	ACCOUNT OPENING KIT				
	INDEX				
SI. No.	Name of the Document	PARTICULARS	Pages		
		JMENTS AS PRESCRIBED BY SEBI & EXCHANGES			
1.	Account Opening Form	A. KYC form - Document captures the basic information about the constituent and an instruction/check list.			
		Individual Non-Individual	A3 - A4 A5 - A7		
		Instruction Check List	B2 - B3*		
		B. Document captures the additional information about the constituent relevant to trading account.	A9 - A12		
2.	Rights and Obligations	Document stating the Rights & Obligations of stock broker/trading member, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	B4 - B7*		
3.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market.	B8 - B10*		
4.	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	B11*		
5.	Policies and Procedures	Document describing significant policies and procedures of the stock broker	A13 - A15		
6.	Tariff Structure	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s)	A16		
7.	Investor Greivance contact	Documents gives detail about the contact points of the client in case of any greivance	A17		
8.	FATCA Declaration	Document detailing country of Tax Residency	A18 - A25		
9.	SMS & E-mail Alert	Document detailing Mobile Number and E-mail ID	A26		
		PART - B NON-MANDATORY			
1.	NON MANDATORY TERM	IS & CONDITIONS	A27 - A28		
2.	RUNNING ACCOUNT AU	THORIZATION FOR FUNDS & SECURITIES	A29		
3.	MARGIN HOLD LETTER A30				
4.	ENET VIEW REQUEST FO	RM [To view transaction details on Broker Website]	A31		
5.	REQUEST FOR ELECTRON	NIC CONTRACT NOTE	A32		
6.	SELF-DECLARATION – SP	ecial category clients as required by PMLA	A33		
7.	INFORMATION ON PREVI	Ention of Money Laundering Act, 2002 [PMLA]	B12*		

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	L		
	KNOW YOUR CLIENT (KY	C) APPLICATION FORM FOR INDIVIDUAL	
То		<u>Part - A</u>	East India Securities Ltd
East India S	Securities Lte	d.	
DA-14, Salt Lake, Sec	ctor - 1, Kolkata-700 06	4	
I / We request you to	register me / us as you	r client & in this regard following info	ormation is furnished.
	Pe	ersonal Details	
Name [Block Letters]			
			Paste Photograph
Near		_ City	and Sign across Photograph
Pin [Compulsory]			
Country		_ Nationality	
Proof of Permanent Add	ress		
Near		City Pin [Compulso	ry]
		Country	
Proof of Address for Cor	respondence		
Date of Birth/_	/ (Gender Male Female	Transgender
Maritial Status Mar	ried Unmarried	Widow / Widower Divorced	Other
Father's /Spouse's Name		Mother's Name	
Maiden Name (if any)	Mobile	e E-mail	
Phone	Proof of Identity	y Submitted	
	Occ	cupation Details	
	Public Sector Governie e Wife Student G	ment Service Business Profe Self Employed Others, please sp	ssional Agriculturist
	[Please Tic	k whichever is applicable]	
Name of Employer / Es	stablishment		
		City	
		Country	
Phone No	Fax	<pre></pre>	

		Status		
Resident Individual Non Resident Indian Foreign National Person of Indian Origin				
	[Please Tick whichever applicable]			
Please tick on the	··· ·		_	
Politically Expo	osed Person (PEP)	Related to Politically Exposed F	Person	Not applicable
		Annual Income [Rs.]		
Less than 1 La	kh 🔄 1 Lakh to 5 Lakhs	5 Lakhs to 10 Lakhs	10 Lakhs to 2	25 Above 25 Lakhs
	[<i>Ple</i>	ease Tick whichever applicable]		
	Details o	of Proof Submitted by C	Client	
PARTICULARS	NO.	ISSUE PL	ACE	ISSUE DATE
VOTER ID CARD				
PASSPORT				
RATION CARD				
DRIVING LICENCE				
10 DIGIT PAN				
UID				
	Declaration			
I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it.				
Signature o	f the Client	Dat	te :	(dd/mm/yyyy)
For Office Use Only Originals verified) True copies of documents received (Self-Attested) Self Certified Document copies received				
() Signature of the Authorised Signatory				
Date			(Seal/Stamp	of the intermediary)

				S IS
т.	KNOW YOUR CLIENT	Part - A	FOR NON-INDIVIDUAL	East India Securities Ltd
To Fac	t India Securities L			Excellent I Investment I Solutions
	, Salt Lake, Sector - 1, Kolkata-700			
	request you to register me / us as y		egard following informa	ation is furnished.
	Status of Cli	ent (Tick whichev	ver applicable)	
	Pvt. Ltd. Public Ltd. Co. Charities NGO Society LLP	Body Corporate FII Non-Govt. Orgs. Others (Please spe	Partnership HUF Defense Establishr cify)	
		Clients Details		
Name	[Block Letters]			
Date	of Incorporation / /	Place of Incorp	poration	
Dated	of Commencement of Business	// Reg	gn. No. (CIN)	
PAN_		_SEBI Regn. No. (If app	blicable)	
		Registered Offic	<u>م</u>	
		Registered Offic	6	
Α	Near		City	
D	State Count		City Pin [Compulsory]	
R	PhoneFAX_			
E	E-mail			
S S	Proof of Registered Office Address			
D	-	rrespondence Of		
E		•		
Т	Near		City	
A	State Count		5	
L	PhoneFAX_	-		
S	E-mail			
	Proof of Correspondence Office Addre			
	Proof of Correspondence Office Addre	2SS		

Annual Income [Rs.] (Please Tick whichever applicable)				
Less than 1 Lakh [25 Lakhs to 1 Crore				
	Net	Worth		
Net Worth as on (Date)	/:::	(Net worth should n	ot be older than one year)	
	nagerial Personnet of t	or / Trustee / Karta / Par he Company Firm (In ca holding 5% or more)		
	1st Signatory	2nd Signatory	3rd Signatory	
Name				
Residential Address [With Pin Code]				
PAN				
UID				
Telephone No.				
E-mail				
Designation				
DIN				
Qualification & Experience				
Equity Stake [%]				
Politically Exposed (Yes/No)				
Related to Politically Exposed (Yes/No)				
Photograph of The Signatory (Signature Across Photo)	€ <u>3</u> 22	≰ 3 <u>3</u> 22	▲ <u>3</u> 22	

	Declaration		
I/We hereby declare that the detail and belief and I/we undertake to ir information is found to be false or may be held liable for it.	nform you of any changes the	rein, immediately. In	case any of the above
Name & Signature of the Autho	rised Signatory	Date :	(dd/mm/yyyy)
	For Office Use Only		
(Originals verified) True copies (Self-Attested) Self Certified D			
() Signature of the Authorised Sig	natory		
Date	hatory	(Seal/Stamp	of the intermediary)

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	KNOW YOUR CLIENT APPLICATION FORM East India Securities Ltd								
	Part - D Excellent Investment Solutions								
		Inv	vestment /	/ Ira	ding Exp	erience			
	years in Stoc	ks,	years in c	lerivat	ives,	ye	ears in	other invest	ment related fields.
			Tradii	ng Pi	reference	•			
I/We v	vould like to trade in f	ollowing segi	ments / excha	inge :					
Exch	ange & Segment	Signatur	re of Client		Exchange	- -	nent	Signat	ure of Client
NSE	CM				NSE CDX	722			
NSE	ISE FO				BSE CM	A <u>8</u> <u>22</u>			
			Bank	(A/C	Details				
SI. No	Bank Name		Branch	Acc	count No.	A/C Type	MI	CR Code	IFSC Code
1									
2									
3									
			Demat	Ассо	unt Deta	ils			
SI. No	DP Name	9	DPID		Clie	nt ID	(D	epository Na	ame (NSDL / CDSL)
1									
2									
3									
	Past Actions								
the	Details of any action/proceeding initiated/pending/taken by SEBI/Stock exchange/any other authority against the applicant/constituent or its partners/promoters/whole time directors/authorized persons in charge of dealing in securities during the last 3 years :								

