

NON INDIVIDUAL ACCOUNT OPENING FORM (DEMAT + TRADING)

	FOR OFFICE USE	
	FORM NO.:	
CLIENT NAME :		
CLIENT CODE:	BO ID: 12062700	
BRANCH / AUTHORISED PERSON NAME :		
BRANCH / AUTHORISED PERSON CODE:		
FILING REFERENCE NO. :		
FAMILY / GROUP :		

CEO Details:

Mr. INDRESH SHAH

Telephone: +91-79-40-222-666 Email: info@airanfinstocks.com

REGISTERED OFFICE ADDRESS

AIRAN FINSTOCKS PRIVATE LIMITED 1214-1216,12th floor, DSCCSL(53E), Road 5E, Block 53, Nr. Grand Mercure Hotel, ZONE 5 DTA, Gift City, Gandhinagar, Gujarat - 382355

Telephone: +91-79-40-222-666 Fax: +91-79-40-222-699 Email: info@airanfinstocks.com

COMPLIANCE OFFICER

Mr. MAULIK SHAH

Telephone: +91-98980-63673

Email: compliance@airanfinstocks.com

CORPORATE & COMMUNICATION OFFICE ADDRESS

AIRAN FINSTOCKS PRIVATE LIMITED 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad, GUJARAT-380015 Telephone: +91-79-40-222-605 / 609

Fax: +91-79-40-222-699 Email: info@airanfinstocks.com

CENTRAL PROCESSING OFFICE ADDRESS:

265, Landmark, Tokar Khada, Near Civil Court,

Silvassa - 396230

COMPLIANCE OFFICER (DP)

Mr. KIRAN GOHEL

Telephone: +91-93752-26606

Email: kirangohel@airanfinstocks.com

SEBI REGISTRATION NUMBERS

SEBI Regn. No. NSE/ BSE / MCX : INZ000214031 ,SEBI Regn. No. DP: IN-DP-CDSL-528-2009

www.finwave.co

DISCLOSURE INFORMATION OF PROPRIETARY TRADING

To increase transparency in the dealings between us as a Trading Member and you as a Client we do hereby disclose that apart from Client based trading, we also do Proprietary Based Trading (Self account) in ALL SEGMENTS of ALL EXCHANGES in which we are members. You are requested to please take a note of the same

For any grievance/ dispute please contact Airan Finstocks Private Ltd. at the above address and/ or email id: complaint@airanfinstocks.com for DP: demat@airanfinstocks.com and/ or Phone No. +91-79-40-222-666. In case you are not satisfied with the response, please contact the concerned exchange(s) at National Stock Exchange of India Limited at [ignse@nseindia.com and Phone No. 1800-220-058 / 022-26598190] and Bombay Stock Exchange Limited at [is@bseindia.com and Phone No. +91-22-2272-8097 / 2272 1233, Multi Commodity Exchange of India Limited at [grievance@ mcxindia.com and Phone No. 022 - 66494070]and CDSL at [complaints@cdslindia.com and Phone No. 022 - 22723333]

> PAGE 1 V 2.0

INDEX

MANDATORY DOCUMENT AS PRESCRIBED BY SEBI, EXCHANGES AND DEPOSITORIES

S.N.	NAME OF THE DOCUMENT	BRIEF SIGNIFICANCE OF THE DOCUMENT				
1.	Account Opening Form	A. KYC Form – Document Captures the basic Information about the constituent	5-7			
		B. Document captures the additional information about the constituent relevant to Trading & Demat Account	8-11			
2.	Application For Demat Account	Details are required for adhering to "Know Your Client" for Opening a Demat Account	12-13			
3.	Brokerage / Tariff Sheet	Document describing the rate / amount of Brokerage & other Charges levied on the client for trading on Stock Exchange(s) AND charges related to Demat Account	14-15			
4.	Instructions / Checklist	Document captures the instruction / checklist for filling KYC Form	3-4			
5.	FATCA CRS Declaration	Client's Self declaration on holding of overseas asset if any	25-26			
6.	Rights & Obligations of Stock Brokers, Sub- Brokers & Clients	Document Stating the Rights & Obligations of Stock Broker / Trading Member, Sub- Broker and Clients for Trading on Exchanges (including additional rights & obligations in case of internet / Wireless technology based trading)	СОРУ			
7.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the Securities Market	ENT			
8.	Guidance Note	Document detailing Do's and Don'ts for trading on the exchange(s), for the education of the investors`	IN C			
9.	Policies and Procedures	Document describing significant policies and procedures of the Stock Broker				
10.	Rights & Obligations of Beneficial Owner & Depository Participant	Document stating the Rights & Obligation of Beneficial Owner and Depository Participant	INCLUDED IN CLIENT			

VOLUNTARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER & DEPOSITORY PARTICIPANT

S.N.	NAME OF THE DOCUMENT	PAGE NO.
11.	Confirmation for other Terms & Conditions	16-20
12.	Consent Letter for Receiving Alerts / Trading Calls on Mobile	21
13.	Letter of Authorization for Electronic Contract Notes	22
14.	Authorization for Running Account	23
15.	Consent Letter for Availing BSE StAR MF Facility	24
16.	Arrangement with Sub-Broker / Authorized Person	
17.	Request Letter for Registration of Mobile No. / E-mail of Person Belonging to the Client's Family	11
18.	Power of Attorney	27-29
19.	Information on Prevention of Money Laundering Act, 2002 (PMLA)*	

^{*} Included in Client Copy

IMPORTANT NOTE

• Signature Types:



Signature & Stamp of Authorised Signatory



Authorised Signatory (Second)



- In case of any correction in the form Sign next to the correction done and sign has to match the original signature.
- Please read "AFPL" as "Airan Finstocks Private Limited" Wherever it appears.



PAGE 2 V 2.0

AIRAN FINSTOCKS PRIVATE LIMITED



APPLICATION FORM FOR OPENING A TRADING ACCOUNT

For entities other than Individuals

REGISTERED OFFICE ADDRESS: 1214-1216,12th floor, DSCCSL(53E),5E,53,Gift City,Gandhinagar,Gujarat-382355 Telephone: +91-79-40-222-666, Fax: +91-79-40-222-699, Email: info@airanfinstocks.com

CENTRAL PROCESSING OFFICE ADDRESS: 265, Landmark, Tokar Khada, Near Civil Court, Silvassa - 396230 CORPORATE OFFICE ADDRESS: 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad, GUJARAT-380015 Telephone: +91-79-40-222-605 / 609, Fax: +91-79-40-222-699, Email: info@airanfinstocks.com

DEPOSITORY PARTICIPANT OF CENTRAL DEPOSITORY SERVICES (I) LTD. SEBI REGN. NO. IN-DP-CDSL-528-2009

QUICK CHECKLIST

(A) IMPORTANT POINTS:

- 1. Self-attested copy of PAN card is mandatory for all clients, including Promoters / Partners / Karta / Trustees and whole time directors and persons authorized to deal in securities on behalf of company/firm/others.
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport / PIO Card / OCI Card and overseas address proof is mandatory.
- 8. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 9. For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate / Mark sheet issued by Higher Secondary Board / Passport of Minor/Birth Certificate must be provided.
- 10. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government / judicial military officers, senior executives of state owned corporations, important political party officials, etc.
- 11. Only relevant supporting are required to be submitted, any additional details / documents may be retained by the intermediary.

(B) PROOF OF IDENTITY (POI): - LIST OF DOCUMENTS ADMISSIBLE AS PROOF OF IDENTITY:

- 12. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- 13. PAN card with photograph.
- 14. Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.
- (C) PROOF OF ADDRESS (POA): LIST OF DOCUMENTS ADMISSIBLE AS PROOF OF ADDRESS:
 - ('Documents having an expiry date should be valid on the date of submission.)
- 15. Passport / Voters Identity Card / Ration Card / Registered Lease or Sale Agreement of Residence / Driving License / Flat Maintenance bill / Insurance Copy.
- 16. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 2 months old.
- 17. Bank Account Statement / Passbook Not more than 3 months old.
- 18. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 19. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks / Scheduled Co-Operative Bank / Multinational Foreign Banks / Gazette Officer / Notary public / Elected representatives to the Legislative Assembly / Parliament / Documents issued by any Govt, or Statutory Authority.
- 20. Identity card/document with address, issued by any of the following: Central/State Government and its Departments. Statutory/ Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- 21. For FII / sub account, Power of Attorney given by FII / sub-account to the Custodians (which are duly notarized and / or apostiled or consularised) that gives the registered address should be taken.
- 22. The proof of address in the name of the spouse may be accepted.

□ (D) EXEMPTIONS/CLARIFICATIONS TO PAN:

- ("Sufficient documentary evidence in support of such claims to be collected.)
- 23. In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 24. Investors residing in the state of Sikkim.
- 25. UN entities / multilateral agencies exempt from paying taxes/filing tax returns in India.
- 26. SIP of Mutual Funds upto Rs 50, 000/- p.a.



PAGE 3 V 2.0

- 5. In case of institutional clients, namely, FIIs, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.
- □ (E) LIST OF PEOPLE AUTHORIZED TO ATTEST THE DOCUMENTS:
- 1. Notary Public, Gazetted Officer, Manager of a Scheduled Commercial / Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy / Consulate General in the country where the client resides are permitted to attest the documents.
- (F) In case of Non-Individuals, additional documents to be obtained from Non-individuals, over & above the POI & POA, as mentioned below:

TYPES OF ENTITY	DOCUMENTARY REQUIREMENTS
Corporate	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/ Wholetime director/MD (to be submitted every year). Photograph, POI, POA, PAN and DIN numbers of wholetime directors/two directors in charge of day to day operations. Photograph, POI, POA, PAN of individual promoters holding control - either directly or indirectly. Copies of the Memorandum and Articles of Association and certificate of incorporation. Copy of the Board Resolution for investment in securities market. Authorised signatories list with specimen signatures.
Partnership Firm	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered partnership firms only). Copy of partnership deed. Authorised signatories list with specimen signatures. Photograph, POI, POA, PAN of Partners.
Trust	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered trust only). Copy of Trust deed. List of trustees certified by managing trustees/CA. Photograph, POI, POA, PAN of Trustees.
HUF	 PAN of HUF. Deed of declaration of HUF/ List of coparceners. Bank pass-book/bank statement in the name of HUF. Photograph, POI, POA, PAN of Karta.
Unincorporated association or a body of individuals	 Proof of Existence/Constitution document. Resolution of the managing body & Power of Attorney granted to transact business on its behalf. Authorized signatories list with specimen signatures.
Banks/Institutional Investors	 Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years. Authorized signatories list with specimen signatures.
Foreign Institutional Investors (FII)	Copy of SEBI registration certificate.Authorized signatories list with specimen signatures.
Army / Government Bodies	Self-certification on letterhead.Authorized signatories list with specimen signatures.
Registered Society	 Copy of Registration Certificate under Societies Registration Act. List of Managing Committee members. Committee resolution for persons authorised to act as authorised signatories with specimen signatures. True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.



PAGE 4 V 2.0



Please fill type the form in English and BLOCK letters. Sign all areas marked with 'x'.

