

ND MANAGEMENT. BROKING & DISTRIBUTION OF THE ADVISOR OF THE ADVISO

MESSAGE FROM TEAM NARNOLIA

Dear Customer,

Greetings from Narnolia...!!!

We take this opportunity to thank you for reposing faith in us. We have always believed that you are the most precious miracle in our business and we sincerely hope that you will be delighted with the excellent servicing standards and quality of our Company.

We at Narnolia aim at enhancing experience and simplifying processes for our customers. This Account Opening Form is another step towards the very aim - making the process of entering a new financial relationship easier.

We would require your co-operation in completing the relevant forms and submitting the relevant documents/proofs as required for meeting regulatory norms. We take pleasure and pride in introducing this Account Opening form as one of the **shortest and simplest** in the industry.

With this, we also urge you to write to us on care@narnolia.com for queries or feedback. We would be happy to assist and comply with your requirement

Assuring you our best of service

Warm Regards,

Team Narnolia



Narnolia Financial Advisors Limited

Narnolia®

		INDEX OF DOCUMENTS						
SI. No.	Name of the Document	Brief Significance of the Document	Page No.					
31. 140.		ITS AS PRESCRIBED BY SEBI & EXCHANGES / DEPOSITORIES	rage No.					
1.	Know Your Client (KYC) Form	Document captures the basic information about the Constituent	01 - 02					
2.	Additional details relating to trading / demat account	Document captures the additional information about the Constituent relevant to trading & demat account.	03 - 07					
3.	FATCA/CRS Declaration	Details of Ultimate Beneficial Owner (UBO) Including Additional FATCA & CRS Information.	08 - 09					
4.	Policies and procedures	Document describing significant policies and procedures of the stock broker.	10 - 14					
5.	Tariff sheet	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange (s) & Schedule of charges for demat account.	15 - 16					
6.	Rights & Obligations of Beneficial Owner &Dipository Participant	Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories	A1 - A4					
7.	Rights & Obligations Of Stock Brokers, AP & Clients, Risk Disclosure Document, Guidance Note.	Document stating the Rights & Obligations of stock broker / trading member, AP and client for trading on exchanges (including additional rights & obligations in case of internet / wireless technology based trading), Uniform risk disclosure document, Guidance Note detailing Do's & Don't for trading on exchanges.	A5 - A17					
	VOLUNTARY DOCUMENTS AS	S PROVIDED BY THE STOCK BROKER / DEPOSITORY PARTICIPANT						
8.	Running account authorisation and preference for actual settlement	Contains authorization for maintenance of accounts funds on running account basis & preference for actual settlement.	17 - 17					
9.	Letter of understanding	Contains various authorization and standing instructions given by Client.						
10.	Authorisation for issue of Contract Notes, Margin Analysis Report, Statement of Funds & other documents in digitally signed electronic mode.	By signing this document the client is agreeing to receive Contract Notes, Daily Margin Analysis Report, Statement of Funds and other documents in Digitally signed Electronic mode over e-mail id as provided in KYC form.						
	of Stock Broker/Trading Member/ ng Member/Depository Participant	Narnolia Financial Advisors Limited (CIN-U51909WB1995PLC072876)						
SEBI	Registration No. & Date	INZ000166737 DT-25/07/2018 NSE/BSE/MSEI- CM/F	&O/CD					
SEBI	Research Analyst	INH300006500 DT-23/10/2018						
NSDL	/CDSL	IN-DP-380-2018 DT-29/08/2019						
Regis	tered Office Address :	Marble Arch Building, 236B, AJC Bose Road, Unit 201, 2 nd Floo 700020, Ph: +91- 033 40501500, Website: www.narnolia.com	, Kolkata -					
Corre	spondence Office Address :	27MIDC, 1st Floor, Marol MIDC, Andheri East, Mumbai - 400 (Ph: 022 6839 1200, Website: www.narnolia.com	93.					
Com Phor	pliance Officer Name, ne No. & Email Id:	Mr. Manish Kumar Agarwal, Phone : 033 4050 1500, Email: mkagarwal@narnolia.com						
Direc Phor	ctor / CEO Name, ne No. & email id:	Mr. Pankaj Harlalka , Phone : 033 4050 1500, Email: pankaj.harlalka@narnolia.com						

For any grievance/dispute please contact Narnolia Financial Advisors Limited at the above address or investor grievance email id - ig@narnolia.com and phone no - 033 4050 1500. In case not satisfied with response, please contact the concerned exchanges/Depositories at:

Exchange /Depositories	Email	Phone No.
NSE	ignse@nse.co.in	1800220058
BSE	is@bseindia.com	(022) 2272 8097
MSEI	investorcomplaints@msei.in	(022) 6112 9000 (Extn : 9028)
NSDL	relations@nsdl.co.in	(022) 2499 4200
CDSL	complaints@cdslindia.com	1800-200-5533

You can also lodge your grievances with SEBI at http://scores.gov.in. For any queries, feedback or assistance please contact SEBI office on toll free help line at 1800227575 / 18002667575.



INSTRUCTIONS / 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 identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign national (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 for the director, their passport copy should be given.
- 9. In case of Merchant Navy NRIs, 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 Card) (Aadhaar Card)/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/Aadhaar Card/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 months 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 Cooperative Bank/ Multinational Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
 - 6. Identity card/document with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
 - 7. For FII/sub account, Power of Attorney given by FII/sub-account to the Custodians (which are duly notarized and I 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 Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956. Custodians shall verify the PAN card details with the original PAN Card and provide duly certified copies of such verified PAN Details to the intermediary.

E. List of people 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. Additional documents to be obtained from non-individuals over & above the POI & POA, as mentioned below.

Types of entity	Documentary requirements
Corporate	Copy of the balance sheets for the last 2 (Two) 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.
Partnership firm	Copy of the Balance sheets for the last 2 (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.
Trust	Copy of the balance sheets for the last 2(Two) financial years (to be submitted every year).
	Certificate of registration (for registered trust only).
	Copy of Trust deed.
	List of trustees certified by managing trustees/CA.
	Photosraph, POI, POA, PAN of Trustees.
Foreign Institutional	Copy of SEBI Registration certificate.
Investors (FII)	Authorised signatories list with specimen signatures.

HUF	PAN of HUF.
	Deed of declaration of HUF/List of coparceners.
	Bank Pass-Book/Bank statement In the name of HUF.
	Photograph, POI, POA, PAN of Karta.
Unincorporated	Proof of Existence/Constitution document.
association or a body of individuals	Resolution of the managing body & Power of Attorney granted to transact business on Its behalf.
body of illulviduals	Authorised signatory list with specimen signatures.
Banks / Institutional	Copy of the constitution/registration or annual report / balance sheet for the last 2(two) financial
Investors	years.
	Authorised signatories list with specimen signatures.
Army/Government	Self-certification on letterhead.
Bodies	Authorised signatories list with specimen signatures.
Registed Society	Copy of Registration Certificate under Societies Registration Act.
	List of Managing Committee members.
	Committee resolution for persons authorised to act as authorised signatories with specimen signatures.
	True copy of Society Rules and Bye laws certified by the Chairman/ Secretary.
	INICTRICATIONS / CUECK LICT

INSTRUCTIONS / CHECK LIST

- 1. The Account opening form should be filled in BLACK / BLUE INK and CAPITAL LETTERS ONLY and do have Client Signatures at Places Marked in Grey color.
- 2. All proofs, photographs and signature on the form should be clearly visible.
- 3. White ink is not allowed on form. In case of any correction in the form, sign next to the correction done and Signature Should match the original signature.
- 4. Copy of cancelled cheque leaf/pass book/bank statement specifying name of the constituent, MICR Code and/or IFSC Code of the bank should be submitted.
- 5. Demat Client Master or recent holding statement issued by DP bearing name of the client.
- 6. Additional documents in case of trading in derivatives segments-illustrative* list:

Copy of ITR Acknowledgement	Copy of Annual Account
In case of Salary Income-Salary Slip, Copy of Form 16	Net worth certificate.
Copy of Demat Account holding statement.	Bank Account statement for last 6 months.
Any other relevant documents substantiating	Self declaration with relevant supporting
ownership of assets.	documents.

