
DP ID No.		Beneficiary ID			
C. TRADING PREFERE Please sign in the releva		ou wish to trade. F	Please strike off th	e segment not ch	osen by vou
Exchanges	Cash	NSE &			MCX
All Segments	Cash	F&O	NSE Currency	NSE SLBS	Commodity Derivatives
✓					

If you do not wish to trade in any of segments, please mention here

In future, if you want to trade on any new segment/new exchange please submit separate authorization / letter.(for format download from our website)

ONLINE / OFFLINE PREFERENCES

D. PASTACTIONS

Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/any other authority against the applicant/constituent or its Partners/promoters/whole time directors/authorized persons in charge of dealing in securitiesduringthelast3 years:

E. DEALINGS TH	ROU	GH	(AP) A	ND	0	ГНІ	ER	ST	0	СК	В	RC	OKE	ERS	5																
If client is dealing three	ough	the S	Stocl	k Br	oker	/AF	Р, р	ro۷	/ide	e th	e fo	ollo	win	ig c	leta	ail																
Stock broker /AP I	Vame	9																														
SEBI Registration / Ex	chan	geni	umb	er																					-			-				
Registeredofficeadd	ress																															
2. Contact Details T	el(O	off)														Te	el(Res	5)													
Fax																			•									_				
Website																																
Whether dealing with a	nyoth	ner St	ockl	orok	er/A	P/	AP(ifca	ase	dea	alin	gwi	thn	nult	tiple	eSt	ocl	kbro	oke	rs/	A P	s/A	P,p	orov	ide	deta	ails)Na	me	e of	sto	ock
broker																																
Name of A P/AP																																
Client Code										E	Exc	hai	nge	e																		
 Whether you wis Specify your Email Whether you wish Number of years of 	id, if to ava	appli ail the	cab efac	le - / ility	Ás Pe of in	er A nter	uth net	nori : tra	izat adir	tior ng a	۱ fo	r Ele	ecti bile	ron e Tr	ic S ad	Stat ing	ter (p	ner	ts se s	ре	cify			_	hys es		al [] N	0	El	lect	ror	nic
									L																					1		
 4. Whether you are of Civil Servant Current or form Connected to an Name of the Corr 	Poli ier Mi y com	ticiai P,ML Ipany	n _A, N	Ci MLC	urre	nt o	or fo Con	orn neo	nei cte	r he d to	ead Me	of s edia	sta	te		Βι	ire	auc	rat	(Ta	хa	uth	oril	ies,			Ye n S	L	ices	∫ N¢ s, IA		tc.)
5. Educational Quali	ficati	on	No	n ľ	Mati	ric	9	550	C/H	ISC		0	Gra	Idu	ate	2		_av	vye	r		C)the	er S	peci	ify_						
6. Sources of Income	a) P	rima	ry So	ourc	е		5	Sal	ary	/		E	Bus	ine	SS																	
	b) S	Secon	dary	y So	urce	_ د	F	Roy	alti	es		F	Rer	ntal] [Divi	dei	nd		0	the	rs (Spe	cify	/) _					
 Gross Annual Incom (please specify) OR Net Worth (Net wort as on (date) 					-				Amo	Dun	tRs	Belo Rs. :	101	_ac	to2	251	_ac			R	s. 2	25 L	ac		Cro					>1	Cr	Lac ore

 8. Occupation (pleasetickanyone and give brief details) 9. Occupation Private S 1. Occupation Private S 1. Occupation Private S 1. Occupation Private S 	ector Public Sector Go	vernment Service Busine	ess Professional Please Specify
9. Please tick, if applicable : 🗌 Politically	ExposedPerson(PEP)	Related to a Politically Exposed P	Person (PEP)
10. SMS and E-mail alerts to investors by	stock exchanges : Yes	No	
Type of Facility SMS Alert	E-mail Alert Both		
11. In case of Non-Individual, Name, Designa authorised to deal in securities of behal Please provide the details in Annexure A as p DETAIL OF INTRODUCER (OPTIONAL)	f of the company / Firm/ oth	•	aphs of persons
Introduced by : Existing Client	-	Authorized Dereen 0	there (Plaze Specify)
,	Remisier	Authorised Person O	thers (Please Specify)
Name of Introducer :			
A P Registration No.PAN		Employee Code	e:
NO.:			
Address :			
	City :		
Pin : State :		intry :	
Phone :			
Signature of the Introducer :			

MANDATORY

In case introduced by Stock Broker/Authorised Person:

I/we hereby confirm that I/we verified the identity & bonafides of the client. I/We undertake to ensure prompt settlement of the transaction carried out by the client and also extend full co-operation to CNB Finwiz Private Limited to facilitate their smooth dealings with this client. I/We shall also ensure that all the dealings with the client are as per the Rules/Regulations/Bye-laws of Exchanges/SEBI . Further I/We undertake to abide by the operational policies and procedures of CNB Finwiz Private Limited and also the terms of the agreement entered into by me/us with CNB Finwiz Private Limited.

Signature of the Introducer :	

Annexure A

DETAILS OF PERSONS AUTHORIZED TO DEAL IN SECURITIES ON BEHALF OF THE COM	PANY / FIRM / OTHERS
1. Name : Mr. / Ms. / Mrs. :	
Designation :	
PAN NO. : UID: UID: UID:	LATEST
Residential Address :	PHOTOGRAPH
	WITH SIGNATURE
City : Pin : Pin :	ACROSS
State :	THE PHOTOGRAPH
Ph.: Mobile:	
E-mail:	
Signature with Stamp	
2. Name : Mr. / Ms. / Mrs. :	
Designation :	
PAN NO. : UID: UID: UID:	LATEST
Residential Address :	PHOTOGRAPH
	WITH SIGNATURE
City : Pin :	ACROSS
State : <	THE PHOTOGRAPH
Ph.: Mobile:	
E-mail:	
Cignoture with Storm	
Signature with Stamp	
3. Name : Mr. / Ms. / Mrs. :	
Designation :	
PAN NO. :	LATEST
Residential Address :	PHOTOGRAPH
	WITH SIGNATURE
City : Pin : Pin :	ACROSS
State :	THE PHOTOGRAPH
Ph.: Mobile:	
E-mail:	
Signature with Stamp	

(In case of more authorised signatories, please add annexure)

ACKNOWLEDGEMENT (for office record)

I/We hereby acknowledge to have received from CNB Finwiz Private Limited, (the Broker) an account opening book, for my/our record, containing –

- 1. Rights and Obligations of Stock Brokers, APs and Clients as prescribed by SEBI and Stock Exchanges including Terms and Conditions as to Internet & Wireless Technology Based Trading Facility Provided by Stock Brokers to Client.
- 2. Risk Disclosure Document for Capital Market and Derivatives Segments.
- 3. Guidance Note Do's and Don'ts for Trading on the Exchange(s) for investors.
- 4. Policies and Procedures.

I/We have fully understood each one of the above and filled the forms as per instructions contained therein. All of my/our queries have been satisfactorily clarified.

I/We will be provided photo/scan copies of account opening documents signed by me/us after scrutiny and acceptance by the Broker's office.

Signature of Client

FOR OFFICE USE ONLY

UCC : | | | | | | | | | |

1. Client Categorization Under PMLA LOW RISK MEDIUM RISK HIGH RISK

	Documents Verified with Originals	Client Interviewed By	In-Person Verification Done By
Name of the Employee / AP			
Employee / AP Code			
Designation of the Employee / AP			
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.

FOR & ON BEHALF OF CNB FINWIZ PRIVATE LIMITED

Name:																																		
Signature :	Signatur	e of tl	he aut	thoris	sed s	sign	atoi	ry																										
Date:		MY	ΥΥ	Y													((Se	al	/ 5	Sta	mp	0	fC	NE	8 Fi	nw	/iz	Priv	vat	e L	im	ite	(t
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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	Networthcertificate
Copy of demat account holding statement.	Bank account statement for last 6 months
Any other relevant documents substantiating ownership of	Self declaration with relevant supporting documents.
assets.	

*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:
 - a. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/A P's office.
 - b. In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person' 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.

POLICIES AND PROCEDURES AS PER SEBI CIRCULAR NO. MIRSD/SE/CIR-19/2009 DATED 3 DEC, 2009

1. Refusal of orders for penny/illiquid stock

The stock broker may from time to time limit (quantity/ value)/refuse orders in one or more securities due to various reasons including market liquidity, value of security(ies), the order being for securities which are not in the permitted list of the stock broker/ exchange(s) /SEBI. Provided further that stock broker may require compulsory settlement/advance payment of expected settlement value/ delivery of securities for settlement prior to acceptance/ placement of order(s) as well. The client agrees that the losses, if any on account of such refusal or due to delay caused by such limits, shall be borne exclusively by the client alone. The stock broker may require reconfirmation of orders, which are larger than that specified by the stock broker's risk management, and is also aware that the stock broker has the discretion to reject the execution of such orders based on its risk perception.

2. Setting up client's exposure limits and conditions under which a client may not be allowed to take further position or the broker may close the existing position of a client.

The stock broker may from time to time impose and vary limits on the orders that the client can place through the stock broker's trading system (including exposure limits, turnover limits, limits as to the number, value and/or kind of securities in respect of which orders can be placed etc.). The client is aware and agrees that the stock broker may need to vary or reduce the limits or impose new limits urgently on the basis of the stock broker's risk perception and other factors considered relevant by the stock broker including but not limited to limits on account of exchange/ SEBI directions/limits (such as broker level/ market level limits in security specific/volume specific exposures etc.), and the stock broker may be unable to inform the client of such variation, reduction or imposition in advance. The client agrees that the stock broker shall not be responsible for such variation, reduction or imposition or the client's inability to route any order through the stock broker's trading system on account of any such variation, reduction or imposition of limits. The client further agrees that the stock broker may at any time, at its sole discretion and without prior notice, prohibit or restrict the client's ability to place orders or trade in securities through the stock broker, or it may subject any order placed by the client to areview before its entry into the trading systems and may refuse to execute/allow execution of orders due to but not limited to the reason of lack of margin/securities or the order being outside the limits set by stock broker/exchange/ SEBI and any other reasons which the stock broker may deem appropriate in the circumstances. The client agrees that the losses, if any on account of such refusal or due to delay caused by such review, shall be borne exclusively by the client alone.

The stock broker is required only to communicate/ advise the parameters for the calculation of the margin/security requirements as rate(s)/percentage(s) of the dealings, through anyone or more means or methods such as post /speed post/courier/registered post/registered A.D/facsimile/telegram/cable/e-mail/ voice mails/telephone (telephone includes such devices as mobile phones etc.) including SMS on the mobile phone or any other similar device; by messaging on the computer screen of the client's computer; by informing the client through employees/agents of the stock broker; by publishing/displaying it on the website of the stock broker/making it available as a download from the website of the stock broker; by displaying it on the notice board of the branch/office through which the client trades or if the circumstances, so require, by radio broadcast/television broadcast/newspapers advertisements etc; or any other suitable or applicable mode or manner. The client agrees that the postal department/the courier company /newspaper company and the e-mail/voice mail service provider and such other service providers shall be the agent of the client and the delivery shall be complete when communication is given to the postal department/the courier company/the e-mail/voice mail service provider, etc. by the stock broker and the client agrees never to challenge the same on any grounds including delayed receipt/non receipt or any other reasons whatsoever and once parameters for margin/security requirements are so communicated, the client shall monitor his/her/its position (dealings/trades and valuation of security) on his/her/its own and provide the required/deficit margin/security forthwith as required from time to time whether or not any margin call or such other separate communication to that effect is sent by the stock broker to the client and /or whether or not such communication is received by the client.