Once completed, please mail the completed form along with the necessary proofs to our corporate office in Ahmedabad. Application No.:

A.Identity Details (please see guidelines)			
FULL NAME (Please write complete name as per Certificate	e of Incorporation/Regist	tration. Leave spa	ace between words. Please do not abbreviate the Name):
DATE OF INCORPORATION (dd/mm/yyyy):		PLACE OF INC	CORPORATION:
REGISTRATION NO. (e.g. CIN):		DATE OF COM	MMENCEMENT OF BUSINESS dd dm m y y y y
STATUS (Please Tick ✓) ○ PRIVATE LTD. CO ○ PUBLIC ○ FI ○ FII ○ FPI CATEGORY I ○ FPI CATEGORY II ○ DEFENCE ESTABLISHMENT ○ BODY OF INDIVIDUALS	FPI CATEGORY III	BANK O GOV	ERNMENT BODY O NON GOVERNMENT ORGANISATION
PERMANENT ACCOUNT NUMBER (PAN)		(Please en	close a duly attested copy of your PAN Card)
B. Address Details (Please see guidelines over	rleaf)		
ADDRESS FOR CORRESPONDENCE:			
CITY/TOWN/VILLAGE:			STATE: COUNTRY:
TEL (RES):		TEL (RES):	
MOBILE:		FAX:	
EMAIL ADDRESS:	·		
PROOF OF ADDRESS TO BE PROVIDED BY APPLICANT, PLEASE SU *LATEST TELEPHONE BILL (Only landline) *LATEST EL AGREEMENT OF OFFICE PREMISES ANY OTHER PROOF O	ECTRICITY BILL O *L	ATEST BANK ACC	COUNT STATEMENT O REGISTERED LEASE / SALE
*Not more than 3 months old. Validity/Expiry date of proof of address	ss submitted (dd/mm/yyyy)	
REGISTERED ADDRESS (If different from above)			
CITY/TOWN/VILLAGE: PII	N CODE		STATE: COUNTRY:
PROOF OF ADDRESS TO BE PROVIDED BY APPLICANT. PLEASE SU *LATEST TELEPHONE BILL (Only landline) *LATEST EL AGREEMENT OF OFFICE PREMISES ANY OTHER PROOF O	ECTRICITY BILL O *L	ATEST BANK ACC	OCCUMENTS & TICK (/) AGAINST THE DOCUMENT ATTACHED COUNT STATEMENT REGISTERED LEASE / SALE
*Not more than 3 months old. Validity/Expiry date of proof of address	ss submitted (dd/mm/yyyy)	
B. Other Details (Please see guidelines)			
NAME, PAN, DIN/AADHAAR NUMBER, RESIDENTIAL ADDRI TIME DIRECTORS (Please use the Annexure to fill in the detail		HS OF PROMOTI	ERS / PARTNERS / KARTA / TRUSTEES / WHOLE
ANY OTHER INFORMATION:			
DECLARATION			
I/We hereby declare that the details furnished above are true ar correct to the best of my/our knowledge and belief and I/We undertak to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading of misrepresenting, I am/We are aware that I may be held liable for it. PLACE: DATE (dd/mm/yyyy):	NAME AND STA	OF 1/2	2
	FOR OFFICE USE	E ONLY	
AIRAN FINSTOCKS PRIVATE LIMITED			
(ORIGINALS VERIFIED) SELF CERTIFIED DOCUMENT	COPIES RECEIVED		Seal/Stamp of the intermediary should contain Staff Name
(ATTESTED) TRUE COPIES OF DOCUMENTS RECEIVE	/ED		Designation Name of the Organization
CEDSAL IN11192 - CVI KDA 1100062700			Signature Date

⊘ Finwave[™]

MANDATORY

PAGE 5 V 2.0

Page with Signature & Stamp 🕰 **PHOTOGRAPH** DETAILSOFPROMOTERS/PARTNERS/KARTA/TRUSTEES AND WHOLETIME DIRECTORS FORMING A PART OF KNOW YOUR CLIENT (KYC) APPLICATION FORM FOR NON-INDIVIDUALS PAN CARD OF THE APPLICANT | | | RELATIONSHIP WITH THE APPLICANT (i.e promoters, Whole Time Directors, etc.) RESIDENTIAL/REGISTERED ADDRESS DATE (DD/MM/YYYY) | DIN (FOR DIRECTORS)/ AADHAR NUMER (FOR OTHERS) NAME PAN × S 8 _ ۲. က 4 5



ANNEXURE - 2.2A

Details	s of Politically Exposed Persons (PE	EP)/ Related to l	Political	ly Exposed Per	son (l	RPEP). [For-non-	individ	dual]
NAME OF	HOLDER:		F	AN OF HOLDER:					
Sr. No.	Name of the Authorized signatories Partners / Karta/ Trustees /Whole T			with the holder (whole time direct				se tick t	
								PEP RPEP	ı
								PEP RPEP	
								PEP RPEP	ı
								PEP RPEP	
								PEP RPEP	1
		Р	EP: Politica	ally Exposed Person	RPI	EP: Related	d to politically	/ Expose	ed Persor
4/22	<u>X</u>			DATE (DD/MM/	YYYY)) 📖			
	DECLARATION BY HUF FO	OR OPENING A	A TRAD	ING AND/OR	DEM	AT ACC	OUNT		
REC COI COI Sir/Mada I/We here	RAN FINSTOCKS PRIVATE LIMITED OFFICE: 1214-1216,12th floor office: 1214-1216,12th floor office: 265, Long the Grand Mann, eby request you to open a Trading and that the following are a list of family me	oor,DSCCSL(53E .andmark, Tokar I all, Opp. SBI Zon I/or Demat accou	Khada, N nal Office unt with t	ear Civil Court, S Ambawadi, Ahm he name of HUF	Silvass nedaba F. Bein	a - 39623 ad, GUJA g Karta d	30 .RAT-3800	15	reby
SR NO.	NAME OF FAMILY MEMBER	SEX (M/F)	RE	LATIONSHIP			ATE OF E	3IRTH	
1									
2									
3									
4									
5									
-	also declare that the particulars given b on to open a new Trading and/or Demat	-	bove are	e true to the best	of my	knowled	lge as on t	he date	e of this
liable for	nat any false or misleading information g termination and further action. Further the constitution of the HUF.			-				-	
Yours fait	thfully,								
CLIENT	"S NAME								
5/22	X			DATE (DD/MM/	YYYY))			



PAGE 7 V 2.0

	TRADING ACCOUNT RELATED DETAILS						
SECTION A PRIMARY BANKING ACCOUNT							
BANK NAME			BRANCH NAME				
BRANCH ADDRESS							
CITY/TOWN/VILLAGE	F	PIN CODE		STATE			
ACCOUNT NUMBER				COUN	ΓRY		
MICR NUMBER		IF	SC CODE				
	○ SAVINGS ○ NRI /			ease Specify)			
SECTION B			NKING ACCOU				
BANK NAME	0100M		BRANCH NAME	•••			
BRANCH ADDRESS							
CITY/TOWN/VILLAGE				, , STATE			
	F	PIN CODE		COUN	ΓRY		
ACCOUNT NUMBER							
MICR NUMBER		IF	SC CODE				
ACCOUNT TYPE O CURRENT	○ SAVINGS ○ NRI /	' NRE / NRC	OTHERS (Ple	ease Specify)			
SECTION C	PRIMAR	Y DEPOS	SITORY ACCOU	NT			
DEPOSITORY PARTICIPANT N	IAME:	DP TY	PE (NSDL/CDSL):	DEPOS	SITORY PARTICIPANT ID:		
BENEFICIARY NAME:			BENEFICIARY	ID (BO ID):			
SECTION D	SECONDA	RY DEPO	DSITORY ACCO	UNT			
DEPOSITORY PARTICIPANT N	NAME:	DP T\	PE (NSDL/CDSL): DEPOSITORY PARTICIPANT ID:				
BENEFICIARY NAME:			BENEFICIARY	ID (BO ID):			
SECTION E	TRA	DING PF	REFERENCES				
Please sign in the relevant boxes where you wish to trade. The segment not chosen should be struck off y the client. If, in future, the client wants to trade on any new segment / new exchange, separate authorization/letter should be taken from the client by the stock broker.							
C. TRADING PREFERENCES							
Please sign in the relevant boxes where you wish to trade. Please strike off the segment not chosen by you							
Exchanges	BSE, NSE MCX			MCX			
All Segment	Cash F&C)	Currency	SLBM	Commodity		
If you do not wish to trade in any of segments / Mutual Fund, please mention here							
in you do not wish to trade in any or segments / wattain und, please mention here							
SECTION F PAST ACTIONS							
2231311							

Details of any action/ proceedings initiated/ pending/ taken by SEBI/ Stock exchange/ any other authority against the applicant/constituent or its Partners/promoters/whole time directors/authorized persons in charge of dealing in securities during the last 3 years.



PAGE 8 V 2.0

SECTION G DEA	SECTION G DEALINGS THROUGH SUB BROKERS AND OTHER STOCK BROKERS								
IF CLIENT IS DEALING THROUGH A SUB BROKER, PLEASE PROVIDE THE FOLLOWING DETAILS									
SUB BROKER NAME:		SEBI REGISTRATION NUMBE			R:	R: WEBSITE:			
REGISTERED OFFICE ADDRESS	3:								
STATE:	COUNTRY	/ :		TEL	:		F	AX:	
SECTION H	DE	EALINGS TH	HROUGH	OTHE	ER M	EMBE	RS		
IF CLIENT IS DEALING THROUGH A							,		
MEMBER/AUTHORIZED PERSO	N NAME:		EXCH.	ANGE:		EXCH	ANGE REG	ISTR	ATION NUMBER:
CONCERNED MEMBER'S NAME	WITH WHO	M AP IS REGI	STERED:					CLI	ENT CODE:
REGISTERED OFFICE ADDRESS	S:								CITY:
STATE:	COU	NTRY:		TELE	PHON	E:			FAX:
EMAIL ADDRESS:			DETAILS (OF DISP	UTES	/DUES F	PENDING FI	ROM	/TO SUCH MEMBER/ AP:
WEBSITE:									
SECTION I		ADI	DITONAL	. DETA	AILS				
CONTRACT NOTE PREFERENC	ES: O	ELECTRONI	C CONTRA	CT NOT	E (EC	N)	O PHYSI	CAL (CONTRACT NOTE
EMAIL ADDRESS (Same as men	tioned on P	age 4):							
☐ I WISH TO AVAIL THE FACILI WIRELESS TECHNOLOGY	TY OF INTE	ERNET TRADIN	NG /		NUME	ER OF Y	EARS OF IN	IVEST	MENT / TRADING EXPERIENCE
IN CASE OF NON-INDIVIDUALS, NA PHOTOGRAPHS OF PERSONS AUTH									ANY OTHER INFORMATION
SECTION J		INTF	RODUCE	R DET	AILS				(OPTIONAL)
NAME OF THE INTRODUCER				RELATIONSHIP WITH INTRODUCER					
INTRODUCER'S STATUS O EX	ISTING CLI	ENT O AUTH	ORIZED PE	RSON	O sı	JB-BROI	KER O F	REMIS	SIER O OTHER
INTRODUCER'S CLIENT ID		INTRODUCE	R'S PHON	E NUMB	BER		INTRODU	ICER	'S SIGNATURE
INTRODUCER'S ADDRESS		-							
CLIENT'S NAME									
7/22 X					D,	ATE (DD	/MM/YYYY)		

ANNEXURE 2.3

INSTRUCTIONS TO THE APPLICANTS (BOs) FOR ACCOUNT OPENING

- 1. Signatures can be in English or Hindi or any of the other languages contained in the 8th Schedule of the Constitution of India. Thumb impressions and signatures other than the above mentioned languages must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate/ Special Executive Officer under his/her officials.
- 2. Signatures should be preferably in black ink.
- 3. Details of the Names, Address, Telephone Number(s),etc., of the Magistrate/ Notary Public / Special Executive Magistrate/ Special Executive Officer are to be provided in case of attestation done by them.
- 4. In case of additional signatures (for accounts other than individuals), separate annexures should be attached to the account opening form.
- 5. In case of applications containing a Power of Attorney, the relevant Power of Attorney or the self-certified copy thereof, must be lodged along with the application.
- 6. All correspondence / queries shall be addressed to the first/ sole applicant.
- 7. Strike off whichever option, in the account opening form, is not applicable.



CLIENT'S NAME

DECLARATION

- 1. I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.
- 2. I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet.
- 3. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on stock broker's designated website, if any.