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

7. For Individual:

- a) Stock broker has an option of doing 'IN-person' verification through Web camera at the branch office of the stock broker/sub-broker's office.
- b) In case of non-resident client, employees at the stock broker's local office, overseas can do 'In person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non- resident client by the stock broker's staff attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy/ Consulate General in the country where the client resides may be permitted.

8. For Non - Individual:

- a) form need to be initialized by all the Authorised Signatories.
- b) Copy of Board Resolution or declaration (on the letterhead) naming the persons authorised to deal in securities on behalf of company/firm/others and their specimen signatures.

Kn	ow Your Customer (KYC) App	ication Form	Non - Individua	al
	P ID :-	Client ID :-		PHOTOGRAPH Please affix the recent passport size photograph of Authorised Signatory
	CC :		(1/13	;
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	Name of the Applicant			
1.	Name of the Applicant			
2.	Date of Incorporation	DD-MM-YYYY		
	Place of Incorporation			
3.	Date of Commencement	DD MM YYYY		
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	b. Registration No. (e.g. CIN)			
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	Trust/Charities/NGO's	Public Ltd. Co. FII LLP	Society	☐ Body of Individuals
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	Trustees / Whole time directors	and Authorised Signatory.		
2.	a. DIN of whole time directors	/Down and /Varta		As per Annexure
וח	b. Aadhar Number of Promoter DECLARATION	y Partners/ Karta		
		etails furnished above are true and co	rrect to the best of my	our knowledge and belief
	and I/we undertake to inform y	ou of any change therein, immediately	. In case any of the abo	ove information is found to
	be false or untrue or misleading	g or misrepresenting, I am/we are awar	re that I/we may be hel	d liable for it.
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(2,	/13) Signature of the Authorise	d Signatory(ies)	Date : D D	
	Signature of the Authorise	FOR OFFICE USE ONLY		
	Originals verified and Self-Attes	ted document copies received		
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				Seal stamp of the Intermediary
Pla	ace : Kolkata			
		Signature of the Authorised	Signatory	

Details Name o	Details of Promoters/Partners/Karta/T Name of Applicant	rustees/Whole Time Dire	Details of Promoters/Partners/Karta/Trustees/Whole Time Directors and Authorised Signatory forming a part of Know Your Client (KYC) Application Form for Non-Individuals Name of Applicant PAN of the Applicant	orming a part of Know Your C	our Client (KYC) Application F	orm for Non-Individuals
Sr. No.	PAN	NAME	DIN (For Directors)/Aadhar Number (For Others)	Residential/Registered Address	Relationship with Application (i.e. promoters, partners, Karta, whole time director Authorised Signatory etc.	Photograph
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	3.	SMS Alert fa	acility : [Manda	atory if you are a	giving Power of Attorr	ney (POA). E	nsure th	at		
		the mobile r	number is prov	ided in the KYC	Application Form]					
		Sr. I	No.	Holder						
		a)	Sole / First I	Holder					
		b)	Second Hold	der					
		С)	Third Holde	r					
	4.	I/We reques	st you to enabl	e my/our DP ac	count for Auto Pledge	confirmation	on.			
	5.	I wish to ava	ail facility for In	nternet Trading a	and Wireless Technolo	pgy				
	6.	I/We would	like to share tl	he email ID with	the RTA					
	7.	Mode of Red	ceiving Contract	t Note, Statemen	t of Account, Margin	☐ Physical	Form	□Ele	ctronic F	orm on
		Reports, Star	ndard KYC Doc	uments & Other	Communications (tick			•	ur email	
		any one)							d Note 4 a email Id is p	I
									Application F	
	8.	I/We would	like to receive	d the Annual Re	port	☐ Physical	Form	Ele	ctronic F	orm
J)	Αſ	DDITIONAL I	DETAILS							
	•	Number of y	years of Invest	ment/Trading Ex	rperience:					
	•	Any other ir	nformation							
K)	GS	ST DETAILS								
	•	GST Numbe	er							
	•	GST Implem	nentation Loca	tion						
L)	P/	AST ACTIONS								
_,				1	1/ 1 1 1	CEDI/O: 1		,		11 11
	•				d/ pending/taken by :		_	-		•
		against the	applicant/cons	stituent or its P	artners/Promoters/w	hole time d	irectors/a	autho	rized pe	rsons in
		charge of de	aling in securit	ies during the las	st 3 years : 🗌 No 📗 Ye	s If Yes, Ple	ase Speci	fy Det	tails	
									<u> </u>	

,				ne relevant boxes whe	re you wish to trade. ٦	he segment not cl	hosen should be stru	uck off by the client.
			NGES		•	SEGMENTS		
		Ω	7	CASH	FUTURE & OPTIONS	CURRENCY	COMMODITIES	MUTUAL FUND
	N	ISE	(4/13)					
	В	BSE	(4/13)					
	N	ЛSEI	(4/13)					
	(In futu	re, if clie	nt wish to trade on any	new Segment/Exchar	nge, please submit	a duly signed author	rization / letter to us).
N)	DI	EALIN	GS THE	OUGH OTHER STO	CK BROKERS			
	•	Whe	ther dea	ling with any other st	ock broker (in case d	ealing with multip	ole stock brokers, p	rovide details of all)
		Stock	Broker	Name :				
		Clien	t Code:_		Exchange:			
	•				rom/to such stock br	oker/sub-broker	:	
0)	IN	TROE	DUCER	DETAILS (OPTIONA	L)			
	•	Name	e of the	Introducer				
	•	Statu	s of the	Introducer 🗌 AP 🗌	Existing Client 🗌 E	mployee 🗌 Othe	er, please specify_)
	•	Addr	ess of tl	ne Introducer				
			•					
	•	Phon	e No. o	f the Introducer		Signature of the	Introducer :	

Declaration

The rules and regulations of the Depository and Depository participant pertaining to an account which are in force now have been read by me/us and I/we have understood the same and I/we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. I/we hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I/we am/are aware that I/we may be held liable for it. In case of non-resident account, I/we also declare that I/we have complied and will continue to comply with FEMA regulations. I/we further confirm having read/been explained and understood the contents of Right and obligation of the beneficial owner and depository participant/stock brokers & clients, risk Disclosure document, Policies & procedures, schedule of charges/Tariff sheet and acknowledge the receipt of copy of the same. I/we do hereby agree to be bound by such provision as outlined in these documents. I/we have also been informed that the standard set of documents has been displayed for information on stock broker's designated website.

