

Client Registration

TRADING-DEMAT-COMMODITY ACCOUNT

NON-INDIVIDUAL

Client Name:	
Client Code:	BO. ID:
Application Sr. No.:	



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BOOKLET 1

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Prabhudas Lilladher Private Limited

Sr. No.	Particular	Registration No. & Date
1	Stock Broker	SEBI: INZ000196637; November 3, 1994*
2	Depository Participant	SEBI: IN-DP-439-2019; May 14, 1999*
3	Mutual Fund Distributor	AMFI ARN No.29889

^{*}The dates refer to the earliest registrations acquired and not to the current registration no. indicated herein.

Broking Membership Type

Exchange	Segment	Membership Type
	Capital Market	Trading cum Self Clearing Member
National Stock Exchange of India Limited ('NSE')	Futures & Options	Trading Member
	Currency Derivatives	Trading cum Clearing Member
	Capital Market	Self Clearing Member
BSE Limited ('BSE')	Futures & Options	Trading Member
	Currency Derivatives	Trading Member
Multi Commodity Exchange of India Limited ('MCX')	Commodity Derivatives	Trading cum Clearing Member

Registered & Correspondence office address:

3rd Floor, Sadhana House, 570, P. B. Marg, Worli, Mumbai-400018; Tel.: (91) (22) 66322366 (Broking), (91) (22) 66322222 (DP);

Website: www.plindia.com CIN: U67190MH1983PTC029670

Compliance Officer Name:

Mrs. Snehal Kathrani Phone No. (91) (22) 66322420 E-mail ID: co@plindia.com

Managing Director Name:

Mrs. Amisha N. Vora E-mail ID: jtmd@plindia.com

For any grievance/dispute: Please contact Prabhudas Lilladher Private Limited at the above address or email ID - grievance-br@plindia.com & Tel. No. (91) (22) 66322366 (Broking related) / grievance-dp@plindia.com & Tel. No. (91) (22) 66322450/51 (DP related)

In the event of an unsatisfactory response to your grievance, please refer to Grievance Redressal Mechanism:



Stock Broking - Grievance Redressal Mechanism

(SEBI/HO/MRD/MRD-PoD-2/P/CIR/2024/63 dated May 29, 2024)

- 1. Mode of filing the complaints Complaints can be lodged on the Exchange in the following ways:
 - i. Through SCORES 2.0 (a web-based centralised grievance redressal system of the SEBI) [https://scores.sebi.gov.in] Two Level Review: (a) First review done by Exchange (b) Second review done by SEBI.
 - i. Respective Exchange's web portal dedicated for the filing of compliant

[NSE: https://www.nseindia.com/contact/investor-services-centre;

BSE: https://bsecrs.bseindia.com/ecomplaint/frmInvestorHome.aspx;

MCX: https://www.mcxindia.com/Investor-Services/grievances/address-of-the-igrc-centres]

- iii. Emails to designated email IDs of the Exchange [NSE: ignse@nse.co.in; BSE: is@bseindia.com; MCX: grievance@mcxindia.com]
- iv. Through SMARTODR (https://smartodr.in/login) dedicated for the filing of complaint.
- 2. Regarding documents required for complaint resolution, please refer to the link;

[NSE: https://nsearchives.nseindia.com/web/sites/default/files/inline-files/Documents%20to%20be%20submitted%20by%20Parties.pdf;
BSE & MCX: Documents required for complaint resolution: Complete Account Opening Kit, Contract Notes, Ledger statement, Bank statement,
Demat transaction statement, any other document in support of claim.]

3. Process flow for Complaint Resolution Process through Scores 2.0 [Refer Schedule III of SEBI Circular SEBI/HO/OIAE/IGRD/CIR/P/2023/156 dated September 20, 2023].

	Online Dispute Resolution		
1	Online Dispute Resolution (ODR) platform for online Conciliation and Arbitration	If the investor is not satisfied with the resolution provided by the Market Participants, then the Investor has the option to file the complaint/ grievance on SMARTODR platform for its resolution through online conciliation or arbitration. [https://smartodr.in/login]	
2	Steps to be followed in ODR for Review, Conciliation and Arbitration	 Investor to approach Market Participant for redressal of complaint If investor is not satisfied with response of Market Participant, he/she has either of the following 2 options: May escalate the complaint on the SEBI SCORES portal. (In this scenario the above steps shall prevail), May also file a complaint on SMARTODR portal for its resolution through online conciliation and arbitration. Upon receipt of complaint on SMARTODR portal, the relevant MII will review the matter and endeavour to resolve the matter between the Market Participant and investor within 21 days. If the matter could not be amicably resolved, then to the matter shall be referred for conciliation. During the conciliation process, the conciliator will endeavour for amicable settlement of the dispute within 21 days, which may be extended with 10 days by the conciliator with consent of the parties to dispute. If the conciliation is unsuccessful, then the investor may request to refer the matter for arbitration. The arbitration process to be concluded by arbitrator(s) within 30 days, which is extendable by 30 days with consent of the parties to dispute. If the parties are not satisfied with the arbitration award, option to file u/s 34 of Arbitration and Conciliation Act, 1996. 	

^{*} For detailed investor charter, please visit: www.plindia.com



Depository Participant - Grievance Redressal Mechanism

(SEBI/HO/MRD/MRD-PoD-1/P/CIR/2024/66 dated May 29, 2024)

1	Investor Complaints / Grievances	Investor can lodge complaint / grievance against the Depository / DP in the following ways: a. Electronic Mode: i. SCORES 2.0 (a web-based centralised grievance redressal system of SEBI) [https://scores.sebi.gov.in] Two Level Review: (a) First review done by Exchange (b) Second review done by SEBI. ii. Respective Depository's web portal dedicated for the filing of compliant - https://www.cdslindia.com/Footer/grievances.aspx iii. Emails to designated email IDs of Depository - complaints@cdslindia.com b. Offline mode
2	Online Dispute Resolution (ODR)	If the investor is not satisfied with the resolution provided by DP or other Market Participants, then the investor has the option to file the complaint/ grievance on SMARTODR platform for its resolution through by online conciliation or arbitration. [https://smartodr.in/login]
3	Steps to be followed in ODR for Review, Conciliation and Arbitration	 Investor to approach Market Participant for redressal of complaint If investor is not satisfied with response of Market Participant, he/she can escalate the complaint on SEBI SCORES portal. (In this scenario the above steps shall prevail), Alternatively, the investor may also file a complaint on SMARTODR portal for its resolution through online conciliation and arbitration. Upon receipt of complaint on SMARTODR portal, the relevant MII will review the matter and endeavour to resolve the matter between the Market Participant and investor within 21 days. If the matter could not be amicably resolved, then to the matter shall be referred for conciliation. During the conciliation process, the conciliator will endeavour for amicable settlement of the dispute within 21 days, which may be extended with 10 days by the conciliator with consent of the parties to dispute. If the conciliation is unsuccessful, then the investor may request to refer the matter for arbitration. The arbitration process to be concluded by arbitrator(s) within 30 days, which is extendable by 30 days.

^{*} For detailed investor charter, please visit: www.plindia.com



Checklist For Filling Non-Individual Form

GENERAL (Applicable to all AOFs)		
Name on all proof documents should match with that given on AOF		
Copies of proof documents are self-attested, clear & legible		
Photos affixed should bear signatures across it		
Client's signature is put at all required places under relevant rubber stamp		
Signature is uniform through AOF/DDPI/POA & all proof documents		
Rubber Stamp is exactly as per name mentioned on AOF		
Documents of Individuals (Karta, partners, directors etc.) bear In-person Verification Stamps		
"Original seen & verified" stamp to be affixed by SB/AP/Branch officials on copies of all identity & address proof documents		
Proof of Financial Details is attached if client has opted for trading in F&O		
Cancellation / overwriting are authenticated by full sign		
E-mail ID, Mobile number, Gross Income and Net-worth details are provided mandatorily		
Tariff Sheet is duly filled & signed by the client		
PMLA Categorisation Form duly filled & signed by SB/AP/Branch official		
PL Branch AOFs - Details of Introducer/Dealer/RM is provided		
Corporate Account (Domestic & Foreign Body Corporate)		
Corporate Account (Domestic & Foreign Body Corporate) Non Individual KRA-KYC Form in name of Corporate		
Non Individual KRA-KYC Form in name of Corporate		
Non Individual KRA-KYC Form in name of Corporate 21 digit CIN (Corporate Identification Number) on KYC Form		
Non Individual KRA-KYC Form in name of Corporate 21 digit CIN (Corporate Identification Number) on KYC Form Details & photos of Directors, Individual promoters & Ultimate Individual Beneficial Owner (UIBO)* on KRA-KYC Annexure		
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Non Individual KRA-KYC Form in name of Corporate 21 digit CIN (Corporate Identification Number) on KYC Form Details & photos of Directors, Individual promoters & Ultimate Individual Beneficial Owner (UIBO)* on KRA-KYC Annexure KRA-KYC Annexure signed at the bottom left-side of the page PAN Card of Corporate Investor		
Non Individual KRA-KYC Form in name of Corporate 21 digit CIN (Corporate Identification Number) on KYC Form Details & photos of Directors, Individual promoters & Ultimate Individual Beneficial Owner (UIBO)* on KRA-KYC Annexure KRA-KYC Annexure signed at the bottom left-side of the page PAN Card of Corporate Investor Proof of Correspondence & Registered Office address		
Non Individual KRA-KYC Form in name of Corporate 21 digit CIN (Corporate Identification Number) on KYC Form Details & photos of Directors, Individual promoters & Ultimate Individual Beneficial Owner (UIBO)* on KRA-KYC Annexure KRA-KYC Annexure signed at the bottom left-side of the page PAN Card of Corporate Investor Proof of Correspondence & Registered Office address Certified copies of MOA, AOA & Incorporation Certificate (bearing Registrar's Sign & stamp)		
Non Individual KRA-KYC Form in name of Corporate 21 digit CIN (Corporate Identification Number) on KYC Form Details & photos of Directors, Individual promoters & Ultimate Individual Beneficial Owner (UIBO)* on KRA-KYC Annexure KRA-KYC Annexure signed at the bottom left-side of the page PAN Card of Corporate Investor Proof of Correspondence & Registered Office address Certified copies of MOA, AOA & Incorporation Certificate (bearing Registrar's Sign & stamp) PAN Card and Address Proof of (a) Whole-time or two Directors (b) Individual promoters and (c) UIBO		
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Non Individual KRA-KYC Form in name of Corporate 21 digit CIN (Corporate Identification Number) on KYC Form Details & photos of Directors, Individual promoters & Ultimate Individual Beneficial Owner (UIBO)* on KRA-KYC Annexure KRA-KYC Annexure signed at the bottom left-side of the page PAN Card of Corporate Investor Proof of Correspondence & Registered Office address Certified copies of MOA, AOA & Incorporation Certificate (bearing Registrar's Sign & stamp) PAN Card and Address Proof of (a) Whole-time or two Directors (b) Individual promoters and (c) UIBO List of Directors certified by Chairman / Managing Director / Company Secretary Certified True Copy of Board Resolution (on company's letterhead) mentioning manner of operation by signatories		