The client is not entitled to trade without adequate margin/security and that it shall be his/her/its responsibility to ascertain beforehand the margin/security requirements for his/ her /its orders/trades/ deals and to ensure that the required margin/security is made available to the stock broker in such form and manner as may be required by the stockbroker. If the client's order is executed despite a shortfall in the

available margin, the client, shall, whether or not the stock broker intimates such shortfall in the margin to the client, make up the shortfall suo moto immediately. The client further agrees that he /she/it shall be responsible for all orders (including any orders that may be executed without the required margin in the client's account) &/or any claim

/loss/ damage arising out of the non-availability /shortage of margin /security required by the stockbroker &/or exchange &/or SEBI.

The stock broker is entitled to vary the form (i.e., the replacement of the margin/security in one form with the margin/security in any other form, say, in the form of money instead of shares) &/or quantum &/or percentage of the margin &/or security required to be deposited/made available, from time to time.

The margin/security deposited by the client with the stockbroker are not eligible for any interest.

The stock broker is entitled to include/appropriate any/all payout of funds &/or securities towards margin/ security without requiring specific authorizations for each payout.

The stock broker is entitled to transfer funds &/ or securities from his account for one exchange &/or one segment of the exchange to his/her/its account for another exchange &/or another segment of the same exchange wheneverapplicable and found necessary by the stock broker.

The client also agrees and authorizes the stock broker to treat/adjust his/ her/its margin/security lying in one exchange &/or one segment of the exchange/towards the margin/security/pay in requirements of another exchange &/or another segment of the exchange.

The stock broker is entitled to disable/freeze the account &/or trading facility/any other service. Facility, if, in theopinion of the stock broker, the client has committed a crime/fraud or has acted in contradiction of this agreement or/is likely to evade/violate any laws, rules, regulations, directions of a lawful authority whether Indian or foreign or if the stock broker so apprehends.

3. Applicable brokerage rate

The stock broker is entitled to charge brokerage within the limits imposed by exchange which at present is as under:

- 1. For Cash Market Segment: The maximum brokerage chargeable in relation to trades effected in the securities admitted to dealings on the Capital Market segment of the Exchange shall be 2.5 % of the contract price exclusive of statutory levies. It is hereby further clarified that where the sale/purchase value of ashare is Rs.10/ or less, a maximum brokerage of 25 paise per share may be collected.
- 2. For Option contracts: Brokerage for option contracts shall be charged on the premium amount at which the option contract was bought or sold and not on the strike price of the option contract. It is hereby clarified that brokerage chargedon options contracts shall not exceed 2.5% of the premium amountorRs100/-(per lot)whichever is higher.

4. Imposition of penalty/delayed payment charges

The client agrees that any amounts which are overdue from the client towards trading or on account of any other reason to the stock broker will be charged with delayed payment charges at such rates not exceeding 2% p.m. as may be determined by the stock broker. The client agrees that the stock broker may impose fines/penalties for any orders/trades/deals/actions of the client which are contrary to this agreement/rules/ regulations/bye laws of the exchange or any other law for the time being in force, at such rates and in such form as it may deem fit.

Further where the stock broker has to pay any fine or bear any punishment from any authority in connection with/asa consequence of/in relation to any of the orders/trades/deals/actions of the client, the same shall be borne by the client. The client agrees to pay to the stock broker brokerage, commission, fees, all taxes, duties, levies imposed by any authority including but not limited to the stock exchanges (including any amount due on account of reassessment/backlogs etc.), transaction expenses, incidental expenses such as postage, courier etc. as they apply from time to time to the client's account/transactions/services that the client avails from the stock broker.

5. The right to sell clients' securities or close clients' positions, without giving notice to the client, on account\ofnon-payment of client's dues

The stock broker maintains centralized banking and securities handling processes and related banking and depository accounts at designated place. The client shall ensure timely availability of funds/securities in designated form and

manner at designated time and in designated bank and depository account(s) at designated place, for meeting his/her/its pay in obligation of funds and securities. The stock broker shall not be responsible for any claim/loss/damage arising out of non-availability/short availability of funds/securities by the client in the designated account(s) of the stock broker for meeting the pay in obligation of either funds or securities. If the client gives orders/trades in the anticipation of the required securities being available subsequently for pay in through anticipated payout from the exchange or through borrowings or any off market delivery(s) or market delivery(s) and if such anticipated availability does not materialize in actual availability of securities/funds for pay in for any reason whatsoever including but not limited to any delays/shortages at the exchange or stock broker level/non release of margin by the stock broker etc., the losses which may occur to the client as a consequence of such shortages in any manner such as on account of auctions/square off/closing outs etc., shall be solely to the account of the client and the client agrees not to hold the stock broker responsible for the same in any form or manner whatsoever.

In case the payment of the margin/security is made by the client through a bank instrument, the stock broker shall be at liberty to give the benefit/credit for the same only on the realization of the funds from the said bank instrument etc. at the absolute discretion of the stock broker.

Where the margin/security is made available by way of securities or any other property, the stock broker is empowered to decline its acceptance as margin/security &/or to accept it at such reduced value as the stock broker may deem fit by applying haircuts or by valuing it by marking it to market or by any other method as the stock broker may deem fit in its absolute discretion.

The stock broker has the right but not the obligation, to cancel all pending orders and to sell/close/liquidate all open positions/ securities/shares at the pre-defined square off time or when Mark to Market (M-T-M) percentage reaches or crosses stipulated margin percentage mentioned on the website, whichever is earlier. The stock brokerwill have sole discretion to decide referred stipulated margin percentage depending upon the market condition. In the event of such square off, the client agrees to bear all the losses based on actual executed prices. In case open position (Le. short/long)gets converted into delivery due to non-square off because of any reason whatsoever, the client agrees to provide securities/funds to fulfill the payin obligation failing which the client will have to face auctions or internal close outs; in addition to this the client will have to pay penalties and charges levied by exchange in actual and losses, if any. Without prejudice to the foregoing, the client shall also be solely liable for all and any penalties and charges levied by the exchange(s). The stock broker is entitled to prescribe the date and time by which the margin/security is to be made available and the stock broker may refuse to accept any payments in any form after such deadline for margin/security expires. Notwithstanding anything to the contrary in the agreement or elsewhere, if the client fails to maintain or provide the required margin/fund/security or to meet the funds/margins/ securities pay in obligations for the orders/trades/deals of the client within the prescribed time and form, the stock broker shall have the right without any further notice or communication to the client to take any one or more of the following steps:

- i. To withhold any payout of funds/securities.
- ii. To withhold/disable the trading/dealing facility to the client.
- iii. To liquidate one or more security(s) of the client by selling the same in such manner and at such rate which thestock broker may deem fit in its absolute discretion. It is agreed and understood by the client that securities here includes securities which are pending delivery/receipt.
- iv. To liquidate/square off partially or fully the position of sale &/or purchase in anyone or more securities/contracts insuch manner and at such rate which the stock broker may decide in its absolute discretion.
- v. To take any other steps which in the given circumstances, the stock broker maydeemfit. The client agrees that the loss(s) if any, on account of anyone or more steps as enumerated herein above beingtaken by

the stock broker, shall be borne exclusively by the client alone and agrees not to question the reasonableness, requirements, timing, manner, form, pricing etc., which are chosen by the stock broker.

6. Shortages in obligations arising out of internal netting of trades

Stock broker shall not be obliged to deliver any securities or pay any money to the client unless and until the same has been received by the stock broker from the exchange, the clearing corporation/ clearing house or other company or entity liable to make the payment and the client has fulfilled his/her/ its obligations first. The policy and procedure for settlement of shortages in obligations arising out of internal netting of trades is as under:

i. The securities delivered short are purchased from market on T+2 day which is the Auction Day on Exchange, and the purchase consideration (inclusive of all statutory taxes & levies) is debited to the

short delivering seller client.

- If securities cannot be purchased from market due to any reason whatsoever on T+2 day they can be covered from the market on any subsequent trading days. In case any reason whatsoever (any error or omission) any delay in covering of securities leads to higher losses, stock broker will not be liable for the same. Where the delivery is matched partially or fully at the Exchange Clearing, the delivery and debits/credits shall be as per ExchangeDebits and Credits.
- iii. In cases of securities having corporate actions all cases of short delivery of cum transactions which cannot be auctioned on cum basis or where the cum basis auction payout is after the book closure/record date, would be compulsory closed out at higher of 10% above the official closing price on the auction day or the highest traded price from firsttrading day of the settlement till the auction day

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

We have margin based RMS System. Client may take exposure upto the amount of margin available with us. Client may not be allowed to take position in case of non-availability/ shortage of margin as per our RMS policy of the company. The existing position of the clients also liable to square off/ close out without giving notice due to shortage of margin/non making of payment for their pay-in obligation/outstanding debts.

8. De-registering a client

Notwithstanding anything to the contrary stated in the agreement, the stock broker shall be entitled to terminate the agreement with immediate effect in any of the following circumstances:

- i. If the action of the Client are prima facie illegal/ improper or suchasto manipulate the price of any securities or disturb the normal/ proper functioning of the market, either alone or in conjunction with others.
- ii. If there is any commencement of a legal process against the Client under any law in force;
- iii. On the death/lunacy or other disability of the Client;
- iv. If a receiver, administrator or liquidator has been appointed or allowed to be appointed of all or any part of the undertaking of the Client;
- v. If the Client has voluntarily or compulsorily become the subject of proceedings under any bankruptcyor insolvency law or being a company, goes into liquidation or has a receiver appointed in respect of its assets or refers itself to the Board for Industrial and Financial Reconstruction or under any other law providing protection as a relief undertaking;
- vi. If the Client being a partnership firm, has any steps taken by the Client and/ or its partners for dissolution of the partnership;
- vii. If the Client have taken or suffered to be taken any action for its reorganization, liquidation or dissolution;
- viii. I f the Client has made any material misrepresentation of facts, including (without limitation)in relation to theSecurity;
- ix. If there is reasonable apprehension that the Client is unable to pay its debts or the Client has admitted its inability to pay its debts, as they become payable;
- x. If the Client suffers any adverse material change in his/her/its financial position or defaults in anyother agreement with the Stockbroker;
- xi. If the Client is in breach of any term, condition or covenant of this Agreement;

xii. If any covenant or warranty of the Client is incorrect or untrue in any material respect; However not with standing any termination of the agreement, all transactions made under/pursuant to this agreement shall be subject to all the terms and conditions of this agreement and parties to this agreement submit to iurisdiction of courts of law at the place of execution of this agreement by Stock Broker.