Authorised Signatorie	s (Enclose a Board Resolution for Authorised Sigr	natories)							
Sole/First Holder	Name	Signature(s)							
First Signatory		(5/13)							
Second Signatory									
Third Signatory									
Other Holders									
Second Holder									
Third Holder									
Mode of Operation	for Sole/First Holder (In case of joint holdings,	all the holders must sign)							
☐ Any one singly	,								
☐ Jointly by									
☐ As per resoluti	on								
☐ Others (please	specify)								
Notes: 1. In case of ac	dditional signatures, separate annexures sho	ould be attached to the application form.							

- 2. Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 3. For receiving Statement of Account in electronic Form:
 - I. Client must ensure the confidentiality of Password of the email account.
 - II. Client must promptly inform the participant if the email address has changed.
 - III. Client may opt to terminate this facility by giving 10 days prior notice. Similarly participant may terminate this facility by giving 10 days prior notice.
- 4. All Communication shall be sent at the correspondence address/mobile/E.mail ID of the Sole/First Holder only.
- 5. Strike off whichever is not applicable.

	FOR CDSI	. CLIENTS			
SMS Alert Faciliy Refer to Terms & Conditions given as Annexure - 2.4	• • •	giving Power of Attorney (not wish to avail of this fac	* *	☐ Yes ☐ No	
Transactions Using Secured Texting Facility (TRUST). Refer to Terms and Conditions as Annexure - 2.6	registered for SMS Ale Terms and Conditions p I/We wish to register to my/our below mention Stock Exchange Name/ Clearing Member Name	RUST facility using the ert Facility. I have read and rescribed by CDSL for the some following clearing memored BO ID registered for TI	d understood the ame. ber IDs under RUST	☐ Yes☐ No	
Easi		ase visit our website www.c		☐ Yes ☐ No	
(Only for CDSL Client) So	Only for CDSL Client le/First Holder Signature	Only for CDSL Client Second Holder Signature	Only for CDSL Third Holder Si	ignature	
Place:			Date:		
	FOR OFFICE	E USE ONLY			
UCC allotted to the Client :	Branch Code :				
Docume	nts verified with Originals	Client Interviewed by	In-Person Verificati	on done by	
Name of the Employee					
Employee Code					
Designation of the Employee					
Employee					
Employee Date	nave also mode the clie we given/sent him a co ocedures', tariff sheet also undertake that any webside, for the informa	nt aware of 'Rights and O by of all the KYC docume and all the non-mandato or change in the 'Rights and ation of the client.	bligations' docume nts. I/We undertak ry documents wou I Obligation's and I	ent(s), RDD se that any ald be duly RDD would	
Employee Date Signature I/We undertake that I/we had mandatory document. I/We had and Guidance Note. I/We had change in the 'Policy and Printimated to the clients. I/We be mode available on my/our	nave also mode the clien we given/sent him a copect ocedures', tariff sheet also undertake that any webside, for the informa rs Limited.	nt aware of 'Rights and O by of all the KYC docume and all the non-mandato or change in the 'Rights and ation of the client.	bligations' docume nts. I/We undertak ry documents wou	ent(s), RDD se that any ald be duly RDD would	



	(Refer	3O) Including Additional FATCA & CRS Information (Instructions)	Declaration Form for	
	ax advisor	for further guidance on your tax residency, if re	equired) Non-Individuals	
1 APPLICANT Details				
Name of the entity				
Type of address given at KRA	Resider	ntial or Business Residential	☐ Business ☐ Registered Office	
Address of tax residence would be t	taken as a	vailable in KRA database. In case of any change	please approach KRA and notify the changes	
Customer ID / Folio NO.				
PAN	Da	te of Incorporation	Y	
City of Incorporation		Country of Incorporation		
Entity Constitution Partnersh	ip Firm [HUF Private Limited Company Public L	imited Company 🗌 Society 🔲 AOP/BOI	
☐ Trust ☐ I	Liquidato	or Limited Liability Partnership Artificial	Juridical Person Others Specify	
Please tick the applicable tax re	esident d			
Is "Entity" a tax resident of any of	•			
(If Yes, Please provide country/ie	es in whi	ch the entity is a resident for tax purposes a		
Country		Tax Identification Number*	Identification Type	
			(TIN or Other*, please specify)	
[%] In case Tax Identification Number is	not availal	ole, kindly provide its functional equivalent $^{\mathfrak s}.$ In ca	se TIN or its functional equivalent is not	
available, please provide Company Id	entificatio	n number or Global Entity Identification Number	or GIIN, etc.	
In case the Entity's Country of Incorp	oration /	Tax residence is U.S. but Entity is not a Specifed	U.S. Person, mention Entity's exemption code	
here				
2 FATCA & CRS Declaration (Ple	ase cons	ult your professional tax advisor for furthe	r guidance on FATCA & CRS classification)	
PART A (to be filled by Financial	Institutio	ons or Direct Reporting NFEs)		
1. We are a, GIII	V			
Financial Institution ⁶ Not	te: If you	do not have the GIIN but you are sponsore	ed by another entity, please provide your	
-		IIN above and indicate your sponsor's nam	e below	
Direct reporting NFE ⁷ Nan	ne of spoi	nsoring entity		
(please tick as appropriate)				
GIIN not available	Applied f	or		
(please tick as applicable)	Not requi	red to apply for - please specify 2 digits sub-cat	egory ¹⁰	
		ned - Non-participating FI	· . —	
institution,				
PART B (please fill any one as ap	propriat	e "to be filled by NFEs other than Direct Re	eporting NFEs)	
1. Is the Entity a publicity traded of	company	Yes (If yes, please specify any one stock ex	change on which the stock is regularly traded)	
(that is a company whose shares are	regularly	Name of stock exchange		
traded on a established securities ma	arket)			
2. Is the Entity a related entity ² of a			ed company and one stock exchange on which	
traded company (a company whose shares the stock is regularly traded)				
are regularly traded on an established Name of listed company				
,				
		Name of stock exchange		
3. Is the Entity an active ³ NFE		Yes (If yes, please fill UBO declaration in t	he next section.)	
		Nature of business	(Montion and a refer 2 of Sout S)	
		Please specify the sub-category of Active NFE	(Mention code -refer 2c of Part D)	
4. Is the entity a passive NFE Yes (If yes, please fill UBO declaration in the next section.)				
Nature of business				
¹ Refer 2a, ² Refer 2b, ³ Refer 2c, ⁴ Refer 3(ii), ⁶ Refer 1, ⁷ Refer 3(vii), ¹⁰ Refer 1A of Section 6.				