	In Case	e Dealing thro	ugh S	Sub Bro	ker	
Sub Broker's Name	SEBI Regn. No.	Regd. Office Address		Phone	Fax	Website
	¥	red with any o				
Name of Broker	Name of S	ub broker, if any	C.	Code	Exchange / Segment	Disputes Detail, if any
M/hothoryou wish to p		Contract Note		ania Cani	tract Note	
Whether you wish to av Do you wish to avail Int			lecu			
		roducer Detail	s (Or	tional		
	IIIU	louucei Delaii	3 (04	(ional)		
Name						
Status : Sub-broker				Existing C	Client Ot	her
	_	ease Tick whicheve	er is ap	plicable J		
Address						
Phone Fax E-mail						
Signature of Introducer						
Nomination Details (Only For Individuals)						
	I/We wish to	Nominate	We do	not wish	to nominate	
Name of Nominee						
Relationship of Nomine	Relationship of Nominee Date of Birth of Nominee					
Address						
Phone No Pan No						
If nominee is a minor, details of Guardian :						
Name of Guardian						
Address						
Phone No Pan No						
Signature of Guardian _						

Witness (Required on	y if Nomination Done)		
1st Name	2nd Name		
Address	Address		
Signature	Signature		
Decla	ration		
and belief and I/we undertake to inform you of any information is found to be false or untrue or mislead be held liable for it.	ve are true and correct to the best of my/our knowledge v changes therein, immediately. In case any of the above ling or misrepresenting, I am/we are aware that I/we may		
2. I/We confirm having read/been explained and un procedures of the stock broker and the tariff sheet.	derstood the contents of the document on policy and		
3. I/We further confirm having read and understood the contents of the 'Rights and Obligations 'document(s) and 'R isk I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on stock broker 'designated website, if any.			
4. I/We further confirm that we have received a copy of the second secon	of all the KYC documents.		
Place			
Date Signa	ture of Client / Signature of Authorized Signatory (ies)		

For Office Use Only				
UCC Code allotted to the Client :				
	Documents verified with Originals	Client Interviewed By	In-Person Verification done by	
Name of the Employee				
Employee Code				
Designation of the employee				
Date				
Signature				

I/We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the nonmandatory documents. I/We have also made the client aware of 'Rights and Obligations' document(s), RDD and Guidance Note. I/We have given/sent him a copy of all the KYC documents. I/We undertake that any change in the 'Policy and Procedutes', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be made available on my/our website, if any, for the information of the clients.

C!		Authorised	C!
Nanatura	OT TOO	MITTACTICOA	Nanatory
JULIALUE		AULIULISEU	JULIALULY
			· J · · · J

Date _____

Seal / Stamp of the Stock Broker

MANDATORY

POLICIES AND PROCEDURES

A. Penny/illiquid/physical Shares :

Broker has right to refuse orders for penny/illiquid/physical shares. I/we agree that I/we will have no objection to the right of broker to refuse orders for such scripts. I/we agree that broker will not be responsible for any financial loss incurred in such scrip.

B. Setting Limits :

I/we agree that all decision with regard to the amount that may be placed as margin, the exposure available to me/us as against funds deposited by me/us and the authorized trading limit shall be decided by the stock broker at their sole discretion and no reason thereof is required to be given to me/us.

The basis on which limits, exposures can be allowed to me/us are subject to change from time to time at the sole discretion of the broker and I/we have no right to object to such changes.

C. Payment of Margin/Collateral/Deposits :

I/we agree to pay margins/collaterals/deposits/securities to the stock broker, on the transactions and contracts executed/to be executed, of the amount, in the form and within the time schedule as required by the stock broker.

I/we are entitled to refund of the margin/collaterals/deposits/securities provided I/we have no outstanding dues or obligation in any segment/exchange towards the stock broker.

D. Pay-in of Funds and Securities :

I/we agree to pay immediately any amount which is payable by me/us as a result of the transaction done on my/our behalf .I/we agree to deliver immediately any securities which are deliverable by the client as a result of the transaction done on his/her/its behalf.I/we agree to pay immediately MTM amount payable for transaction done in futures and options/Currency Segment.

I/we agree to submit cheque towards pay-in of funds to stock broker's office within one day of trading. I/we agree to meet my/our pay in of securities to stock brokers POOL account within the time specified for pay in.

E. CLOSE OUT :

- 1. In case of Purchase : In case of purchase on behalf Client, the Client authorizes the Member to close out the transactions by selling the securities in case the Client fails to make full payment to the Member for the execution of the contract before pay-in-day (as fixed by stock exchange for the concerned settlement period), unless the Client already has an equivalent credit with the Member. The loss incurred in this regard, if any, will be met from the margin money of the Client. The Client agrees to make good the shortfall, if any, immediately on being intimated of the shortfall by the Member. The close out however will be to the extent of shortfall of the client.
- 2. In case of Sale : In case of sales on behalf of Client, the Client authorizes the Member to close out the contract by effecting purchase if the Client fails to deliver the securities sold with valid transfer documents within delivery day (as fixed by stock exchange authorities for concerned settlement period), Cost of the transaction (i.e. close out) will be deductible from the margin money of the Client. The Client agrees to make good the shortfall, if any, immediately on being intimated of the shortfall by the Member.

F. Rights of Stock Broker against Non Payment of margin/debit obligation :

I/we agree that stock broker has right to sell/square-off/adjust, without any notice to me/us, any margin/ deposit/collaterals/money/securities provided by me/us to the stock broker in any segment/exchange, to

recover any dues/margin/interest payable to stock broker in any/all exchange/segment. Such right of the stock broker will be limited to the extent of my/our debit balance/margin shortfall and/or Interest in all exchange/ segment in which I/we am/are registered with the stock broker.

I/we agree that stock broker has right to square off my existing outstanding position in any segment, without any notice to me/us, If I/we don't provide adequate margin to the stock broker in such segment. Such right of the stock broker will be limited to the extent of my/our debit balance/margin shortfall in all exchange/ segment in which I/we am/are registered with the stock broker.

I/we agree that stock broker has right to close/sq-off my/our position at any point of time due to non/delay payment of payin/margin obligation to the stock broker.

G. Delay Payment Charges/ Penalty Charges :

I/we agree to reimburse deemed financial cost incurred by the stock broker resulting due to non payment/ delay payment of the margin/pay-in/other obligation resulting due to transaction carried out on my/our behalf.

I/we agree that to pay delay payment charges upto @ 2 % per month or part thereof for all delayed payments towards short/non margin payment and/or non/delay payment of obligation to the stock broker. I/we will not object for debit of delay payment charges to my/our ledger account from time to time by the stock broker. I/we understand that if we meet our obligation and payments on time, we can avoid delay payment charges/Interest/Penalty.

I/we understand that the broker is not extending any client funding to me/us and charging of delay payment is incidental to the normal business transaction done by me/us with the stock broker and with a sole intention to reimburse incidental financial cost to the stock broker.