Bank Statement/Passbook + Original cancelled cheque in the name of Corporate Investor
Proof of Demat Account (If not opened with PL-DP)
Undertaking to submit copy of Balance Sheet of immediate previous financial year in case it is not finalised as on date of account opening
All Signatures on AOF & documents under Company's rubber stamp
O can be identified in the shareholding pattern of the company or its holding company. For more details on UIBO please refer our nes on Corporate account kept in plclients -> Utility -> Download Forms
HUF Account
Non Individual KRA-KYC Form in the name of HUF entity
Karta's details & photos on Annexure of KRA- KYC Form
PAN Card of HUF Entity and Karta
Bank Statement/Passbook in the name of HUF
Address Proof in the name of HUF and Karta
Declaration by Karta giving details of Co-parceners
Signature by Karta under HUF stamp at all places
Signature of Co-parceners with their names at the bottom of DDPI/POA
Proof of Demat Account (If not opened with PL-DP)
Partnership Account
Non-Individual KRA-KYC Form & Trading AOF in name of Firm
Partner's details & photos on Annexure of Non-Individual KRA- KYC Form
PAN Card & Address proof of Partnership Firm and all partners
Bank Statement/Passbook + Original cancelled cheque in the name of Firm
Copy of Partnership Deed
Registration Certificate for registered Firm
Consent Letter signed by all partners for opening Trading / Demat account with names & specimen signatures of partners authorised to operate the Trading account (On firm's letterhead)
Copy of Balance Sheet for last 2 years
Proof of Demat Account (If not opened with PL-DP)
Undertaking to submit copy of Balance Sheet of immediate previous financial year in case it is not finalised as on date of account opening



Instructions / Guidelines for filling Non-individual KYC Application Form

A. General Instructions

- 1. Self-attestation of documents is mandatory.
- 2. Copies of all documents that are submitted need to be compulsorily self-attested by the applicant 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 authorised for attesting the documents, as per below list mentioned list.
- 3. If any proof of identity or address is in a foreign / vernacular language, then translation into English is required.
- 4. Name and address of the applicant mentioned on the KYC form should match with the documentary proof submitted.
- 5. If correspondence and permanent addresses are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name and capacity.
- 7. For foreign entities, CIN is optional; and in absence of DIN no. for the directors, their passport copy should be given.
- 8. Politically exposed persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country e.g., Head of State or of Government, senior politician, senior government/ judiciary/military officer, senior executive of state-owned corporation, important political party official, etc.

B. Proof of Identity (Pol)

- 1. PAN card with photograph is mandatory for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D).
- 2. Original Verified Documents (OVD) are acceptable: Unique Identification Number (UID) (Aadhaar)/Passport/Voter ID card/Driving License/Letter issued by NPR/NREGA job card.
- 3. If driving license number or passport is provided as proof of identity then expiry date is to be mandatorily furnished.
- 4. Mention identification / reference number if 'Z Others (any document notified by the central government)' is ticked.
- 5. Others Identity card with applicant's photograph issued by any of the following: Central/ State Government 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)

- 1. PoA is to be submitted only if the submitted Pol does not have an address or address as per Pol is invalid or not in force.
- 2. Others includes Utility bill which is not more than 3 months old of any service provider (electricity, landline tele- phone, piped gas, water bill); Bank account or Post Office savings bank account statement; Documents issued by Government departments of foreign jurisdictions and letter issued by Foreign Embassy or Mission in India
- Identity card with applicant's photograph and address issued by any of the following: Central/ State Government
 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.
- 4. Self-declaration of High courts/Supreme court judges, giving the new address in respect of their own accounts.
- 5. Proof of address in name of spouse may be accepted.
- 6. Registered lease or Sale agreement/ Flat maintenance bill / Insurance copy / Ration card / Latest Property tax
- 7. Original Verified Documents (OVD) are acceptable: Unique Identification Number (UID) (Aadhaar)/Passport/Voter ID card/Driving License/Letter issued by NPR/NREGA job card.



D. Exemptions/Clarifications to PAN (*Sufficient documentary evidence in support of such claims to be collected)

- 1. Investments (including SIPs), in Mutual Fund schemes up to INR 50,000/- per investor per year per Mutual Fund.
- 2. Transactions undertaken on behalf of Central / State Government, by officials appointed by Courts, e.g., Official liquidator, Court receiver, etc.
- 3. Investors residing in the state of Sikkim.
- 4. UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- 5. In case of institutional clients, namely Flls, MFs, VCFs, FVCIs, Scheduled commercial bank, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance companies registered with IRDA, and Public financial institutions as defined under section 4A of the Company Act 1956, custodians shall verify the PAN card details with the original PANs and provide duly certified copies of such verified PAN details to the intermediary.

E. List of people authorised to attest the documents

- 1. Authorised officials of Asset Management Companies (AMCs).
- 2. Authorised officials of Registrar & Transfer Agent (RTA) acting on behalf of the AMC.
- 3. KYC compliant mutual fund distributors affiliated to Association of Mutual Funds (AMFI) and have undergone the process of 'Know Your Distributor (KYD)'.
- 4. Notary Public, Gazette Officer, Manager of a Scheduled Commercial/Co-operative Bank or Multinational Foreign Banks (Name, Designation and Seal should be affixed on the copy).
- 5. In case of NRIs, authorised 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. Online Mode Processing of KYC

- 1. ONLINE KYC
 - · Applicant may directly upload their documents (OVD) as scanned images on intermediary's portal.
 - The documents should be digitally signed using DSC.
 - · Intermediary attestation on documents (OSV) is exempted.



Type of Entity	Additional Documents Required over and above PAN, POI and POA
Corporate	 Copy of Balance Sheet for the last two financial years (To be submitted every year) Copy of latest share-holding pattern including the 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/whole time director / MD (to be submitter every year) Photograph, POI, POA, PAN and DIN number of the whole time Director / 2 directors in charge of day-to-day operations Photograph, POI, POA, PAN of individual promoters holding control-either directly or indirectly Copy of Memorandum and Articles of Association and Certificate of Incorporation Copy of Board Resolution for Investment in security markets Authorised signatories list with specimen signatures Shareholding pattern / Indicating Ultimate Beneficiary Owners (UBO)
Partnership Firm	 Copy of Balance Sheet for the last two 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 Shareholding pattern / Indicating Ultimate Beneficiary Owners (UBO)
Trust	 Copy of Balance Sheet for the last two financial years (To be submitted every year) Certificate of Registration (For registered Trusts only) Copy of Trust Deed List of Trustees certified by Managing Trustees/CA Photograph, POI, POA, PAN of Trustees Ultimate Beneficiary Owners (UBO)
HUF	 PAN of HUF Deed of Declaration of HUF or List of Co-Parceners Bank Passbook / Bank statement in the name of HUF Photograph, POI, POA, PAN of KARTA
Banks/Institutional Investors	 Copy of the constitution/registration or annual report/balance sheet for the last two financial years Authorised signatories list with specimen signatures
Unincorporated Association or a Body of Individuals	 Proof of existence or Constitution document Resolution of Managing Body and Power of Attorney granted to transact business on its behalf
Army/Government Bodies	 Copy of Constitution/Registration or Annual report/Balance Sheet for the last two financial years Authorised signatories list with specimen signatures Self-certification on letterhead Authorised signatories list with specimen signatures
Registered Society	 Copy of Registration Certificate under Society 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 by-laws certified by Chairman/Secretary Ultimate Beneficiary Owners (UBO)
FPI Category I	 FPI Certificate Constitution Documents Copy of Board Resolution (optional) Shareholding pattern and Ultimate Beneficiary Owners List (UBO) Authorised signatories list with specimen signatures
FPI Category II	 FPI Certificate Constitution Documents Copy of Board Resolution Shareholding pattern and Ultimate Beneficiary Owners List (UBO) with UBO proof of identity Authorised signatories list with specimen signatures

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KYC Application Form (For Non-Individuals Only)

(Please tick \checkmark on the box next to the option you wish to choose and provide corresponding details)		Application No.	
Fields marked * are mandatory Fields marked * are pertaining to CK	CYC & mandatory only if processing CKYC also	Application Type	New KYC Modification KYC
1. Entity Details (P	lease refer guidelines)		
PAN*	Please enclos	se a duly attested copy	of your PAN card
Name (Same as ID Proof)			
Incorporation Date*	D D M M Y Y Y	Commencement D	Pate* D D M M Y Y Y Y
Incorporation Place*			
Registration Number*			
Entity Type*			
Private Ltd. Co.	Public Ltd. Co. Body Co.	rporate Pa	artnership HUF Society
FPI Category I	FPI Category II Trust/cha	arity/NGO A	DP Bank LLP
Govt. Body	Defence Body of I	Individuals No	on-government Organisation
Others		Please Specify	
2. Proof of Identity	y * (Please refer guideline)		
Official Valid Docu	ment(s) in respect of person authorised to tra	ansact	
Certificate of Incor	rporation / Formation		
Registration Certification	icate		
Memorandum of A		eed Trust [Deed Board Resolution
	granted to its manager, office, employees to		
			ole Proprietorship Only)
3. Address Details	* (Please refer guidelines)		
A. Registered Addres			
Line 1*			
Line 2			
City/Town/Village*		District*	
State*		Country*	
Pin Code*			
B. Correspondence / Local Address in India (If different from above)*			
Line 1*			
Line 2			
City/Town/Village*		District*	
State*		Country*	
Pin Code*			F1