3 UBO Declaration		
Category (Please tick applicable category)	: Unlisted Company Partnership Firm	Limited Liability Partnership Company
	☐ Unincorporated association / body of	individuals
	☐ Religious Trust ☐ Private Trust ☐ Ot	ther
Identification Numbers for EACH controlling per	rson(s), confirming ALL countries of tax residency rson(s).	
	wner Reporting Statement and Auditor's Letter with	·
Name - Beneficial Owner / Controlling person	Tax ID Type - TIN or Other, please specify	
Country - Tax Residency*	Beneficial Interest - in percentage Type Code ¹¹ - of Controlling	ZIP Code & Contact Details
Tax ID No Or functional equivalent for each country		Address Type -
Name:	Tax ID Type:	Address:
C	Type Code:	
Country:]	Zip:
Tax ID No.*	Address Type Residence Business	State:
	Registered Office	Country:
Name:	Tax ID Type:	Address:
Name.		, tac. 553.
Country:	Type Code:	Zip:
%	Address Type Residence Business	State:
Tax ID No. [®]		Country:
	Registered Office	1
Name:	Tax ID Type:	Address:
C	Type Code:	
Country:	,	Zip:
Tax ID No.*	Address Type Residence Business	State:
	☐ Registered Office	Country:
# If passive NFE, please provide below	⊥ w additional details	
PAN / Any other identification Number		DOB: Date of Birth
(PAN, Aadhar, Passport, Election ID, Govt. ID,		Gender: Male, Female, Other
Driving License NREGA Job Card, Others)		
City of Birth - Country of Birth		
1. PAN:	Occupation type:	Date of Birth: D D M M Y Y Y Y
City of Birth:		
Country of Birth:	Nationality:	Gender
Country of Birtin.	Father's Name:	
1. PAN:	Occupation type:	Date of Birth: D D M M Y Y Y Y
City of Birth:		
Country of Birth:	Nationality:	Gender
Country of Britis	Father's Name:	
1. PAN:	Occupation type:	Date of Birth: D D M M Y Y Y Y
City of Birth:	Nationality:	
Country of Birth:		Gender
	Father's Name:	
	persons with tax residency / permanent resider	ncy / citizenship / Green card in any country
other than India:		
*To include US, where controlling person is a		
	ailable, kindly provide functional equivalent	
⁵ Refer 3(vi), ¹¹ Refer 3(iv) (A) of Section 6.		
4 FATCA - CRS Terms and Conditions		
	s 114F to 114H, as part of the Income-tax rules, 1962, w ormation and certain certifications and documentati	
	ormation and certain certifications and documentati orities/appointed agencies. Towards compliance, we i	
	urpose of ensuring appropriate withholding from the	
	y you, please ensure you advise us promptly, i.e., within	
	elationships with Microsec Capital Limited or its group e supplied any previously requested information. If you	
	of the entity is a U.S. Citizen or resident or green can	
country information held along with the US Tax Ide	entification Number. It is mandatory to supply a TIN or	functional equivalent if the country in which you are
tax resident issues such as identifiers. If no TIN is ye	et available or has not yet been issued, please provide ar	n explanation and attach this to the form.
5 Certification		
I/We have understood the information requir	rements of this form (read along with the FATCA 8	& CRS Instructions) and hereby confirm that the
	m is true, correct and complete. I/We also conf	
FATCA & CRS Terms and Conditions above and		
Name	Place	Date
Designation	1 lucc	Date
™ 35⊋		
(6/13) Sole/First Holder	Signature Second Holder Signature	e Third Holder Signature



POLICIES & PROCEDURES

This document outlines various policies and procedures framed and followed by Narnolia Financial Advisors Limited (NFAL) with respect to its dealing with its clients as a stock broker on National Stock Exchange of India Ltd. ("NSE"), Bombay Stock Exchange Ltd. ("BSE"), Metropolitan Stock Exchange of India Ltd. ("MSEI"), (collectively hereinafter referred as "The Exchanges").

The policies and procedures as stated herein below are subject to change from time to time depending upon regulatory changes, risk management framework, other market conditions, etc.

The said policies and procedures and any revision/updation in the same from time to time is/will be available at the Company's website.

1. Refusal of orders for Penny Stocks and/or illiquid Stocks/Contracts/Options

In view of the risks associated in dealing with Penny Stocks and/or illiquid Stocks/Contracts/options, NFAL would generally advice its clients to desist from trading in them. Further, SEBI, Exchanges or NFAL may issue circulars or guidelines necessitating exercising additional due diligence by the clients for dealing in such securities.

A security may be treated as Penny Stocks / illiquid Stock / Contracts / Options if it falls in anyone category as mentioned herein below:

- Securities (with face value of ₹ 10/- and above) traded at less than ₹ 10/- on any of the Exchanges.
- Securities appearing in the list of illiquid securities issued by the Exchanges periodically.
- Securities forming part of Trade-to-Trade settlement.
- Securities forming part of Z, IP,P,PZ,R,M,MT,IT,SM group.
- Securities on which Exchange VAR is more than 50%.
- Securities whose average daily volume in last 3 Months is less than 50,000 shares or ₹50 lacs in value which ever is higher (collectively for all Exchanges).
- Securities which have not been traded on all the trading days on which trading took place in the exchange during last 3 months.
- Illiquid options / near & far month options / long dated options / far month future.
- Securities list identified under Graded Surveillance Measure [GSM] or put under surveillance by Exchange/SEBI
- Any other securities/ contract/options as may be decided by NFAL, which may be considered by NFAL as
 volatile or subject to market manipulation or have concentration risk at client level or at the security level or
 any other.

Trading in such securities will be allowed to the client at the discretion of NFAL. Such securities may be blocked in normal trading system and any dealing in such securities may be allowed only on the approval of the Risk team and subject to such terms & conditions/requirements as may be deemed fit by NFAL. NFAL may restrict the quantity of such securities, insist upto 100% advance pay-in of funds/securities, suspend purchase, allow only sell subject to shares not transferred through off market etc.

Under no circumstances, NFAL shall be responsible for non-execution/delay in execution of such orders and consequential opportunity loss or financial loss to the client.

The above list of criteria is an indicative list. NFAL may define from time to time other category/ criteria to treat a security as Penny Stocks/illiquid Stock/Contracts/Options.

2. Setting up the client's exposure limits

While setting up the exposure limits for and on behalf of the clients, NFAL broadly takes into consideration the regulatory requirement, client profile, internal risk management policy, market conditions, etc. Considering the said parameters the exposure limit for a client would be set up as follows:

- Exposure limits to the client will be provided based on the available margin in the client's broking account maintained with NFAL.
- The exposure limits will be depending upon the category of the scrip in which the Client will transact and will be as decided by NFAL from time to time and may vary from client to client.
- On a case-to-case basis NFAL, at its discretion, may allow higher exposure limits to the client.
- Single Order Quantity, Single Order Value, Total Turnover cap may be set depending upon client to client.
- In case of cash segment, NFAL may at its discretion allow clean exposure limit up to certain amount to the client without insisting for any credit balance and / or margin. The quantum of clean exposure limit shall be decided by NFAL. On a case-to-case basis NFAL may, at its discretion, give higher clean exposure limits to

certain set of the clients. NFAL reserves the right to withdraw clean exposure limit granted to the client at any point of time at its discretion. The client cannot raise any concern/dispute for the same.



- Available margin for the purpose of granting exposure is calculated as a sum of free credit balance of the
 client in NFAL's books, margin in the form of funds, securities, bank fixed deposit, bank guarantee, etc. of
 the client available with NFAL, and the value of securities held in the client demat account for which power
 of attorney is granted in favour of NFAL.
- The choice of the securities to be considered as margin shall be determined by NFAL at its discretion from time to time and the client shall abide by the same.
- While granting the exposure limit, margin in the form of securities will be valued as per the latest available closing price on NSE or BSE after applying appropriate haircut as may be decided by NFAL at its discretion.
- NFAL may from time to time depending on market conditions, profile and history of the client, type and nature of scrip, etc., at its discretion charge/change the rate of haircut applicable on the securities given as margin, multiplier for granting exposure in Cash / F&O segments and take such steps as NFAL may deem appropriate.
- The Client will have to abide by the exposure limit set by NFAL.