I/we further agree to pay penalty for not meeting my/our funds/securities obligation from time to time. The penalty will be charged at the sole discretion of the stock broker and will be agreed to me/us.

I/we further agree to reimburse to the stock broker any statutory penalty levied by any regulatory authority on transaction carried out on my/our behalf or due to any lapse on my /our part.

I/we further agree that stock broker is not liable to pay any interest to us on margin/collateral/securities/ money provided by me/us to the stock broker in any exchange/segment.

H. Shortage in obligation due to Internal Netting of Trades :

In case client has purchased shares and counter party has not delivered the shares to the broker by the pay in time due to some mistake on his/her part and counter party wishes to deliver the shares after pay in time is over, the client will get it's shares after the counter party delivers it to the POOL Account of stock broker.

In case counter party is unable to deliver the shares even after pay-in time shares will be purchased in the client code of the counter party on the day of pay in and the client will get shares from broker on the day of pay out of the purchase of shares by the counter party.

In any case broker will not be responsible for any financial loss that may arise due to shortage in obligation due to Internal Netting of Trades.

I. Temporary Suspension of Account :

Client can request the stock broker to suspend its trading account temporary period. The client can do so by writing giving specific details of suspension.

The account will be reactivated only upon written request from the client himself and updating its KYC details.

J. Brokerage Rate :

I/we agree to pay to the stock broker brokerage at following rates on transaction done by me/us:-

Nature of Transaction	Percentage Rate (On Value of Transaction)
Delivery Trade	
Sq off Trade (Chargeable each Leg of Transaction)	
Futures	
Options (Application on Strike + Premium)	
Others(Please Specify)	

I/we agree that stock broker has rights to revise the above brokerage rates at any point of time and I/we agree to pay brokerage at such new rates as and when revised by the stock broker.

I/we further agree to pay other statutory charges like service tax, stamp duty, exchange TOT, SEBI TOT and other statutory charges levied by regulatory authorities on transaction carried out by me/us at relevant rates to the stock broker, over and above the brokerage charged to me/us.

K. De- registration :

I/we agree that unless otherwise mentioned my/our account will be active until I/we apply for de-registration to the stock broker. Awe agree that upon de-registration I/we will not be allowed to do any transaction with the stock broker. In case I/we wish to transact with the broker in future I/we will reapply to the stock broker for re-registration to reactivate the account.

	Client Signature	
Date :		

TARIFF STRUCTURE

Standard Brokerage Payable by Clients

SEGMENT	ТҮРЕ	RATE
Capital Market	Delivery	0.75%
Capital Market	Square Off	0.10%
Equity Futures	_	0.10%
Equity Options	_	0.10% of (Strike + Premium)
Currency Futures		0.0075 Per Unit
Currency Options		0.0075 Per Unit

NOTE : All Statutory Charges like Service Tax, STT, Stamp Duty, Exchange TOT, and SEBI Fees etc. is payable separately as per actual By the Client Over And Above Brokerage.

EAST INDIA SECURITIES LIMITED

Exchange	Segment	SEBI Regn. No.	Date of Regn.
National Stock Exchange	Capital Market	INB230813439	19th October, 1995
National Stock Exchange	Derivatives	INF230813439	03rd July, 2000
National Stock Exchange	Currency Derivatives	INE230813439	25th August, 2008
Bombay Stock Exchange	Capital Market	INB010813435	12th August, 2005
Bombay Stock Exchange	Derivatives	INF010813435	23rd November, 2006
MCX Stock Exchange	Currency Derivatives	INE260813439	03rd October, 2008

Registered Office Address :	Head Office / Correspondence Address :
10/1D, Lal Bazaar Street, 3rd Floor,	DA - 14, Sector - I, Salt Lake City
Mercantile Building, Kolkata - 700 001	Kolkata - 700 064
Tel. : +91 33 2248 9779 / 2248 7002	Tel. : +91 33 4020 5901 / 2358 6026
Fax : +91 33 2248 9779	Fax : +91 33 2358 6631 / 4020 5909
Compliance Officer :	Chief Executive Officer :
Name : Mr. Sumeet Kumar Kejriwal	Name : Mr. Vivek Agarwal
Phone No. : +91 33 4020 5900	Phone No. : +91 33 4020 5901 / 2358 6026
E-mail : sumeetk@eisec.com	E-mail : viveka@eisec.com

For any grievance / dispute please contact East India Securities Limited at the above address or Email Id : mail@eisec.com and Phone No. : +91 33 2358 6026. In case not satisfied with the response, please contact the concerned exchanges at :

Investor Grievance Cell	Investor Services Cell
National Stock Exchange of India Ltd.	Bombay Stock Exchange
Exchange Plaza, Plot No. C/1	'Horizon' Building
G-Block, Bandra Kurla Complex,	2nd Floor, 57, J. L. Nehru Road,
Bandra (E), Mumbai - 400 051	Kolkata - 700 071
Tel No. : +91 22 2659 8190	Tel No. : +91 33 2282 1375/60/61
Fax No. : +91 22 2659 8191	Telefax No. : +91 33 2282 1376
Email : ignse@nse.co.in	E-mail Id : isc.kolkata@bseindia.com ;
	anirban.guha@bseindia.com
Investor Service Centre	
Senior Manager	
MCX Stock Exchange Limited	
Exchange Square, Suren Road,	
Chakla, Andheri (E), Mumbai - 400 093	
Tel No. : +91 22 6731 8933/9000	
Fax No. : +91 22 6731 9004	
E-mail : investorcomplaints@mcx-sx.com	

/DIa			FOR INDIVIDU			Culdeneed
(Plea	ase consult your professional tax	advisor for furthe	r guidance on you	r tax residency, F	AICA / CRS	Guidance)
1	Name of the Account Holder	r				
2	PAN					
3	Father's Name					
4	Country and Place of Birth					
5	Nationality					
6	Address for Tax Residence (include City, State, Country	and PIN Code)				
7	Address Type (Tick whicheve	er applicable)	(a) Residential			
			(b) Business			
			(c) Registered (Office 🔛		
8	Do you satisfy any of the cr	iteria mentioned	below?			
	Citizen of any country other t	han India (dual /	multiple) [includir	ng Greencard]	Yes 🗌	No 🗌
	Country of birth is any countr	y other than Indi	а		Yes 🗌	No 🗌
	Tax resident of ANY country/i	es other than Ind	ia		Yes 🗌	No 📃
	POA or a mandate holder whe	o has an address	outside India		Yes 🗔	No 🗔
	Address or telephone number	r outside India			Yes 🗔	No 🗌
	e list below details, confirming fication Number other than IN		tax residency/per	manent resider	ncy/citizens	hip ALL Ta
(Country of Tax Residency	Tax Identifi	cation No.	Identif (TIN or Othe	ication Typer, please	
n cas	e Tax Identification Number is	not available, kin	dly provide its fur	nctional equivale	ent	
Cet	ification				Signature	
I/We have understood the information requirements of this Form (read along with the FATCA & CRS Instructions) and hereby confirm that the information provided by me/us on this Form is true, correct, and complete.						
	e also comfirm that I/We have re					
	ns and Conditions below and h			Place		
	s under FATCA & CRS : The Centra		erms & Conditions		L as part of	the Incom

Details under FATCA & CRS : The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Incometax Rules, 1962, which Rules require Indian financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain certifications are documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities/appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. Should there be any changes in any information provided by you, please ensure you advise us promptly, i.e. within 30 days. It is important that you respond to our request, even if you believe you have already supplied any previously requested information.