9. Policy regarding treatment of inactive accounts:

Wherein no trade have been carried out by client since last 12 months across all exchanges, Stock Brokerreserves the right to suspend the operations. The Management may allow operations in such account after undertaking sufficient due diligence including IPV and obtaining the updated information related to KYC from

the concern client. The balance of securities/funds will be transferred to client after due verification. reserves the right to suspend the operations. The Management may allow operations in such account after undertaking sufficient due diligence including IPV and obtaining the updated information related to KYC from the concern client. The balance of securities/funds will be transferred to client after due verification.

10. Liquidation of Securities in case of Non-fulfillment of client's funds obligation -

In compliance with SEBI Circular CIR/HO/MIRSD/DOP/CIR/P/2019/75 dated June 20, 2019 and FAQ issued by the Exchanges on the said Circular, if the client is not able to fulfill Funds Obligations, then the securities shall be credited to unpaid client subject to lien marked in "Client Unpaid Securities Pledgee Account" and to be disposed-off within 5 Trading days from the date of payout. Further, as per SEBI Guidelines, Company will give an intimation to clients one trading day before such sales.

11. Payment Terms:-

As per the SEBI Circular CIR/HO/MIRSD/DOP/CIR/P/2019/75 dated June 20, 2019 and FAQ issued by the Exchanges on the said Circular, the client is required to fulfill the pay-in obligations on or before T+1 day. If the client fails to meet its funds pay-in obligation on T+1 day, then the securities may be liquidated within 5 days from the Pay-out date or returned to the client as per the RMS policy of the CNB Finwiz Pvt. Ltd. Profit/loss on the liquidation of the unpaid securities, if any, shall be transferred to/adjusted from the respective client account. The losses, if any, incurred due to liquidation of the unpaid securities shall be adjusted from the other collateral of the client deposited with CNB Finwiz Pvt. Ltd.

Client Acceptance of Policies and Procedures stated hereinabove:

I/We have fully understood the same and do hereby sign the same and agree not to call into guestion the validity, enforceability and applicability of any provision/clauses this document any circumstances what so ever. These Policies and Procedures may be amended/changed unilaterally by the broker, provided the change is informed to me/us with through anyone or more means or methods such as post/speed post/courier/registered post/registeredAD/facsimile/telegram/cable/email/voice mails/telephone (telephone includes such devices as mobile phones etc.) including SMS on the mobile phone or any other similar device; by messaging on the computer screen of the client's computer; by informing the client through employees/ agents of the stock broker; by publishing/ displayingit on the website of the stock broker/making it available as a download from the website of the stock broker; by displaying it on the notice board of the branch/office through which the client trades or if the circumstances, so require, by radio broadcast/ television broadcast/ newspapers advertisements etc; or any other suitable or applicable mode or manner. I/we agree that the postal department/the courier company /newspaper company and the e-mail/voice mail service provider and such other service providers shall be my/our agent and the delivery shall be complete when communication is given to the postal department/the courier company/the e-mail/voice mail service provider, etc. by the stock broker and I/we agree never to challenge the same on any grounds including delayed receipt/non receipt or any other reasons whatsoever. These Policies and Procedures shall always be read along with the agreement and shall be compulsorily referred to while deciding any dispute/ difference or claim between me/ us and stock broker before any court of law/judicial/adjudicating authority including arbitrator/mediator etc.

For and On Behalf of Constituent

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_____ Name : _____

DISCLOSURE OF PROPRIETARY TRADING BY CNB FINWIZ PVT. LTD.

DearClient,

In term of SEBI circular No. SEBI/MRD/SEC/Cir-42/2003 dated 19th November, 2003, member is required to disclose to its client about the proprietary trades.

Inview of this circular, we wish to inform you that, we do proprietary trades in the Cash, F&O and currency derivatives segment of NSE & BSE.

I have noted the above _____

Sole / First Applicant Signature

PMLA - DECLARATION

BROKERAGE STRUCTURE

6

Clients Signature

		CASH SEC	GMENT	
Brokerag	ge Slab	Slab in %	Minimum Paise	Min. Per Transaction
Delivery	Based			
Daily Squ	are up (Intra Day)			
Z Group	Transaction			
		DERIVATIVES	SEGMENT	
Borkerag	ge Slab	Slab in %	Minimum Paise	Min. PerLot
-	Intra Day			
Future	Carry Forward			
0	Intra Day			
Option	Carry Forward			
		CURRENCY DERIVA	TIVESSEGMENT	
	Brokera	ge Slab %	Minimum b	rokerage per lot

Any Remarks :

Note:

1. Exchange turn over charges, clearing member charges and SEBI turnover fees as applicable from time to time shall be charged separately.

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2. Stamp duty will be levied as per local laws.

- 3. All other legal levies as, may be applicable, from time to time shall be charged separately.
- 4. Late payment penalty @18% p.a. calculated on daily overdue balance shall be charged till actual realisation.

5. In case an internet trading terminal is provided, connectivity charges @Rs.____/- per month or____% of turn over shall be charged separately.

6. Charges/ service standards are subject to revision at sole discretion of CNB Finwiz Private Limited.

7. Charges quoted above are for the services listed. Any service not quoted above will be charged separately.

(Signature of Client)

Date:

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Dated :....

LETTER OF AUTHORISATION

Τo,

CNB Finwiz Private Limited

DealingOffice: 101, First Floor, EMCA House, Daryaganj,New Delhi 110002

Sub : Letter of Authority Account Authorisation- NSE & BSE

I/We am/are dealing in securities with you at NSE/BSE in CM, F&O and Currency Derivatives Segment and in order to facilitate ease of operations. We authorize you as under:

1. Running Account Authorisation:

- a. I/We request you to maintain running balance in my account & retain the credit balance in any of my/our account and to use the unused funds towards my/our margin/pay-in/other future obligation(s) at any segment(s) of any or all theExchange(s)/Clearing corporation unless I/we instruct you otherwise.
- b. I/We request you to settle my / our fund on □1st Friday of the Quarter or □1st Friday of the Month or such other higher period as allowed by SEBI/Stock Exchange time to time except the funds given towards collaterals/margin inform of Bank Guarantee and/or Fixed Deposit Receipt. If first Friday is a trading holiday, then such settlement shall happen on the previous trading day.
- c. In case I/We have an outstanding obligation on the settlement date, you may retain the requisite funds towards such obligations and may also retain the funds expected to be required to meet margin obligations fornext 5 trading days, calculated I the manner specified by the exchanges.
- d. I/We confirm you that I will bring to your notice any dispute arising from the statement of account or settlements made in writing within 7 working days from the date of receipt of funds or statement of account orstatement related to it, as the case may be at your registered office.

2. Delivery of order/ trade confirmation/ cancellation:

- a. I/We request you to consider my/our telephonic instructions for order placing/order modification/order cancellation as a written instruction and give us all the confirmation on telephone unless instructed otherwise in writing. I/We am/aregetting required details from contracts issued by you.
- b. I/We hereby authorize you not to provide me / us order confirmation / Modification / Cancellation Slips and Trade Confirmation slips to avoid unnecessary paper work. I/we shall get the required details from contract notes and confirmation issued by you.

3. Electronic Mode of delivery:

a. I/We request that you may send/ Dispatch me contract notes other documents through E-mail: on my designated E-mail address of I/We stress that I/we will not hold you responsible under any circumstances in the event of an E-mail which you send gets bounced due to any reason such as mail box being full, inactive account or due to any technical reason beyond your control.

- b. Log Report: I/We will completely rely on the log reports of your dispatching software as a conclusive proof of dispatch of E-mail tome and will not dispute the same.
- c. **Change in E-mail Id:** I/We will inform you any change in my E-mail, if any, in future, in physical mode by registered post orby hand delivery or through E-mail from my registered email address.

4. Fines & Penalties:

All fines/penalties and charges levied upon you due to my acts / deeds or transactions may be recovered by you from myaccount.

5. Charges & Balance Maintenance:

I/We have a Trading As well as depository relationship withPlease debit the charges relevant with depository services from my/our trading account on monthly basis. I/We also agree to maintain the adequate balance in my/our trading account / pay adequate advance fee for the said reason.

- 6. I/We am/are aware that I/We may not opt for any of the above authorisation by striking off the same. Further, I/We am /are aware that above authorisation voluntary on my/our part and that I/We can revoke this authorisation at my point of time during the operation of my/our trading account with you by giving you a notice in writing.
- 7. Force Majeure :

CNB Finwiz Private Limited shall not be responsible for delay of default in the performance of their obligations due to contingencies beyond their control, such as fire, flood, civil commotion, riots, earthquake, war, strikes, failure of the system, failure of Internet links or Government/ Regulatory actions including without limitation, any Act of God, lockouts, law and order problem, embargo, moratorium, unforeseen declaration of a public holiday or any other causebeyond the reasonable control of the CNB Finwiz Private Limited.

* Strike off the clauses not relevant to you.

Thanking you, Yoursfaithfully,

For and On Behalf of Constituent

V	
(Client	Signature)

6/

Name :	





AUTHORISATION FOR ELECTRONIC STATEMENTS

Τo,

Dated :....

CNB Finwiz Private Limited

DealingOffice: 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002

Sub : Letter of Authority / Mandate of Issuance of Statement in Electronic Form

Dear Sir/Madam,

In reference to my/our dealing with you as your client, I/We confirm that I/We am/are desirous of receiving digital contract notes, bills, ledgers, transaction statements, Monthly / Quarterly statement of accounts / holding statement(s)/bills or other reports, statement(s), related notices, Circulars, amendments and such other communication from time to time in electronic form, subject to the terms and conditions prescribed by SEBI, the respective Stock Exchange and CNB Finwiz Private Limited.

I/We further hereby confirm that we wish to receive / continue to receive the electronic contract notes / statements /communications on the following e-mail address :

Email Account 1																
Email Account 2																

I/We further hereby agree that CNB Finwiz Private Limited shall fulfill the legal obligation, if the above statement(s) are sent electronically to any of the above mentioned email account(s). I/We further agree that you shall be entitled to consider non-receipt of any delivery failure notification by you as confirmation of delivery of the contract note at my/our email address.

I/We understand and agree that any change in my/our e-mail address shall be communicated to CNB Finwiz Private Limited by me/us through a physical letter addressed to CNB Finwiz Private Limited or through secured access by way of clientspecific user id and password.