Proof of Address* (Attested copy of any one POA to be submitted)	ted - #Not more than 3 months old)
Certificate of Incorporation / Formation Registration Co	ertificate Other Document Please Specify
Latest Telephone Bill" (Landline only) Latest Electrici	ity Bill* Latest Bank Account Statement"
Registered Lease/Sale Agreement of Office Premises	PoA validity/expiry (Date)
Any other proof of address documents (As listed in guideline	s)
4. Contact Details*	
Email-ID 1	
Mobile No. STD / ISD	
Email-ID 2	
Mobile No. STD / ISD	
Tel. (Office) STD / ISD	Fax
5. Annexure Submitted	
Number of Related Persons	
6. Remarks / Additional Information	
7. Application Declaration	
I/We hereby declare that the details furnished above are true and undertake to inform you of any changes therein, immediately. In camisleading or misrepresenting, I am/We are aware that I/ We may be	ase any of the above information is found to be false or untrue o
I/We hereby consent to receiving information from CVL KRA throu	gh SMS/ Email on the above registered number/email address.
Date DD MM YYYYY	F2
Place	
Applicant	Digital Signature (DSC) Applicant Wet Signature
8. For Office Use Only	
KYC Carried Out by*	Intermediary details*
KYC Date D D M M Y Y Y Y	Self-certified documents received (Originals verified)
Employee Name	True Copies of documents received (Attested)
Employee Code	Intermediary Name: Prabhudas Lilladher Private Limited
Designation	intermediary Name. Frashadas Emainer i Trate Emited
Employee Signature & Stamp	Intermediary Signature & Stamp



KYC Annexure For Related Persons

Please fill the form in English (Please tick \(\sqrt{o}\) on the box next Fields marked * are mandator	t to the o		oose and provide corre	sponding	details)	application No.				
Fields marked * are pertaining	to CKY(C & mandatory only i	f processing CKYC also	•	A	application Type	e [New KYC	;	Modification KYC
1. Identity Det	ails o	f Related Pe	rsons (Please r	efer gu	ıidelines o	verleaf)				
PAN*				Pleas	se enclose a	a duly attested cop	py of	your PAN card		
Name (Same as ID Proof)										
Maiden Name*(if any	,)									
Father's/Spouse Na	ame*									
Date of Birth*		D D M	M Y Y	YY						
Gender*		Male	Female		Transgen	der				
Nationality*		Indian	Others			Please Spec	ify			PHOTOGRAPH
Related Person Typ	e*								_	(Affix latest colour photograph)
Director		Promoter	Karta		Trustee		Pa	artner		
Beneficiary		Authorised Signatory	Beneficial Owner		Power o	Attorney		ourt Appoint fficial Proprie		
Others					Ple	ase Specify				
DIN					(M	andatory if related	d pers	on is a Directo	r)	
Proof of Identity	(POI)	submitted f	or PAN exem	pted c	ases (Ple	ase tick)				
A-Aadhar No.		xxxx-x	YYY-			Dlease ente	rlact	4 digit of Aadl	nar	
B-Passport No).	XXXX X				Expiry Dat			М	M Y Y Y Y
C-Voter-ID Ca						Expiry Dat		D D	М	M Y Y Y
D-Driving Lice										
E-NREGA Job										
F-NPR										
Z-Others						Identificat	tion l	No.		
O Address Dat	!! . #	(D) 5		, c)		ı				
2. Address Det				leat)						
A. Correspondence	ce / L	ocal Addres	S							
Line 1*										
Line 2] 5				
City/Town/Village* State*	•					District* Country*				
Pin Code*										
Address Type*		Docid	lential B	usines		」 Residence/Busin	220	Regd. 0	Office	Unspecified
nadiess Type		Resid	D D	usiiies	· r	residence/ busin	1533			onspecified
								F3		

Applicant Signature



B. Permanent residence a	ddress of applicant, if d	ifferent from	above A / Overseas	Address* (Mandatory for NRI Applicant)
Line 1*				
Line 2				
City/Town/Village*			District*	
State*			Country*	
Pin Code*				
Address Type*	Residential Bu	ısiness	Residence/Business	Regd. Office Unspecified
Proof of Address* (Attested	copy of any 1 POA for corresponde	ence & permanent o	address each to be submitte	<u> </u>
A-Aadhar No.	XXXX-XXXX-		Please enter last 4	digit of Aadhar
B-Passport No.			Expiry Date	D D M M Y Y Y
C-Voter-ID Card			Expiry Date	D D M M Y Y Y
D-Driving Licence				
E-NREGA Job Card				
F-NPR]	
Z-Others			Identification N	o.
			J	
3. Contact Details* (In	Capital)			
Email*			Tel. Res. STD / ISD	
Mobile No. STD / ISD			Tel. Off. STD / ISD	
4. Applicant Declaration	on			
undertake to inform you of ar misleading or misrepresenting	ny changes therein, immed g, I am/We are aware that I,	iately. In case a / We may be he	ny of the above inforn Id liable for it.	y/our knowledge and belief and I/Wenation is found to be false or untrue o
I/We hereby consent to recei	ving information from CVL	. KRA through S	MS/ Email on the abov	re registered number/email address.
Date DD MM	YYYY			F4
	'	Applic	ant E-Sign	Applicant Wet Signature
5. For Office Use Only				
In-Person Verification (IP	V) carried out by*	lr	ntermediary details [*]	•
IPV Date D D M M	YYYY		Self-certified docu	ments received (Originals verified)
Emp. Name				_
Emp. Code				uments received (Attested)
Emp. Designation		Ir	ntermediary Name: Pra	bhudas Lilladher Private Limited
Employee Signature & Sta	mp			Intermediary Signature & Stamp



Ultimate Beneficial Ownership Declaration ('UBO') / Controlling Persons

1. Investor's De	tails								
Name									
PAN									
Constitution	Compar	ny Limi	ted Liability Part	nership	Partnership	Trust			
Unincorporated		n / Body of Indivi	iduals O	thers		Please Specify			
2. Company Type (If 'Company' is Selected Under Constitution)									
a) Company list	ed on recog	nized Stock Exc	hange	b) Sub	sidiary of Listed Sto	ock Exchange			
c) Company co	ntrolled by L	isted Company		d) Unli	sted Company				
In case 'Company Ty	pe' selected	is any one of a, b	o or c then pleas	e provide de	tails of Listed Comp	pany.			
Name									
ISIN No.									
Stock Exchange(s) w	here listed:	NSE	BSE	Othe	r	Please Specify			
3 LIDO / Combre	alling Days	m(a) Dataila							
3. UBO / Contro				1 1.6					
This section is to be t			•			er Company type.			
a) Company has	s individual(s	s) holding or enti	tled to more tha	n 10% of sha	re capital or profit				
b) Entity (not be	eing a Comp	any) has individ	ual(s) holding or	entitled to n	nore than 15%of sha	re capital or profit			
c) If no individu	al under 'a' a	ınd 'b' above the	n individual(s) h	olding Senio	Managing Official (('SMO')			
Particulars		UBO-1	/ SMO		UBO-2	UBO-3			
First Name									
Middle Name									
Surname									
Father's First Nam	ne								
Father's Surname									
UBO/SMO'S PAN									
Place & Country o	of Birth								
Nationality									
Date of Birth		(DD/MM	4/YYYY)	(DD	/MM/YYYY)	(DD/MM/YYYY)			
Permanent Addre	ss: Line 1								
Permanent Addre	ss: Line 2								
City & State									
Pin-code									
Correspondence A	Address	Same as P	Permanent	Same	as Permanent	Same as Permanent			
If not same:	Line 1								
	Line 2								
City & State									
Pin-code									
E-mail ID									
Mobile No.									
KYC Complied		Yes	No	Yes	No	Yes No			



Declaration

I/We acknowledge and confirm that the information provided above is true and contre misleading my our knowledge and belief. In case any of the above specified information is found to be false, untrue, misleading or misrepresenting, I/we am/are aware that I/we may be liable for it including any penalty levied by the statutory/legal/ regulatory authority. I/We hereby confirm the above beneficial interest after perusing all applicable shareholding pattern and MF/ RTA/other registered intermediaries can make reliance on the same. I/ We hereby authorise you to disclose, share, rely remit in any form, mode or manner, all/ any of the information provided by me, including all changes, updates to such information as and when provided by me to any Indian or foreign governmental or statutory or judicial authorities/ agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax/revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/ us of the same. Further, I/ We authorise to share the given information to other SEBI Registered Intermediaries/or any regulated intermediaries registered with SEBI / RBI / IRDA / PFRDA to facilitate single submission / update & for other relevant purposes. I/ We also undertake to keep you informed in writing about any changes / modification to the above information in future within 30 days of such changes and undertake to provide any other additional information as may be required at your / Fund's end or by domestic or overseas regulators/tax authorities.

Name			
Designation			
Signatures	F5	S1	T1

INSTRUCTIONS ON ULTIMATE BENEFICIAL OWNER/CONTROLLING PERSONS

As per PMLA guidelines and relevant SEBI circulars issued from time to time, non-individuals and trusts are required to provide details of controlling persons [CP] / ultimate beneficiary owner [UBO] and submit appropriate proof of identity of such CPs / UBOS. The beneficial owner has been defined in the circular as the natural person or persons, who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted and includes a person who exercises ultimate effective control over a legal person or arrangement.

A. For Investors other than individuals or trusts:

- i. (i) The identity of the natural person, who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest. Controlling ownership interest means ownership of/entitlement to:
 - · more than 10% of shares or capital or profits of the juridical person, where the juridical person is a company.
 - more than 15% of the capital or profits of the juridical person, where the juridical person is a partnership.
 - more than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.
- ii. In cases where there exists doubt under clause (i) above as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity of the natural person exercising control over the juridical person through other means like through voting rights, agreement, arrangements or in any other manner
- iii. Where no natural person is identified under clauses (i) or (ii) above, the identity of the relevant natural person who holds the position of senior managing official.