FATCA / CRS DECLARATION FOR NON-INDIVIDUAL ACCOUNTS

(Please consult your professional tax advisor for further guidance on your tax residency, FATCA / CRS Guidance)

										
1	Name of th	e Account	Holder							
2	PAN									
3	Country an	d City of I	ncorporation							
4	4 Networth in INR in Lakhs (as on Date/)									
5	Address for (include Cit		lence ountry and Pl	IN Code	2)					
6	6 Address Type (Tick whichever applicable) (a) Residential (b) Business (c) Registered Office (
7	ls the entity	v involved	in / providin	a anv o		-				
	7 Is the entity involved in / providing any of Foreign Yes Gaming / Exchange / No Gambling / Lottery Money Services (e.g. Changer casinos, betting, Services syndicates)					<pre>/es □ Money Yes □ No □ Laundering/ No □ Pawing</pre>			Any Other Information (if Applicable)	
8	Partners	hip Firm [] I [] Trust [vate Lim	ited Compa	•		-	pany 🗀 Society uridical Person	
9	Is the Entity	y a tax res	ident of any	country	other tha	n India		Y	/es 🔄 No 🗔	
	e list below c ification Num		•	ountries	of tax resid	dency/pe	rmanen	t residency.	/citizenship ALL Ta	
(Country of Tax Residency Tax			ax Iden	tification N	lo.	(TIN		tion Type please specify)*	
	se Tax Identific obal Entity Id			ble, kind	lly provide i	ts functio	nal equi	valent or Co	mpany Identificatior	
n cas	e of Entity's C	ountry of Ir	ncorporation/Ta	ax Resid	ence is U.S.	but entit	y is not	a Specified	U.S. Person, mentior	
Entity	's exemption	code								

PAF	PART A (to be filled by Financial Institutions or Direct Reporting NFFEs)						
1	We are a Financial Institution or Direct Reporting NFFE	please prov name belo	GIIN				
	GIIN not available (please tick a Not required to apply for – Not obtained – Non-partici	please specify 2 digit sub-category					
PAF	RT B (please fill any one as appro	opriate to be	filled by NFEs other than Direct Reporting NFEs)				
1	Is the Entity a publicly traded of (that is a company whose shares are not traded on an established securities ma	egularly	Yes No (if yes, please specify any one stock exchange on which the stock is regularly traded) Name of Stock exchange				
2	Is the Entity a related entity of trade company (a company whose regularly traded on an established sec	shares are	Yes No (if yes, please specify name of the listed company and one strock exchange on which the stock is regularly traded) Name of listed company Nature of relation : Subsidiary of the Listed Company Controlled by a Listed Company Name of Stock exchange				
3	Is the entity an active NFE		Yes No (if yes, please fill UBO declaration in the the next section) Nature of Business Please specify the sub-category of Active NFE (Mention code-refer 2 of Part D)				
4	Is the entity an passive NFE		Yes No (if yes, please fill UBO declaration in the the next section) Nature of Business				

Cetification

I/We have understood the information requirements of this Form (read along with the FATCA & CRS Instructions) and hereby confirm that the information provided by me/us on this Form is true, correct, and complete. I/We also comfirm that I/We have read and understood the FATCA & CRS Terms and Conditions below and hereby accept the same.

	Signature	
Date		
Place		

FATCA & CRS Terms & Conditions

Details under FATCA & CRS : The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income-tax Rules, 1962, which Rules require Indian financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain certifications are documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities/appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. Should there be any changes in any information provided by you, please ensure you advise us promptly, i.e. within 30 days.

It is important that you respond to our request, even if you believe you have already supplied any previously requested information.

PART C UBO Declaration																	
Category (Please tick applicable category) : Unlisted Company Partnership Firm Limited Liability Partnership Company Unincorporated association / body of individuals Public Charitable Trust Religious Trust Private Trust Listed Company (Need not provide UBO details sought under) Others (Please specify) Others (Please specify) Please list below the details of controlling person(s), confirming ALL countries of tax residency / permanent residency / citizenship and ALL Tax Identification Numbers for EACH controlling person(s). Owner-documented FFI's should provide FFI Owner Reporting Statement and Auditor's Letter with required details as mentioned in Form W8 BEN E								ation									
Name - Beneficial owner / Controlling person #Country - Tax Residency #Tax ID No Or functional equivalent for each country	#Tax ID Type Beneficial Int #Type Code ¹¹	erest -	in percen	tage	ify	Addı	ress	- include :	State, C	Country, PIN	I / ZIP	Code & Co	ntract De	tails			
1. Name	Tax ID Type					Addr	ess										
Country	Benficial Inter	est															
Tax ID No.	Type Code					ZIP [State	į	Со	Country				
2. Name	Tax ID Type					Addr	ess										
Country	Benficial Inter	est															
Tax ID No.	Type Code					ZIP [State	,	Со	untry				
3. Name	Tax ID Type					Addr	ess										
Country	Benficial Inter	est					1										
Tax ID No.	Type Code					ZIP [State	,	Со	untry				
If passive NFE, please provide below addition	al details.						(Pleas	e attache	d addit	ional sheel	s if ne	ecessary)					
PAN City of Birth Country of Birth		Nation	ality			lusiness, Ot if PAN is no		lable		DOB - Gende		n of Birth Nale, Female	e, Other				
1. PAN		Occupa	ation Ty	pe						DOB							
City of Birth		Nation	ality							Gende	r I	Male	Fe	male	,		
Country of Birth		Father's	s Name	2								Other	s				
2. PAN		Occupa	ation Ty	/pe						DOB							
City of Birth		Nation	ality							Gende	r 🛛	Male	Fe	male	÷		
Country of Birth		Father's	s Name	2								Other	s				
3. PAN		Occupa	ation Ty	pe						DOB							
City of Birth		Nation	ality							Gende	r I	Male	Fe	male	;		
Country of Birth		Father's	s Name	2								Other	S				
# Additional details to be filled by controlling pe * To include US, where controlling person is a % In case Tax Identification Number is not avail	US citizen or Gre	een Car	d holde	er		ncy / cit	izens	ship / G	ireen	Card in	any (country	other t	han	India.		
⁴Refer 3(iii)	Refer 3	(vi) of	Part	D 11	Refer 3	(iv) (A) of P	art D)								
	FATC																
Towards compliance with tax information sharing laws, su documentation from our account holders. Such information information on your account with relevant tax authorities. I please ensure you advise us promptly. i.e. within 30 days. Tow agents for the purpose of ensuring appropriate withholding also be constrained to withhold and pay out any sums froi If any controlling person of the entity is a US citizen or reside Foreign Account Tax Compliance provisions (commonly kno multiple relationships with ABC. Therefore, it is important the Certificate	may be sought either f you have any question ards compliance with s g from the account or n account or close or nt or green card holde whas FATCA) are conta	r at the til ons about such laws, any proce suspend er, please in ained in th	me of acc t your tax we may a eeds in re your acco nclude Ur he US Hire	count op resider Iso be re lation t punt(s). hited Sta e Act 20	pening or acy, pleas equired to hereto. A tes in the 10. Please	any time contact y provide in may be re foreign co note that	subsec your ta oforma equire ountry you m	quently. In ax advisor. tion to an d by dom informationay receive	n certai Shoul y inform nestic o on field e more	n circumst d there be mation to a r overseas d along wit t than one	ances any i any ins regul h the reque	we may b information stitutions su lators/tax a US Tax Ider est for infor	e oblige provide uch as wi uthoritie ntification mation if	d to sł d by g thholo s, we i n Num	hare you, ding may nber.		
I have understood the information requirements of this							-					•	by us o	n this	s Form		
is true, correct, and complete. I also confirm that I hav	e read and underst	lood the	FAICA	erms a	and Con	aitions al	evou	and here	eby ad	cept the	same	e.	П	Т			
Designation									$\frac{1}{1}$		$\frac{1}{1}$	+		+			
Signature								Place	e			1 1					
(22)	Date/																