PLACE:

8/22 X	DAT	ΓΕ (DD/MM/	YYYY)
FC	OR OFFICE USE ONLY		
CLIENT'S UCC CODE:			
VERIFICATION OF DOCUMENTS			
DOCUMENTS VERIFIED BY:			EMPLOYEE DESIGNATION:
EMPLOYEE SIGNATURE			ON DATE (DD/MM/YYYY)
CLIENT INTERVIEW			
CLIENT INTERVIEWD BY:			EMPLOYEE DESIGNATION:
EMPLOYEE SIGNATURE			ON DATE (DD/MM/YYYY)
IN PERSON VERIFICATION (IPV)			
IPV PERFORMED BY:			EMPLOYEE DESIGNATION:
EMPLOYEE SIGNATURE			ON DATE (DD/MM/YYYY)
I / We undertake that we have made the Procedures', tariff sheet and all the non-manda also made the client aware of 'Rights and Obl and Guidance Note. I / We have given/ sent documents. I / We undertake that any change in tariff sheet and all the nonmandatory documen the clients. I / We also undertake that any Obligations' and RDD would be made available the information of the clients.	itory documents. I / Wigations' document (shim a copy of all the the 'Policy and Procests would be duly intime thange in the 'Righ	Ve have s), RDD ne KYC edures', nated to nts and	SEAL/STAMP OF THE INTERMEDIARY
EMPLOYEE SIGNATURE	DATE (DD/MM/YYYY))	



PAGE 10 V 2.0

	OTHER DETAILS						
GROSS ANNUAL INCOME DETAILS (Income UP TO RS. 1 LAC ORS. 1 LAC - RS. 5 LAC ORS. 10 LAC - RS. 25 LAC OMORE THAN	C O RS. 5 LAC - RS. 10 LAC	VALUE IN	TH AS ON DATE (No Rs /MM/YYYY)		· 1		
	OCCUPATION: O PRIVATE / PUBLIC SECTOR O GOVT. SERVICE O BUSINESS O PROFESSIONAL O AGRICULTURE						
AFFILIATIONS: DOLITICALLY EXPOSED PERSON (PEP) RELATED TO A POLITICALLY EXPOSED PERSON (RPEP)							
ANY OTHER INFORMATION:							
Declaratio	n	Pleas	se strike off which	never is not ap	plicable		
I hereby declare that the mobile no./email id m		y 	bile Number	Emai	I ID		
form/ request for change in mobile no./email ic		O Ye		O Yes	○ No		
REQUEST LETTER FOR REGISTRATION							
Please note that the mobile no./Email Addresses and the second sec		-		_			
Mobile belongs to Mr /Mrs. / Mswith the client)	w	ho is my		(rel	ationship		
[*Refer to the instructions mentioned below]							
*[Only the mobile no./email of your spouse, d	ependent children and depend	ent parents	can be registered i	in your demat a	account]		
I/We have received and read the Rights and Obligations document and 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.							
Signature & Stamp of Authorised Signatory	Authorised Signatory (S	econd)	Authorised	Signatory (Th	nird)		
9/22	1/7		1/7				
* [Only the mobile no./emai! of your spouse, of	dependent children and depend	dent parents	can be registered	in your demat	account]		
0.00	NING OF DEMAT ACCOL	INT (NDI/	-NI\				
	NING OF DEMAT ACCOL	INT (NRI/F	·N)				
Dear Sir/Madam,							
Re: Opening of Demat Account (NRI/FN)							
With reference to my/our application for opening of a Demat account with you. I/we hereby confirm that I am a/we are Non-Resident Indian/s/Foreign National/s. I /We also confirm that I/We have complied with FEMA (erstwhile FERA) regulations and I/we would continue to comply with FEMA (FERA) regulations.							
In case of foreign address, if address with RO. Box No. has been submitted as Permanent and/or Correspondence address, client need to submit complete residential foreign address, under declaration at the time of opening of the account. Whenever there is a change in the residential address, Client shall inform the DP.							
Thanking you,							
Yours faithfully,							
Signature & Stamp of Authorised Signatory	Authorised Signatory (S	Second)	Authorised	Signatory (Tl	nird)		
1	1		1				
Place:			Date:				

Finwave" PAGE 11 V 2.0

AIRAN FINSTOCKS PRIVATE LIMITED



REGISTERED OFFICE ADDRESS: 1214-1216,12th floor, DSCCSL(53E), Giftcity, Gandhinagar, Gujarat - 382355
Telephone: +91-79-40-222-666, Fax: +91-79-40-222-699, Email: info@airanfinstocks.com
CORPORATE OFFICE ADDRESS: 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad, GUJARAT-380015

Telephone: +91-79-40-222-605 / 609, Fax: +91-79-40-222-699, Email: info@airanfinstocks.com

ADDITIONAL KYC FORM FOR OPENING A DEMAT ACCOUNT

TO BE FILLED BY THE DEPOSITORY PARTICIPANT							
APPLICATION NUMBER:		DATE (DD/MM/YYYY)	DATE (DD/MM/YYYY)				
DP INTERNAL REFERENCE NUMBER:							
DP ID		BO ID LLLL					
TYPE OF ACCOL	JNT (PLEASE TICK	WHICHEVER IS APPLICAE	BLE)				
STA	TUS		SUB-STATUS				
☐ Body Corporate ☐ Bank ☐ Trust☐ FII ☐ FPI ☐ FI ☐ Clearing	☐ Mutual Fund J House ☐ Other (□ OCB □ CM Specify)	To be filled by the DP				
SEBI Registration No. and Date (If Applicable)							
RBI Registration No. and Approval Date (If Applicable)							
Nationality	☐ Indian ☐	Other (Specify)					
HOLDER DETAILS (TO BE FILLED BY	THE APPLICANT IN BLOCK	(LETTERS)				
I/We Request You To Open A Demat Acc	ount In my/our Name	as per following details:					
SOLE/FIRST HOLDER'S NAME Search Name							
PAN NO. (Compulsory)		UID NO.					
Exchange Name & ID		UCC.					
SECOND HOLDER'S NAME:							
PAN NO. (Compulsory)		UID NO. L					
THIRD HOLDER'S NAME:							
PAN NO. (Compulsory)		UID NO. L					
NAME*:							
*In case of Firms, Association of Persons (AOP) natural persons, the name of the Firm, Associati							
Clea	ring Member De	etails (To be filled by	CMs only)				
Name of Stock Exchange							
Name of CC / CH							
Clearing Member ID		Trading member ID					
STANDING INSTRUCTIONS							
I / We instruct the DP to receive each and every credit in my/our account. (If not marked, the default option would be'Yes') ☐ YES ☐ NO							
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 NO							
Account Statement Requirement							
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	h the RTA	□ NO				
I / We would like to receive the Annual Report (Tick the applicable box. If not marked, the default option would be in Physical) □ PHYSICAL □ ELECTRONIC □ BOTH PHYSICAL AND ELECTRONIC						
I /We wish to receive dividend /interest directly in to my bank account as given below through ECS (If not marked, the default option would be'Yes') [ECS is mandatory for locations notified by SEBI from time to time)						
ВА	NK DETAILS (DIVIC	DEND BANK DETAILS)				
BANK CODE (9 DIGIT MICR CODE)		IFSC CODE				
ACCOUNT NUMBER:						
ACCOUNT TYPE ☐ SAVING ☐ C	URRENT OTH	ERS (SPECIFY)				
BANK NAME:		BRANCH NAME:				
BANK BRANCH ADDRESS:						
CITY: STATE:	С	COUNTRY:	PIN CODE			
 Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued, (or) Photocopy of the Bank Statement having name and address of the BO Photocopy of the Passbook having name and address of the BO, (or) Letter from the Bank. In case of options 2, 3 and 4 above, MICR code of the branch should be present / mentioned on the document. 						
SMS ALERT FACILITY. Refer to Terms & MOBILE NO. +91	torney (POA)]					
TRANSACTIONS USING SECURED TEXT I/We wish to avail the TRUST facility using the Terms and Conditions prescribed by C	g the Mobile number r	•				
☐ YES ☐ NO						
I/We wish to register the following clearin	ig member lds under	my/our below mentione	ed BO ID registered for TRUST			
Stock Exchange Name / ID	Clearing Mem	ber Name	Clearing Member ID (Optional)			
FACI						
EASI To register for Easi please visit our webs Easi allows a BO to view his ISIN balance			nline.			
I / We wish to avail the following facility:						
Basic Services Demat A/C facility:	YES (Please sign th	ne BSDA declaration)	□ NO			
Rajiv Gandhi Equity Savings Scheme (RG	ESS)					
/We have received and read the document of 'Rights schedules thereto and the terms & conditions and agreelare that the particulars given by me/us above are that any false / misleading information given by me / u	ree to abide by and be boo	und by the same and by the E y/our knowledge as on the da	Bye Laws as are in force from time to time. I / We			

Signature & Stamp of Authorised Signatory	Authorised Signatory (Second)	Authorised Signatory (Third)
1	2	2



	Demat	Charges		
Particular of Charges	Classic (AMC Based)	OTC 999 (One Time Charges)	BSDA	OTC 555 (One Time Charges)
Account Opening Charges	NIL	NIL	NIL	NIL
One Time Maintainance Charges (Non Refundable)	N/A	₹ 999/-*	N/A	₹ 555/-*
Annual Maintainance Charges	₹160/-	N/A	₹ 100/-	N/A
KRA / Documentation Charges	₹ 50/-	NIL	₹ 50/-	NIL
POA Charges (Including Service Charges + TAX)	₹50/-	NIL	₹50/-	NIL
Transaction Charges	1	1		1
Purchase (Market & Off Market)	NIL	NIL	NIL	NIL
Sell Market - Within AIRAN - Per ISIN	₹ 15/-	₹ 15/-	₹ 15/-	₹ 15/-
Sell Off Market (AIRAN DP or Other Than AIRAN DP)	₹20/-	₹ 20/-	₹70/-	₹ 30/-
Dematerialization Request	60/- upto 3 Certificate & 5/- Additional per Certificate + Postal Charges Min 50/- or actual	60/- upto 3 Certificate & 5/- Additional per Certificate + Postal Charges Min 50/- or actual	100/- upto 3 Certificate & 5/- Additional per Certificate + Postal Charges Min 50/- or actual	60/- upto 3 Certificate & 5/- Additional per Certificate + Postal Charges Min 50/- or actual
Rematerialization Request	Actual CDSL Charges + 50/-	Actual CDSL Charges + 50/-	Actual CDSL Charges + 50/-	Actual CDSL Charges + 50/-
Charges for Pledge creation/closure/ invocation and Re-Pledge (per ISIN)	₹ 50/- Per ISIN	₹ 50/- Per ISIN	₹ 50/- Per ISIN	₹ 50/- Per ISIN
Margin Pledge	₹10/- Per ISIN	₹10/- Per ISIN	₹10/- Per ISIN	₹10/- Per ISIN
Margin Unpledge	₹10/- Per ISIN	₹10/- Per ISIN	₹10/- Per ISIN	₹ 10/- Per ISIN
Emergency Transfer (Per ISIN)	₹ 50/-	₹ 50/-	₹ 50/-	₹ 50/-
Transaction Charges				
Physical	50/- Per Request upto 10 Pages. Every Additional Page at ₹5/- (+ Courier Charges at Actual)	50/- Per Request upto 10 Pages. Every Additional Page at ₹5/- (+ Courier Charges at Actual)	50/- Per Request upto 10 Pages. Every Additional Page at ₹5/- (+ Courier Charges at Actual)	50/- Per Request upto 10 Pages. Every Additional Page at ₹5/- (+ Courier Charges at Actual)
Adhoc / Non Periodic Statement Requests				
By E-mail	₹10/- Per Request	₹10/- Per Request	₹10/- Per Request	₹10/- Per Request
Physical	50/- Per Request upto 10 Pages. Every Additional Page at ₹5/- (+ Courier Charges at Actual)	50/- Per Request upto 10 Pages. Every Additional Page at ₹5/- (+ Courier Charges at Actual)	50/- Per Request upto 10 Pages. Every Additional Page at ₹5/- (+ Courier Charges at Actual)	50/- Per Request upto 10 Pages. Every Additional Page at ₹5/- (+ Courier Charges at Actual)
Delivery Instructions				
First Delivery Instruction Book	Free (5 Leaves)	Free (5 Leaves)	Free (5 Leaves)	Free (5 Leaves)
Every Additional Booklet (5 Leaves)	₹30/-	₹ 30/-	₹30/-	₹ 30/-
Trade Failed / Rejection Charges	₹10/- Per ISIN	₹10/- Per ISIN	₹10/- Per ISIN	₹10/- Per ISIN
Cheque Dishonour Charges (Per Instance)	₹ 150/-	₹ 150/-	₹ 150/-	₹ 150/-
Modification Request / New Client Master Request	₹30/-	₹30/-	₹30/-	₹30/-
Payment Gateway Charges	₹10/-	₹10/-	₹10/-	₹10/-