B. For Investors which is a trust:

The identity of the settler of the trust, the trustee, the protector, the beneficiaries with 10% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

C. Exemption in case of listed companies/foreign investors:

The client or the owner of the controlling interest is a company listed on a stock exchange or is a majority-owned subsidiary of such a company, there is no need for identification and verification of the identity of any shareholder or beneficial owner of such companies and hence exempted from UBO declaration provided other requisite information is provided. Intermediaries dealing with foreign investors' viz., Foreign Institutional Investors, Sub Accounts and Qualified Foreign Investors, may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012 and other circulars issued from time to time, for the purpose of identification of beneficial ownership of the client.

D. KYC requirements:

Beneficial Owner(s) / Senior Managing Official (SMO) is / are required to comply with the prescribed KYC process as stipulated by the SEBI from time to time with any one of the KRA & submit the same to AMC. KYC acknowledgement proof is to be submited for all the UBO(s)/SMO(s).



Please fill the form in English and in BLOCK LETTERS. Fields marked * are mandatory

Trading and Demat Acco	ount Rela	ted Detai	ls (To l	be fill	led by PL-HO)
Trading Account code						
Demat Account ID 1	2 0	1 1 3	0	0	0	
Account Holder Details						
We request you to open accour	nt in our na	ame as per	follow	ving d	letails	
Both Trading and Demat	Account		Only	Tradi	ing Account	Only Demat Account
First Holder Name						PAN
Second Holder Name						PAN
Third Holder Name						PAN
Additional KYC Details -	First Hol	der				
Registered with KYC Registrat	tion Agend	y (KRA)			Yes	No
If yes, please tick appropriate K	RA [CVL			NDML	Dotex CAMS Karvy
KYC Details same as per that re	gistered w	vith KRA			Yes	No
Gross Annual Income Upt	o ₹1 Lakh	₹1-5 L	akh		₹5-10 Lakh	₹10-25 Lakh
Net-worth (₹)					a	s on DDMMMYYYYY (Not older than 1 year)
Nature of Business						
Registered in* Indian	Ot	hers				
Additional KYC Details -	Second I	Holder				
Registered with KYC Registrat	tion Agend	y (KRA)			Yes	No
If yes, please tick appropriate K	RA [CVL			NDML	Dotex CAMS Karvy
KYC Details same as per that re	gistered w	vith KRA			Yes	No
Gross Annual Income Upt	to ₹1 Lakh	₹1-5 L	akh		₹5-10 Lakh	₹10-25 Lakh
Net-worth (₹)					a	s on DDMMMYYYYY (Not older than 1 year)
Nature of Business						
Registered in* Indian	Ot	hers				



Additional KYC Details - Third Holder
Registered with KYC Registration Agency (KRA) If yes, please tick appropriate KRA CVL NDML Dotex CAMS Karvy
Details same as Registered KRA Yes No
Gross Annual Income Upto ₹1 Lakh ₹1-5 Lakh ₹5-10 Lakh ₹10-25 Lakh ₹25 Lakh - 1 Cr >₹1 Cr
Net-worth (₹) as on DDDMMMYYYYY (Not older than 1 year
Nature of Business
Registered in* Indian Others
#KRA-KYC Registering Agency. Please submit duly filled KRA-KYC application form if applicant has not registered his KYC with any KRA before. If any KYC detail registered with KRA has changed, then please submit fresh KRA-KYC Form with relevant proofs wherever required. *Mandatory fields
Registration Details (CM/Fls/Flls/Banks/OCBs to fill whichever is applicable)
SEBI Registration Number Date D D M M Y Y Y Y
RBI Registration Number Date D D M M Y Y Y Y
Clearing Member Details (To be filled by CMs only)
Name of Stock Exchange
Name of CC/CH
Clearing Member ID Trading Member ID
GST Registration Details
GST Registration
Bank Details*
I/we wish to receive Dividend / Interest directly in to my/our Bank Account mentioned below through ECS (If not marked, default option would be 'Yes') Yes No
Bank Name
Branch Name
Bank Branch Address
MICR Code (9 Digit)#
IFSC Code (11 Characters)#
Account Type Savings Current Other Please Specify
Account Number

Attach Proof (Any one):
(a) Original Cancelled Cheque having name of the account holder
(b) Copy of Bank Statement/Passbook bearing name & address of the accountholder and MICR/IFSC of Bank Branch.
(c) Letter from Bank confirming the details of accountholder and MICR/IFSC of Bank Branch.



MCX

Demat Account Details

Please provide details of all Demat Accounts from where you wish to make pay-in of securities alongwith proof thereof. Proof not required if demat account is opened or to be opened with PL-DP.

Only one Demat Account marked "Yes" as Default will be considered as default account for making pay-out of securities.

Applicant must be the first-holder in demat account marked as Default demat account.

Depository (CDSL/NSDL)	DP Name	DP ID	Client ID	Account Name	Default (Yes/No)
CDSL	Prabhudas Lilladher Pvt. Ltd.	12011300			

NSE & BSE

Attach Proof (Any one):

- (a) Original Client-master bearing DP Sign & Stamp
- (b) Copy of Transaction/Holding Statement (not more than 3 months old) bearing name & address of the accountholder

	•			
Irad	ina /	Accou	nt L	etails)

A. Trading Preferences

Exchanges

Please sign in the relevant boxes where you wish to trade. Please strike off the segment not chosen by you.

All Segments	Cash / Mutual Fund	F&O	Currency	Debt	SLB	SLB Derivatives
F6	F7	F8	F9	F10	F11	F12
-	-	· ·	Fund, please mention		tegories (Please re	efer instruction checkli
point no. 15, given on		tive segments snou	a compaisonly sciect	one of the below ea	tegories. (Freuse re	rei instruction encesii.
Farmer			Value Chain Particip	pant	Pro	oprietary trader
Domestic Fina	ancial Institutional		Foreign Participant		Ot	hers
B. Additional Det	tails					
		Mobile belongs	to*		E-mail ID belong	s to*
		Name of Pers	on		Name of Pers	on
	Authorise	ed Signatory 🗌	Director / Promoter	Authorised	d Signatory 🗌	Director / Promoter
First Holder	☐ Karta of H	HUF	Partner	☐ Karta of H	UF	Partner
	Trustee		Others	☐ Trustee		Others
		Please Specif	У		Please Specif	fy
		Name of Pers	on		Name of Pers	on
	Authorise	ed Signatory 🗌	Director / Promoter	Authorised	d Signatory 🗌	Director / Promoter
Second Holder	☐ Karta of H	HUF	Partner	☐ Karta of H	UF	Partner
	☐ Trustee		Others	Trustee		Others
		Please Specif	Fy		Please Specif	fy
		Name of Pers	on		Name of Pers	on
	Authorise	ed Signatory 🗌	Director / Promoter	Authorised	d Signatory 🔲	Director / Promoter
Third Holder	Karta of ⊦	HUF	Partner	☐ Karta of H	UF	Partner
	☐ Trustee		Others	☐ Trustee		Others
		Please Specif	- Y		Please Specif	⁵ y
We wish to receive	e trade confirmati	on SMS/E-mail di	rectly from Exchan	ges	SMS	E-Mail Both



Do you wish to receive Con Electronic Mode? (If not ma	Yes	No							
Oo you wish to avail the facility of Internet Trading / Wireless technology? (For Mobile Trading olease submit consent letter)									
Number of years of Investment / Trading Experience									
We authorise and agree t associates with referenc my/our registration for D	e to products and off	ferings. This autho			No				
C. Dealings Through Sub	-Brokers & Other Sto	ck-Brokers							
If applicant is dealing throug	Jh PL sub-broker, please	provide							
Sub-Broker Name									
SEBI Registration No. NSE I	N23		BSE INSO1						
If applicant is dealing with a details)	ny other Stock-broker/s	ub-broker (In case d	ealing with multiple sto	ck-brokers/sub-bro	kers, provide all				
Name of Sub-Broker									
Name of Sub-Broker / Authorised Person									
Client Code			Exchange						
Details of disputes / dues pending from / to such Stock-Broker / Sub-Broker/ Authorised person	ı								
D. Past Actions*									
Details of any action/procee its Promoters / Whole-time I 3 years									
No action/proceedings	s against us/related pers	sons during last 3 yea	rs						
Yes, the details of action	ons/proceedings during	last 3 years are attac	hed herewith (<i>Please p</i>	rovide details on se	parate sheet)				
E. Introducer Details									
Name of Introducer									
Status									
Sub-Broker	Authorised person	Remiser	Existing	Client	Employee				
Others			Please Specify						
Address [

Signature of Introducer



Demat Account Details

(To be filled only if demat account in the name of entity is to be opened with this application form)

A. Account Opt	ion								
Statement Requirem	ent								
Daily	Weekly	Fortnightly	Monthly	As per the SEBI Regulation					
Receipt of Annual Re (Default option would	eports from RTA/Company d be "Physical")	Physical	Electronic	Both Physical & Electronic					
We wish to share the Electronic Annual Re	E-mail ID with RTA/Company ports above)	y (Default value woul	d be "Yes" if opted for	Yes No					
	lebit/credit information in our umber as mentioned in KYC Fo			he Yes No					
	OP to accept all pledge instruction would be		without any further	Yes No					
We wish to receive D (Default option would	Dividend/Interest directly into d be "Yes")	our bank account m	entioned above through	ECS Yes No					
We instruct the DP to	o receive each and every cred	lit in our account (De	fault option would be "Ye	Yes No					
	d DP to send Electronic Transation at the E-mail ID as specific								
would be "Yes") (For I	I facility at E-mail ID as specif more information, please refer view his ISIN balances, transa lia.com)	to Booklet 2)		ption Yes No					
	Mobile Number as specified in attorney to CM/3rd party) (Plea								
consolidated view of	Consolidated Account Statemer all investments of an investor Id with MF-RTA /AMCs.)			Yes No					
B. Option For Is	suance of DIS (Tick any one of	f the option)							
(DDPI) / Power of (name of the Atto	re Delivery Instruction Slip (DIS) bo Attorney (POA) / registered for e- rney / Clearing Member / PMS ma ans). However, the DIS booklet sho	-DIS / executed PMS ag anager) for executing de	reement in favour of / with _ elivery instructions for settlin	ng stock exchange trades (settlement					
have issued a Dem		PPI) / Power of Attorney	(POA) / registered for e-DIS	y / our Demat account though I / we I / executed PMS agreement in favour by / Clearing Member / PMS manager)					
We have received and read the Rights & Obligations document, Risk Disclosure document, Policies & Procedures, Tariff Sheet and Terms & Conditions and agree to abide by and be bound by the Bye-laws that are in force from time to time. We declare that the particulars given by us above are true & to the best of our knowledge as on the date of making this application. We agree and undertake to intimate the DP/Member any changes in the details / particulars mentioned by us in this form. We further agree that any false/misleading information given by us or suppression of any material information will render our account liable for termination and suitable action. We have also been informed that the standard set of documents has been displayed for information on PL's website and the same is made available to me.									
	First/Sole Holder	Sec	ond Holder	Third Holder					
Name									
Signatures*	F13	S2		Γ2					