PART D **FATCA Instructions & Definitions** 1. Financial Institution (FI) - The term FI means any financial institution that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance Company, as defined. Depository institution : is an entity that accepts deposits in the ordinary course of banking or similar business. • Custodial institution is an entity that has a substantial portion of its business, holds financial assets for the account of others and where the entity's gross income attributable to holding financial assets and related financial services equals to or exceeds 20 percent of the entity's gross income during the shorter of -(1) The three financial years preceding the year in which determination is made; or (2) The period during which the entity has been in existence, Investment entity is any entity : • That primarily conduts a business or operates for or on behalf of a customer for any of the following 3 activities – Trading in money market instruments, foreign exchange, foreign currency, etc. Individual or collective portfolio management ■ Investing, administering or managing funds, money or financial asset on behalf of other persons; or • The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a speficified insurance company, or an investment entity described above. An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of : the three-year period ending on 31 March of the year preceding the year in which the determination (i) is made; or (ii) the period during which the entity has been in existence. The term "Investment Entity" does not include an entity that is an active non-financial entity as per codes 03, 04, 05 and 06 – refer point 2c.) • Specified Insurance Company : Entity that is an insurance company (or the holding company of an insurance company) that issues, or is oblicated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract. • FI not required to apply for GIIN : A. Reasons why FI not required to apply for GIIN : Code Sub-category 01 Government Entity, International Organization or Central Bank 02 Treaty Qualified Retirement Fund; a Board Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Government Entity, International Organization or Central Bank Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a 03 provident fund Entity is an Indian FI solely because it is an investment entity 04 05 Qualified credit card issuer 06 Investment Advisors and Investment Managers 07 Exempt collective investment vehicle 08 Trustee of an Indian Trust 09 FI with a local client base 10 Non-registering local banks FFI with only Low-Value Accounts 11 12 Sponsored investment entity and controlled foreign corporation

Sponsored, Closely Held Investment Vehicle
 Owner Documented FFI

	2. Non-	financial entity (NFE) – Foreign entity that is not a financial institution						
1	Types o	f NFEs that are regarded as excluded NFE are :						
	a. Publicly traded company (listed company) A company is publicly traded if its stock are regularly traded on one or more established securities markets (Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange)							
		ated entity of a publicly traded company FE is a related entity of an entity which is regularly traded on an established securities market;						
	c. Acti	ive NFE : (is any one of the following)						
	Code	Sub-category						
	01	Less than 50 percent of the NFE's gross income for the preceding financial year or other appropriate reporting period is <i>passive income</i> and less than 50 percent of the assets held by the NFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of <i>passive income</i> ;						
	02	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;						
	03	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financial and services to, one or more subsidiaries that engage in trades or businessess other than business of a Financial Institution, except that an entity shall not qualify for NFE status if the entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interest in those companies as capital assets for investment purposes;						
	04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE.						
	05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a financial Institution;						
	06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entitites that are not Financial Institutions, and does not provide financing or hedging services to any Entity that it not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;						
	07	Any NFE is a 'non for profit' organization which meets all of the following requirements : It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare; It is exempt from income tax in India; It has no shareholders or members who have a proprietary or beneficial interest in its income or assets; The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do						
		not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof.						

3. Other Definitions

(i) Related entity An entity is a related entity of another entity if either entity controls the other entity or the two entities are under common control. For this purpose, control includes direct or indirect ownership of more then 50% of the vote or value in an entity
(ii) Passive NFE
 The term passive NFE means any NFE that is (a) not an Active NFE or publicly traded entity or a entity related to a publicly traded entity (b) the gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by anoher entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity (c) a withholding foreign partnership or withholding foreign trust as defined under the relevant U.S. Treasury Regulations.
(Note : Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information
compliance purposes)
 (iii)Passive income The term passive income means the portion of gross income that consists of – (a) Dividends, including substitute dividend amounts; (b) Interest
 (c) Income equivalent to interest, including substitute interest and amounts received from or with respect to a pool of insurance contracts if the amounts received depend in whole or part upon the performance of the pool;
 (d) Rents and royalties, other than rents and royalties derived in the active conduct of a trade or business conducted, at least in part, by employees of the NFE (e) Annuities
(f) The excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income
(g) The excess of gains over losses from transactions (including futures, forwards, and similar transactions)
in any financial assets, (h) The excess of foreign currency gains over foreign currency losses (i) Net income from swaps
(j) Amount received under cash value insurance contracts
But not passive income will not include in case of a non-financial entity that acts as a dealer in financial assets, any income from any transaction entered into in the ordinary course of such dealer's business as a dealer.
<i>(iv)Controlling persons</i> Controlling persons are natural persons who exercise control over an entity and includes a beneficial owner the PMLA Rules. In the case of a trust, such term means the settlor, the trustee, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust. In the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions. Pursuant to guidelines or identification of Beneficial Ownership issued vide SEBI circular no. CIR/MIRSD/2/ 2013 dated January 24, 2013, persons (other than Individuals) are required to provide details of Beneficial Owner(s) ('BO'). Accordingly, the Beneficial Owner means '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 of / entitlements to :
 i. More than 25% of shares or capital or profits of the juridical person, where the juridical person is a company; ii. More than 15% of the capital or profits of the juridicial person, where the juridical person is a partnership;
or iii. More than 15% of the property of capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals. Where the client is a trust, the financial institution shall identify the beneficial owners of the client and take reasonable measures to verify the identity of such persons, through the identity of settler of the trust, the trustee, the protector, the beneficiaries with 15% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain or control or ownership. Where no natural person in identified the identity of the relevant natural person who holds the position of senior managing official.

(A) Cont	rolling Person Type :								
Code	Sub-category								
01	CP of legal person—ownership								
02	CP of legal person—other means								
03	CP of legal person—senior managing official								
04	CP of legal arrangement—trust-settlor								
05	CP of legal arrangement—trust-trustee								
06	CP of legal arrangement—trust-protector								
07	CP of legal arrangement—trust-beneficiary								
08	CP of legal arrangement—trust-other								
09	CP of legal arrangement—Other-settlor equivalent								
10	CP of legal arrangement—Other-trustee equivalent								
11	CP of legal arrangement—Other-protector equivalent								
12	CP of legal arrangement—Other-beneficiary equivalent								
13	CP of legal arrangement—Other-other equivalent								

(v) Specified U.S. person – A U.S. person other than the following :

- (a) a corporation the stock of which is regularly traded on one or more established securities markets;
- (b) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause (i);
- (c) the United States or any wholly owned agency or instrumentality thereof;
- (d) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;
- (e) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code;
- (f) any bank as defined in section 581 of the U.S. Internal Revenue Code;
- (g) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;
- (h) any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-64);
- (i) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;
- (j) any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code;
- (k) a dealer in securities, commodities, or derivative financial instruments (including national principal contracts, future, forwards, and options) that is registered as such under the laws of the United States or any State;
- (I) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or
- (m) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code.