Yoursfaithfully,

(Client	Signature)		

his page is left blank internitonal

Serial No. :	
Account Type : Normal	CDSL
DP : CENTRAL DEPOSI	Private Limited TORY SERVICES (INDIA) LTD. EBIREGN. NO.: IN-DP-570-2021
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Fin Tel.: 8860078514, E-mail : grievance@ ACCOUNT C	vaganj, New Delhi 110002. Phone No.: 8860078514 rst Floor, Daryaganj, Ansari Road, New Delhi 110002 <u>Cenbfinwiz.com</u> , Website : www.enbfinwiz.com PENING FORM
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Fin Tel.: 8860078514, E-mail : grievance@ ACCOUNT C	est Floor, Daryaganj, Ansari Road, New Delhi 110002
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Fin Tel.: 8860078514, E-mail : grievance@ ACCOUNT C	PENING FORM DID DID
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Fin Tel.: 8860078514, E-mail : grievance@ ACCOUNT C	est Floor, Daryaganj, Ansari Road, New Delhi 110002
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Fin Tel.: 8860078514, E-mail : grievance (ACCOUNT C B B B B B B B B B B B B B B B B B B B	PENING FORM OID VERIFICATION Signature(s) of applicant(s) : (in the presence of the DP staff)
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Fin Tel.: 8860078514, E-mail : grievance Mathematical Contraction Mathematical Contracti	PENING FORM OID VERIFICATION Signature(s) of applicant(s) : (in the presence of the DP staff)
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Fit Tel.: 8860078514, E-mail : grievance Mathematical Account of the comparison of	Signature(s) of applicant(s) : (in the presence of the DP staff)
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Find Tel.: 8860078514, E-mail : grievance@ ACCOUNT C Image: CNB Finwiz Private Limited DP ID : 12031100 HO/Branch Name :	Signature(s) of applicant(s) : (in the presence of the DP staff) Sole/First Holder Signature
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Fin Tel.: 8860078514, E-mail : grievance@ ACCOUNT C Image: Comparison of the system of t	Second Holder Signature
Regd. Office: 4282/3, Ansari Road, Dary Dealing. Office: 101, EMCA House 23/23B Find Tel.: 8860078514, E-mail : grievance ACCOUNT C Image: CNB Finwiz Private Limited DP ID : 12031100 HO/Branch Name : Staff doing 'In person' Verification Name of Employee : Employee Code :	Second Holder Signature

CNB Finwiz Private Limited

CDSLDPID: 12031100 • SEBI REGN. NO.: IN-DP-570-2021

Regd. Office: 4282/3, Ansari Road, Daryaganj, New Delhi 110002 • Phone No. 8860078514 **Dealing Office** : 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi -110002 Tel.: 8860078514, E-mail : <u>grievance@cnbfinwiz.com</u>

ACCOUNT OPENING FORM INDIVIDUALS

ADDITIONAL FORM FOR OPENING A DEMAT ACCOUNT

(To be filled by the	e Depo	ository I	Parti	cipan	t)																		
Application No.												Dat	e D	D		N	Μ		Y	Y	Y	F	Y
DP Internal Refe	erence	No.										·			<u> </u>							<u> </u>	
DP ID			1	2	0 3	1	1 0	0	Clien	tID													
(Tobe filled by the I/We request you TYPE OF ACC	to ope	en a der	mata se ti	accou ick w	nt in r hiche	ny/ou ever is	r nam	e as p	le)														
Individual			Indi		HUI	-/AOP		/c (Ma	Individ		irector romote			Indivi Other	rs (Sp	becif	fy)				nor		
NRI			NRI Non-		Repatriable NRI Non-Repatriable NRI NRI Repatriable Promoter Repatriable Promoter NRI-Depository Receipts Others (Specify)																		
Foreign Nati	onal	onal Foreign National Foreign National-Depository Receipts Others (Specify)																					
HOLDERS DE	TAILS	6																					
Sole/First Holder's Name													PAN										
UID													Date of E	Birth	D	D	N	/	\mathbb{M}	Y	Y	Y	Y
Exchange Name & ID													UCC										
Second Holder's Name													PAN										
UID													Date of E	Birth	D	D	Ν	/	\mathbb{M}	Y	Y	Y	Y
Third Holder's Name					-	-			-				PAN										
UID													Date of E	Birth	D	D	Ν	/	\mathbb{M}	Y	Y	Y	Y
Name*																							
* In case of Firm persons, the																							al
OTHER DETA	AILS																						
Gross Annual Income Details	I Income Range per annum :																						
						s on (c	,	D	D	\mathbb{N}	M	/ Y	Y	Y	Rs.								
			(_					er than		,				_								
Occupation	Private / Public Sector Govt.Service Business Professional Agriculture Retired Housewife Student Others (specify)																						
Please tick, if a	applic	applicable Politically Exposed Person (PEP) Related to Politically Exposed Person (RPEP)																					
Any other info	rmatic	on																	_		_	_	_

BANK DETAILS (Divide	nd Ba	ink De	tails)														
Bank Code (9 digit MICR Code)																	
IFS Code (11 Character)																	
Account Number																	
Account Type	🗌 Sa	aving		Cu	rent		Other	s (spe	ecify)								
Bank Name																	
Branch Name																	
Bank Branch Address																	
		Q (1)						.]	
City	!! .	State						Intry			411	PIN					()
 (i) Photocopy of the ca (ii) Photocopy of the Ba (iii) Photocopy of the Pa (iv) Letter from the Bank ➢ In case of option DETAILS OF GUARDIA	nk Sta ssboo (ii), (ii	atemen ok havir i) and (t hav ig na iv) al	ring na ime ar bove, l	ime ar id add MICR	nd a res Coo	ddress of s of the B de of the b	the B O, (or	3O. ')								
Guardian's Name										PA	N			Т		\top	
Relationship with the app	licant																
I/We instruct the DP to rec (if not marked, the default of					it in my	/ou	r account			[Automati Yes		dit] No ∏					
I/We would like to instruct in my/our account without (If not marked, the default	any oth	ner furth	er in	structio						Yes		No 🗌					
Account Statement Requir	ement] As	per SE	BI Re	gula	ition] Daily	У [Weekl	у [_ Fo	ortnig	htly		Мо	nthly
I/We request you to send E at the email Id	Electro	nic Trar	isacti	ion-cur	n-Hold	ling	Statemen	t -		Yes		No [
I/We would like to share the	e email	I ID with	the F	RTA						Yes		No [
I/We would like to receive th (Tick the applicable box. If r				ult optio	on wou	ıldb	e in Physic	al)] Physica	al 🗌] Ele	ectron	nic [Physical ctronic
I/We wish to receive divide below through ECS. (If not [ECS is mandatory for loca	marke	d, the de	efault	option	would	be	'Yes')	/en		Yes		No [
SMS Alert Facility Refer to Terms & Conditions given as Annexure 2.4	s [Ma	indatory,	if yo	ou are	giving	Der	nat Debit a not wish to	nd Pleo	dge Ir	nstruction (/-		option).			Yes No
Transactions Using Secured Texting Facility							cility using erms and C									cility,	I/We
(TRUST) Refer to Terms and Conditions	I/We] Yes e wish to	regist	No ter the f		ı clea	aring memb	er IDs u	under	my/our bel	ow me	ntione	d BO	ID rec	aistered	d for [.]	TRUST.
Annexure 2.6		ock Exc	-							ber Nam				arin	g Me Option	mbe	
						+											
Easi							our website alances, tra					ortfoli	o onlir	ne.			
Mode of Operation (For Joint account)	_	yone (-	pintly (al	-						

Consent for Communication to be received by first account holder/ all Account holder: (Tick the applicable box. If not marked the default option would be first holder.									
G First Holder	All Holder	Email id							
	Second Holder								
	Third Holder								

	Declaration for Common Mobile Number & E-mail ID									
		Dec	claration for Common Mobile Nu	mber & E-mail ID						
DP ID	12031100	Client ID	Trading Code	D	Date					
Name	of First									
Holder										
	lobile Number									
O E	mail ID									
	I hereby declare that the aforesaid Mobile Number or E-Mail ID belongs to Me or My family (spouse, dependent children and dependent parents).									
Signatu	re of account hol	der								
Name o	f account holder									

	Declaration for Common Mobile Number & E-mail ID											
DP ID	12031100	Client ID		Trading Code		Date						
Name Second	of Holder		•	·								
D M	Mobile Number											
] Email ID											
	I hereby declare that the aforesaid Mobile Number or E-Mail ID belongs to Me or My family (spouse, dependent children and dependent parents).											
Signatur	Signature of account holder											
Name of	Name of account holder											

	Declaration for Common Mobile Number & E-mail ID											
DP ID	12031100	Client ID	Tradi	ing Code		Date						
Name o	f Third				·							
Holder												
	obile Number											
	mail ID											
		e aforesaid Mobi	e Number or E-Mai	il ID belongs to □ Me or	□ My family (spous	se, depend	dent children and					
Signatur	e of account hole	der										
Name of	Name of account holder											

Annexure-A

Format for providing Nomination

L	I/We wish to make a nomination. [As per details given below]											
N	Nomination Details											
	I/We wish to make a nomination and do hereby nominate the following person(s) who shall receive all the assets held in my / our account in the event of my / our death.											
	omination can be made upto ree nominees in the account.	Details of 1 st Nominee	Details of 2 nd Nominee	Details of 3 rd Nominee								
	Mandatory Details											
1	Name of the nominee(s) (Mr./Ms.)*											
2	Share of Equally each Nominee [If not equally, please specify	%	%	%								
	percentage] Any odd lot after division shall be transferred to the first nominee mentioned in the form.											
3	Relationship With the Applicant (If Any)											
* Date	e of Birth and Name of Guardian to	b be provided in case of minor nomi	nee(s)									
		Non-mandatory	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 account no. Proof of Identity Demat Account ID 											
		Name(s) of holder(s)		Signature(s) of holder*								

Sole / First Holder (Mr./Ms.)	
Second Holder (Mr./Ms.)	
Third Holder (Mr./Ms.)	

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

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)

<u>Annexure-B</u>

1.

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)*

3

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

2.

CNB Finwiz Private Limited

CDSL DP ID : 12031100 • SEBI REGN. NO.: IN-DP-570-2021 Regd. Office: 4282/3, Ansari Road, Daryaganj, New Delhi-110002 • Phone No. 8860078514 Dealing Office : 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi-110002 Tel.: 8860078514, E-mail: grievance@cnbfinwiz.com



ACCOUNT OPENING FORM NON-INDIVIDUALS

ADDITIONAL FORM FOR OPENING A DEMATACCOUNT

(For entities other than Individuals)

To be filled by the Depository Participant)																			
Application No.											Date	D	D	Μ	M	Υ	Υ	Υ	Υ
DP Internal Reference No.																			
DPID	1	2	0	3	1	1	0	0	Client ID										
(To be filled by the applicant in PLOCK LETTERS in English)																			

(I o be filled by the applicant in **BLOCK LETTERS** in English)

I/We request you to open a demat account in my/our name as per following details :

HOLDERS DETAILS

									_
Sole/First Holder's									
Name		UID							
Exchange Name & ID		UCC							
Second Holder's									
Name		UID							
Third Holder's Name		PAN							
		UID							
Search Name									

Name*

* In case of Firms, Association of Persons (AOP), Partnership Firm, Unregistered Trust, etc., although the account is opened in the name of the natural persons, the name of the Firm, Association of Persons (AOP), Partnership Firm, Unregistered Trust, etc., should be mentioned above.