3. Applicable Brokerage Rate

For rendering the broking services, NFAL charges brokerage to the client. The Brokerage rate will be as per the terms agreed with the client at the time of client registration. The brokerage rate will be communicated to the client by way of Welcome letter sent to him. The client shall verify the welcome kit and revert within 30 days in case the brokerage rate is not as per the terms agreed.

The brokerage rate may be varied in future as agreed between the client and NFAL either in writing or orally from time to time. In case of oral agreement, if the brokerage is charged at such revised rate in contract note subsequent to revision and the client does not raise any dispute on such brokerage within a reasonable time then the same will be considered as consented by the client.

The brokerage rate at no point of time will exceed the rates as may be specified by the Exchanges/SEBI from time to time.

The brokerage will be exclusive of the following except in cases where it is agreed otherwise:

- GST (Goods & Services Tax)
- STT/CTT
- SEBI/ Exchange/ Clearing member charges/Stamp duty
- Statutory charges payable to Exchange/SEBI/Govt. Authorities etc.
- Any other charges towards customized/specialized service.

4. Imposition of penalty/delayed payment charges by either party, specifying the rate and the period. Impositions of Penalties

The Exchanges/Clearing Corporation/SEBI levies penalties on the broker for irregularities observed by them during the course of business. NFAL shall recover such imposed penalties/levies, if any, by the Exchange/regulators, from the client which arise on account of dealings by such client. Few of the examples of violations for which penalties may be levied are as follows:

- Auction of securities pursuant to short deliveries by the client
- Non adherence to client level exposure limits in Cash and F&O segment;
- Short margin reporting in F&O Segment;
- Any other reasons which may be specified by the Exchanges/Clearing Corporation/SEBI from time to time.

Such recovery would be by way of debit in the ledger of the client and amounts would be adjusted against the dues owed by NFAL to the clients.

Delayed payment charges

It is the responsibility of the client to ensure that the required margins (including but not limited to initial margin, mark to market and/or other margins), any outstanding settlement obligations and/or any other dues payable to NFAL are paid within the time stipulated by the Exchange/NFAL, whichever is earlier. For the purpose of calculating required margin, there should be adequate percentage of cash margin and non-cash margin as prescribed by the exchange from time to time. Further, stock margin shall be calculated on the value of stock after appropriate haircut of stocks as per NFAL's haircut.

In the event the client defaults in meeting his/her/its above obligations towards NFAL and maintain any debit balance/Margin shortfall/shortfall in Cash Margin in NFAL's books beyond the stipulated time period, there shall be deployment of funds/securities by NFAL. In such a situation NFAL shall have absolute discretion to charge and



recover from the client's account, delayed payment charges at such rate (not exceeding 24%)/manner/interval as may be determined by NFAL from time to time forthe delayed period on the deficit amount.

The delayed payment charges is only a penal measure to deter the client from delaying the payment. The client should not construe it as funding arrangement. The client cannot demand continuation of service on a permanent basis citing levy of delayed payment charges. The client will not be entitled to any interest on the credit balance/surplus margin available/kept with NFAL.

5. The Right to sell clients securities or close client's positions on account of non-payment of client's dues.

The client needs to furnish adequate margin as specified by NFAL from time to time at its sole and absolute discretion. It shall be the client's responsibility to track margins/ obligations and to ascertain in advance the margin requirement for his / her / its order/trades/deals and to ensure the required margin is made available to NFAL in such form/manner/time as may be required by NFAL whether or not any margin call or such other communication to that effect is sent by NFAL to the client. The margin will have to be paid within the time frame stipulated by the Exchange or NFAL, generally in case of fresh positions upfront, in case of mark to market and/or any other additional margins on same day or before the commencement of trading on next day and in case where the Exchanges levy and/or increase any margin required during the day, immediately upon levy and/or increase in any such margin.

The Client shall fulfill all his/her/its settlement obligations and/or other liabilities including but not limited to DP charges to NFAL within the time frame stipulated by the NFAL or the Exchanges.

In case the payment of the margin/ security is made by the client through a bank instrument, NFAL shall be at liberty to give the benefit/ credit for the same only on the realization of the funds from the said bank instrument etc. at the discretion of NFAL. Without prejudice to its other rights and remedies available under the member client documents executed/to be executed by and between the client and NFAL or at Law, NFAL shall be entitled, in its discretion, to liquidate/close out all or any of the client's open/outstanding position, sell the client's securities (both unpaid securities as well as collaterals towords margin) available with NFAL and/or held in the client's demat account for which power of attorney is granted in favor of NFAL at any time to recover its dues in the following circumstances:

- If the client fails to pay any margin, settlement obligations and/or other liabilities (including but not limited to DP charges) due to NFAL within the stipulated time frame;
- In case the margin requirement/mark to market (MTM) loss on outstanding open position reaches or crosses fifty percentage /such higher percentage as may be fixed by NFAL, of available margin at any time or circumstances arise or are likely to arise which may in the opinion of NFAL, jeopardise its interest and expose it to any financial loss or damage.
- In case client is allowed extra exposure on intraday basis, the position may be liquidated as above at any time on mark to market (MTM) loss reaching or crossing fifty percentage/higher percentage as may be fixed by NFAL, of available collateral after specified haircut or half an hour / lesser time as may be allowed by NFAL prior to the close of the normal market, whichever is earlier.

The value of stock margin shall be determined after applying appropriate haircut rates as approved and amended by NFAL from time to time. The margin requirement as determined by NFAL shall be final and no question shall be raised about the same. NFAL shall be free to change the margin requirement, haircut of stock margin depending upon the market volatility and other future market situation and no question or objection shall be raised for increase in such margin requirement or reduction in the value of collaterals.

Any and all losses (actual or notional), financial charges, damages on account of such liquidation/sell/close-out/non-liquation/ extension or waiver granted for liquidation shall be borne by the client only.

6. Shortage in obligation arising out of internal netting of trades.

In case the client fails to deliver the shares against his obligation within pay-in-time and there is no market obligation in that particular stock, (i.e. in case of internal client's to clients' positions) the account of the client who defaulted to deliver the shares is debited with an amount equivalent to the highest closing rate from trade date to payin date plus a mark up of 3% and correspondingly a credit of same amount is given to the client who had purchased the shares but did not receive the delivery due to default in delivery by other client.

This policy is applicable only for the internal shortage i.e. Client to client position and is not applicable in the cases where the shares are received short from the exchange itself.