(vi) Owner documented FFI

An FFI meets the following requirements :

- (a) The FFI is an FFI solely because it is an investment entity;
- (b) The FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company;
- (c) The FFI does not maintain a financial account for any non participating FFI;
- (d) The FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in circumstances; and
- (e) The designated withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2). Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemed-compliant FFI (other than an owner-documented FFI), an entity that is a U.S. person, an exempt beneficial owner, or an excepted NFFE.

(vii) Direct reporting NFE

A direct reporting NFFE means a NFFE that elects to report information about its direct or indirect substantial U.S. owners to the IRS.

MANDATORY

SMS and E-mail alerts to investors by stock exchanges

Dear Sir/Madam,

As per recent circular of SEBI and Stock exchanges, stock exchanges will send trade and other details directly to the investors on the mobile phone / email id registered with the stock broker.

Please confirm (tick along with the signature) if SMS/Email Alerts required : Yes No

Client's signature 22

If Yes, we request you to convey your option to receive the trade and other details from stock exchanges by signing the relevant option given below :

SI.	Options	Please update rele	evant details else put "_" in the column	Signature against the
No.	Options	Mobile No.	E-mail	facility required
1	Only SMS			(15)
2	Only E-mail			€ 15 22
3	Both (E-mail/SMS)			▲ <u>15</u> 22

Thanking You.

16 22

(Signature of the Client)

NON MANDATORY TERMS & CONDITIONS

The Client and member, in addition to the member-client agreement, also agree to the terms and conditions stated in hereinbelow.

A. CLIENTS ADDITIONAL REPRESENTATIONS AND WARRANTIES :

The Client has represented to the member that:

- 1. Member has disclosed to the client that member regularly trade in proprietary capacity in capital market and derivative segments.
- 2. The Client confirms that all the trades and dealings, which will be done by the client, will be on client's own account and not on behalf of any other entity. The Client will not be doing any sub-broker activity.
- 3. The information supplied in the KYC account application is truthful and accurate and not misleading (whether by reason of an omission to state a particular fact or otherwise at the time of completing the Account opening).
- 4. Member can maintain client's details as mentioned in the client registration form or any other information pertaining to client in confidence and not disclose the same to any other person/entity except as required under the law.
- 5. The Client shall notify the Member within seven days, of any change in the details set out in the Application form submitted to the Member at the time of opening the account or furnished to the Member from time to time.
- 6. The Client shall, at all times, be responsible for his investment decision and /or orders placed, or applications preferred by the Client, either electronically or otherwise. Client shall not hold, nor seek to hold the Member and or any of their officers, directors, employees, agents, subsidiaries or affiliates, liable for any loss including but not limited to trading losses incurred by the Client. The Client understands that placing an order with the Memger either electronically or otherwise, does not guarantee execution of the said order or acceptance of an application until the Member has confirmed the receipt of such an order or application.
- 7. Since sending orders (for purchase and sale of securities) in writing to member will cause lot of delay, Client requests the member to accept verbal orders/instructions given by the client or clients representative and these verbal orders shall be deemed to have been given in writing and shall be subject to all such terms and conditions as applicable to written contract.
- 8. The Client agrees that none of the services available on the website or other literature shall amount to investment advise on the part of the stock broker.
- 9. The Client agrees that the stock broker shall not be required to provide the client with any form of legal/ accounting or tax related advise.
- 10. The client agrees that as per rules and regulations the Member will send to the client quarterly statement of funds and securities at the end of each quarter. The Client confirms that upon receipt of such statements the client will immediately verify the transactions, ledger balance, margin details and other information and discrepancies if any found in the said statement will be brought to the notice of the stock broker within seven days of receipt of such statement. The Client further confirms that the client will not be eligible for any claim if the client doesn't inform the stock broker about such discrepancies within thirty days of receipt of statement of the stock broker.

B. DP CHARGES :

It is agreed by the client that the client having demat account with East India Securities Ltd authorizes East India Securities Ltd to adjust any debit balance in the demat account with the credit balance in the trading account.

C. LIEN:

- 1. All Securities and/or other property in any Account in which the Client has an interest or which at any time are in the possession or under the control of the Member, shall be subject to a lien for the discharge of any and all indebtedness or any other obligation that the Client may have to the Member in any segment/exchange.
- 2. All of the Client Securities and /or other property shall be held by the Member as security for the payment of any such obligation or indebtedness to the Member in any Account in which the Client has an interest

- 3. In enforcing its lien, the Member at its sole discretion may determine which Securities and/ or other property are to be sold or which contracts are to be closed.
- 4. The client warrants that all securities/collateral deposited by the client as margin or sold through the stock broker are owned by the client (and have not been taken from somebody else) and that the title thereof is clear and free of encumbrances.

D. TAPE RECORDING OF CONVERSATIONS :

The Client is aware that the Member may tape-record the conversations between the Client or its representative and the Member, either personally or over the telephone, and the Client hereby specifically permits the Member to do so. The Member may rely upon such recordings as and when required to resolve disputes in connection with the trading transactions.

E. INDEMNIFICATION :

- 1. If the client fails to notify the Member on the conditions stated in clauses in this agreement the client shall indemnify and hold the Member harmless from and against any and all claims, losses, liability, costs, expenses arising from such failure.
- 2. The Client agrees to fully indemnify the Member for any losses arising from execution of incorrect/ambiguous/ fraudulent instructions provided by the client and/or his authorized representative.
- 3. The Client acknowledges that he is fully aware of the risks involved in online trading activities, including the risks involved due to unauthorized access or any technical difficulties. Clients specifically agrees to hold the Member harmless from any and all claims, and agrees that the Member shall not be liable for any loss actual or perceived, caused directly by government restriction : exchange or market regulation, suspension of trading, war, strike, equipment failure, communication line failure, system failure, security failure on the internet, unauthorized access, theft, or any problem, technological or otherwise Or other conditions beyond the control of the Member that might prevent the client from entering an order or the Member, from executing an order. Client further agrees that he will not be compensated by the Member for "lost opportunity" via notional profit on buy/sell orders which could not be executed. Further more, in a technical environment should an error occur with respect with the tracking of an any account holding or order entry, the true, actual and correct transaction or position will be restored. It is client's responsibility to ensure account correctness and accuracy and to contract the Member, immediately with respect of any discrepancies.

F. FORCE MAJEURE :

The Member shall not be responsible for any losses, costs, of damages resulting directly or indirectly from:-

- 1. Any action, omission, suspension or trading, decision or ruling of any exchange or regulatory, governmental or other body or of any other person which is beyond the Member's control (including floor broker, exchange, dealing or clearing house) : or
- 2. Any war, strike, lock-out, natural disaster, act of terrorism, delay in postal service any other delay or in inaccuracy in the transmission of orders or other information, or any breakdown, failure or malfunction which is beyond the control of the Member of any telecommunication or computer system.
- 3. The above Force Majeure events do not exempt the Client to fulfill the obligations in his account with the Member.

G. SEVERANCE :

In case anyone or more of the provisions contained in this Agreement becomes void, invalid, illegal or unenforceable in any respect under any law, rule, administrative order or judicial decision, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereto.

Client Signatu	re
Date	

RUNNING ACCOUNT AUTHORIZATION FOR FUNDS & SECURITIES

То

East India Securities Ltd.