TYPE OF ACCOUNT (Please tick whichever is applicable)

Status												Sub-Status (To be filled by the						
Body Corporate Banks Trust Mutual Fund OCB FII CM FI Clearing House Other (Specify))P)					
SEBI Registration No. (if applicable)						SEBI	Registration	Date	D	D	Μ	M	Y	Y	Y			
RBI Registration No. (if applicable)						RBI A	pproval Date		D	D	Μ	M	Y	Y	Y			
ROC Registration No. (if applicable)						ROC	Registration I	Date	D	D	Μ	M	Υ	Y	Y			
Nationality		India	Indian Others (specify)															
I/We instruct the DP to receive each and every credit in my/our account (if not marked, the default option would be 'Yes')							[Automa Yes	tic Cre No	1-									
I/We would like to instruct the DP to accept all the pledge instructions in my/our account without any other further instruction from my/our end. (If not marked, the default option would be 'No')							Yes 🗆	Ν	10									
Account Statement Requirement As per SEBI Regulation Daily Weekly Fortnightly Monthly																		

I/We request you to send Electronic Transaction-cum-Holding Statement at the email Id	Yes No
I/We would like to share the email ID with the RTA	Yes No
I/We would like to receive the Annual Report (Tick the applicable box. If not market the default option would be in Physical)	Physical Electronic BothPhysical & Electronic

OTHER DETAILS

Gross Annual	Income Range per annum :									
	income Kange per annum.									
Income Details	Upto Rs. 1,00,000 Rs. 1,00,000 to Rs. 5,00,000 Rs. 5,00,000 to Rs. 10,00,000									
	Rs. 10,00,000 to Rs. 25,00,000 Rs. 25,00,000 Rs. 25,00,000 to Rs. 1,00,00,000 More than Rs. 1,00,00,000									
	Net Worth as on (date) D D M M Y Y Y Y Rs.									
	(Net Worth should not be older than 1 year)									
Please tick if any of the au	thorized signatories/Promoters/Partners/Karta/Trustees/Whole Time Directors is									
either Politically Exposed Person (PEP) Related to Politically Exposed Person (RPEP)										
Pleaseprovide details as per Annexure 2.2.A.										

Any other information

CLEARING MEMBER DETAILS (To be filled by CMs only)

Name of Stock Exchang	ge											
Name of CC/CH												
Clearing Member ID						Trading Mer	mber ID					
I/We wish to receive dividend/interest directly in to my bank account given below through ECS. (If not marked, the default option would be 'Yes')YesNo[ECSismandatoryforlocationsnotifiedby SEBIfromtime to time]												
BANK DETAILS (Div	vidend B	ank Det	ails)									
Bank Code (9 digit MICR Code)												
IFSCode (11Character)												
Account Number												
Account Type	S	aving	Cur	rent	Oth	ers (spe	cify)					
BankName												
Branch Name												
Bank Branch Address												
City		State			C	Country		PI	N			

(i) Photocopy of the cancelled cheque having the name of the account holder where the cheque books is issued, (or)

(ii) Photocopy of the Bank Statement having name and address of the BO.

(iii) Photocopy of the Passbook having name and address of the BO, (or)

(iv) Letter from the Bank.

> In case of option (ii), (iii) and (iv) above, MICR Code of the branch should be present/mentioned on the document.

SMS Alert Facility Referto Terms & Conditions given as Annexure 2.4	MOBILE No.: +91 Yes Mandatory, if you are giving Demat Debit and Pledge Instruction (DDPI)] No if DDPI is not granted & you do not wish to avail of this facility, cancel this option). No							
Transactions Using Secured Texting Facility (TRUST) Referto Terms and Conditions	I/We have read and understoo	We wish to avail the TRUST facility using the Mobile Number registered for SMS Alert Facility, We have read and understood the Terms and Conditions prescribed by CDSL for the same. Yes No We wish to register the following clearing member IDs under my/our below mentioned BO ID registered for TRUST.						
Annexure 2.6	Stock Exchange Name/ID	Clearing Member Name	Clearing Member ID (Optional)					
Easi	To register for easi , please visit our website www.cdslindia.com. Easi allows a BO to view his ISIN balances, transactions and value of the portfolio online.							

I/We have received and read the document of 'Rights and Obligation of BO-DP' (DP-CM agreement for BSE Clearing Member Accounts) including the schedules thereto and the terms & conditions and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time. I / We declare that the particulars given by me/us above are true and to the best of my/our knowledge as on the date of making this application. I/We agree and undertake to intimate the DP any change(s) in the details / Particulars mentioned by me / us in this form. I/We further agree that any false / misleading information given by me / us or suppression of any material information will render my account liable for termination and suitable action.

	First / Sole Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Name			
Designation			
Signature	•	•	•

(Signatures should be preferably in black ink)

(In case of more authorised signatories, please add annexure)

Application No.:

Date:

We hereby acknowledge the receipt of the Account Opening Application Form:

Name of the Sole / First Holder	
Name of Second Holder	
Name of Third Holder	

Depository Participant Seal and Signature

CNB Finwiz Private Limited

CDSL DP ID : 12031100 • SEBI REGN. NO.: IN-DP-570-2021

Regd. Office: 4282/3, Ansari Road, Daryaganj, New Delhi-110002 •Phone No. 8860078514 **Dealing Office**: 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi-110002 Tel.: 8860078514, E-mail:grievance@cnbfinwiz.com

SMS ALERT FACILITY

Annexure-A

Terms & Conditions-Cum-Registration / Modification Form for receiving SMS Alerts from CDSL

Definitions :

In these Terms and Conditions the terms shall have following meaning unless indicated otherwise.

Fees, Charges and deposits

- "Depository" means Central Depository Services (India) Limited acompany incorporated in India under the Companies Act 1956 and having its registered office at 17th Floor, P.J. Tower, Dalal Street, Fort, Mumbai-400001 and all its branch offices and includes its successors and assigns.
- 2. 'DP' means Depository Participant of CDSL. The term covers all types of DPs who are allowed to open demat accounts for investors.
- 3. 'BO' means an entity that has opened a demat account with the depository. The term covers all types of demat accounts, which can be opened with a depository as specified by the depository from time to time.
- 4. SMS means "Short Messaging Service"
- 5. 'Alerts' means a customized SMS sent to the BO over the said mobile phone number.
- 6. 'Service Provider' means a cellular service provider(s) with whom the depository has entered/will be entering into an arrangement for providing the SMS alerts to the BO.
- 7. 'Service' means the service of providing SMS alerts to the BO on best effort basis as per these terms and conditions.

Availability :

- The service will be provided to the BO at his/her request and at the discretion of the depository. The service will be available to those account holders who have provided their mobile numbers to the depository through their DP. The service may be discontinued for a specific period/indefinite period with or without issuing any prior notice for the purpose of security reasons or system maintenance or for such other reasons as may be warranted. The depository may also discontinue the service at any time without giving prior notice for any reason whatsoever.
- 2. The service is currently available to the BOs who are residing in India.
- 3. The alerts will be provided to the BOs only if they remain within the range of the service provider's service area or within the range forming part of the roaming network of the serviceprovider.
- 4. In case of joint accounts and non-individual accounts the service will be available, only to one mobile number i.e. to the mobile number as submitted at the time of registration / modification.
- 5. The BO is responsible for promptly intimating to the depository in the prescribed manner any change in mobile number, or loss of handset, on which the BO wants to receive the alerts from the depository.

In case of change in mobile number not intimated to the depository, the SMS alerts will continue to be sent to the last registered mobile phone number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

Receiving Alerts :

- 1. The depository shall send the alerts to the mobile phone number provided by the BO while registering for service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- 2. The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off' mode i.e. unable to receive the alertsthen the BO may not get / get after delay any alerts sent during such period.
- 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the services depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever.
- 4. The BO further acknowledge that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/or in accuracy. In case of BO observes any error in the information provided in the alert, the BO shall inform the depository and/or the DP immediately in writing and the depository will make best possible efforts to rectify the errors as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/suffered by the BO an account to avail SMS alertsfacility.
- 5. The BO authorized the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers betweenCDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com The BO is advised not to inform the service provider about any such unauthorized debit to/transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.

Sole/First Holder Signature

Second Holder Signature



Third Holder Signature

- 7. The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.
- 8. The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever.
- 9. If the BO finds that the information such as mobile number etc., has been changed without proper authorization, the BO should immediately inform the DP in writing.

Fees :

Depository reserves the right to change such fees from time to time as it deems fit for providing this service to the BO.

Disclaimer :

The depository shall made reasonable efforts to ensure that the BO's personal information is kept confidential. The depository does not warranty the confidentiality or security of the SMS alerts transmitted through a service provider. Further, the depository makes no warranty or representation of any kind in relation to the system and the network or their function or their performance or for any loss or damage whenever and howsoever suffered or incurred by the BO or by any person resulting from or in connection with availing of SMS alerts facility. The Depository will not courts in Mumbai. be liable for any

unauthorized use or access to the information and/or SMS alert sent on the mobile phone number of the BO or for fraudulent, duplicate or erroneous use/ misuse of such information by an third person.

Liability and Indemnity :

The Depository shall not be liable for any breach of confidentiality by the service provider or by any third person due to unauthorized access to the information meant for the BO. In consideration of the depository providing the service, the BO agrees to indemnify and keep safe, harmless and indemnified the depository and its officials from any damages, claims, demands, proceedings, loss, cost, changes and expenses whatsoever which a depository may at any time incur, sustain, suffer or be put to as a consequence of or arising out or interference with or misuse, improper or fraudulent use of the service by the BO.

Amendments :

The depository may amend the terms and conditions at any time with or without giving any prior notice to the BOs. Any such amendments shall be binding on the BOs who are already registered as user of this service.

Governing Law and Jurisdiction:

Providing the Service as outlined above shall be governed by the laws of India and will be subject to the exclusive jurisdiction of the

I/We wish to avail the SMS Alerts facility provided by the depository on my/our mobile number provided in the registration form subject to the terms and conditions mentioned below. I/We consent to CDSL providing to the service provider such information pertaining to account/transactions in my/our account as is necessary for the purpose of generating SMS Alerts by service provider, to be sent to the saidmobile number.

I/We have read and understood the terms and conditions mentioned above and agree to abide by them and any amendments thereto made by the depository from time to time. I/we further undertake to pay fee/charges as may be levied by the depository from time to time.

I/We further understand that the SMS alerts would be sent for a maximum four ISINs at a time. If more than four debits take place, the BOs would be required to take up the matter with their DP.

I/We am/are aware that more acceptance of the registration form does not imply in any way that the request has been accepted by the depository for providing the service.

I/We provide the following information for the purpose of registration/modification (Please cancel out what is not applicable).

DP ID	1	2	0	3	1	1	0	0	BO ID								
Sole/First H	Sole/First Holder's Name :																
Second Hol	Second Holder's Name :																
Third Holde	r's Nan	ne	:			1									r		1
Mobile No				+	9	1											
messayes a	nessages are to be sent (Please write only the mobile number without prefixing country code or zero)																
The Mobile Number is registered in the name of :																	
E-mail Id:							(=)										
							(Pleas	e write	only ONE valid	email Id	on which	n commu	inication	; if any,	is to be	sent)	
e⁄																	
Sole/FirstHolderSignature Second Holder Signature Third Holder Signature																	
Place :* Please stamp & Sign in case of HUF / Corporate Account																	
Trease stand & Sign in case of Nor / Corporate Account ** In case of Joint holding, all joint holders must sign.																	