Tariff Sheet - Related To Trading and Demat Account

BROKERAGE					Mandatory
	Opening %	Same Day Square-up %	Open Position %	Next Day Square-up %	Minimum Paise
Delivery					
Trading					
Futures					
Options					
Currency Futures					
Currency Options					
Commodity Derivative	es				
Brokerage per Lot on O	otions (If you opt as b	pelow, percentage rate	s specified against option	s in the above table will	not be considered)
	Opening (₹)	Same Day (₹)	Open Position (₹)	Next Day sq	uare-up (₹)
Nifty					
Bank Nifty					
Currency Option					
Commodity Option					
Others					
and Stamp Duty on Pov iii. Processing charges sha to futures brokerage as iv. Delayed payment charg v. If brokerage per Contra permitted by Exchange	e, statutory charges like ver of Attorney (POA) II be debited to client of above. Iles @1.5% per month of ct Note at any cash see /SEBI whichever is less per share for stock prisuing physical contract d with due intimation to segment and handling R DEMAT ACCOUNT (Charges applicable) Lifetime No AMC	e GST, Stamp Duty, Se as applicable from time on Futures expiry close or such other rate applications and shall be applied to traced <= ₹10. For Option to the client, shall be begin charges for issue of a street of the client, please tick on relevon the client, please references. Economy	cable and intimated to the less to less than ₹25/-, brolades (Maximum brokerage less, maximum brokerage per lent had opted to receive element by client. Indicount statement, contraint scheme) TOP tariff sheet attach Gold	client. of options by way of jou client, shall be borne by kerage of ₹25/- per conti permitted by rules: 2.5% ermitted by rules: 2.5% of electronic contract note ct notes, etc., will be cha ed to Booklet 2) red e-mail ID)	rnal entries at rates equa client. ract note or brokerage a 5 of stock value for stock premium or ₹100 per lo
Nome	0., 00.0 1101				
Name	4				
Signatures*	1	S3		T3	
Note	: To be signed by Authorised	Signatory/ies and not by Powe	er of Attorney Holder		
Client Code			Date D	M M Y Y	Υ
Name & Signature of Sub-broker /	' Authorised Person (Alongwit	h rubber-stamp)	Entered in the system by: (Nan	ne & Signature)	

Name

For PL-HO Office use only:

Verified by

Entered in the system by: (Name & Signature)

Signature

22

Date



Demat Debit And Pledge Instruction

I/We, the undersigned Beneficial Owner(s), do hereby appoint Prabhudas Lilladher Pvt. Ltd. (PLPL) to exercise the following powers and authorities on my behalf:

Sr. No.	Purpose	Signature of Client
1	Transfer of securities held in my beneficial owner account towards Stock Exchange related deliveries / settlement obligations arising out of trades executed by me on the Stock Exchange through you	F15/S3/T3
2	Pledging/re-pledging of securities in your favour for the purpose of meeting my margin requirements in connection with the trades executed by me on the Stock Exchange	F16/S4/T4
3	Mutual Fund transactions being executed on Stock Exchange order entry platforms	F17/S5/T5
4	Tendering shares in open offers through Stock Exchange platforms	F18/S6/T6

(a) Put full signature in each box separately (b) In case of demat a/c with joint holders, all holders must sign in the respective boxes (c) Non-Individual account holders to sign under entity rubber-stamp

In connection with the instructions PLPL may debit or transfer securities for the purpose of delivering the same to the clearing house of the respective Stock Exchange(s) directly or through PLPL's (Trading Member) Pool Account towards any segment in respect of securities sold by me/ us through PLPL. PLPL may from time to time open such other demat accounts in addition to the account numbers mentioned below in **Annexure A**, for the above purpose from time to time. In case of any change in the below account numbers, PLPL is authorised to transfer the securities to the new account number(s) with prior intimation to me/ us regarding such change(s).

ANNEXURE – A				
1	1201130000000023	To meet client's BSE Delivery Obligation in Cash Segment		
2	1201130000003915	To meet client's NSE Delivery Obligation in Cash Segment		
3	1201130000230054	To meet client's BSE Delivery Obligation in SLB Segment		
4	1201130000230035	To meet client's NSE Delivery Obligation in SLB Segment		
5	1201130000961993	To be used as Client Securities Margin Funding Account (BSE)		
6	1201130000962015	To be used as Client Securities Margin Funding Account (NSE)		
7	1201130000962021	To be used as Clients Securities Margin Pledge Account		
8	1201130000962000	To be used as Clients Securities Margin Pledge Account		
9	IN30386810000203	To be used as Clients Securities Margin Pledge Account		

This authorisation shall be valid until I/we revoke the same by a written communication to your DP & Securities Division at Mumbai.

Execution Date: DD MMM YYYY

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Most Important Terms and Conditions (MITC)

(For Non-Custodial Settled Trading Accounts)

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

	First/Sole Holder or Guardian (In case of Minor)	Second Holder	Third Holder
Name			
Signatures*	F19	S7	T7



Annexure For Terms and Conditions-Cum-Registration / Modification Form For Receiving SMS Alerts From CDSL

Definitions

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

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

Availability

- The service will be provided to the BO at his / her request and at the discretion of the depository. The service will be available to those accountholders who have provided their mobile numbers to the depository through their DP. The services may be discontinued for a specific period / indefinite period, with or without issuing any prior notice for the purpose of security reasons or system maintenance or for such other reasons as may be warranted. The depository may also discontinue the service at any time without giving prior notice for any reason whatsoever.
- The service is currently available to the BOs who are residing in India.
- The alerts will be provided to the BOs only if they remain within the range of the service provider's service area or within the range forming part of the roaming network of the service provider.
- In the case of joint accounts and non-individual accounts the service will be available, only to one mobile number i.e. to the mobile number as submitted at the time of registration / modification.
- The BO is responsible for promptly intimating to the depository in the prescribed manner any change in mobile number, or loss of
 handset, on which the BO wants to receive the alerts from the depository. In case of change in mobile number not intimated to
 the depository, the SMS alerts will continue to be sent to the last registered mobile number. The BO agrees to indemnify the
 depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

Receiving Alerts

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



 If the BO finds that the information such as mobile number etc., has been changed without proper authorisation, the BO should immediately inform the DP in writing.

Fees

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

Disclaimer

The depository shall make reasonable efforts to ensure that the BO's personal information is kept confidential. The depository does not warranty the confidentiality or security of the SMS alerts transmitted through a service provider. Further, the depository makes no warranty or representation of any kind in relation to the system and the network or their function or their performance or for any loss or damage whenever and howsoever suffered or incurred by the BO or by any person resulting from or in connection with availing of SMS alerts facility. The Depository gives no warranty with respect to the quality of the service provided by the service provider. The Depository will not be liable for any unauthorised use or access to the information and/or SMS alert sent on the mobile phone number of the BO or for fraudulent, duplicate or erroneous use/ misuse of such information by any third person.

Liability and Indemnity

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

Amendments

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

Governing Law and Jurisdiction

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

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

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

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

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

I/We authorise the DP to use the contact information (Email ID / Mobile no.) as provided in the KYC form of First/Sole holder for the purpose of Registration.

	First/Sole Holder or Guardian (In case of Minor)	Second Holder	Third Holder
Name			
Signatures*	F20	S8	T8
Date D D	M M Y Y Y	Place	



Voluntary Terms and Conditions

Whereas the client intends to open securities trading accounts with Prabhudas Lilladher Private Limited (hereinafter referred as PL) for the purpose of trading at Equity, Equity Derivatives, Currency Derivatives, Commodity Derivatives and Mutual Fund segments of Stock Exchanges and whereas for the purpose of more fully and conveniently availing of the services agreed to be provided by PL and also the additional services that may be made available by PL from time to time, the Client, on its own free will and volition, agrees to accept and be bound by the following terms and conditions. The Client understands that these terms and conditions are voluntary i.e., non-mandatory in nature but on their acceptance, these shall constitute the contract between the parties and bind them fully and be enforceable by each party against the other.