7. Conditions under which the client may not be allowed to take further positions or NFAL may close existing position of a client

An illustrative list of circumstances in which NFAL may not allow the client to take further positions or may close/liquidate a part of or whole of the existing position of the client are as follows:



- Failure by the client in providing sufficient/adequate margins and/or insufficient/inadequate free credit balance available in clients' broking account with NFAL;
- If the client fails to deposit the margin/additional margin by the deadline or if an outstanding debt occurs in the Client's brokerage account with NFAL beyond the stipulated time period.
- If the client fails to maintain the requisite margin in such form and manner as may be specified by NFAL from time to time.
- Settlement obligations are not paid by the client within the time frame allowed by the Exchanges or as per the norms specified by NFAL from time to time.
- Securities falling in the category of Penny Stocks/illiquid Stocks/Contract/Options,
- Trades which apparently in the discretion of NFAL seems to be Synchronized trades / Circular trading/Artificial trading/manipulative in nature, etc.;
- Securities/F&O contracts banned by the regulatory authorities;
- Any ban imposed on the client by the regulatory authorities;
- Where name of the client apparently resembles with the name appearing in the list of debarred entities
 published by SEBI/Exchanges (where the information available for the debarred entity (other than name) is
 not sufficient enough to establish that the client and such debarred entity are one and the same);
- The client fails to furnish documents/information as may be called for by NFAL from time to time as per regulatory requirement and/or as per its internal policy.
- In the event of death or insolvency of the client or the client otherwise becoming incapable of receiving and paying for or delivering or transferring securities which the client has ordered to be bought or sold;
- Where due to adverse movement in the prices of stocks in which the client has position, (in CM or F&O) or
 given as collaterals, the chances of the account of the client going uncovered or unsecured i.e. Not backed
 by any kind of security arises.

NFAL will not be responsible for any opportunity loss or financial loss to the client in the event any action taken by it under this policy.

8. Temporary suspending or closing client's broking account at client request

A client who wishes to temporarily suspend or close his/her/its broking account can do so by submitting a written request or by email (through email id registered with NFAL) in the form and format as may be prescribed by NFAL. The request can be submitted to the servicing branch or sub-broker or the head office of NFAL. Prior to submission of such request the client should ensure that all amount due and payable to NFAL are paid. Requests from a client where no dues are outstanding would be processed within 10 working days from the date of receipt of the request. If the client wants to activate the broking account then a request for reactivating the broking account should be sent in writing/via email (through email id registered with NFAL) to NFAL along with such documentary evidence as may be specified by NFAL from time to time.

9. Deregistering a client

Without prejudice to NFAL's rights and remedies as mentioned in Rights & Obligations document, NFAL may forthwith, at its discretion, de-register the client in the following circumstances:

- (i) where the client indulges in any irregular trading activities like synchronized trading, price manipulation, trading in illiquid securities / options / contracts, self trades, trading in securities at prices significantly away from market prices, etc;
- (ii) Any enquiry/investigation is initiated by the Exchanges/regulators against the client;
- (iii) Any regulatory action taken/initiated against the client by the Exchanges / regulators including but not limited to debarring the client from accessing the capital market;
- (iv) Where name of the client apparently resembles with the name appearing in the list of debarred entities published by SEBI/Exchanges (where no information other than name is available);
- (v) On the death/lunacy or other disability of the Client;
- (vi) If a receiver, administrator or liquidator has been appointed or allowed to be appointed of all or any part of the undertaking of the Client;
- (vii) If the Client has voluntarily or compulsorily become the subject of proceedings under any bankruptcy or insolvency law or being a company, goes into liquidation or has a receiver appointed in respect of its assets or refers itself to the Board for Industrial and Financial Reconstruction or under any other law providing protection as a relief undertaking;



- If the client being a partnership firm, any steps has been taken by the Client and/or its partners for dissolution of the
- (ix) Name of the client appears in database/website of CIBIL, Watch Out Investors, World check, UN List etc;
- The client having suspicious background or link with suspicious organization; Where the client is non-traceable, has (x) pending disputes with NFAL, possibility of a default by the client;
- (xi) Any other circumstances leading to a breach of confidence in the client for reasons like return of undelivered couriers citing reason of "NO such person / Addressee left/ Refusal to accept mails, etc.", continuous cheque bouncing, or not furnishing the financial and other details as may be called for by NFAL from time to time, etc.,
- Such other circumstances which in the opinion of NFAL warrants to de-register the client. (xii)

In all such case, NFAL shall have the right to close out the existing open positions/contracts, sell/liquidate the margin (in any form) to recover its dues, if any, before de-registering the client. Any action taken by NFAL in terms of this policy shall not be challenged by the client, and NFAL shall not be liable to the client for any loss or damage (actual/notional), which may be casued to the client as a result. Also while deregistering the client, NFAL may retain certain amount/securties due/belonging to the client for meeting any future losses, liability, penalties, etc., arising out of dealing of the client with NFAL. In case if any securities retained by NFAL is sold/liquidated to recover any such losses, liability, penalties, etc., NFAL shall have the authority to decide the mode, manner and the price at which to effect the sale of securities and the client can not raise any dispute as to the manner, mode and the price at which the securities are sold by NFAL.

In any of the above circumstances, if the client is able to justify his/her/its innocence either by producing any record, document or otherwise to the full satisfaction of NFAL, NFAL may reconsider its decision of de-registering the client. However in no circumstances any action taken by NFAL till the date of re-registration shall be challenged by the client and NFAL shall not be liable to the client for any loss or damage (actual/notional), which may be caused to the client as a result.

10. Policy for Inactive clients:

Any client who has not traded with NFAL for last 12 months across all exchanges or subject to such conditions as may be prescribed by SEBI/exchange/NFAL from time to time would be termed as Inactive Client.

The inactive account shall be flagged as "Inactive" and further trading by such clients shall be activated only after undertaking due diligence (including In Person Verification) and obtaining updated information related to KYC from the client. The funds/securities of the inactive client shall be settled in the manner prescribed. In case of non-traceability of client, every effort shall be taken to trace the clients to settle their funds and securities. However, in case the clients cannot be traced inspite of all efforts taken, then the funds/securities of such clients shall be set aside in a separate client bank/client collateral demat account and an audit trail for funds/securities transferred from/to such bank/demat account shall be maintained. In case of receipt of any claims from such clients, the settlement of accounts shall be done immediately by making the payment/delivery to the respective client's.

Client Acceptance of Policies and procedures stated herein above

I/We have fully understood the policies and procedures and do hereby sign the same and agree not to call into question the validity, enforceability and applicability of any provision/clauses of this document under any circumstances what so ever. These policies and procedures may be amended/changed by the broker, provided the change is informed to me/us through anyone or more means or methods such as post/speed post/courier/ registered post/facsimile/telegram / cable/e-mail / voice mails / telephone including SMS on the mobile phone / by messaging on the computer screen of the client's computer or any other similar device.

Signature of the Client :

(7/13)



TARIFF SHEET (TRADING) Equity Tariff Sheet (Normal Trading): CM Segment **Particulars** Future (Equity & CDS) Option (Equity & CDS) Delivery Square off Index Stock **Brokerage** Minimum Brokerage Equity Tariff Sheet (Internet /Mobile Trading): **CM** Segment **Particulars** Future (Equity & CDS) Option (Equity & CDS) Square off Delivery Index Stock Brokerage Minimum **Brokerage Mutual Fund Tariff Sheet: Particulars** Liquid Equity Debt Diversified Others **Brokerage Commodities Tariff Sheet: Particulars Future** Option Delivery Brokerage

Terms and Condition:

- In cash Segment brokerage will be charged at the highest value, which will be derived after considering following 3 criteria:
 - Brokerage slab (as mentioned in above Tariff Sheet)
 - For intra-day trades, brokerage up to ₹15/- for each executed order
 - For delivery based trades, brokerage up to ₹30/- for each executed order
 (Above 3 criteria are subject to maximum rate(s) as prescribed by the regulator(s) from time to time)
- Other charges like CTT,STT, GST (Goods & Services Tax), Stamp duty, SEBI charges, Transaction Charges & other charges if any shall be levied as per the stipulation of the relevant authorities and hence subject to change from time to time. In addition to the above, charges may be levied on account of Cheque Return, Issue of Duplicate Reports / Statements, other Value Added Services and may be recovered from your account.
- NFAL reserves the right to change the brokerage as well as other tariff from time to time under intimation to client.