TERMS AND CONDITIONS FOR AVAILING TRANSACTION USING SECURED TEXTING (TRUST) SERVICE OFFERED BY CDSL

1. Definitions:

In these Terms and Conditions the terms shall have following meaning unless indicated otherwise:

- I. "Depository" means Central Depository Services (India) Limited (CDSL)
- ii. TRUST means "Transactions Using Secured Texting" service offered by the Depository.
- "Service Provider" means a cellular service provider(s) with whom the Depository has entered / shall enter into an arrangement for providing the TRUST service to the BO.
- iv. "Service" means the service of providing facility to receive/give instructions through SMS on best effort basis as per the following terms and conditions. The types of transaction that would normally qualify for this type of service would be informed by CDSL from time to time.
- "Third Party" means the operators with whom the Service Provider is having / will have an arrangement for providing SMS to the BO.
- 2. The service will be provided to the BO at his / her request and at the discretion of the depository provided the BO has registered for this facility with their mobile numbers through their DP or by any other mode as informed by CDSL from time to time. Acceptance of application shall be subject to the verification of the information provided by the BO to the Depository
- 3. The messages will be sent on best efforts basis by way of an SMS on the mobile no which has been provided by the BOs. However Depository shall not be responsible if messages are not received or sent for any reason whatsoever, including but not limited to the failure of the service provider or network.
- 4. The BO is responsible for promptly informing its DP in the prescribed manner any change in mobile number, or loss of handset on which the BO wants to send/receive messages generated under TRUST. In case the new number is not registered for TRUST in the depository system, the messages generated under TRUST will continue to be sent to the last registered mobile number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of messages sent on such mobile number.
- The BO agrees that SMS received by the Depository from the registered mobile number of the BO on the basis of which instructions are executed in the depository system shall be conclusive evidence of such instructions having been issued by the BO. The DP / CDSL will not be held liable for acting on SMS so received.
- 6. The BO shall be responsible for submitting response to the 'Responsive SMS' within the specified time period. Transactions for which no positive or negative confirmation is received from the BO, will not be executed except for transaction for deregistration. Further, CDSL shall not be responsible for BOs not submitting the response to the said SMS within the time limit prescribed by CDSL.
- The BO agrees that the signing of the TRUST registration form by all joint holders shall mean that the instructions executed on the basis of SMS received from the registered mobile for TRUST shall be deemed to have been executed by all joint holders.
- 8. The BO agrees to ensure that the mobile number for TRUST facility and SMS alert (SMART) facility is the same. The BO agrees that if he is not registered for SMART, the DP shall register him for SMART and TRUST. If the mobile number provided for TRUST is different from the mobile number recorded for SMART, the new mobile number would be updated for SMART as well as TRUST.

- BOS are advised to check the status of their obligation from time to time and also advise the respective CMs to do so. In case of any issues, the BO/CM should approach their DPs to ensure that the obligation is fulfilled through any other mode of delivery of transactions as may be informed / made available by CDSL from time to time including submission of Deliverv Instruction Slips to the DP.
- 10. The BO acknowledges that CDSL will send the message for confirmation of a transaction to the BO only if the Clearing Member (registered by the BO for TRUST) enters the said transaction in CDSL system for execution through TRUST within prescribed time limit.
- 11. The BO further acknowledges that the BO/CM shall not have any right to any claim against either the DP or Depository for losses, if any, incurred due to non-receipt of response on the responsive SMS or receipt of such response after the prescribed time period. In the event of any dispute relating to the date and time of receipt of such response, CDSL's records shall be conclusive evidence and the Parties agree that CDSL's decision on the same shall be final and binding on both Parties.
- 12. The BO may request for deregistration from TRUST at any time by giving a notice in writing to its DP or by any other mode as specified by Depository in its operating instructions. The same shall be effected after entry of such request by the DP in CDSL system if the request is received through the DP.
- Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.
- 14. The BO expressly authorises Depository to disclose to the Service Provider or any other third party, such BO information as may be required by them to provide the services to the BO. Depository however, shall not be responsible and be held liable for any divulgence or leakage of confidential BO information by such Service Providers or any other third party.
- 15. The BO takes the responsibility for the correctness of the information supplied by him to Depository through the use of the said Facility or through any other means such as electronic mail or written communication.
- 16. The BO is solely responsible for ensuring that the mobile number is not misused and is kept safely and securely. The Depository will process requests originated from the registered Mobile as if submitted by the BO and Depository is not responsible for any claim made by the BO informing that the same was not originated by him.
- 17. Indemnity:

In consideration of providing the service, the BO agrees that the depository shall not be liable to indemnify the BO towards any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO.

- 18. Disclaimer:
 - Depository shall be absolved of any liability in case :-
 - There is loss of any information during processing or transmission or any unauthorized access by any other person or breach of confidentiality.
 - b. There is any lapse or failure on the part of the service providers or any third party affecting the said Facility and that Depository makes no warranty as to the quality of the service provided by any such service provider.
 - c. There is breach of confidentiality or security of the messages whether personal or otherwise transmitted through the Facility.

Dear Sir/Madam,

I/We wish to avail the following facility/ies provided by the depository on my/our mobile number as provided below subject to the terms and conditions as specified by CDSL.

- a. SMART SMS alert facility
- b. TRUST Transaction using Secured Texting facility.

(please note that SMS alert facility is mandatory if TRUST facility is opted for)

BOID	1	2	0	3	1	1	0	0										
	(Please write your 8 digit DPID) (Please write your 8 digit Client ID)																	
Sole / First Holder's Name :Second Holder's NameThird Holder's Name																		
Mobile Number on which +91 +91																		
(Please write	e only the m	obile n	umber	without	prefixir	ng count	ry code	or zero))									
	(Existing users registered for SMS alerts : Please note that if the mobile number for TRUST is different than the registered mobile number for SMS alert, the new mobile number will be updated for SMS alert also.)																	
The mobile n	umber is reg	istered	in the	name of	:													
Email ID	Email ID(Please																	
				write on	ly ONE	valid em	ail ID on	which	commu	nications	; if any,	is to b	e sen	t)				
I/We consen the purpose	•		-		e provic	ler such	informa	ation pe	ertaining	to acco	ount / tra	ansac	tions	in my/o	ur accou	unt as is	neces	sary for
	I/We have read and understood the terms and conditions prescribed by CDSL for the said facility/ies and agree to abide by them and any amendments thereto made by the depository from time to time. I/We further undertake to pay fee / charges as may be levied by the depository from time to time.																	
Signatures																		
	Sol	e/First	Holde	er Signa	iture	-		Seco	ond Hol	der Sig	nature				Third	Holder	Signatu	ire
Place :				_											Date :	/_	/2	0

	FATCA & (CRS DECL	ARATION	(FOR I	NDIVIDUAI	_)
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Do you have any non-indian Country(ies) of Birth / Citizenship / Nationality and Tax Residency?

Yes	No

Sole/First Holder/G	uardian 🛛 Yes 🗌 No	Second Holder	🗌 Yes 🗌 No	Third Holder	Yes 🗌 No
Country of Birth		Country of Birth		Country of Birth	
Country of Citizenship/ Nationality		Country of Citizenship/ Nationality		Country of Citizenship/ Nationality	
Are you a US Specified Person?	Yes No Please provide Tax Payer Id	Are you a US Specified Person?	Yes No Please provide Tax Payer Id	Are you a US Specified Person?	Yes No Please provide Tax Payer Id
Country of Tax Residency* (Other then India)	Taxpayer Identification No.	Country of Tax Residency* (Other then India)	Taxpayer Identification No.	Country of Tax Residency* (Other then India)	Taxpayer Identification No.
1.		1.		1.	
2.		2.		2.	
Address		Address		Address	

*Please indicate all countries in which you are a resident for tax purpose and associated Taxpayer identification number.

FATCA - CRS Terms and Conditions

I have read and understood the information requirements and the Terms & Conditions mentioned in this Form (read along with FATCA & CRS instructions) and hereby confirm that the information provided by me on this Form is true, correct and complete. I hereby agree and confirm to inform CNB Finwiz Pvt Ltd for any modification to this information promptly.

I further agree to abide by the provisions of the scheme related documents inter alia provisions of FATCA & CRS on Automatic Exchange of Information (AEOI).

Signatures



Third Holder Signature

Sole/First Holder Signature Second Holder Signature *For detail terms & conditions please see Client Copy

FATCA & CRS DECLARATION (FOR NON-INDIVIDUAL)

Please tick the applicable tax resident declaration -

1. Is "Entity" a tax resident of any country other than India Yes

(If yes, please provide country/ies in which the entity is a resident for tax purposes and the associated Tax ID number below.)

Sr. No.	Country	Tax Identification Number	Identification Type (TIN or Other _* , please specify)
1.			
2.			
3.			

[%]In case Tax Identification Number is not available, kindly provide its functional equivalent. In case TIN or its functional equivalent is not available, please provide Company Identification number or Global Entity Identification Number or GIIN, etc.

In case the Entity's Country of Incorporation / Tax residence is U.S. but Entity is not a Specified U.S. Person, mention Entity's exemption code here

PA	RT A (to be filled by Finar	ncial Institutions or Dire	ct Report	ing NFEs)			
1.	We are a,	GIIN					
	Financial institution (Refer 1 of Part C) Or Direct reporting NFE (Refer 3(vii) of Part C) (please tick as appropriate)	-	d indicate yo	a GIIN but you are sponsored by another our sponsor's name below tity	entity, please provide your sponsor's		
	GIIN not available (please tick			Not obtained – Non-participation Not obtained – Non-participation Not obtained – Non-participation Not obtained	·		
PA			d by NFEs	other than Direct Reporting NFEs	")		
1.	Is the Entity a publicly traded co whose shares are regularly traded securities market) (Refe	on an established	Yes Name of s] (If yes, please specify any one stock exchation took exchange	inge on which the stock is regularly traded)		
2. Is the Entity a related entity of a publicly traded company (a company whose shares are regularly traded on an established securities market) (Refer 2b of Part C)				Yes (If yes, please specify name of the listed company and one stock exchange on which the stock is regularly traded) Name of listed company Nature of relation:Subsidiary of the Listed Company orControlled by a Listed Company			
			Name of s	tock exchange			
3. Is the Entity an active NFE (Refer 2c of Part C)			Yes				
4.	4. Is the Entity a passiveNFE (Refer 3(ii) of Part C)			Nature of Business			
U	UBO Declaration (Mandatory for all entities except, a Publicly Traded Company or a related entity of Publicly Traded Company)						
Category (Please tick applicable category):					, , ,		
Unincorporated association / body of individuals Public				rust Religious Trust	Private Trust		
	Others (please specify)		
Plea		trolling person(s), confirmir	ng ALL cou	Intries of tax residency / permanent re	esidency / citizenship and ALL Tax		
	ntification Numbers for EACH c			dditional sheets if necessary) ent and Auditor's Letter with required	datails as montioned in Form W/8		
	N E (Refer 3(vi) of Part C)		ig Stateme				
De	tails	UBO1		UBO2	UBO3		
Na	ame of UBO						
UBC	Code (Refer 3(iv) (A) of Part C)						
Co	untry of Tax residency*						
PA	N [#]						
Ac	ldress						
		Zip		Zip	Zip		
		State	J	State	State:		
		Country:		Country:	Country:		