- Authorisation to debit additional charges with regard to Trading and Demat Account: Without prejudice to the other rights and obligations of the parties, the client understands and agrees that PL may levy additional charges including Annual Maintenance Charges and all transaction charges with respect to Clients Demat account for any service rendered by PL and as may be required by the Client, and recover from the Client all reasonable costs, as may be incidental or consequential for rendering the said services. The said charges will be debited to the client's Trading ledger account with PL
- Payment by cheque: Where payment by the client towards margin money is made through cheque / pay order / demand draft issued in favour of PL, trades may be executed at the discretion of PL only upon realisation of the funds of the said cheque/pay order/demand draft.
- Margins: Client agrees to deposit margins as per the SEBI/Stock Exchange/PL requirements. Client authorizes PL to dispose the securities and/or benefits thereon, in the event of default in payment of obligations to PL. Client warrant that, save to the extent of the rights hereby conferred on PL, client is the sole, absolute and beneficial owner of the security and the securities are free from any mortgage, pledge, charge (whether fixed or floating), lien or any other form of encumbrance. Client agrees to give 48 hours advance notice to PL excluding clearing holidays, Saturdays and Sundays for withdrawal of client securities not under Lien to PL.
- Lien: All securities, funds and/or properties of the Client as may be permitted by the Exchange(s) from time to time to be placed with PL shall be subject to a lien for the payments or fulfillment of all undischarged liabilities and obligations of the Client in relation to its transactions or owing to any of the group companies of PL. PL shall be entitled to withhold such securities, funds and/or property of the Client as security towards any such un- discharged liabilities or obligation of the Client and to sell and/or appropriate to itself all such securities, funds or properties at its sole discretion and at any point of time.
- Authorization for delivering/pledging shares: The client understands and agrees that PL may deliver to the Exchange any securities held by it on behalf of the client to discharge settlement obligation in respect of securities sold by the client or pledge the same with the clearing house of the recognised stock exchange in any segment where the Client is registered for trading for the purpose of providing margin for the trading positions contracted or to be contracted by the Client or with any scheduled commercial bank, Non-Banking Financial Institution or other financial institution for raising funds to the extent account of the client carries debit balance but without any obligation on its part to so raise funds by pledging the securities and without prejudice to the right of PL to enforce, at its option, the collateral security in the securities to recover the debit balance at any time. The

- client hereby authorises PL to do all acts, deeds, undertakings and other formalities necessary to carry out the above delivery/pledge.
- Authorisation for Inter segment fund balance transfer and stock transfers: The client hereby authorises PL to transfer its debit / credit balances in the ledger account arising during the course of trades in any segment to its ledger account in any other segment or to transfer any stock purchased/lying in its account in any segment to its account in any other segment as often as may be required. The transfers may be completed by passing journal entries in the books of PL.
- Disclaimer: The Client understands and agrees that neither PL nor any other party disseminating any market data, message or information through the Website of PL or in any other media shall be liable for:
 - Any inaccuracy, error, omission or delay in the transmission or delivery of any such data, information or message, or
 - Any loss or damage arising from or occasioned by (i) Any such inaccuracy, error, delay or omission, (ii) Non performance, or (iii) Interruption in making available any such data, information or message, due to either any act or omission by PL or any disseminating party or to any "force majeure" (e.g. flood, extraordinary weather condition, earthquake or other act of nature, fire, war, insurrection, riot, labour dispute /unrest, accident, action of government, communications or power failure, equipment or software malfunction) or any other cause beyond the reasonable control of PL or any disseminating party.
- Manner and Mode of placing orders/instructions: The Client may communicate orders and other instructions to PL or the sub-broker/authorised person as the case may be over phone at the designated contact telephone number, or in writing, or through designated email, or by personally visiting the designated office. The client may use any one or more of these means as may be permitted by the SEBI / Exchanges from time to time for placing orders.
- Non-execution/delay/cancellation of Orders: The client hereby agrees that PL or the Exchanges shall not be liable for non execution or partial execution of any orders caused due to suspension, interruption, or malfunctioning of the online as well as offline trading services, disruptions or congestion of communication networks, hardware or software problems, or failure of the electronic trading system generally in any manner due to one or the other reasons beyond the control of PL or the Exchange.
- Client not to act on representations of agents, employees:
 Client is aware that PL has not authorised any agents, representatives, employees or other persons to make any representation, or to give any promise, assurance, warranty, undertaking or commitment as to return on investment of the Client whether in writing or otherwise on behalf of PL.



- Recording of Conversation: The client is aware and agrees
 that PL may tape record the conversation between the
 client/client's representative and PL, whether over the
 telephone or in person. PL may produce before competent
 authorities, voluntarily or on such production being required
 by such authorities, recorded conversation or transcript
 thereof or both as valid evidence of the content of the
 conversation so recorded.
- Confidentiality of Client Details: PL may disclose the client information to any person /entity as required under the law or to any broker's Association or organisations in case of dispute in order to take informed decision. The Client hereby agrees and gives its consent for the disclosure by PL to any person or entity including but not limited to any independent third parties or any entities of PL Group, whether within or outside India, of any information and data relating to Client or relating to Client's trading account with PL for the purposes of or in connection with, any present or proposed initiatives, including but not limited to any marketing or cross sell initiatives, business proposals, activities, facilities or services availed of or to be availed, by Client in future.
- Disclosure as to Proprietary Trades by PL: PL may carry out proprietary trades in addition to trades on behalf of its Clients.
- Severance: In case any one or more of the terms and conditions contained in this document become invalid, illegal or unenforceable in any respect under any applicable law, the validity, legality, and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.
- No Waiver: No forbearance, relaxation or inaction by any party to require from the other performance or discharge of any obligation to be performed or discharged by the other under this document shall in any way affect, diminish, or prejudice the right of such party to require of the other party at any time such performance or discharge, or performance or discharge of any other obligations under this document or be considered to be a waiver of any rights, unless the waiver is specifically agreed in writing.
- Notices: All notices or communications issued by PL shall be served to the Client in any one or more or all of the following ways at the ordinary business address and/or ordinary place of residence and/or last known address of the client:
 - (a) By ordinary post or (b) By registered post (c) Under certificate of posting or (d) By express delivery post or (e)by SMS on registered mobile or by telephonic call or (f) By affixing it on the door at the last known business or residential address or (g) By oral communication to the party or on the last known telephone number or on the recording machine of such number or (h) By advertising it in at least one prominent daily newspaper having circulation in the area where the last known business or residential address of the client is situated or (i) By publishing it on the website of PL wherein secured log-id and password to Client is provided or (j) By a notice posted on the notice board of the Exchange if no address be known or (k) By electronic mail or fax or (I) By hand delivery or By Courier or any other mode as may be allowed for communication.
 - Notwithstanding anything stated above, communication relating to orders, margins, maintenance calls and other similar matters in the ordinary course of dealings between PL and the Client may be made orally.

Electronic Contract Note (ECN) and SMART facility:

- Client agrees to receive contract notes in Electronic/Digital Form (ECN) authenticated by means of a digital signature in lieu of Physical Contract notes through e-mail by authorising PL in this connection and registering the e-mail Id (s) through the KYC form. The Client shall access and verify the ECN and all information contained therein. In case of discrepancy the Client, shall inform PL either in writing or via E-mail within 2 working days of the receipt of the same.
- Client agrees to enroll for the Strategic Monitoring and Review Tool (SMART) Account to view Back Office details, Research Reports, etc., through PL website www.plclients.com. Client authorises PL to allot User ID & Password and communicate the Password to client's registered e-mail ID.
- Client undertakes to inform any change in E-mail ID through duly signed Modification Form or any other mode permitted by PL from time to time. Till change of email ID is informed to PL, e-contracts, etc shall be sent to existing email ID of Client.
- Client acknowledges that the Client registration documents will be available on PL website plclients.com and ECN will be available on the said site for a period of at least 120 calendar days from the date of trade. The Client can login in to his account and view/save/print the ECN. Should the Client experience any difficulty in opening the ECN, PL may, on advice by the Client, make the Contract Note available by any other means (e-mail, electronic mail attachment, or in the form of an available download from the back-office web site or by delivery of a hard copy). Client's failure to advice PL of such a difficulty shall amount to valid delivery and viewing of the document by the Client.
- Client agrees and understands that SMART login facilitates to view and verify Client's trade details, financial details, margin details and security details with PL's records from time to time. Client agrees to inform any discrepancies immediately on notice thereof. Client authorises PL to reverse the excess credit of shares in client's BO Account with PL and / or excess credit from ledger account with PL. Client agrees and undertakes to immediately return excess funds / Securities received from PL. Client undertakes to keep login ID/password confidential and be solely responsible for unauthorised use thereof.
- Electronic Transmission of other Documents: The Client who has opted for ECN agrees that PL may transmit to the Client any statements, documents or intimation including, but not limited to, Margin Statement, Statements of Funds and Securities, margin and maintenance calls and other notices/communications in electronic mode either at the email ID designated for delivery of ECN or to the mobile number of the Client or both and, in case of non receipt of bounced mail/non delivery of SMS notification, PL shall be deemed to have fulfilled its obligation to deliver to the Client such documents. Discrepancies if any in documents should be brought to the notice of PL within seven working days from issuance failing which the documents shall be deemed to be true and correct record of transactions stated therein and shall be binding on the client.
- Electronic Payment Gateway for Net Banking Services: PL may provide on its internet trading website, without additional cost to the Client, access to Electronic Payment Gateways provided by various banks for facilitating transfer of funds from Client's bank account to the account of the



- Client with PL. Client understands that PL is only providing access to the electronic Fund transfer facility provided by the banker of the Client through PL's website by means of an interface and is not liable or responsible for the proper functioning or otherwise of the Gateway or for any transaction errors, losses, malfunctioning or hacking of the system by unscrupulous elements, Frauds, and/or any incidental or consequential claims arising thereout. Client undertakes not to make PL a party to any litigation, claim, dispute, difference or complaint that the Client may initiate in respect of, arising out of or in connection with any transactions on the Gateway and agrees that PL's liability shall at all times be limited to the amount actually received in its account by electronic transfer from Client's account with the Bank.
- Pay-out of funds: Client agrees and understands that PL would be free to decide the mode of fund pay-out, viz., either as direct credit to client bank account by way of NEFT/RTGS/Fund Transfer or by way of Account Payee Cheque in favour of client as per cheque print name registered with PL. Client agrees that if any funds are moved by PL to client bank account that are not due to client for any reasons including but not limited to an error or fraud, client undertake to immediately return the funds to PL. Client shall be solely liable for any losses and/or delayed credit arising out of any mistake by client in quoting Bank account number and client name, bank name, branch name & IFSC code or updating PL for any changes therein.
- Internet / Wireless Technology based Trading facility:
 - PL offers Internet and mobile Trading facility for transaction in securities on the concerned Exchanges including facilities for online application of IPO / FPO / NFO / Bond issues or any other issues of securities or services to apply / purchase / redeem / sale / buyback or otherwise deal in the units of Mutual Funds (hereinafter referred to as "the Internet / wireless Trading system") through Exchange approved software. The Client can route its orders to PL over the internet/mobile/laptop with data card or any other devices which use internet protocol for purchasing, selling and dealing in securities. The Client may avail of such Trading facility provided by PL by complying with the formalities prescribed therefore.
 - Non-usage of Internet / Wireless Trading Facility: If the Client does not use the Internet / Wireless Trading Facility for a continuous period of 3 months or such other period as PL may notify, the facility may be deactivated without notice and the Client shall comply with the prescribed formalities for reactivating the facility. Trades can, however, be executed at all times by placing orders off-line with the concerned branch of PL.