^{*} Including Goods & Service Tax (GST)

Terms & Conditions

- The Client availing auto Pay-In Facility has to provide POA in favor of "AIRAN FINSTOCKS PVT LTD" and POA Charges (Including Service Charges if Any) to be paid by the Client.
- In case of corporate account, AMC would be charged @ Rs.800/- + GST.
- For all the schemes, Contract Notes and Periodic statements will be delivered on e-mail.
- For BSDA Scheme, If holding value for an account exceeds more than Rs. 200000/- at any date DP may leavy charges as applicable to AMC Based Scheme.
- All the charges are Payable Upfront. The yearly interest of 18% for CDSL Demat Account will be charged on monthly basis on outstanding Amount.
- Goods & Service Tax (GST) is levied on the services as per Government norms.
- Auto Pay-In Trade charges will be debited to Broking / Demat Account.
- Charges quoted above are for the services listed. Any service not quoted above will becharged separately.
- Charges / Services standards are subject to revision at sole discretion of "AIRAN FINSTOCKS PVT LTD" with 30 Days prior notice to Clients. And as informed by communication sent by ordinary post / E-mail / SMS / Display on Website. Annual Maintainance Charges (AMC) is Non-Refundable.

	I have read and understood the above Schedule of Charges and agree to abide by t	the same.
	Think the read and anacistoda the above beneate of charges and agree to ablac by t	LIIC Jailic

Your faithfully,

First/Sole Holder or Guardian (in Case Of Minor) Karta (incace of HUF)	Second Holder	Third Holder

BROKERAGE DETAILS

	Cash Segment		F8 Fut	kO ure	1	ency ure	F8	O Opti	on	Curr	-	Mut Fu	tual nd
	Min (Paise) A	Max (%) B	Min (Paise)	Max (%)	Min (Paise)	Max (%)		on mium	Min Per Lot ₹	% on Premium	Min Per Lot ₹	Min (Paise)	Max (%)
Trading 1st Leg							Nifty						
Trading 2nd Leg							Other Options						
One Side/Both Side													
Delivery Brokerage													

The Following Charges will be charged and collected from the client on the Contract note

- a. Securities Transition tax, SEBI Turnovers fees, Exchange Transitions charges as applicable.
- b. Statutory levies including but not limited to GST, Stamp Duty, Education Cess shall be lived As per the prevailing rates.

The Following charges will be charged and collected from the client in the client ledger or on the bill.

- c. Interest on delayed payment.
- d. Research report charges.
- e. Demat charges for pay-in/pay-out of shares form Pool/Margin Account (on actual basis)
- f. Short delivery / Auction charges (other than internal close out charges) upto 1.5 % on the value of scrip. Document handling charges-Upto Rs. 15 per contract note.



ACKNOWLEDGEMENT LETTER

TO: AIRAN FINSTOCKS PRIVATE LIMITED

REGISTERED OFFICE: 1214-1216,12th floor,DSCCSL(53E),Road 5E,Block 53,Giftcity, Gandhinagar, Gujarat - 382355 **CENTRAL PROCESSING OFFICE**: 265, Landmark, Tokar Khada, Near Civil Court, Silvassa - 396230 **CORPORATE OFFICE**: 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad, GUJARAT-380015

Dear Sir or Madam,

I/We hereby acknowledge receipt of the following documents

- 1. Rights and Obligations of Stock Brokers, Sub-brokers and Clients (including additional rights & obligations in case of internet / wireless technology based trading).
- 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 Document pursuant to the SEBI circular dated December 03, 2009.
- 5. The AFPL Tariff sheet.
- 6. General Terms and Conditions governing securities trading and broking services of Airan Finstocks Pvt. Ltd.
- 7. All other mandatory and voluntary client registration documents.
- 8. I/We hereby acknowledge the receipt of duly executed copy of KYC and all other documents as executed by me/us.

Further I confirmed that the documents for KYC submitted by me are true and correct.

I/We understand that the Voluntary documents executed by me/us are out of my/our own free will.

I state that I have read and understood all above documents and these documents are binding upon me.

Yours faithfully,

Signature & Stamp of Authorised Signatory		Authorised Signatory (Second)	Authorised Signatory (Third)
12/22		3/7	3/7
DATE (DD/MM/YYYY)			

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PAGE 15 V 2.0

Voluntary Document

Confirmation for Other Terms & Condition

DearSir(s),

Sub: Confirmation for other Terms and Conditions

In consideration of having read and understood the contents of the 'Rights and Obligations' document(s), I further agree and confirm that:

- 1. Airan Finstocks Private Limited (hereinafter referred to as AFPL) may appoint from time to time any person(s)/agency(ies) at its sole and absolute discretion to undertake the verification of my identity and address for conducting the due diligence, outsourcing of operational activities, including but not limited to, processing of any documents, printing of various statements/ reports relating to clients and/or for carrying out the acts mentioned in or in relation to this confirmation/ authorisation. I hereby give my consent to AFPL to undertake the verification of my identity and address, and to outsource any operational activity and/or to disclose all my information to such person(s) /agency(ies) as appointed by AFPL.
- 2. I/We hereby agree to allow the AFPL to record the conversations between me and/or my representative and AFPL. I specifically agree to rely upon the recorded conversations in the event of any dispute.
- 3. I/We hereby agree to pay such interest free security deposits as may be decided by AFPL from time to time.
- 4. AFPL and/or its employees/agents shall not be liable for the losses, if any, caused by me either directly or indirectly, by Government restriction, Stock Exchange or market rulings, suspension of trading, computer, communication, telephone or system failure, war, earthquake, flood, accident, power failure, equipment or software malfunction, strikes or any such unforeseen circumstances beyond the control of AFPL.
- 5. I/We hereby undertake to indemnify and keep AFPL, indemnified and harmless from and against all claims, demands, actions, proceedings, loss, damages, liabilities, charges and/or expenses that are occasioned or may be occasioned to AFPL directly or indirectly, owing to bad delivery of shares/securities and/or as a result of fake/forged/stolen shares/securities/ transfer documents that are introduced or that may be introduced by or through me during the course of my dealings/ operations on the Stock Exchange through AFPL.
- 6. All monies, securities, Fixed Deposit, bank guarantee or such other acceptable collaterals, which AFPL may hold on my account, shall be held subject to a general lien for the discharge of my obligations '* to AFPL under this confirmation/authorisation.
- 7. I/We shall deliver the securities or make payment of funds promptly for the transaction of sale/purchases of securities in order to honour my obligation to AFPL. AFPL shall not be responsible for auction of securities due to non-delivery or erroneous delivery of shares. I shall reimburse to AFPL, the difference in the price on auction, penalty and other charges, as levied by Stock exchanges,

- in case of non-delivery of securities sold by me/us through AFPL. I shall also reimburse to AFPL, the charges levied by the bank in case of dishonour of cheque due to non-availability of sufficient funds in my bank account.
- I/We agree that I shall be solely responsible to ascertain the margin requirement, as specified by the Stock Exchange or AFPL, on my open/outstanding positions with AFPL and accordingly furnish the same without any delay.
- 9. I/We hereby authorise AFPL to withhold the securities bought by me and/or securities delivered by me as margin for non-receipt of payment due to AFPL from me. I further authorise AFPL to liquidate/close out all or any of my open/outstanding position and/or sell the securities retained by it for non-payment of dues/obligation by me at any time to recover the dues without giving any notice to me.
- 10. I/We hereby authorize AFPL to offer and deposit any and all my funds/securities placed /lying with them from time to time, either as margin monies or otherwise for securing the trades executed on my behalf, with the Stock Exchange(s) and/or the clearing corporation(s) of the Stock Exchange(s) and/or clearing member appointed by AFPL towards its margin requirement for availing exposure limits. I hereby declare and confirm that my funds/securities which are/shall in future be placed/lying with/transferred to AFPL are/shall be, and continue to be, solely and absolutely owned by me and be free from any and all charge, pledge, lien or encumbrance of any kind save and except for the encumbrance created in AFPL favour and that I have not done or caused to be done or knowingly suffered to be party or privy to anything done or caused to be done or suffered to be done whereby I am in any way prevented from transferring the said funds/securities to AFPL or any person nominated by AFPL in any manner.
- 11. In the event of any debit balance in my account with AFPL in any of the Stock Exchange, AFPL shall have absolute discretion to levy interest at the rate of 24% per annum on such outstanding amounts or part thereof or at such other lower rate as may be determined by AFPL. I hereby authorise AFPL to debit the amount of interest on delayed payment to my brokerage account with AFPL at such intervals as may be decided by AFPL. I further authorise AFPL to offset such interest due from me against the dues owed by AFPL.
- 12. AFPL reserves the right to refuse to execute any particular transaction, and it shall be at the discretion of AFPL.
- I/We authorize AFPL to recover any liability or expenses incurred for any transactions entered into by AFPL on behalf of me/us.
- 14. I/We agree that I shall pay the stamp duty required to be paid on Contract Notes and on any other instrument required to be executed by AFPL and/or me for my transactions in pursuant of the broking services availed by me from AFPL. Further, without prejudice to the aforesaid,



PAGE 16 V 2.0

I agree to pay any additional stamp duty, if required to be paid on any of the said instruments, by virtue of the said instrument being received in any State other than the State where the instrument is executed. Notwithstanding, the aforesaid AFPL is entitled to pay the said stamp duties on behalf of me and I hereby agrees to reimburse the same to AFPL.

- 15. I/We hereby give my consent and authorise AFPL to send/dispatch the Contract Notes, Bills, Confirmation Memos, Debit/Credit Notes, 'Daily Activity Statements and statement of funds and securities:
 - in electronic form through e-mail (to e-mail Id provided by me either in account opening form or communicated /replaced by me in writing at a later date and in accordance with the terms and conditions applicable, if any, in respect of the same); and/or
 - in physical form through post/courier/hand delivery.

I/We hereby agree and undertake to report any discrepancy in any of the above documents to AFPL within a reasonable period of time from receipt of the said documents by me. In case, I do not report the discrepancy, if any, to AFPL in reasonable time, AFPL may presume that there is no discrepancy in the contents of any of the above documents including the rate & quantity of the shares/securities/contracts bought or sold and rate of the brokerage including other levies thereon and hence all the documents thus sent to me by AFPL are in order.

- 16. All notices or communication issued under this confirmation/ authorisation shall be served in any one or more or all of the following ways and such notice or communication shall be served at the ordinary business address and/or ordinary place of residence and/or last known address of mine in any one or more of the following ways:
 - by post,
 - by registered post,
 - by express delivery post,
 - by oral communication to the party or on the last known telephone number or on the recording machine of such number,
 - by advertising it in at least one prominent daily newspaper having circulation in the area where the last known business or residential address of me is situated.
 - by sending a message through trading system,
 - by electronic mail or fax,
 - · by hand delivery.
- 17. Any communication sent by AFPL to me shall be deemed to have been properly delivered or served, even if such communication is returned to AFPL as unclaimed/ refused/ undelivered, if the same is sent to the ordinary business address and / or ordinary place of residence and / or last known address of mine, in any one or more of the ways as mentioned above. Notwithstanding anything stated above, communication relating to orders, margins, maintenance calls and other similar matters in the ordinary course of dealings between AFPL and me may be communicated orally.