Address Type	 ☐ Residence ☐ Business ☐ Registered office 	Residence Business Registered office	Residence Business Registered office				
Tax ID [%]							
Tax ID Type							
City of Birth							
Country of birth							
Occupation Type	□ Service □ Business □ Others	□ Service □ Business □ Others	□ Service □ Business □ Others				
Nationality							
Father's Name							
Gender	□ Male □ Female □ Others	□ Male □ Female □ Others	□ Male □ Female □ Others				
Date of Birth	DD/MM/YYYY	DD/MM/YYYY	DD/MM/YYYY				
Percentage of Holding (%) ^{\$}							
To include US, where controlling person is a US citizen or green card holder [#] If UBO is KYC compliant, KYC proof to be enclosed. Else PAN or any other valid identity proof must be attached. Position / Designation like Director / Settlor of Trust / Protector of Trust to be specified wherever applicable. [] In case Tax Identification Number is not available, kindly provide functional equivalent							
^{\$} Attach valid documentary pro	oof like Shareholding pattern du	ly self attested by Authorized S	ignatory / Company Secretary				
DECLARATION I have read and understood the information requirements and the Terms & Conditions mentioned in this Form (read along with FATCA & CRS instructions) and hereby confirm that the information provided by me on this Form is true, correct and complete. I hereby agree and confirm to inform CNB Finwiz Pvt Ltd for any modification to this information promptly. I further agree to abide by the provisions of the scheme related documents inter alia provisions of FATCA & CRS on Automatic Exchange of Information (AEOI).							
Name							
Designation							
e	U3 -	•×	→				
Sole/First Authorised S	ignatory Second Au		Third Authorised Signatory				
Place Date/_/							
*For detail terms & conditions please see Client Copy							



SCI	SCHEDULE OF CHARGES FOR DEMAT ACCOUNT INDIVIDUAL / CORPORATE w.e.f- 30/08/2024				
NATI		CHARGES (Please tick whichever applicable)			
NATC	JRE OF SERVICES	Scheme A	Scheme B	Life Time	
	Maintenance Cycle	Annually	5 Year	Life Time	
	nce Charges al Account)	Rs. 250/-	Rs. 900/-	Rs. 2000/-	
	nce Charges te Account)	Rs. 1000/-	Not Applicable	Not Applicable	
Maintenance Charges for BSDA (Individual Accounts)		 Upto Rs. 4 Lakhs – Nil More than Rs. 4 lakhs but up to 10 lakhs – Rs. 100/- More than 10 lakhs – Not a BSDA. Regular AMC may be levied 			
Account	Opening & Closing Charg	ges – Nil			
		TRANSACTION	CHARGES		
	Market Transaction	Rs.20/- per instruction or 0.01% of transaction value, whichever is higher, subject to maximum of Rs.100/-			
Delivery	Off Market Transaction	Rs.25/- per instruction or 0.02% of transaction value, whichever is higher, subject to maximum of Rs.500/-			
Pledge/Margin Pledge/ Margin Unpledge /Closure /invocation		Pledge/Margin Pledge/Closure/Invocation Rs. 25/- per instruction & Margin Unpledge. 15/- per instruction			
Demat Charges/Demat Rejection Charges		Rs.50/- for up to first hundred and after first hundred Rs.10/- for every hundred securities or part thereof or a flat fee Rs.10/- per certificate whichever is higher plus courier charges of Rs.40/- for every 25 certificate and part thereof Rs. 50/ for Demat Rejection			
Remat/Restat Charges		Rs.100/- for up to first hundred and after first hundred Rs.30/- for every hundred securities or part thereof or a flat fee Rs.30/- per certificate whichever is higher			
Redemption		Rs. 25/- per instruction			
Instruction Booklet		Rs.2/- per leaf plus courier charges (First DIS Booklet Free)			
Noto:					

Note:

- The Depository Participant shall reserve the right to revise the charges by giving not less than 30 days notice in writing to the client.
- Value of Transaction will be in accordance with the Depository formulae.
- Modification in client detail, 40/- per instance. Maintenance charges will be charged in advance at the time of opening the account.
- Rejection charges 50/- per rejection plus courier charges. Slip Rejection/Fail charges 20/- per rejection.
- Off-Market Instruction not received prior to 24 hours of execution will be received at client's risk.
- Instruction for Pay-In of securities to transfer from client account to CM Pool account, Inter settlement instruction, CM Pool to CM Pool transfer and delivery instruction will be accepted up till 4:00 PM on working day prior to Pay-in date. Periodic statement free on Email and Rs 40 for normal account and Rs 25/- for BSDA towards courier charges if sent physically.
- In case of non-payment of bill/dues within 30 days of due date, interest shall be charged @ 2.0% per month on the outstanding dues.
- Rs 100 will be charged to client in case of New Delivery Instruction Booklet is requested without requisition slip.
- All charges are exclusive of GST. Taxes and other Government levies will be charges extra as applicable from time to time.

As per SEBI circular No SEBI/HO/MIRSD/MIRSD/MIRSD-PoD1/P/CIR/2024/91 dated June 28, 2024, clients who have only one Demat account as first holder & Demat Holding up to Rs 10 Lac is mandatory to convert in BSDA (Basic Service Demat Account).

If you do not wish to convert account in BSDA then Please provide your consent for the same from your registered mail.

HOLDER'S SIGNATURES :





Sole/First Holder Signature

Second Holder Signature

Third Holder Signatur

Authorised Signatory (On Behalf of Depository Participant)

For CNB Finwiz Pvt. Ltd.

[40]

VOLUNTARY

SMS DISCLAIMER

SMS Alert service is given to the clients of CNB Finwiz Private Limited with the sole intention to aid their information means.

SMS Alert from CNB Finwiz Private Limited are based on technical analysis and top & bottom breakouts from charts & available statistics on any given point of time.

The recommendation made herein do not constitute and offer to sell or asolicitation to buy any of the securities mentioned in SMS Alert. Readers using the information contained in SMS are solely responsible for their actions. The information and views contained in SMS are believed to be reliable but no responsibility or liability is accepted for errors of act or opinion by CNB Finwiz Private Limited analysts may or may not have trading or investment positions in securities mentioned in SMS Alert.

Client's Trading Code :

Client's Name :

Client's Signature :

Date:

			DV.
~		NTA	K Y
• •	-01	117	

Dated :....

LETTER TO BE OBTAINED FROM BANK FOR VERIFICATION OF SIGNATURES

Τo,

CNB Finwiz Private Limited

Dealing Office : 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002

Dear Sir,

This is to certify that the savings / current account no.				of
Mr./Ms.M/s.		held	jointly	with
Mr./Ms./M/s.				
W	ith our branch has been	active since		vears

	Signature in my presence and Attested
Bank Stamp	
Across	Signature of Branch Manager
Photograph	
€	
(Client Signature)	
Name&Signature of the E	Branch Manager

Stampofthe Bank and the Branch

UNDERTAKING TO ACT IN OWN CAPACITY

I/We do hereby solemnly affirm and declare asunder:

- 1. That my/our registration with CNB Finwiz Private Limited(CNB) is in individual capacity and is for transacting onmy/our own account. And that no expect myself/ourself has/have and interest in the account with CNB.
- 2. That I/We shall not be acting further as an intermediary / A P in any manner whatsoever for the transactions executed inany segment of any security exchange(s) inmy/our account with CNB.
- 3. That I/We further state that if anybody on my/our behalf makes claim of any amounts / securities on account of the transactions in my/our account, the said act shall be null and void and shall be in effective from all corners.
- 4. In case CNB finds that I/We am/are as an un-registered A P, CNB can immediately cancel my/our account with them and adjust all credit against my/our liabilities.
- 5. That I/We shall inform CNB any of my/our registration in any capacity with any other member of the exchange(s) to transact on the same segment as at CNB.
- 6. I/We shall not make any payment to CNB drawn on the account of any third party whether related to me/us or not. Allpayments omy/ouraboveA/c shall be from accounts that stand in my/our own name.
- 7. I/We shall not make any cash payment to CNB nor shall I/We insist on any sales person/business associate to accept cash in lieu of cheque/demand draft. I/We understand that CNB does not accept cash from clients and therefore any cash payment made by me/us to any staff shall be at my/oursole risk and I/We absolve CNB of all liability and claim that may arise from any cash payment made by me/us.
- 8. I/We understand that cash and third party payment of any kind are prohibited under rules of Exchange if despite this I/We make any cash/third party payment in my/our trading A/c or to any sales person / business associate I/We shall render myself liable to criminal / civil action from CNB. I/We shall also indemnify CNB from all claims, loss, liability that incur on account of any cash/third party payment made by me/us in my/our trading account with CNB.
- 9. I/We have been made understood by CNB that it does not permit any of Its employee to place any discretionary orders in the account of any client therefore I/We must not authorise any of CNB's staff member to place any discretionary order under any circumstances in my/ our trading account and that CNB limits its liability in the event of I/we giving any such authorisation to any of the Employee of CNB.
- 10. I/We hereby absolve CNB from all liability claims that arise from bonafide mistake typing errors etc. that occur in ordinary and regular course of business I/We shall not initiate any legal action without first intimating in writing mygrievance to the Corporate Office at Delhi.

(Client	Signature)	

Client Name _____

ClientCode -

DECLARATION, INDEMNITY CUM UNDERTAKING FOR NAME DISCREPANCY IN PAN CARD, BANK PROOF & ADDRESS PROOF

To,

CNB Finwiz Private Limited

Dealing Office: 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002

I	s/o, w/o, d/o
	, refer to my Trading Account
	with CNB Finwiz Private Limited (CNB) do hereby affirm, declare and undertake that
1.	That my name as it appear on my trading account is
2.	That my name as it appears on my demat account is
3.	That my name as it appears on the Income Tax website is
4.	That my name as it appears on the Address proof is
5.	That my name as it appears on my Pan Card is
6.	That my name as it appears on the Bank Proof is
7.	That above mentioned names, on Trading account, Demat account, Tax website, Address proof, PAN Card No. and Bank account bearing no. are minealone.
8.	That I hereby request CNB to maintain my name in Demat and Trading account as per the name appearing on

- 8. That I hereby request CNB to maintain my name in Demat and Trading account as per the name appearing on thewebsite / PAN card.
- 9. That I promise and undertake to get my PAN card altered in accordance with my name as appearing on the Income tax within 45 days from the date of signing this undertaking. CNB Finwiz Private Limited may, at its sold discretion, terminate my trading and demat account in the event of me not getting my name altered within 45 days of signing thisundertaking.
- 10. That I further undertake to open a bank account in accordance with the name as appearing on the Income Tax websiteweek from the date of signing this undertaking.
- 11. I further undertake that in case my name has been changed after approval from government authorities and notificationgazette. I shall getthe name changeeffected in PAN, Bank account etc. and furnish immediately to CNB.
- 12. That I further declare that I am responsible and I shall indemnify & keep indemnified CNB, its directors, officers, employees, agents from and against any and all losses, claims, liabilities, obligations, damages, deficiencies, judgements, action proceedings arising out or in relation to corporate benefits, IPO refund, Foreign Exchange Management Act (FEMA) transfer, dematerialization of securities, rematerialization of securities, dividends, interest etc., that may arise out Declaration-cum- undertaking and/or acting on this basis.