- The client understands and agrees that PL has different products of the Internet Trading/Wireless Trading software which have been approved by the Exchanges and the client shall be allotted such products as may be chosen by him. The client also understands and agrees that depending on the trading activity of the client, PL shall have the exclusive right and liberties to change the product version allotted to the client and allot a different product version of the Internet Trading/Wireless Trading facility.
- Orders of Client subject to review by PL: The Client agrees
 that the PL may, on being suspicious of any of the
 transactions, review any order placed by a Client, which
 may cause delays in the processing of the Client's order or
 may result in rejection of such order.
- Clients shall familiarise themselves with the Company's policy for 'Voluntary Blocking of Trading Account by Clients' which has been implemented in pursuance of SEBI circular SEBI/HO/MIRSD/POD-1/P/CIR/2024/4 dated January 12, 2024 to grant authority to the clients to instruct the Trading Member to temporarily blockage their respective trading accounts on suspicion of unauthorised trading activity within the same.
- Extra Ordinary Events and termination/suspension of trading facility: PL will not be liable for losses caused directly or indirectly by government restriction, Exchange rulings, suspension of trading, computer, communication, telephone or system failure, war, earthquakes, flood, accident, power failure, equipment or software malfunction, lack of connectivity, congestion or disruption of communication network or links, software glitches or corruption, low processing speed, strikes or any other conditions beyond PL's control resulting in non-execution, partial or incomplete execution of orders and the resulting financial loss, if any. PL may at any time terminate, discontinue or temporarily suspend trading facility provided to the Client in the event of any such extraordinary event occurring without giving prior notice to the Client.
- Amendments to the terms and conditions: PL reserves the right to amend the terms and conditions herein contained by adding, deleting, modifying, or varying the provisions thereof by giving 15 days' notice to the Client. In the event where the client has not objected to revised terms and conditions within 15 days of receiving the notification, the same shall be binding on the client.

Yours faithfully	<i>'</i> ,	
F21		
Client Code		



Securities Trading Using Wireless Technology

Date DDM	M Y Y Y Y
Client Code	
Client Name	
Prabhudas Lilladher Pvt. L 3rd Floor, Sadhana House 570 P B Marg, Worli, Mum),
	Sub: Securities trading using wireless technology
Dear Sir(s),	
I/We are registered as yo	ur client with Client Code as stated above.
for executing trades at Ec of National Stock Exchar	account opening form to you whereby the rights and obligations of stock brokers, sub-brokers and clients quity segment/ Equity Derivative segment/Currency Derivatives segment/Commodity Derivatives segment age of India Ltd. (NSE) / BSE Ltd. (BSE) and/or in Commodity Derivatives Segment at Multi Commodity CX) are mentioned. The aforesaid rights and obligations for trading through wireless technology have been ne.
	rying out securities trading through use of wireless technology which shall include devices such as mobile ard, etc., using Internet Protocol (IP).
	e terms and conditions applicable to Internet based trading will also be applicable to securities trading echnology. We are aware of all the possible risks, responsibilities and liabilities associated with securities hnology.
use of wireless technolog time of registration as yo	or website www.plclients.com shall provide detailed information about securities trading done through the y. We understand that we will get the information by using Login ID/Password provided to us by you at the ur client. We understand that you shall send the Order / Trade confirmation details through e-contract on stered with you within 24 hours of the execution of trade on the Trading system, as the case may be.
information by you. The a	rmation sent by you on our E-mail ID / Wireless Device would be deemed to be a valid delivery of such foresaid information regarding order and trade confirmation shall also be provided to us on the device used ugh the use of wireless technology.
technology through orde party. In case the device the same to you within 24	entication technologies and strict security measures are required for the securities trading using wireless r routed system and undertake to ensure that our Login Id and / or Password is not revealed to any third used by us for securities trading through wireless technology is lost, misplaced, stolen, etc., we shall inform hours from the occurrence of such event and request you to deactivate our Login ID and/or Password. We all transactions executed in my trading account using such device or otherwise.
implemented in pursuance	erstood the Company's policy for 'Voluntary Blocking of Trading Account by Clients' which has been e of the SEBI circular SEBI/HO/MIRSD/POD-1/P/CIR/2024/4 dated January 12, 2024 which allows me to obser to temporarily block my trading account if and when I suspect unauthorised trading activity in my
I/We therefore request yo	ou to enable us for carrying securities trading through use of wireless technology.
Yours faithfully,	
F22	

Client Code

^{**}Note: In case of loss, misplacing of device due to any reason, please inform the Customer Connect Team at PL's Head Office Phone no. 022-66322366, email: customerconnect@plindia.com



Voluntary

Prabhudas Lilladher Pvt. Ltd. 3rd Floor, Sadhana House, 570 P B Marg, Worli, Mumbai 400 018

Once in a calendar Quarter

the manner specified by the exchanges.

Sub: Authorisation for maintaining Running Account

Dear Sir(s),

We are a registered client with you and dealing in Capital Market/ Derivative Segment/ Currency Derivative Segment/ Commodity Derivative Segment having client code as mentioned below.

We are aware that payout / dividend received / credited from the exchange(s) against settlement of transaction as per settlement cycle is available within 1 working day of the payout from the Exchange. It is difficult for us to make available the required funds on every pay-in of funds obligation / margin obligation, hence we request you to maintain our account on a running basis and retain the payout received / credit balance in our account for our future obligation / margin obligation or other liabilities unless we instruct otherwise.

If payment of funds is required, we shall request you in writing or through the web option for funds withdrawal on the web login. Further it may be noted that if required we may revoke this authorisation at any time after giving request in writing.

This running account authorisation would continue until it is revoked by us. The actual settlement of funds shall be done at least once in the preference period selected below:

OR

Once in a calendar month

While settling the account having outstanding obligations on the settlement date, you may retain the requisite funds towards such obligations and may also retain the funds expected to be required to meet margin obligations for next 5 trading days, calculated in

I authorise you to retain a sum in accordance with the SEBI circular no. SEBI/HO/MIRSD/DOP/P/CIR/2021/577 dated June 16, 2021.

We shall bring any dispute arising from the statement of account or settlement so made to your notice within 7 working days from the date of receipt of funds or statement, as the case may be. In case of non receipt of any such communication the statement / settlement of running account shall be considered as final as agreed and accepted by us.

Yours faithfully,

F23

Client Code

Date

MMM

Y Y Y Y Y



Letter For NSE MFSS / BSE Star MF

Date DDMMYYYY	Voluntary
Prabhudas Lilladher Pvt. Ltd. 3rd Floor, Sadhana House, 570 P B Marg, Worli, Mumbai 400 018	
Sub: Mutual Fund Service System (MFSS) Facility of NSE / BSE STAR MF	
Dear Sir,	
We are registered as your client with Client Code as mentioned below for the purpose of trading in the Capita We are interested in availing the facility of the following Exchange for the purpose of dealing in the units of I permitted to be dealt with.	
NSE MFSS BSE STAR MF	
For the purpose of availing the facility, we state that Know Your Client details as submitted by us for the secucionsidered for this purpose and we further confirm that the details contained in same remain unchanged as or	
We are willing to abide by the terms and conditions as mentioned in the Circular dated November 24, 2009, an by the Exchange from time to time in this regard.	d as may be specified
We shall also ensure compliance with the requirements as may be specified from time to time by the Securities of India and/or Association of Mutual Funds of India (AMFI).	s and Exchange Board
We shall read and understand the contents of the Scheme Information Document and Key Information Me issued regarding each Mutual Fund Schemes with respect to which we choose to subscribe / redeem. We furt the terms and conditions, rules and regulations of the Mutual Fund Schemes. We therefore request you to reg for participating in the NSE MFSS/ BSE STAR MF.	her agree to abide by
 The client shall be bound by circulars issued by NSEIL/ BSE, Rules, Regulations, and circulars issued there are relevant notifications of Government authorities as may be in force from time to time. The client shall notify the Participant in writing if there is any change in the information in the 'client regist by the client to the Participant at the time of registering as a client for participating in the New MFSS/ Bit time thereafter. The client shall submit to the Participant a completed application form in the manner and prescribed form placing a subscription order with the Participant. The client shall be wholly responsible for all his investment decisions and instruction. The client shall be wholly responsible for all his investment decisions and instruction. The client shall ensure continuous compliance with the requirements of the NSEIL, BSE, SEBI and AMFI. The Client shall pay to the Participant fees and statutory levies as are prevailing from time to time and as the account, transactions and to the services that Participant renders to the Client. The client will furnish information to the Participant in writing, if any winding up petition or insolvency pet any winding up or insolvency order or decree or award is passed against him or if any litigation which may on his capacity has been filed against him. In the event of non-performance of the obligation by the Participant, the client is not entitled to claim any from the Investor Protection Fund or from any fund of NSEIL/ BSE or NSCCL/ICCL In case of any dispute between the Participants and the investors arising out of this facility, NSEIL/BSE agrees to extend the necessary support for the speedy redressal of the disputes. 	tration form' provided SE STAR MF or at any nat for the purpose of by apply to the Client's ition has been filed or have material bearing a compensation either
Yours faithfully,	
F24	

Note: Signature required in case opted for NSE MFSS or BSE STAR MF under Trading Preferences Confirmation of the arrangement with Sub-broker/Authorised Person

Client Code



Date	D	D	М	Μ	Υ	Υ	Υ	Υ

Voluntary

For Commodity Segment

Prabhudas Lilladher Pvt. Ltd. 3rd Floor, Sadhana House, 570 P B Marg, Worli, Mumbai 400 018

Sub: Undertaking to keep my/our open positions of commodity forward contracts / commodity derivatives at MCX within prescribed limits

Dear Sir,

I, the undersigned, have taken cognisance of circular no. MCX/338/2006 dated August 21, 2006, issued by the MCX on the guidelines for calculation of net open positions permitted in any commodity and I hereby undertake to comply with the same. I hereby declare & undertake that I will not exceed the position limits prescribed from time to time by the MCX or SEBI and such position limits will be calculated in accordance with the contents of above stated circular of MCX as modified from time to time.