DA-14, Salt Lake City, Sector-1 Kolkata-700064

Date_____

I/we authorize you to maintain a running account subject to following terms and conditions:-

- 1. With regards to my/our settlement wise pay outs of Funds & Securities, you may retain credits if any as margins on my/our outstanding purchases/sales positions in any segment of any exchange and/or for adjustment with my/our pay-ins, if any, for subsequent settlement.
- 2. I/we authorise you to retain credits of funds & securities, if I/we have any obligation of any nature pending towards you. However, if I/we have no obligations of any nature pending towards you, on a request in writing from me/us, you would be required to immediately release in my/our favour credit if any lying in my/our name.
- 3. I/we understand that in case of futures and options segment there is a daily mark to market valuation and pay-in/payout of options premium/margin due to which there might be debit / credit in my/our F&O running account with you on a particular date. However, since it is not practicable for me/us to issue to you or to receive cheques from you on a daily basis, I/we hereby authorize you to with-hold a credit balance in my/our account to be adjusted against subsequent debits., if any, as on any day unless otherwise requested by me/us to be issued a cheque of the amount of credit.
- 4. Please do not issue any cheque for my/our credits suo moto as I/we trade regularly and frequent exchange of cheques will be practically difficult for me/us. However, whenever I/we need a cheque against my/our credits, you will be bound to issue the cheque within one working day of my/our request to do so.
- 5. I/we also maintain that in case of a debit in my/our running account, I/we shall issue to you a cheque to the tune of the debit amount immediately and hereby for go any intimation thereto.
- 6. I/we also authorize you to adjust excess margin paid by me/us with debits in my/our running account and adjust credit in my/our account with shortfall in margin.
- 7. I/we also authorize you to adjust debits in my/our account in any segment of any exchange with credits, if any, in my/our account in any segment of any exchange without taking any further instructions from me/us.
- 8. I/we further agree to settle funds and securities at least once in a calendar quarter/ month. The onus to do so will be on me/us and I/we will request the stock broker to settle my/our accounts at the end of each such period for the credit balance if any.
- 9. I/we further agree that in case of debit balance I/we will clear the balance at the end of each such period as agreed in point no-8 by paying cheque and/or squaring off my positions in all segment/exchange failing which the stock broker has rights to do so and I/we will be responsible for financial loss if any due to sq off the positions.
- 10. The broker will issue a statement of funds and securities to me/us at the end of each such period. I/we agree to bring dispute if any to the notice of the stock broker within thirty days of receipt of such statement from the stock broker failing which the statement will be presumed to be correct.
- 11. I/we understand that the running account authorization given to stock broker can be revoked by me/us at any point of time.

The above authorization given to stock broker by the within named client this _____ day of _____20____

Name of The Client	
Signature of the Client (With stamp where ever necessary)	

MARGIN HOLD LETTER

То

East India Securities Ltd.

DA-14, Salt Lake City, Sector-1 Kolkata-700064 Date_____

Dear Sir,

SEBI and Exchange norms require you to deliver all securities bought by me/us within 24 hours of payout. In today's scenario, it is very difficult for me/us to send demat slips on regular basis for sales made by me/us. Demat expenses are also substantial.

Hence, I/we hereby request you, to transfer all securities purchased by me/us and/or provided by me/us to you as margin from time to time, to the demat account maintained by you for holding client shares. This will be treated as my/our margin contribution and you will allow me/us exposure on these securities. Whenever I sell, you will deliver these securities on my/our behalf. I/we will intimate you whenever I/we sell securities on the day of trading itself.

If I sell any securities which are not lying in margin with you, I/we will directly deliver these securities from my demat account to your pool account.. Whenever I/we want refund of any securities lying with you, I/we will intimate you and you have to refund these shares within 1 working day if lying with you and 3 working days if lying with Clearing Member / Exchange. Refund of shares will be subject to my/our dues towards margin/ debit obligation in all segment/exchange. For any corporate benefits like dividend/rights /bonus, I/we will raise a letter on you and you will reimburse us on receipt from the company.

I/we understand that you will be sending us statement of securities each and every quarter to me/us and I/ we will be responsible to verify the correctness of the same. I/we confirm to bring to your notice any discrepancy found in the statement within thirty days of receipt of the same failing which it is will be assumed as correct.

I/we understand that I/we have right to revoke/cancel this facility at any point of time and I/we will do so by writing to you whenever I/we so desire.

I/we understand that shares kept with you on my/our behalf can be refunded by you at any point of time without any further notice to me/us.

Sincerely,

Name of The Client	
Signature of the Client	

E-NET VIEW REQUEST FORM

То

East India Securities Ltd. DA-14, Salt Lake City, Sector-1

Kolkata-700064

Dear Sir,

I/we wish to avail facility to view my/our trading account related transaction details on your backoffice website. I/we request you to provide us necessary login facility on following terms and conditions: -

- 1. I/we will ensure secrecy of login name and password.
- 2. In case I/we don't receive login details, I/we will inform you immediately.
- 3. I/we will immediately inform you in case of change of Email address
- 4. I/we will change password on regular basis.
- 5. You will not be responsible for unauthorized access to my/our accounts.
- 6. In case of loss of password I/we will give written request to you to issue me/us new password.
- 7. Since you are providing all kind of financial statements and securities ledger no hard copy is necessary to be delivered to us. In case I/we need any statement in hard copy we will give written request to you. Display of transaction details and various statements on your website will be equal to delivery of physical statement by you.
- 8. I/we will be checking our transaction details on daily basis at the given website. I/we further confirm that if any discrepancy is found in transaction shown in our account it will be my/our responsibility to bring it to your notice immediately. I/we further agree that no claim will be entertained if dispute is not raised within 24 hours of transaction by me/us.
- 9. I/we further confirm that it will be my/our responsibility to check my/our trading account details on regular basis. I/we will be responsible for any consequential losses for not checking my/our accounting details.

Please provide my/our login ID and password at my/our email address mentioned below:-

Name of Client							
Address							
Email Address (be very clear)							
Client Signature	A 20 22						
[Note - Your login ID and password will be sent by email to above mentioned email ID]							

Date _____

REQUEST LETTER FOR ELECTRONIC CONTRACT NOTE (ECN)

То

East India Securities Ltd.

Date ___

DA-14, Salt Lake City, Sector-1, Kolkata-700064

Dear Sir/Madam,

I/we want to avail to the Electronic Contract Note "ECN" facility being provided by East India Securities Limited (hereinafter referred to as "EISL") to its clients in accordance with the SEBI regulations for all exchange and segments. EISL has offered to issuance of ECN in a digitally signed format. I/We are desirous of availing this facility and in furtherance of the same, hereby grant my/our consent and affirmation to EISL to issue and send ECN, ledger, bills and other documents/communications, meant for me/us to my/our below mentioned email ID:

I/We grant my/our consent to EISL for providing the ECN facility on the following terms and conditions :