That the contents of this declaration, Indemnity-cum-undertaking have been explained to me in vernacular and I have understood before signing it. That this declaration, Indemnity-cum-undertaking given by me to WSL is by my absolute free will and coercion, undue influence, pressure etc., and at present I am having sound health and mind.

∛		
(Cliont	Signatu	r

a /

(Client Signature)

(Client Name)	
• •	

DECLARATION BY KARTA & ALL THE CO-PARCENERS

Τo,

CNB Finwiz Private Limited

Dealing.Office: 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002

Dear Sir/Madam,

- 1. Whereas the Hindu Undivided Family of is carrying on business in the firm name and style of at as given in PAN card of HUF or we intent to deal have or desire to have Securities Trading Account with CNB Finwiz Private Ltd. (hereinafter referred as Member). We undersigned, hereby confirm and declare that we are the present adult coparceners of the said joint family. Name of Karta & Coparceners are given in below table.
- 2. We confirm that affairs of HUF firm are carried on mainly by the Karta on behalf and in the interest and for the benefits of all the coparceners. We hereby authorize the Karta on behalf of the HUF to deal with the member and the said trading member is hereby authorized to honor all instructions oral or written, given by him on behalf of the HUF. He is authorized to sell, purchase, transfer, endorse, negotiate documents and/or otherwise deal through the member on behalf of the HUF.
- 3. He is also authorize to sign execute and submit such applications, undertakings, agreements and other requisite documents, writings and deeds as may be deemed necessary or expedient to open account and give effect to this purpose. We are, however, jointly and severally responsible for all liabilities of the said HUF firm shall be recoverable from the assets of any one or all of us and also from the estate of the said joint family including the interest thereon of every coparceners of the said joint family, including the share of the minor coparceners, if any.
- 4. We undertake to advise the member in writing of any change that may occur in the Karta ship or in the constitution of the said joint family or of the said HUF firm and until receipt of such notice by the member who shall be binding on the said joint family and the said HUF firm and on our respective estates. We shall, however continue to be liable jointly and severally to the member for all dues obligations of the said HUF firm in the Member's book on the date of the receipt of such notice by the member and until all such dues and obligations shall have been liquidated and discharged.
- 5. The names and dates of the birth of all the present minor & major coparceners of the said joint family are given below. We also undertake to inform you in writing as and when each of the said members attains the majority and is authorized to act on behalf of, and bind the said HUF firm.
- 6. The rules and regulations of the Depository and Depository Participants pertaining to an account which are in force now have been read by us and we have understood the same and we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. We hereby declare that the details furnished above are true and correct to the best of our knowledge and belief and 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, we are aware that we may be held liable for it. I/we acknowledge the receipt of copy of the document, "Rights and Obligations of the Beneficial Owner and Depository Participant".

S. No.	Name of the Co-parceners (Including Minor also)	Relationship with Karta	PAN No.	Address (if other than Karta's address)	Date of Birth	Signature
1.						
2.						
3.						
4.						

List of Family Members

Note: In case of adult family member provide copy of PAN card or any other ID proof (DL/Voter ID/Passport). In case of Minor Family Member provide copy of age certificate (Birth Certificate/School Leaving Certificate).

Name of the HUF

Signature of Karta with Rubber Stamp

Date :_____Place:_____

Dated :....

AUTHORITY LETTER IN FAVOUR OF MANAGING PARTNER (S)

(To be obtained on pre-printed Letterhead of firm)

(This Letter is to be obtained only if the client is a partnership firm)

CNB Finwiz Private Limited

Dealing Office : 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002

Sir,

purchase of shares/derivative instruments in Capital Market, F&O and Currency Derivative Segment or any other segment that may beintroduced by NSE/BSE/MCX-SX. He/She/They is/are authorized on behalf of the firm for the purpose of dealing/investingin securities market including CM, F&O and Currency Derivative etc. and the said Trading Member is hereby authorized tohonorall instructions or aloe written, given on behalf of the firm byhim/her/them.

Mr./Ms._ Mr./Ms. ____and is/are authorized

to sell, purchase, transfer, endorse, and negotiate documents and/or/otherwise deal through CNB Finwiz Private Limited on behalf of the firm M/s._____

He/She/They is/are also authorised to sign, execute and submit such applications, undertakings, agreements and other requisite documents as may be necessary for KYC application with KRA. Writings and deeds as may be deemed necessary orexpedient to open account and give effect to this purpose.

However any partner/authorized signatory (ies) can issue cheques from bank account(s) in favour of CNB Finwiz Private Limited for credit to share trading account of the firm with CNB Finwiz Private Limited, even though his/their signatures may not be available on the records of CNB Finwiz Private Limited. These cheques may either be from the account of partnership firm or from individual account the said amount so given shall be solely/exclusively for the account of the firm maintained with CNB Finwiz Private Limited.

We also recognize that a beneficiary account cannot be opened with a Depository Participant in the name of the partnershipfirm as per Depository regulations. To facilitate the operation of the above trading account with you and for the purpose of completing the securities transfer obligations, pursuant to the trading operations, we authorize you to recognize thebeneficiary account No.______with Depository having DP ID______opened as a singly/jointly in the name of Managing partner/partners of the firm.

We agree that the obligations for shares purchased and /or sold by the firm will be handled and completed through transfers to/from the above-mentioned account. We recognize and accept transfers made by you to the beneficiary account ascomplete discharge of obligations by you in respect of trades executed in the above trading account of the firm.

Thank You.

Yours Truly

Name : _____

Signature of partner with rubber stamp

[45]

Dated :....

FORMAT OF BOARD RESOLUTION FOR BODY CORPORATE

(on the letter head of the applicant for Trading A/c)

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED	O AT THE MEETING OF THE BOARD OF
DIRECTORS OF	(Name of the Company)
AT THEIR MEETING HELD ONAT	
	(address)

RESOLVED THAT the Company is authorised to invest in securities market.

RESOLVED FURTHER THAT the Company be registered as a client and open a Trading cum Demat Account with CNB Finwiz Private Limited (CNB), Member of the National Stock Exchange of India Ltd. (NSE), Bombay Stock Exchange Ltd.(BSE) and a Depository Participant with Central Depository Service (India) Ltd. (CDSL) for the purpose of dealing in securities at NSE, BSE on any segment.

RESOVLED FURTHER THAT CNB Finwiz Private Limited be and is hereby authorised to honor instruction given on the behalf of the Company by any of the of the under noted Authorised Signatories who is / are authorised to sell, purchase, Transfer, endorse, negotiate documents and / or otherwise deal in securities and / or derivatives through

Name of Authorised Signatory	Designation	PAN	Residential Address	Specimen Signature	Photograph Signed Across

RESOLVED FURTHER THAT the above signatories are hereby severally/jointly authorised to sign, execute and submit such applications, undertakings, agreements, DP instructions and other requisite documents, writings and deeds as may be deemed necessaryor expedient to open account and give effect to this resolution.

Certified True Copy

For_____Pvt. Ltd./Ltd.

Authorised Signatory

(Name)

<u>CNB FINWIZ PRIVATE LIMITED</u> <u>Demat Debit and Pledge Instruction(DDPI)</u>

Client UCC Code			
Demat / Client-ID			
Date			
Place			

I/We request to activate the DDPI facility for following purposes:-

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

List of CNB Fin wiz Pvt. Ltd. demat accounts where securities can be moved w.e.f. Jan 20, 2023.

Account Type	CM BP ID	DP Name	DP ID	Client ID
CDSL NSE POOL A/c		CNB Finwiz Pvt. Ltd.	12031100	00000015
NSDL BSE POOL A/c	IN656632	Globe Capital Market Ltd.	IN300966	10617744
NSDL NSE POOL A/c	IN566807	Globe Capital Market Ltd.	IN300966	10617736
NSE Early Pay-in A/c		CDSL	11000011	00015542
BSE Early Pay-in A/c		CDSL	11000010	00020140
TM/CM –CM PA		CNB Finwiz Pvt. Ltd.	12031100	00000281

* The same may be e-Signed or signed physically

DP Signature & Seal & Stamp

DECLARATION BY SALES PERSON/A P/AUTHORISED PERSON (for the use of CNB only)

Date :....

Τo,

CNB Finwiz Private Limited

DealingOffice: 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002

Dear Sir,

This is in reference to the trading account under consideration in the name of	
R/o, I declare	
that I have met the above captioned person personally & have verified copy of under mentioned KYC documents with origina	I,
which is enclosed with account opening form & I also confirm that client has signed at the designated places in this form in his/he	٢
own hand in my presence.	

The following KYC documents are checked and verified from the original documents :

Date of verification of documents :

The above statement is true and correct and made under my own free mind without having any coercion, misrepresentation or fraud.

Name of the person :

Signature :

Employee / Branch Code :

For office use :

Name of Officials :	
Remark :	

CNB Finwiz Private Limited

DP : CENTRAL DEPOSITORY SERVICES (INDIA) LTD. CDSL DP ID : 12031100 • SEBI REGN. NO.: IN-DP-570-2021 Dealing Office : 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002, Tel.: 8860078514 E-mail : grievance@cnbfinwiz.com, Website : www.cnbfinwiz.com ACKNOWLEDGEMENT RECEIPT

We hereby acknowledge the receipt of the Account Opening application form :

Name of the Sole/First Holder	
Name of the Second Holder	
Name of the Third Holder	

(Depository Participant Seal and Signature)

Note:- Investor Charter, MITC, Right and Obligations (SB & DP), Risk Disclosure Document, Process for Clients to Voluntarily Freeze/Block Online Access to Trading Accounts and Guidance Note also available on website:- https://cnbfinwiz.com/

ACKNOWLEDGEMENT

To,

CNB Finwiz Private Limited

Dated :....

Dealing Office: 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002

I/We hereby acknowledge the receipt of duly executed copy of Investor Charter, MITC, Right and Obligations (SB & DP), Risk Disclosure Document, Process for Clients to Voluntarily Freeze/Block Online Access to Trading Accounts and Guidance Note with duly executed copy of KYC and other documents. Further I/We confirm that the supporting documents for KYC submitted by me/us are true and correct. I/We acknowledge that the other details related to my/our account are as under:

 Name......
 Address.....

 Trading
 Code......

(Signature of Client)

	NOTES / REFERENCE	
Date	Particulars	Remarks

CNB FINWIZ PRIVATE LIMITED

CIN: U74899DL2000PTC375219

Member : National Stock Exchange of India Ltd. SEBIRegn.No.:INZ000204238 Member : Bombay Stock Exchange Ltd. SEBIRegn.No.:INZ000204238 Member : Multi Commodity Exchange. SEBIRegn.No.:INZ000204238

Regd. Office: 4282/3, Ansari Road, Daryaganj, New Delhi 110002 • Phone No. 8860078514 Dealing Office : 101, EMCA House 23/23B First Floor, Ansari Road, Daryaganj, New Delhi 110002 Tel.: 8860078514, E-mail : grievance@cnbfinwiz.com, Website : www.cnbfinwiz.com