- 18. I/We hereby agree, confirm and declares that in the event of my failing to make payment of consideration to AFPL in respect of any one or more securities purchased by me before the pay-in date notified by the Stock Exchange from time to time, AFPL may, at its absolute discretion, sell the securities received in pay-out, in proportion to the amount not received from me, after taking into account any amount lying to the credit of my account with AFPL, by selling equivalent securities at any time on any Stock Exchange. The loss or profit, if any, on account of the above transaction shall be to my account.
- 19. I/We hereby agree, confirm and declare that I shall deliver the securities sold by me only from my own Depository Account and not from the Depository Account(s) of others. I hereby further agree and confirm that in case the securities sold by me are delivered from the Depository Account of others or from my depository account not registered with AFPL then AFPL shall have a right to consider this delivery as non-delivery. In such an event I hereby authorizes AFPL to buy the equivalent securities in my account at the prevailing market rate and the resultant loss, if any, in this regard shall be to my account only.
- 20. I/We hereby agree that I shall not register as a Sub-Broker registered with SEBI or as an Authorized Person registered with Exchange without prior written approval of AFPL. I further agree and undertake that I shall not effect any third party transaction during the course of any of my dealings through AFPL. I undertake to indemnify AFPL against any losses/ damages suffered by AFPL if I indulge in any third party transaction or sub-broking/Authorized Person business without its prior written approval.
- 21. I/We have noted that I will be provided a login and password to access the backoffice of AFPL whereby, I can access various documents/details pertaining to my account viz, Digitally Signed Contract Notes, Statement of Account, Statement of Margin & Securities and other documents. I further agree and confirm to the following terms in this regard:
 - a. The term Portal shall mean any Internet portal or Website on which I can view the documents after logging in by using the Login Id and Password provided by AFPL.
 - b. I/We shall be responsible for keeping my password secret and not to make it available to any other person to prevent misuse of information meant for me.

22. General Clauses

- a. I/We acknowledge that AFPL shall not be liable to provide me with \ any legal, tax, investment or accounting advice or advice regarding the suitability or profitability of a security or investment.
- b. I/We agree that in the event of AFPL or any employee or official of AFPL providing any information, recommendation or advice to me, I may act upon the same at the sole risk and cost of me, and AFPL shall not be liable or responsible for the same.



PAGE 17 V 2.0

- c. I/We assume full responsibility with respect to my investment decisions and transactions.
- d. AFPL, its officers, directors, partners, employees, agents and affiliates will have no liability with respect to any investment decisions or transactions of me/ours.
- e. I/We understand that the Stock Exchange asserts a proprietary interest in all of the market data it furnishes, directly or through AFPL or otherwise. I understand that the Stock Exchange does not guarantee the timeliness, sequence, accuracy or completeness of market data or any other market information, j or any messages disseminated by it. Neither AFPL nor the Stock Exchange shall be liable in any way for incorrect, misleading, incomplete or dated data or information and, if I act on the basis of the same, I shall do so at my own risk and cost.
- f. I/We shall not furnish market information provided by the Stock Exchange to any other person or entity for consideration or otherwise and in the event I use such information I shall do so at my own risk and cost.
- g. In the event of any provisions of this confirmation/ authorisation being held to be or becoming invalid, , unenforceable or illegal for any reason, this confirmation/ authorisation shall remain otherwise in full force apart from the said provision, which will be deemed deleted. I & AFPL shall however attempt to replace the deleted provision with a legally valid provision that reflects the same purpose as the deleted provision to the greatest extent possible.
- h. No forbearance, relaxation or inaction by me or AFPL at any time to require the performance of any provision of this confirmation/authorisation shall in anyway affect, diminish, or prejudice the right of such party to require the performance of that or any other provision of this confirmation/authorisation or be considered to be a waiver of any right, unless specifically agreed in writing.
- i. The client, on transferring securities into the demat account of AFPL, forgoes his / her / its right to vote on the resolutions proposed by the issuing Company. AFPL shall not execute a Postal Ballot and / or Vote for or on behalf of the client and / or any other party at the request of the client. Neither would AFPL issue a Proxy in favour of the client and / or another party at the request of the client. It is the duty and responsibility of the client to withdraw the Securities well before the Book Closure / Record Date as declared by the issuing Company.
- Terms and Condition applicable to various trading facilities:

The various trading facilities such as After Market Order (AMO Order), Cash N Collateral Order (CNC Order), Cover Order (CO Order), Bracket Order (BO Order), Margin Intraday Square-off (MIS), Normal/Margin based Trading (NRML), etc. are provided in the off-line as well as on-line trading system.

- The Company may introduce more such new trading facilities from time to time. Any such trading facilities are provided on a best effort basis. The client opting to use the same shall do at his/her/its own risk and consequences. There is no assurance or guarantee that the desired result will be achieved from use of any of the such trading facilities. If for any reason, the said facility(ies) is/are not working or not providing the desired result, the Company cannot be held responsible and will not be liable for any losses, either actual or notional, to the client
- In case of those trading facility which are providing feature of putting a Stop Loss order, there is no assurance or guarantee that the Stop Loss order will be executed at the Stop Loss trigger price. The loss may be more than envisaged due to sharp fall in the prices of the security. In such situation if the client need to bring money to meet the losses then he/she/it shall bring the same forthwith, failing which the Company shall liquidate the open positions/ collaterals to recover the dues. If still the debit remains in the client's account then the client need to clear the same. There is no assurance or guarantee that the Company will square-off the position in case if the Stop Loss order does not get placed at the Stop loss trigger price.
- Intra-Day trading facilities like MIS, Cover Order, Bracket Order are high leverage trading product and are suitable for only those clients who have high risk taking appetite and not suitable for moderate or low risk taking clients. The auto-square off facility in Trading facilities is provided on a best effort basis. Square-off order may or may not be placed or may not be executed. In case if auto-square off facility provided to the client in any of the trading facility does not initiate auto-square off order, then the Company cannot be held liable or responsible. The client needs to monitor their open positions and take the necessary action at his/her/its end to close the position before the market closes.
- The Company shall have sole discretion to decide on securities and segments in which the trading facilities can be offered.
- The Company reserves the right to change the list of securities offered under each of the trading facilities, discontinue/change features/functions of any of the trading facilities, either in part or full, at any time without giving notice to the client.
- Due to technical issues, there may be delay in placing the order in the exchange trading system or the order may not be placed at all in the trading system. The Company shall not be responsible and/or liable for the same.* In case of limit order placed through using any of the trading facilities, due to price volatility and price gap the limit order may not get executed. The Company shall not be responsible and/or liable for the same.
- The features of various trading facilities available in the trading system are made available on the website of the company and in the on-line trading system. The



PAGE 18 V 2.0

- client must go through the same and understand each of the features of those trading facilities before opting for the same. The client must also review its investment objective before opting for any of the trading facility and accordingly select the one which suits the best to his/her/its investment profile.
- By using any of the trading facilities, it will be deemed that the client has understood the features, benefit, risk involved and agrees to the terms and conditions applicable for use of the said trading facilities.
- 23. Internet Based Trading (IBT): -I confirm that I am aware and acknowledge that trading over the internet involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, etc. which are susceptible to interruptions and dislocations; and AFPL's IBT Service may at any time be unavailable without further notice. AFPL and the Stock Exchange. do not make any representation or warranty that AFPL's IBT Service will be available to me at all times without any interruption. I agree that I shall not have any claim against the Stock Exchange or AFPL on account of any suspension, interruption, non- availability or malfunctioning of the AFPL's IBT System or IBT Service or the Stock Exchange's service or systems for any reason whatsoever.
- 24. I/We have the required legal capacity to, and I am authorised to, execute this confirmation/authorisation and is capable of performing my obligations and undertakings hereunder.
- 25. All actions required to be taken to ensure compliance of all the transactions, which I may enter into pursuant to this confirmation/authorisation with all applicable laws, shall be completed by me prior to such transaction being entered into.
- 26. Payment Gateway facility (PG): The Payment Gateway facility provides me to transfer funds from my bank account to AFPL's bank account. The Payment gateway facility will be available through such designated bankers as may be identified by AFPL at its sole discretion from time to time. AFPL shall endeavor to provide through the payment gateway facility such services as AFPL may decide and reserve from time to time and which shall vary from client to client. I agree that I shall not use or permit to use the payment gateway facility for any illegal/improper services for making any payment either online or otherwise. I shall utilize the payment gateway facility for transfer of funds for the purpose of transactions effectuated through AFPL. I shall comply and observe the applicable laws and regulations in each jurisdiction. I shall not make AFPL as a party to such transaction. I shall not at any point of time provide to any other person with any details of the accounts held by me with AFPL including the Password, bank account number that may be assigned to me by AFPL from time to time. In the event if I provide the said information to any other person as aforesaid then I shall be solely responsible and not AFPL in any manner. The transactions carried out through the payment gateway facility in my account shall be permitted only after the authentication of the Username and Password. I/We

- agree that I grant express authority to AFPL or the bank to carry out the transactions performed by them through the payment gateway facility.
- 27. Mutual Fund Trading platform: In connection with the facility for trading in Mutual Fund units, I hereby agree to the below mentioned terms and conditions:
 - a. I/We is/are willing to abide by the terms and conditions as may be specified by the Stock Exchanges from time to time in this regard.
 - I/We shall also ensure compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI).
 - c. I/We have satisfied myself of the capacity of AFPL to deal in Mutual Fund units and wishes to execute my instruction through AFPL and I shall from time to time continue to satisfy myself of such capability of AFPL before executing transacting through AFPL.
 - d. I/We shall be bound by circulars issued by the Stock exchanges, Rules, Regulations and circulars issued thereunder by SEBI and relevant notifications of Government authorities as may be in force from time to time.
 - e. I/We shall notify AFPL in writing if there is any change in the information in the 'client registration form1 provided by me to AFPL at the time of registering as a client for participating on the Mutual Fund Trading platform or at any time thereafter.
 - f. I/We shall read and understand the contents of the Scheme Information Document and Key Information Memorandum, agenda issued regarding each Mutual Fund Schemes with respect to which I choose to subscribe/redeem. I further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund Schemes.
 - g. I/We shall submit to AFPL a completed application form in the manner prescribed format for the purpose of placing a subscription order with AFPL.
 - h. I/We have read and understood the risks involved in investing in Mutual Fund Schemes.
 - I. I/We shall be wholly responsible for all my investment decisions and instruction.
 - I shall ensure continuous compliance with the requirements of the Stock Exchanges, SEBI and AMFI.
 - k. I shall pay to AFPL fees and statutory levies as are prevailing from time to time and as they apply to my account, transactions and to the services that AFPL renders to me.
 - I. I will furnish information to AFPL in writing, if any winding up petition or insolvency petition has been filed or any winding up or insolvency order or decree or award is passed against me or if any litigation which may have material bearing on my capacity has been filed against me.



PAGE 19 V 2.0

- m. In case of any dispute between AFPL and me arising out of the transaction on Mutual Funds trading platform, the Stock Exchanges and its Clearing Corporation agrees to extend the necessary support for the speedy redressal of the disputes.
- n. The facility provided by AFPL is to facilitate me/us with mutual fund trading and the same shall not be construed as a recommendation or solicitation of any scheme/product/ business.
- o. AFPL, while providing the facility, may use or rely upon any information/data, including Net Asset Value (NAV) of the different mutual fund schemes, obtained from the sources which AFPL believes to be reliable as to the accuracy or completeness but over which J MFS may not have any control. AFPL does not take any responsibility or claim for any accuracy of such information/data contained/to be contained therein.
- p. I/We shall be responsible to ensure proper use of the facility and maintain confidentiality of the login & password details, as provided by AFPL.
- q. I/We am/are aware about the risk involved in the investment in capital market and I shall take an informed decision in accordance with my/our risk appetite, investment objectives etc.
- r. Under no circumstances shall AFPL and/or any of its directors, employees, affiliates shall be held liable for any loss, damages and/or liability that may arise out of the use of the data/information as provided through the facility,
- s. The availability of the facility is solely at the discretion of AFPL and AFPL reserves its right to terminate the facility or any feature of the facility at any time without stating any reason whatsoever for termination.