I undertake to inform you and keep you informed if I or any of my partner/director/karta/trustee or any of the partnership firm/company/HUF/Trust in which I or any of the above such persons is a partner/director/karta/trustee, takes or holds any position in any commodity forward contract/commodity derivative on MCX through you or through any other member(s) of MCX, to enable you to restrict my position limit as prescribed by the above referred circular of MCX as modified from time to time.

I confirm that you have agreed to enter orders in Commodity forward contracts/commodity derivatives for me as your client on MCX only on the basis of my above assurances and undertaking.

I authorise you to liquidate my open positions if I violate prescribed limits for net open position as prescribed by MCX/SEBI from time to time.

I further undertake to bear any liability/penalty/charges levied by MCX/SEBI for non-compliance of the aforesaid circular of MCX as modified from time to time.

Yours faithfully,		
F25		
Client Code		

Note: To be signed by Client only and not by his Power of Attorney Holder



Voluntary	
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Date DDMMYYYY

Prabhudas Lilladher Pvt. Ltd. 3rd Floor, Sadhana House, 570 P B Marg, Worli, Mumbai 400 018

Sub: Auto Square-off Letter

Dear Sir,

I/We request you to grant me/us higher trade limit for executing intra-day trades at permitted Stock Exchange(s).

I/We agree and undertake to square-off my/our open intraday trades on the same day any time before 20 minutes of normal market close or such other time as may be informed to me/us through email or otherwise. In the event of my/our failure to square off all outstanding intraday trades by the predefined time or such other time as may be intimated to me/ us from time to time, you are authorised to cancel all pending intraday orders and to square-off my/our open intraday position on the same day at market rate at your discretion.

Notwithstanding the above, I/We agree that if the mark to market losses on my/our positions at Cash segment and/or Derivatives and/or Currency Derivatives and/or Commodity Derivatives and/or other segment(s) reaches the specified percentage of margin deposit, as may be intimated from time to time, the entire outstanding positions in such segment(s) may be closed /squared up by you on occurrence of such event.

If due to power failure, connectivity failure, circuit breakers, lack of market depth or any other reason, my/our open trade is not square-off on the same day, you may square-off the same on the subsequent trading session(s) at market rate at your discretion. I/We agree that in all the above instances the resulting loss and/or penalties, if any, shall be fully borne by me/us.

Yours faithfully,		
F26		
Client Code		

Note: To be signed by Client only and not by his Power of Attorney Holder



Confirmation of the Arrangement with Sub-Broker/Authorised Person

	Voluntary
Date DDMMMYYYYY	
Prabhudas Lilladher Pvt. Ltd. 3rd Floor, Sadhana House, 570 P B Marg, Worli, Mumbai 400 018	
We confirm that we have been introduced to Prabhudas Lilladher Private Limited (PL) by a Sub-broker (SB) / (AP) (as mentioned below) appointed by PL pursuant to relevant Exchange (s) norms.	an Authorised Person
In this connection we 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 receive securities and funds shall be made only in the name or account of the PL; The SB/AP shall receive his/its remuneration-fees, charges, commission, salary etc for his/its services of he/she/it shall not charge any amount whatsoever from the clients; 	
In view of the foregoing, we acknowledge that the SB/AP is not authorised by PL to enter into any private a clients of PL including those introduced by him. We further agree and accept that we will not hold PL resp damage, other liability or consequence, direct or indirect, arising out of any error of commission or omission by to any dealings and or transactions based on or resulting out of any private agreements (if any), between us are	oonsible for any loss, the SB/AP with regard
We agree that all debit instruction slips and other documents in respect of our depository Beneficiary Owner acc Lilladher Private Limited (PL) shall not be left in the custody of the SB/AP, either blank, partially filled up and/or	
We further agree and accept that we will not hold PL responsible for any loss, damage, other liability or coindirect, arising out of my action in leaving such blank, partially filled up and/or executed/signed documents with	
I hereby agree for the arrangemen	t with the client
Yours faithfully, Signature	
F27	
Partner Name	
Client Code Partner Code	



Confirmation Under the Foreign Account Tax Compliance Act (FATCA) and Common Reporting Standards (CRS) - Non-Individual Account

FATCA- CRS Terms & Conditions

Towards compliance with tax information sharing laws, such as FATCA & CRS, we would be required to seek additional personal tax & beneficial ownership information & certain certification/documentation from our account holders. Such information may either be sought at the time of account opening or at any time subsequently. Under certain circumstances (including if we do not receive self-declaration from you), we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please consult your tax advisor. Should there be any change in the information provided by you, please ensure to inform us within 30 days of such a change.

Towards compliance with such laws, we may also be required to provide information to any institution such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. As may be required by domestic or overseas regulators/ tax authorities, we may be constrained to withhold & pay out sums from your account or close or suspend your account(s).

FATCA-CRS Instructions

If you are a Citizen of the USA or a Resident or Green-Card Holder, please include USA in the Foreign Country information field along with your USA Tax Identification number. The provisions of FATCA are contained in the US Hire Act, 2010. It is mandatory to supply a TIN or a functional equivalent if the country in which you are a tax resident issues such an identification number. If no TIN is yet available or has not been issued, please provide an explanation in a separate attachment to this form.

We will not be responsible for any action taken by tax authorities if incorrect/ incomplete information is shared by you.

	First/ Sole/ Minor's Guardian	Second Holder	Third Holder	
Name of Holder/s				
Place of Incorporation				
Country of Incorporation				
Are you a Tax-Resident of country other than India?	Yes No	Yes No	Yes No	
If yes, country of jurisdiction of Tax-Residency				
Tax Identification No. (TIN) issued by country				
Tax Identification Type				
Address in Tax Resident Country				
Are any of your Director / Promoter / Signatory/ POA holder holding USA Residence or Citizenship?	Yes No	Yes No	Yes No	
Does your entity have a USA Beneficiary or USA shareholders with more than 10% ownership on vote or stock-value or partners owning more than 10% profit or capital interest?	Yes No	Yes No	Yes No	



hird Holder	Т9	Second Holder		First/Sole Holder			
We have understood the information requirements of this form (read along with FATCA-CRS instructions) and hereby confirm that the information provided by me/us on this declaration form & on KYC form is true, correct, and complete. We have read and understood the FATCA-CRS terms and conditions and hereby accept the same.							
es No	No	Yes	No	Yes	our PoA holder a citizen of USA?		
es No	No	Yes	No	Yes	you hold any identification in USA?	Do you hole no. in USA?	
es No	No	Yes	No	Yes	you pay tax in the USA?	Do you pay	
es No	No	Yes	No	Yes	A residence/ mailing/ PO box dress	USA reside address	
es No	No	Yes	No	Yes	you have USA telephone no.?	Do you hav	
				1			

(All signatures to be made under Entity's Rubber-stamp)



ACKNOWLEDGEMENT

Mandatory

Prabhudas Lilladher Pvt. Ltd. 3rd Floor, Sadhana House, 570 P B Marg, Worli, Mumbai 400 018

We hereby acknowledge that the following documents were made available to us:

- 1. Rights and Obligations of Stock Brokers, Sub-brokers and Clients (Trading).
- 2. Rights and Obligations of Beneficial owner and Depository Participant (DP).
- 3. Risk Disclosure Document for Capital Market and Derivatives Segments.
- 4. Guidance Note Do's and Don'ts for Trading on the Exchange(s) for Investors.
- 5. Policies and Procedures of Prabhudas Lilladher Private Ltd. pursuant to the SEBI circular dated December 03, 2009.
- 6. Rights & Obligations of Clearing Member/Participant and its Client (SLBS).
- 7. Useful Do's and Don'ts for the client.
- 8. General Terms and Conditions governing securities Trading and Broking services of Prabhudas Lilladher Private Limited.
- 9. Terms & Conditions for Basic Services Demat Account.
- 10. Terms & Conditions for EASI facility.
- 11. Format for Power of Attorney.
- 12. Tariff Sheet as applicable to Demat Account.

We understand that the Voluntary documents executed by us are out our free will.

We hereby confirm that we have clearly understood and agree to abide by the Policies and Procedures described by Prabhudas Lilladher Private Limited (PL). We have read and understood the Terms and Conditions governing securities trading and broking services of PL as mentioned in para 1 to 18 and agree to abide by the same. We also understand and agree that these Policies and Procedures as well as Terms and Conditions can be changed by PL from time to time with prior notice of 15 days through email.

We are aware that the login ID and password of our trading account will be sent on our email ID & alerts on mobile no. furnished in KYC form and any changes thereof.

	First/Sole Holder or Guardian (In case of Minor)	Second Holder	Third Holder
Name			
Signatures*	F29	S10	T10
Date D D	M M Y Y Y	Place	



TO BE FILLED BY SB/AP/BRANCH OFFICIALS

UCC Code allotted to the	Client					
	Employee Name	Code	Designation	Date	Signature	
Documents Verified with Originals By						
In-Person Verification Done By						
Client Interviewed By						
TO BE FILLED BY PL-	BRANCH OFFICE ONLY					
	Employee N	lame	Employee Code			
Introducer						
RM						
Dealer						
BM Name & Signature						
			Signature of Sub-broker or Authorised Person Signature			
Signed by:		Sig	ned by:			
Date DD MM	YYYY	Dat	te DD M	M Y Y	YY	
FOR HO OFFICE USE	ONLY					
1. AOF Received on: 2. AOF Processed on: 3. KYC Fetched from KRA 4. KYC Status at KRA:	D D M M Y D D M M Y on: D D M M Y	Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y				
KYC Verified (New)	Incomplete Old KYC	KYC On Hold	KYC submit	ted	Not registered	
Others		Please	Specify			
	Trading Acc	ount	De	emat Account		
Entered by / Date						
Verified by / Date						

Remarks (If any)



Prabhudas Lilladher Private Limited

Regd. Office: 3rd Floor, Sadhana House, 570, P. B. Marg, Worli, Mumbai - 400 018. Tel.: +91 22 6632 2222 I www.plindia.com

SEBI Common Regn. No.: INZ000196637

Depository Common Regn. No.: IN-DP-439-2019