- 1. I/We acknowledge and agree that non-receipt of bounced mail notification by EISL shall amount to delivery of the contract note at my/our email address.
- *I/We confirm and agree that I/We will acknowledge the contract note so issued/sent via electronic communication at my/our email address without changing the subject line. In case I/We do not/does not acknowledge the ECN by sending a reply mail within the stipulated tome provided by EISL, the same shall be deemed to have been acknowledged.
- 3. I/We undertake that it shall be my/our responsibility to verify that the ECNs contain details of order number, trade number, trade time, trade price, trade quantity, name of security, client code and display the brokerage charges, Exchange TOT, STT, SEBI TOT, Stamp Duty, etc separately. In case there is any discrepancy in the ECN, I/We shall inform EISL of the same upon receipt of the ECN by replying to the email : **helpdesk@eisec.com**. In case I/We do not/does not get the discrepancies corrected the same shall be deemed to have been accepted and will be binding upon me/us. However, EISL in its absolute discretion, reserves the right to determine the validity of any objection to the transaction, even thought the objection is received after the expiry of stipulated time.
- 4. I/We acknowledge that in case the ECN has not been delivered to me/us or has been rejected (bouncing of mails) by the email address, EISL shall send a physical contract note to me/us. However, the non-receipt of the bounced mail notification by EISL shall amount to delivery of the contract note.
- 5. I/We hereby confirm that I/We shall give EISL due intimation if there is any change in my/our EMAIL ID throught physical letter. I/We affirm that EISL shall not be responsible for the non-receipt of the ECN due to any change in my/our email address and if the same is not intimated by me/us to EISL and that EISL shall not take cognizance of out-of-office/out-of-station auto replies and I/We shall be deemed to have received such ECN.
- 6. I/We hereby affirm that EISL do not/does not require and shall not send hard copies of the Contract Notes at my/our designated address.
- 7. I/We am/are aware the copies of the contract notes are also available in EISL website (www.eisec.com) for which I have been provided with an user id and password.

*I/We declare and acknowledge my/our consent to abide by the above terms and conditions for availing ECN facilities.

Yours truly.	
Yours truly, Signature	Name
Address	
	Mobile No
	Date
	ual is opening a Trading account and "We" shall be applicable where a corporate Please strike-off whichever is not applicable, e.g. wither I/We or My/Our.

SELF DECLARATION – SPECIAL CATEGORY CLIENTS AS REQUIRED BY PMLA

То

East India Securities Limited DA-14, Salt Lake City, Sector-1 Kolkata-700064

Date_____

I/We hereby declare that we fall under one of following special category of client :

	Special Categories	Please tick of applicable
i)	Non Resident Clients	
ii)	High Net Worth Clients	
iii)	Trust, Charities, NGO and Organization Receiving Donations	
iv)	Companies Having Close Family Share Holdings or Beneficial Ownership	
v)	Politically Exposed Person or Relative of Politically Exposed Person	
vi)	Foreign Exchange Offering Entitles	
vii)	Client from High Risk Countries	
viii)	Non Face to Face Clients	
ix)	Client with Dubious Reputation	
x)	Any other please mention	
xi)	None of Above	
Date	Client Signature	

INSTRUCTION/CHECK LIST FOR FILLING KYC FORM

A. Important Points :

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters/Partners/Karta/ Trustees and whole time directors and persons authorised to deal in securities on behalf of company/firm/others.
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorised for attesting the documents, as per the below mentioned list.
- 3. If any proof of identify or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC from, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 10. For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials etc.
- B. Proof of Identity (POI) : List of documents admissible as Proof of Identity :
 - 1. Unique Identification Number (UID) (Aadhaar)/Passport/Voter ID card/Driving license.
 - 2. PAN card with photograph.
 - 3. Identity card/document with applicant's Photo, issued by any of the following : Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.

C. Proof of Address (POA) : List of documents admissible as Proof of Address :

- (*Documents having an expiry date should be valid on the date of submission.)
- 1. Passport/Voters Identity Card/Ration Card/Unique Identification Number (UID)/Aadhar Letter/Registered lease or Sale Agreement of Residence/Driving License/Flat Maintenance bill/Insurance Copy.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas Bill Not more than 3 months old.
- 3. Bank Account Statement/Passbook Not more than 3 minths old.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following : Bank Managers of Scheduled Commercial Banks/ Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted Officer/Notary Public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. of Statutory Authority.
- 6. Identity card/documents with address, issued by any of the following : Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc. to their Members.
- 7. For FII/sub account, Power of Attorney given by FII/sub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse may be accepted.

D. Exemptions/clarifications to PAN

(*Sufficient documentary evidence in support of such claims to be collected.)

- 1. In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- 3. UN entities/multilateral agencies exempt from paying taxes/filling tax returns in India.
- 4. SIP of Mutual Funds upto Rs. 50,000/- p.a.
- 5. In case of institutional clients, namely, FIIs, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporation, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

E. List of people authorised to attest the documents :

- 1. Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, 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. List of documents to be obtained from client are mentioned below :

Types of entity	Documentary requirements
Corporate	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/Whole time director/MD (to be submitted every year). Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations. Photograph, POI, POA, PAN of individual promoters holding control – either directly or indirectly. Copies of the Memorandum and Articles of Association and certificate of incorporation. Copy of the Board Resolution for investment in securities market. Authorised signatories list with specimen signatures. Proof of Demat Account.
Partnership firm	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Cerficate of registration (for registered partnership firms only). Copy of partnership deed. Authorised signatories list with specimen signatures. Photograph, POI, POA, PAN of Partners. Proof of Demat Account. Proof of Bank Account.
Trust	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered trust only). Copy of Trust deed. List of trustee certified by managing turstees/CA. Photograph, POI, POA, PAN of Trustees. Proof of Demat Account. Proof of Bank Account.
HUF	 Pan of HUF. Deed of declaration of HUF/List of coparceners. Bank pass-book/bank statement in the name of HUF. Photograph, POI, POA, PAN of Karta. Proof of Demat Account.

Tunce of antitu	Desumentenu requiremente							
Types of entity	Documentary requirements							
Unincorporated	Proof of Existence/Constitution document.							
association								
or a body of	on its behalf.							
individuals	Proof of Demat Account.							
	Proof of Bank Account.							
Banks/	Copy of the constitution/registration or annual report/balance sheet for the last 2							
Institutional	financial years.							
Investors	Authorised signatories list with specimen signatures.							
Foreign	Copy of SEBI registration certificate.							
Institutional	□ Authorised signatories list with specimen signatures.							
Investors (FII)								
Army/	Self-certification on letterhead.							
Government	Authorised signatories list with specimen signatures							
Bodies								
Registered	Copy of Registration Certificate under Societies Registration Act.							
Society	List of Managing Committee members.							
	Committee resolution for persons authorised to act as authorised signatories with specimen signatures.							
	True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.							
	Proof of Demat Account in name of entity.							
	Proof of Bank Account in name of entity.							
Individuals	Photograph, POI, POA, PAN of Individuals.							
	Proof of Demat Account.							
	Proof of Bank Account.							

Note : 1

Proof of Bank Account (Any one of the following documents)

Copy of cancelled cheque leaf/pass book/bank statement specifying name of the constituent (not more than 3 months old)

Proof of MICR Code or/and IFSC Code of the bank should be submitted.

Note : 2

Proof of Demat Account :

Any one of the following documents containing Client ID, Client Name, DP ID and DP Name.

- i) Demat client Master List with DP stamp or logo (not more than 4 months old)
- ii) Demat Holding Statement which (not more than 4 months old)

Additional Documents in case trading in Derivatives for all clients (any one from below)

 Copy of latest Income Tax Return Acknowledgement/Copy of Form 16(i)(n) case of salary income/latest salary slip/Net worth certificate duly certified by Chartered Accountant/Self declaration of Net worth (Assert-Liabilities) with supporting document of each item/Latest Copy of demat account holding statement/Copy of Annual Accounts/Copy of demat account holding statement/Bank account statement for last 6 months.