I/We hereby undertake not to revoke this authority without your prior written approval. I / We specifically agree and confirm that any matter of issue arising hereunder shall be governed by and construed exclusively in accordance with the Indian laws and shall be sub-ject to the jurisdiction of the courts of Ahmedabad only.

29. Request for receiving Short Messaging Service (SMS) alerts: As a value added service to your clients you are offering a facility of receiving SMS in connection with my account like details of trade executed, margin details, ledger balances or scrip/market information or

recommendations/trading calls for any Scrip/ Company/ Sector or any other information, at the sole discretion of the Company. I wish to avail the said facility from you and request you to register my mobile phone number, as mentioned on Part A as for the same. I have read, understood and agree to the below mentioned terms and conditions governing the said SMS facility

- The service will be provided on best effort basis, at the sole discretion of the company. I shall not hold AFPL liable for non availability of the service in any manner whatsoever.
- 2. The service may be discontinued with or without issuing any prior notice for any reason whatsoever.
- 3. I/We am/are responsible for intimating any change in mobile number to the Company in writing, on which I wish to receive the SMS. In case of change in mobile number not intimated to AFPL, the SMS will continue to be sent to the last registered mobile phone number. I agree to indemnify AFPL for any loss or damage suffered by it on account of SMS sent to such mobile number.
- 4. I/We acknowledge that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity, network and its performance, handset configuration etc. AFPL shall not be responsible for any non-delivery, delayed delivery or distortion of the SMS in any way whatsoever. I shall not hold the AFPL liable for any loss, damages, etc. that may be incurred / suffered by me on account of opting to avail SMS facility.
- 5. Any information provided through this facility should not be treated as on offer or solicitation of an offer to buy/sell the securities. AFPL or its directors or employees or associates may deal as principal or may have bought/sold the securities mentioned in the SMS. Any of the associates of AFPL may have business relationships or other interest with the issuers of the securities mentioned in the SMS.
- 6. AFPL or its employees or directors or its associates shall not be liable for any losses arising from the use of data/information provided in the SMS and accept no responsibility for contents and /or source of information provided in SMS and the clients should take their own decisions based on their specific investment objectives and financial position.
- 7. The SMS should not be reproduced/re-sent or distributed to or used by the public media or any other person without written consent from AFPL.
- 8. The SMS shall be deemed to have been received by the client and AFPL shall not be under any obligation to confirm the authenticity of the person(s) receiving the SMS. AFPL will not be liable for any unauthorized use or access to the SMS sent on the mobile phone number of the client or for fraudulent, duplicate or erroneous use/misuse of such information by any third person.

CLIENT'S NAME







PART A: INTERNET & WIRELESS TECHNOLOGY BASED TRADING FACILITY PROVIDED BY STOCK BROKERS TO CLIENT (ALL THE CLAUSES MENTIONED IN THE 'RIGHTS AND OBLIGATIONS' DOCUMENT(S) SHALL BE APPLICABLE. ADDITIONALLY, THE CLAUSES MENTIONED HEREIN SHALL ALSO BE APPLICABLE)

- 1. Stock broker is eligible for providing Internet based trading (IBT) and securities trading through the use of wireless technology that shall include the use of devices such as mobile phone, laptop with data card, etc. which use Internet Protocol (IP). The stock broker shall comply with all requirements applicable to internet based trading/ securities trading using wireless technology as may be specified by SEBI & the Exchanges from time to time
- The client is desirous of investing/trading in securities and for this purpose, the client is desirous of using either the internet 2. based trading facility or the facility for securities trading through use of wireless technology. The Stock broker shall provide the Stock broker's IBT Service to the Client, and the Client shall avail of the Stock broker's IBT Service, on and subject to SEBI/ Exchanges Provisions and the terms and conditions specified on the Stock broker's IBT Web Site provide that they are in line with the norms prescribed by Exchanges/ SEBI.
- The stock broker shall bring to the notice of client the features, risks, responsibilities, obligations and liabilities associated with securities trading through wireless technology/ internet/ smart order routing or any other technology should be brought to the notice of the client by the stock broker.
- The stock broker shall make the client aware that the Stock Broker's IBT system itself generates the initial password and its 4. password policy as stipulated in line with norms prescribed by Exchanges/SEBI.
- 5. The Client shall be responsible for keeping the Username and Password confidential and secure and shall be solely responsible for all orders entered and transactions done by any person whosoever through the Stock broker's System IBT using the Client's Username and/ or Password whether or not such person was authorized to do so. Also the client is aware that authentication technologies and strict security measures are required for the internet trading/securities trading through wireless technology through order routed system and undertakes to ensure that the password of the client and/or his authorized representative are not revealed to any third party including employees and dealers of the stock broker.
- 6. The Client shall immediately notify the Stock broker in writing if he forgets his password, discovers security flaw in Stock Broker's IBT System, discovers/suspects discrepancies/ unauthorized access through his username/ password/ account with full details of such unauthorized use, the date, the manner and the transactions effected pursuant to such unauthorized use, etc..
- The Client is fully aware of and understands the risks associated with availing of a service for routing orders over the internet/ securities trading through wireless technology and Client shall be fully liable and responsible for any and all acts done in the Client's Username/ password in any manner whatsoever.
- The stock broker shall send the order/trade confirmation through email to the client at his request. The client is aware that 8. the order/ trade confirmation is also provided on the web portal. In case client is trading using wireless technology, the stock broker shall send the order/trade confirmation on the device of the client
- The client is aware that trading over the internet involves many uncertain factors and complex hardware, software, 9. systems, communication lines, peripherals, etc. are susceptible to interruptions and dislocations. The Stock broker and the Exchange do not make any representation or warranty that the Stock broker's IBT Service will be available to the Client at all times without any interruption.
- The Client shall not have any claim against the Exchange or the Stock broker on account of any suspension, interruption, non-availability or malfunctioning of the Stock broker's IBT System or Service or the Exchange's service or systems or nonexecution of his orders due to any link/ system failure at the Client/ Stock brokers/ Exchange end for any reason beyond the control of the stock broker/ Exchanges.

CONSENT LETTER FOR RECEIVING ALERTS/TRADING CALLS ON MOBILE

I/We hereby give my/our consent to AFPL to give me/us Alerts, Trading Calls, Research Reports, News, Live Updates or any other information on my Email ID given earlier for Electronic Communication and also on my registered mobile number.

This shall not be treated as violation of any DND or any other similar rules applicable from time to time. The number may be given to the exchange database also. Further, I /we undertake to AFPL and confirm to use my/our own judgment in taking a view and execute trade in the identified security(ies) according to my/our financial strength/capabilities and shall not hold AFPL responsible for any loss suffered by me/us on account of executing or omitting to execute any trades in pursuance of such communication and/or investment advises sent by AFPL. I/We further declare that the above mentioned statement is true and correct.

Yours faithfully,

CLIENT'S NAME	
14/22	DATE (DD/MM/YYYY)



PAGE 21 V 2.0

LETTER FOR AUTHORIZATION FOR ELECTRONIC CONTRACT NOTES

TO: AIRAN FINSTOCKS PRIVATE LIMITED

REGISTERED OFFICE: 1214-1216,12th floor, DSCCSL(53E), Road 5E,Block 53,Giftcity, Gandhinagar, Gujarat - 382355 **CENTRAL PROCESSING OFFICE**: 265, Landmark, Tokar Khada, Near Civil Court, Silvassa - 396230

CORPORATE OFFICE: 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad, GUJARAT-380015

SUB: Authorization for Electronic Contract Notes

I/We have been/shall be dealing through you as my/our broker on the Capital Market and/or Futures & Options and/or Currency Derivatives and/or Interest Rate Futures Segments. As my/our broker i.e. agent I/We direct and authorize you to carry out trading/dealings on my/our behalf as per instructions given below.

I/We understand that, I/We have the option to receive the contract notes, statement of funds, circulars, amendments, Client Registration documents and such other documents in physical form or electronic form. In pursuance of the same, I/We hereby opt to receive all such documents in electronic form. I/We understand that for the above purpose, you are required to take from the client "an appropriate email account" for you to send the Emails.

Accordingly, please take the following email account /email id on your record for sending the contract notes, statement of funds, circulars, amendments, Client Registration documents and such other documents to me:

Any change in the E-mail ID shall be communicated by me/us in writing to your customer care department or through secured login available on your website.

Further, to my/our authority to you to issue Contract Notes in digital format I/We authorize you not to provide me/us Order Confirmation / Modification / Cancellation Slips to avoid unnecessary paper work. I/We shall get the required details from the Contract Note issued to me/us.

I/We authorize you send periodic statements of funds and stocks & margin statement etc. in digital format at my Email address unless I/We request you in writing to send them in paper form.

I/We agree not to hold you responsible for late/non-receipt of contract notes sent in electronic form and any other communication for any reason including but not limited to failure of email services, loss of connectivity, email in transit etc.

I/We hereby acknowledge that all the documents as send above by AFPL electronically will be considered as having delivered to me/us once the e-mail leaves the AFPL e-mail server unless the same is rejected by client e-mail server and bounced mail notification is not received by AFPL.

I/We agree that the log reports of your dispatching software shall be a conclusive proof of dispatch of contract notes to me and such dispatch shall be deemed to mean receipt by me and shall not be disputed by me on account of any non-receipt/delayed receipt for any reason whatsoever.

I/We further agree that in the absence of communication from my/our end regarding non-receipt of documents through e-mail, or notification of any discrepancy within 2 days from the date of issuance of digital contract note through e-mail, AFPL may construe that there is a deemed acknowledgement of the document(s) send to client electronically.

CLIENT'S NAME	
15/22	DATE (DD/MM/YYYY)



PAGE 22 V 2.0

AUTHORIZATION FOR RUNNING ACCOUNT

TO: AIRAN FINSTOCKS PRIVATE LIMITED

REGISTERED OFFICE: 1214-1216,12th floor, DSCCSL(53E),Road 5E,Block 53,Giftcity, Gandhinagar, Gujarat - 382355 **CENTRAL PROCESSING OFFICE**: 265, Landmark, Tokar Khada, Near Civil Court, Silvassa - 396230 **CORPORATE OFFICE**: 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad, GUJARAT-380015

I/We confirm that I/We am/are desirous of regularly dealing in Capital Market, Derivative Market, Currency Market and Commodity Market segments of the stock exchange(s). I/We request you to maintain the account, both for stocks and funds, with you on a running account basis. I/We also request you to consider the balances in my/our running funds and stocks account for the purpose of margins/any other of my/our obligations due to you. I/We understand and agree that no interest will payable to me/us on the amounts of stocks so retained by you.

I/We agree and empower/authorize you

- a. to act in your discretion of merging balance kept under various accounts held with the you ,such CDSL DP account, CM trading account, F&O Trading Account, Currency Trading Account, online IPO/MF Account and MFSS etc., to nullify the debit in any of my/our other account held with you without taking any further instructions from me/us;
- b. to merge the stocks kept with you in various accounts in order to nullify the debit in any account of my/our account;
- c. to withhold the credit of stocks to my/our demat account if any sum is due from me/us;
- d. to withhold the stocks to meet my/our liabilities to you under the trading agreement;
- e. to debit my/our trading account towards depository charges payable by me/us to the designated depository participant and make onward payment to the designated depository participant upon receipt of intimation from the designated depository participant;
- f. to block stock against pending order of pledge stocks in your favour against any of my/our dues;

I/we have the liberty to revoke this authorization at any time in writing with prospective effect.

While setting the account you will be sending me/us a 'statement of account', containing an extract from the client ledger for funds and an extract from register of stocks displaying all receipts/deliveries of funds/stocks. The statement shall also explain the retention of funds/stocks and the details of the pledge, if any. Such periodic settlement of the running account shall not be necessary when (a) I start availing margin trading facility as per SEBI circulars; or (b) the margin provided by me to you is in the form of Bank Guarantee (BG)/fixed Deposit receipt (FDRs).

On actual settlement date you may retain the requisite stocks/funds towards any outstanding obligation and may also retain additional margin requirement on the day of settlement to take care of my margin obligation arising in the next 5(five) trading days, calculated in the manner specified by respective Exchanges.

I will bring any discrepancy of dispute arising from the statement of account so issued by you of the settlement made by you to your notice preferably within 7(seven) working days from the date of receipt of funds / stocks or statement as the case may be.

I/We understand that, unless otherwise required to meet my obligations for margin or on settlement you shall transfer the funds/stocks lying with you in credit of my/our account within one working day and those lying with the clearing Member or Clearing Corporation within 3(three) working days of my request for transfer.

\bigcirc	Once in a Calendar Quarter	\bigcirc	Once in a Calendar Month
	•	•	00/-(net amount across segment and across stock exchanges) in

order to avoid administrative/operational difficulties in setting my/our account. The same can be release on my/our specific request

Please score out whatever not accepted /not agreed with.

My/Our preference for actual settlement of funds and stocks is at least:

CLIENT'S NAME	
16/22	DATE (DD/MM/YYYY)



PAGE 23 V 2.0

Page with Signature & Stamp (#2)	IO DOE CLAD ME FACILITY		
CONSENT LETTER FOR AVAILIN	NG BSE STAR MF FACILITY		
I/Weam/are registered as your client with Client Code Noand have executed the Account Opening documents (KYC Form) for the purpose of trading in the Capital Market segment of BSE Limited (BSE). I/We am/are interested in availing the BSE StAR facility of BSE for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the BSE StAR MF of the Exchange.			
For the purpose of availing the BSE StAR MF facility, I/we stated for the stock broking may be considered for the purpose of contained in same remain unchanged as on date.	· · · · · · · · · · · · · · · · · · ·		
I/We are willing to abide by the terms and conditions as me and as may be specified by the Exchange from time to time in			
I/We shall ensure compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India (SEBI) and Association of Mutual Funds of India (AMFI).			
I/We shall read and understand the contents of the of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund schemes with respect to which I/we choose to subscribe/redeem. I/We further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund schemes.			
I/We therefore request you to register me/us as your client for	r participating in the BSE Star Mf.		
I/We hereby confirm having read and understood the terms 8	conditions and disclosures provided overleaf.		
Your faithfully,			
CLIENT'S NAME			
17/22	DATE (DD/MM/YYYY)		

ARRANGEMENT WITH SUB-BROKER / AURTHRISED PERSON

I/We confirm that I/We have been introduced to "AIRAN FINSTOCKS PVT LTD" (hereinafter referred to as "AFPL") by a Sub-Broker (SB) / an Authorised Person (AP) (as per mentioned below) appointed by AFPL pursuant to relevant Exchange(s) norms. In this connection I/We am/are aware of the following: The SB/AP shall not receive or pay any money or securities in his/her/its own name or account. All receipts and payments of securities and funds shall be made only in the name of the AFPL; The SB/AP shall receive his/its remuneration fees, charges, commissions, salary etc for his/its services only from the AFPL and he/she/it shall not charge any amount whatever from the client; In view of the foregoing, I/We acknowledged that the SB/AP is not authorized by AFPL to enter into any private arrangement with any clients of AFPL including those introduces by him/her/its.

I/We further agree and accept that I/We will not hold AFPL responsible for any loss, damage, other liability or consequence, direct or indirect, arising out of any error of commission or omission by the SB/AP with regard to any dealing and or transaction based on or transactions base on or resulting out of any private arrangements (if any) between me/us and the SB/AP.

I/We agree that all debit instruction slips and other documents in respect of my/our depository Beneficial Owner account with **AIRAN FINSTOCKS PVT LTD (AFPL)** shall not be left in the custody of the SB/AP, either blank, partially filled up and/or executed /signed. I/We further agree and accept that I/We will not hold AFPL responsible for any loss, damage, other liability or consequence, direct or indirect, arising out of my/our action in leaving such blank, partially filled up and/or executed/signed documents with SB/AP.

CLIENT'S NAME	I/We hereby agrees for the arrangement with the Client
	SB/AP Name:
18/22	SB/AP Signature:



PAGE 24 V 2.

AIRAN FINSTOCKS PRIVATE LIMITED

REGISTERED OFFICE: 1214-1216,12th floor, DSCCSL(53E), Road 5E,Block 53,Giftcity, Gandhinagar, Gujarat - 382355 CENTRAL PROCESSING OFFICE: 265, Landmark, Tokar Khada, Near Civil Court, Silvassa - 396230 CORPORATE OFFICE: 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad, GUJARAT-380015

FATCA, CRS AND ADDITIONAL KYC Details and Declaration form

Mandatory for Non-Individual Investors, including HUF

Please refer Page 26 for Definitions / Instructions / Guidance

INVESTOR DETAILS					
Entity Name:					
PAN			Applicat	ion No.	
Folio Nos					
Type of Address given at KRA Residential or Business Residential Business Registered office					
, ,	ADDITIONAL K	YC DETAILS (Mand	datory)		
Gross Annual Income (Please tick ✓)	⊃ Below 1 Lac ○ 1-5 L	•	O10 - 25	Lacs O	>25 Lacs-1 crore O >1 crore
Net-worth in ₹	as on D D /	M M / Y Y Y	Y (Not	older than 1	year)
INCO	RPORATION and TAX	RESIDENCY DET	TAILS (N	(landatory	
City of Incorporation:	Country of Incorporation	on:	Date of	Incorporation	on:
Is Entity a tax resident of any country other than India?			for tax pu	urposes and	ountry/iesinwhichtheentityisaresident the associated Tax ID number below)
In case TIN or its functional equivalent is not availa	ble, please provide Company l	dentification number of Glo	obal Entity I	dentification N	lumber or GIIN, etc.
Country of Tax Residency		TIN or equivalent r	number	lo	dentification Type/Reason*
1. 2.					
3.					
4.					
In case the Entity's Country of Incorporation Person (as per definition E5), please mention	/ Tax residence is U.S. but the exemption code in the	Entity is not a Specified box:	d U.S.	(refer definition D4)
(0)		RS DETAILS (Mand		DO 1 '5	
PART I (to be filled by Financial In	t your professional tax advisor		FATCA & C	RS classifica	tion)
We are a, (please tick as appropriate)	Stitutions of Direct N	teporting Ni Ls)			
Financial Institution (Refer definition A)	GIIN				
or Direct reporting NFE	Note: If you do not have a G GIIN above and indicate you		a by anoth	er entity, piea	ise provide your sponsor's
(Refer definition B)	Name of sponsoring entit	ty:			
GIIN - Not Available	plied for				
If the entity is a financial institution, Not	required to apply for - plea	ase specify 2 digits sul	b-categor	у	(refer definition C)
☐ Not	obtained – Non-participati	ing FI			
PART II (please fill Any One as ap	propriate to be filled	by NEEs other th	an Dire	ct Report	ing NFFs)
Is the Entity a publicly traded company?		-			
(that is, a company whose shares are regularly traded on an established securities market)	Yes (If yes, please spe				,
(Refer definition D1)	Name of stock exchange	1			
Is the Entity a related entity of a	Yes [(If yes, please specif	fy name of the listed compa	any and one	stock exchan	nge on which the stock is regularly traded)
publicly traded company? (a company whose shares are regularly	Name of listed company	Name of listed company			
traded on an established securities market) (Refer definition D2)		Subsidiary of the Listed C			Controlled by a Listed Company
(100, 10, 10, 10, 10, 10, 10, 10, 10, 10,	Name of stock exchange)			
Is the Entity an Active NFE?	_	Also provide UBO Form [
(Refer definition D3)	Nature of Business	also provide OBO i omi [_		
Please specify the sub-category of Active NFE (Mention code - refer D3)			2 - refer D3)		
	Yes Also provide UBO Form				
Is the Entity a Passive NFE?		also provide obo i omi [
(Refer definition E2) Nature of Business Ne acknowledge and confirm that the information provided above is/are true and correct to the best of					
Inve acknowledge and confirm that the information provided above my/our knowledge and belief and provided after necessary consultance understood the information requirements of the application.	Itation with tax professionals, I / We				
requirements, terms and conditions (read along with instructions hereby confirm that the information provided by me/us on this form	and scheme related documents) and	40/00			
Place : Date :		(19/22)			
		Authorized Signa	tories (with	Company/Tru	st/Firm/Body Corporate seal]



PAGE 25 V 2.0

Definitions/Instructions/Guidance

- A. Financial Institution (FI)- The term FI means any financial institution that is a:
- 1 Depository institution: Accepts deposits in the ordinary course of banking or similar business.
- 2 Custodial institution: An entity that as a substantial portion of its business, holds financial assets for the account of others and where the entity's gross income attributable to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of-
 - (a) The three-year period ending on December 31 of the year preceding the year in which the determination is made:
 - (b) The period during which the entity has been in existence before the determination is made)
- 3 Investment entity: Conducts a business or operates for or on behalf of a customer for any of the following activities: (a) Trading in money market instruments, foreign exchange, foreign currency, etc. (b) Individual or collective portfolio management. (c) Investing, administering or managing funds, money or financial asset on behalf of other persons. [OR] The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity described herein. An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of: (i) The three-year period ending on 31 March of the year preceding the year in which the determination is made; or (ii) The period during which the entity has been in existence.
- 4 Specified Insurance company: Entity issuing insurance products i.e. life insurance or cash value products.
- 5 Holding company or treasury company: Is an entity that is a holding company or treasury centre that is a part of an expanded affiliate group that includes a depository, custodial institution, specified insurance company or investment entity
- B. Direct Reporting NFE: means a Non-financial Entity (NFE) that elects to report information about its direct or indirect substantial U.S. owners to the IRS
- C. GIIN not required: Categories with codes

Code	Sub-Category Sub-Category
01	Governmental Entity, International Organization or Central Bank
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund
04	Entity is an Indian FI solely because it is an investment entity
05	Qualified credit card issuer
06	Investment Advisors and Investment Managers
07	Exempt collective investment vehicle
80	Trustee of an Indian Trust
09	FI with a local client base
10	Non-registering local banks
11	FI with only Low-Value Accounts
12	Sponsored investment entity and controlled foreign corporation
13	Sponsored, Closely Held Investment Vehicle
14	Owner Documented FI

- D. Non-Financial Entity (NFE): Entity that is not a financial institution (including a territory NFE). Types of NFEs excluded from FATCA reporting are as below:
- Publicly traded corporation (listed company): A company is publicly traded if its stock are regularly traded on one or more established securities markets.
- 2. Related entity of a listed company: The NFE is a related entity of an entity of which is regularly traded on an established securities market;
- 3. Active NFE: (is any one of the following):

Code	Sub-Category
01	Less than 50 percent of the NFE's gross income for the preceding financial year or other appropriate reporting period is passive income and less than 50 percent of the assets held by the NFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of passive income;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for NFE status if the entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial

Code	Sub-Category Sub-Category
07	Any NFE is a 'non for profit' organization which meets all of the following requirements:
	 It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labor organi- zation, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;
	It is exempt from income tax in India;
	 It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;

The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof.

Code	Sub-Category Sub-Category
Α	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
В	The United States or any of its agencies or instrumentalities
С	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
D	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(I)
Е	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(I)
F	A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
G	A real estate investment trust
Н	A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
ı	A common trust fund as defined in section 584(a)
J	A bank as defined in section 581
K	A broker
L	A trust exempt from tax under section 664 or described in section 4947(a)(1)
М	A tax exempt trust under a section 403(b) plan or section 457(g) plan
N	Owner Documented FI

E. Other definitions

- 1 Related entity: An entity is a related entity of another entity if either entity controls the other entity or the two entities are under common control. For this purpose, control includes direct or indirect ownership of more than 50% of the vote or value in an entity.
- 2 Passive NFE: The term passive NFE means any NFE that is not (i) an Active NFE (including publicly traded entities or their related entities), or (ii) a withholding foreign partnership or withholding foreign trust pursuant to relevant U.S. Treasury Regulations.(Note: Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)
- Passive income: The term passive income means the portion of gross income that consists of: (a) Dividends, including substitute dividend amounts; (b) Interest; (c) Income equivalent to interest, including substitute interest and amounts received from or with respect to a pool of insurance contracts if the amounts received depend in whole or part upon the performance of the pool; (d) Rents and royalties, other than rents and royalties derived in the active conduct of a trade or business conducted, at least in part, by employees of the NFE; (e) Annuities; (f) The excess of gains over losses from the sale or exchange of property that gives rise to passive income described in this section.; (g) The excess of gains over losses from transactions (including futures, forwards, and similar transactions) in any commodities, but not including; (i) Any commodity hedging transaction, determined by treating the entity as a controlled foreign corporation; or (ii) Active business gains or losses from the sale of commodities, but only if substantially all the foreign entity's commodities are property (h) The excess of foreign currency gains over foreign currency losses; (i) Net income from notional principal contracts; (j) Amounts received under cash value insurance contracts; (k) Amounts earned by an insurance company in connection with its reserves for insurance and annuity contracts
- 4 Controlling persons: Controlling persons are natural persons who exercise control over an entity. In the case of a trust, such term means the settler, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust. In the case of a legal arrangement other than trust, such term means persons in equivalent or similar positions. The term "Controlling Persons" shall be interpreted in a manner consistent with the Financial Action Task Force recommendations.
- 5 Specified US Persons Any US Person other than I). A publicly traded corporation; ii). A corporation that is a member of the same expanded affiliate group; iii). A tax exempt organization; iv). an individual retirement plan; v). the United States or an agency or instrumentality of the United States; vi). Any state [including District of Columbia and United States possession] or State Authorities; vii). A bank, viii). A real estate investment trust; ix). A regulated investment company; x). an entity registered with the SEC under the Investment Company Act of 1940; xi). A common trust fund; xii). A tax exempt trust; xiii). A registered dealer; xiv). Aregistered broker
- 6 Expanded affiliated group: Expanded affiliated group is defined to mean one or more chains of members connected through ownership (50% or more, by vote or value, as the case may be) by a common parent entity if the common parent entity directly owns stock or other equity interests meeting the requirements in at least one of the other members.
- 7 Owner documented FI: An FI meeting the following requirements: (i) The FI is an FI solely because it is an investment entity; (ii) The FI is not owned by or related to any FI that is a depository institution, custodial institution, or specified insurance company; (iii) The FI does not maintain a financial account for any nonparticipating FI; (iv) The FI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in circumstances; and (v) The designated withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 FI, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2). Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FI that holds its interest through a participating FI, a deemed-compliant FI (other than an owner-documented FI), an entity that is a U.S. person, an exempt beneficial owner, or an excepted NFE.



Institution:

PAGE 26 V 2.0



REGISTERED OFFICE: 1214-1216,12th floor,DSCCSL(53E),Road 5E,Block 53,ZONE 5,DTA,Gift City,Gandhinagar,Gujarat-382355 Telephone: +91-79-40-222-605 / 609, Fax: +91-79-40-222-699, Email: demat@airanfinstocks.com | info@airanfinstocks.com | CORPORATE & COMMUNICATION OFFICE ADDRESS: 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad,- 380 015.

Sr	Purpose	Signature of	Signature of	Signature of
No	Fulpose	Client (1 st Holder)	Signature of Client (2 nd Holder)	Signature of Client(3 rd Holder)
1	Transfer of securities held in the beneficial owner accounts of the client towards Stock Exchange related deliveries / settlement obligations arising out of trades executed by clients on the Stock Exchange through the same stock broker.			
2	Pledging / re-pledging of securities in favour of trading member (TM) / clearing member (CM) for the purpose of meeting margin requirements of the clients in connection with the trades executed by the clients on the Stock Exchange.	×		
3	Mutual Fund transactions being executed on stock exchange order entry platforms and which shall be in compliance with SEBI circulars SEBI/HO/IMD/IMD-I DOF5/P/CIR/2021/634 dated October 04, 2021, SEBI/HO/IMD/IMD-I DOF5/P/CIR/ 2021/635 dated October 04, 2021 and SEBI/HO/IMD/IMD-I DOF5/P/CIR/2022/29 dated March 15, 2022 or any other circular which may be issued in this regard;	*		

4	Tendering shares in open offers which shall be in compliance with SEBI circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 or any other circular which may be issued in this	×	
	regard.		

I/We further agree and confirm that the powers and authorities conferred by this DDPI mandate shall continue to be good, valid and effective until revoked by me/us by written intimation given to Airan Finstocks Private Limited DP at its Ahmedabad H.O. and that the DDPI mandate shall not be affected by lapse of time. This DDPI mandate shall continue until it is revoked at any point of time (without notice).

Annexure

DP Name	Demat Account No.	Account Name / Type
AIRAN FINSTOCKS PVT LTD	12062700 00000225	NSE - POOL ACCOUNT
AIRAN FINSTOCKS PVT LTD	11000011 00017860	NSE - EARLY PAYIN ACCOUNT
AIRAN FINSTOCKS PVT LTD	12062700 00091907	NSE - CLIENT CMPA ACCOUNT
AIRAN FINSTOCKS PVT LTD	12062700 00000151	BSE - POOL ACCOUNT
AIRAN FINSTOCKS PVT LTD	11000010 00020731	BSE - EARLY PAYIN ACCOUNT
AIRAN FINSTOCKS PVT LTD	12062700 00000166	BSE - PRINCIPAL ACCOUNT
AIRAN FINSTOCKS PVT LTD	12062700 00129830	CUSPA ACCOUNT

I/We accept (For AIRAN FINSTOCKS PRIVATE LIMITED)

Authorised Signatory:		
Date:		
×	×	×
1 st Holder Signature	2 nd Holder Signature	3 rd Holder Signature

Note: In case of any correction in the form - Sign next to the correction done & sign has to match the original signature



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

"The stock broker / stock broker and depository participant shall not directly / indirectly compel the clients to execute Power of Attorney (PoA) or Demat Debit and Pledge Instruction (DDPI) or deny services to the client if the client refuses to execute PoA or DDPI." Accordingly, SEBI circular no. CIR/MIRSD/16/2011 dated August 22, 2011 stands amended to this extent.

ACKNOWLEDGMENT

I/We hereby confirm the receipt of above do	ocument along with client re	egistration documents.
I/We have read and understood the same.	<u> </u>	
	First/Sole Holders' Signature:	
	Second Holders' Signature:	
	Third Holders' Signature:	

KYC CHECKLIST (PLEASE TICK WHEREVER APPROPRIATE)				
	Acceptable Documents (Copies of all documents to be self attested)	Please Tick		
PAN Card	of Account Holder & Joint Holder's (If any)			
Photograph	One Colored Front Face Photograph on photographic Paper (Passport Size)			
Additional Proof of	Unique identification number (UID) (Aadhaar)			
Identity (Any One)	2. Valid Passport and Driving License (Name, Address & Photo page)			
(If Pan card not visible	3. Voter ID (front and back)			
OR Pan card sign &	4. PAN Card			
signature in KYC form	5. Letter issued by gazetted officer, with a duly attested photograph of the person			
are different)	6. Other (Pis. Specify)			
	1 . Valid Passport and Driving License (Name, Address & Photo page)			
	2. Voter ID (front and back)			
	3. Unique identification number (UID) (Aadhaar)			
	4. Bank Statement/Passbook (not more than 2 months old)			
Proof of Address	5. Banker's Verification Letter			
(Any One)	6. Electricity or Resident Landline Tel. Bill (not more than 2 months old)			
Permanent /	7. Bill (not more than 3 months old)			
Correspondence	8. Registered Flat Sale Agreement of Residence or Registered Lease/Leave & License Agreement			
	9. Property or Municipal Tax receipt			
	10. Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address			
	11. Letter of allotment of accommodation from employer issued by State or Central Government departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies			
	12. Other (Pis. Specify)			
Bank Proof With	Bank Statement / Bank Passbook with cheque leaf (not more than 3 months old)			
MICR/IFSCCode	2. Banker's Certificate on letter head of the Bank (ORIGINAL)			
(1st Holder only)	3. Cancelled Personalized Cheque leaf			
	Client Master			
Demat Proof	2. DP Statement			
(1st Holder only)	3. Transaction cum Holding Statement			
	4. Welcome Letter			
Proof of Income	Copy of ITR Acknowledgement			
(Any One)	2. In case of salary income - Salary Slip, Copy of Form 16			
(Mandatory for F&O/	3. Net-worth certificate			
Currency Segments)	Copy of Demat Account Holding Statement			
(1st Holder only)	5. Bank Account Statement for last 6 months reflecting income			
KYC Check points for	Passport copy mandatory			
NRI/FN clients	PIO Card/OCI Card and overseas address proof is mandatory.			
(allowed to trade subject to RBI and	 In case of Merchant navy NRIs, Mariners declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted. 			
FEMA guidelines),:	 Authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy/Consulate General in the country where the client resides are permitted to attest the documents. 			

IMPORTANT INSTRUCTIONS

- ${\bf 1.} \quad {\bf All\ details\ to\ be\ filled\ in\ Capital\ Block\ letters\ in\ Black\ /\ Blue\ Ink\ Only.}$
- $2. \quad \text{Email ID \& Mobile number is very important for account related passwords and transaction details.}$
- $3. \quad \text{Corrections in the KYC form should be counter signed \& the Sign has to match the original signature} \\$
- 4. Sfrike off whichever option, in the account opening form, is not applicable.
- 5. All Originals to be produced for physical verification.
- 6. If any proof of identity or address is in a foreign language, then translation into English is required.
- 7. Sole proprietor must make the application in his individual name & capacity.
- 8. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 9. Account will be opened as per Name appearing on Income Tax website
- 10. For HUF category provide NON-INDIVIDUAL KRA/CERSAI with declaration
- 11. Fields marked with '*' are mandatory fields.
- 12. Wherever state code and country code is to be furnished, the same should be the two-digit code as per Indian Motor Vehicle, 1988 and ISO 3166 country code respectively list of which is available in form center on our website www.airanfinstocks.com
- 13. KYC number of applicant is mandatory for updation of KYC details.
- 14. For particular section update, please tick (3) in the box available before the section number and strike off the sections not required to be updated.



PAGE 30 V 2.0



Stock Holding Corporation of India Limited
Registered office: 301, Centre Point, Dr. Babasaheb Ambedkar Road, Parel, Mumbai – 400012
CIN: U67190MH1986PLC040506

Visit us at : www.shcilestamp.com

VER 5.1 130315

e-Stamping Application Form

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CIN: U67190MH1986PLC040506



REGISTERED OFFICE: 1214-1216,12th floor, DSCCSL(53E),5E,53,Gift City,Gandhinagar, Gujarat-382355

CORPORATE & COMMUNICATION OFFICE ADDRESS: 407, The Grand Mall, Opp. SBI Zonal Office, Ambawadi, Ahmedabad, Gujarat - 380 015. Telephone: +91-79-40-222-605 / 609, Fax: +91-79-40-222-699, Email: demat@airanfinstocks.com | info@airanfinstocks.com

ACCOUNT DETAILS ADDITION / MODIFICATION / DELETION REQUEST FORM For Capital Market - BSE CASH / NSE Cash / NSE FNO / DP - CDSL

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