(To be continued on next page)

			TARIFF SHE	ET (DEM	AT)		
Particulars		Rate (In ₹)					
Please Tick(√) scheme	☐ Scheme A		Scheme B Sche		heme C Scheme D		☐ Scheme E
you wish to opt							(₹ 1490/- one time)
AMC (Yearly)	₹ 290/-		₹ 490/-	₹ 7	90/-	₹ 990/-	——————————————————————————————————————
Transaction Charges (Debit)			Per Transaction or (%) of Transaction Value Which ever is Higher				
Debit Transaction - Payin to Narnolia	₹ 20/- o	r 0.020%	₹ 15/- or 0.015%	₹ 6/- or	0.015%	Actual Depository Charges	₹ 20/- or 0.020%
Debit Transaction - Other than Payin to Narnolia but within Narnolia DP			₹ 25/- or 0.025%	₹ 20/- o	r 0.020%	₹ 18/- or 0.015%	₹ 25/- or 0.025%
Debit Transaction - Other than Narnolia DP (Payin / Off market / IDT)	₹ 35/- or 0.035%		₹ 30/- or 0.030%	₹ 25/- o	r 0.025%	₹ 25/- or 0.025%	₹ 35/- or 0.035%
All Kind of Pledge Request	₹ 35/- or 0.01%		₹ 35/- or 0.01%	₹ 35/- o	r 0.01%	₹ 35/- or 0.01%	₹ 35/- or 0.01%
Dematerialisation			a) ₹ 10/- per Certificate + ₹ 50/- Courier Charges b) ₹ 50/- for Per Demat Rejection				
			10/- for every hundred securities or part thereof or a flat fee of₹ 10/- per certificates hichever is higher + ₹ 50/- Courier Charges				
Other Charges							
			₹ 200/-				
Re-Issuance of DIS Bookl	et	a) With Requisition ₹ 30/- per booklet b) Without Requisition ₹ 100/- per booklet					
Unfreeze on Payment of DP dues ₹ 1		₹ 100/-					
Modification Charges							
Client Master details changes ₹ 50/			50/- per Modification				
Basic Service Demat Acc	ount (BSI	DA) : Addi	tional Form to be Sul	bmitted fo	r Availing	BSDA	
If Stock Valuation (₹)			AMC (₹)		Transaction Charges (₹)		rges (₹)
<₹ 50000/- NIL		NIL			₹ 45/ - or 0.045% of transaction value		
₹ 50001/- to ₹ 200000/- Not mo			e than ₹ 100/-	0/- ₹ 45/ - or 0.045% of transaction va		on value	
>₹ 200000/- Convert Scheme		to Previous Scheme or Regular As per		As per Scheme Charges			

Notes:

- 1) GST (Goods & Services Tax), Statutory Charges, Stamp charges, Notary charges and other charges if any shall be levied as per the stipulation of the concerned authorities.
- 2) The first year AMC will be charged on pro rata basis from the month of account opening till 31st March. Subsequently, it will be charged annually from the month of April for next financial year. All other charges will be billed on a monthly basis for any transaction during the month.
- 3) For Corporate Accounts Additional ₹500/- P.A will be charged towards depository AMC in all scheme.
- 4) Charges may also be collected upfront, by the authorities at the point of acceptance of delivery instruction.
- 5) Delayed Payment Charges will be levied @24% p.a. if payment for the billing month is not received by the end of next month. In case of delay in the payment of charges, the account may be frozen for all operations until such time all dues are cleared.
- 6) In case of account is closed during the year, AMC for the unrealized quarter/Balance of quarter will be refunded to the client.
- 7) "All market instructions for transfer must be received latest by 4.00 P.M working day prior to the Pay in Day as per SEBI Guidelines. All off market instructions for transfer must be received at least 24hours before the execution date. Late instructions would be accepted at the account holder's sole risk and responsibility"
- 8) Charges are subject to revision at the Company's sole discretion and/or as per the revisions in the Depositories Charges. Any service not quoted will be charged separately.
- 9) Value of transaction will be in accordance with rate provided by the Depositories.
- 10) Currently I/We want to open regular demat account. I/We are aware that my regular demat account will be converted to BSDA as per SEBI circular no-CIR/MRD/DP/20/2015 dated 11th December 2015 at the end of the billing cycle if the same is eligible for the BSDA as per SEBI guidelines. Despite this in subsequent years, I/We hereby request you to allow me/us to continue the said demat account under normal scheme as availed by me/us at the time of account opening/modify (if any) to avail regular DP services. If I wish to convert the same demat account to BSDA, I/We shall intimate the same to Narnolia.
- 11) I/We are made aware of BSDA (Basic Service demat Account) facility as per SEBI circular no. CIR/MRD/DP/22/2012 dated 27th August 2012 if I wish to open the demat account under BSDA scheme then I will make a separate request to avail the same services.



Voluntary Document
Date:
To Narnolia Financial Advisors Limited 27MIDC, 1st Floor, MarolMIDC, Andheri East, Mumbai - 400 093 Dear Sir,
Ref :- Trading Code
Sub:-Maintenance of my/our Funds on running account basis & Preference for actual settlement
I/We here by authorise you to maintain my/our account on running account basis and to retain credit balances in my/our account till further instruction (Written or verbal) from my/our side or instruction for settlement interval given by me/us (monthly/quarterly as the case may be) whichever is earlier.
I/We understand that this authority for maintenance of funds on running account basis may be revoked by me/us at any time giving instruction in writing and shall remain in force until revoked by me/us in writing.
I/We hereby authorize you to make actual settlement of funds in respect of my/our trading account at least once in a
Quarter (90 days)
☐ Month (30 days)
I/We hereby authorise you to retain Rs. 10,000/- or such amount as may be prescribed by SEBI / Exchanges from time to time while making actual settlement of funds in my/ our above account. I/We further understand that my/our excess securities held in your client collateral/collateral account shall also be released along with funds settlement as per above settlement interval.
I/We further understand that while settling the account, you shall send to me/us a statement of funds and in case there will be any dispute in the statement of account or settlement so made, I/we shall intimate the same within 7 working days from the date of receipt of Fund or Statement as the case may be.
Thanking you,
Yours faithfully
Signature of the Client: (9/13)

irnolia Financial Advisors Limited	Narnolia
	- I da Holla
	_ Voluntary
Date:	Document
То	
Narnolia Financial Advisors Limited	

Dear Sir,

27MIDC, 1st Floor, MarolMIDC, Andheri East, Mumbai - 400 093

Ref:- Trading Code:

Sub:-Letter of Understanding

- I inform that I have/may have demat A/c with you. In such a case in order to avoid inconvenience to issue cheque against my depository bills, I hereby authorise and instruct you to recover the demat charges by debiting my ledger A/c with you for trading purpose.
- I hereby authorise you to pledge the securities with NSCCL/ICCL & transfer the securities to clearing member as permissible in the rules and regulations of exchanges/SEBI.
- I hereby authorize you to maintain records/books of accounts for me collectively for different exchanges/segments of the exchanges and/or any other service which I may be availing. I hereby authorize you to transfer, make adjustment and/or to set off a part or whole of the Securities placed as margin and/or any surplus funds in any segment/exchange(s) of my above account/(s) maintained with you against the outstanding dues payable if any, by me in other segment/exchange(s) of my above account/(s). Any entries passed by you in accordance with this authorisation shall be binding on me.
- I understand that the Company (hereinafter referred to as "NFAL") also do proprietary trading in NSE/BSE and I have noted the same and hereby state that I have no objection to NFAL doing the proprietary trading in NSE/BSE.
- I authorize & instruct NFAL to issue summarised contract note instead of detailed contract note in Capital market (CM) segment.
- I agree and acknowledge that it is advised and preferred that I give instructions for order placement/modification and cancellation in writing to avoid disputes. However as the fluctuations in market are so rapid it is not practical to give written instructions for order placement/modification and cancellation, hence I hereby authorize you to accept my / my authorised representative's verbal instructions for order placement/modification and cancellation in person or over phone (fixed line or mobile phone) and execute the same. I shall not be entitled to disown orders and consequent trades (if any) under the plea that same were not under my instructions.
- I hereby submit that mobile number as mentioned in KYC application form belongs to me. All confirmations / informations / messages sent at my aforesaid mobile no. or any subsequent alteration or modification thereof shall be valid and deemed to be made to me and shall be binding on me.
 - I hereby confirm that I have activated or may activate Do Not Disturb (DND) facility in respect of my mobile number(s) and I hereby authorise and instruct you to send any messages relating to my trading account with you at my aforesaid mobile number(s) or any subsequent alteration / modification thereof. Further, I shall not lodge any claim or complaint with respect to communications made at my aforesaid mobile number or any subsequent alteration/modification thereof.
- I hereby declare that I do not have any link directly or indirectly with promoters of any of the companies as far as my transactions are concerned. Also I do not have any involvement, whatsoever, with regards to the increase or decrease in the price of securities dealt by me.
- I hereby agree and authorize that if I fail to make payment towards my obligation / margin / additional margin or any outstanding debt occurring in my account within the time limit as stipulated by the exchange/NFAL from time to time, NFAL shall be at liberty to square off/sale a part of or the whole position/securities lying with it as margin. I shall be solely responsible for any loss due to such sale/square off of position/securities and shall raise no claim/complaint for the same.

Thanking you,

Yours faithfully

Signature of the Client:



Date	e: Voluntary Document
To,	
27 M	nolia Financial Advisors Limited IIDC, 1st Floor, ol MIDC, Andheri East, ıbai - 400 093
Dea	r Sir,
Ref	- Trading Code
<u>Sub</u>	:- Mandate to issue Contract Note, Margin Reports, Statement of funds & other documents in Digital Format.
	I/We hereby agree and give my/our consent to you to issue Contract Notes, Margin Analysis Report, Statement of Fund, notices, circulars, amendments & other relevant documents related to my/our trading account in Digitally signed electronic mode as specified in the Information Technologies Act 2000 and the rules made thereunder over e-mail id as mentioned in KYC application form.
	$I/We shall \ accept \ all \ the \ documents \ sent \ by \ you \ in \ digitally \ signed \ electronic \ mode \ to \ my/our \ specified \ e-mail \ id \ subject \ to \ following \ terms \ \& \ conditions:-$
1.	The Contract notes, Margin Reports, Statement of Funds & other documents will be issued in Digital form in compliance with the guidelines issued by SEBI/ Exchanges from time to time.
2.	Digitally signed electronic Contract notes, Margin Report, Statement of Funds & other documents will be mailed to my/our specified email id as mentioned in KYC application form.
3.	$I/We\ can\ view\ the\ digitally\ signed\ electronic\ Contract\ Notes\ on\ Company\ website\ by\ using\ the\ user\ name\ \&\ password\ provided\ to\ me/us.$
4.	The digitally signed contract notes will be archived at an interval of 15 days. If I/we intend to view the digital contract notes for a period prior to 15 days, I/we may request for the same in writing.
5.	In case of any failure in sending of digitally signed electronic Contract notes, Margin Report, Statement of Funds & other documents, you will arrange to send the documents in physical form through post, registered post, speed post, courier or any other similar mode of communication.
6.	I/We agree to inform you in case of any discrepancies, within 24 hrs of issue of the digitally signed electronic Contract notes, Margin Report, Statement of Funds & other documents.
7.	The non-receipt of bounced mail notification by you shall amount to delivery of Contract notes, Margin Report, Statement of Funds & other documents at my/our E-mail id.
8.	I/We shall communicate any change in the E-mail id through a Physical Letter immediately.
9.	I/We confirm that the email id as mentioned in KYC application form belongs to me/us and I/we regularly access the same. The digitally signed electronic Contract notes, Margin Report, Statement of Funds & other documents sent to my/our aforesaid email id shall be construed as delivery of documents to me/us and non accessibility of e-mail id or any auto e mail informing non accessibility by me/us will not be taken/accepted as an excuse for non-acceptance of aforesaid documents.
Tha	nking you,
You	rs faithfully
Sign	nature of the Client: (11/13)

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LIMITED PURPOSE POWER OF ATTORNEY

I/we an individual /a partnership firm/a HUF/ a Body corporate or any other legal entity registered / incorporated under the provision of a relevant act, whose particulars are given hereunder at the execution page hereinafter referred to as "Client" which expression shall, unless it be repugnant to the meaning or context thereof, be deemed to mean and include my/our heir, executors, administrators, permitted assigns, the partners of the firm and the survivors of then and the heirs, executors and administrators of the partners, successors in title, trustees of a trust and their successors, member of the governing body and any new members elected appointed or co opted as the case may be of a society, having residence/office at the place mentioned at the execution page (residence address for individual, office address for partners and HUF ad registered office for companies, trusts and societies), do send greetings:

Whereas:

- A. The Client is registered with NARNOLIA FINANCIAL ADVISORS LIMITED (SEBI registration No. INZ000166737) a company incorporated under the companies Act, 1956 and having its registered office at Marble Arch Building, 236B, AJC Bose Road, 2nd floor, Kolkata 700 020 (hereinafter referred to as the "NFAL" which means the stock broking division of Narnolia Financial Advisors Limited) as a client/constituent having Client Code and
- B. The Client wants that NFAL should consider the securities in the demat account (details of which are given on execution page) of Client as margin/collateral/security for dealing of Client's done/to be done/expected to be done through / with NFAL and
- C. The Client wants NFAL to transfer securities to NFAL's demat BO account (details of which are given on the execution page) for creating/maintaining collateral/securities/margin and
- D. The Client wants NFAL to make Payin and Payout of securities (including payin/payout due to exercise of rights by NFAL over Securities considered as margin/collateral/security)to stock Exchange/clearing corporations/clearing house etc as may be required from time to time and
- E. Pursuant to Client instruction to do all such acts and things as may be necessary to effect purchase /sell transactions in securities, Client authorize NFAL to enable to apply/subscribe/renounce/sign renunciation forms for any offer or public issues of shares, initial Public offerings, securities, stock, bonds, debentures, right shares, additional shares, mutual fund units, Units of collective investment scheme or any securities or purchase / sale / redemption, investment, tendering shares in open offer/buy back/delisting or any other like issues and/or investment products for which services are availed from NFAL.
 - NOW KNOW ALL MEN AND THESE PRESENTS WITNESSETH that I/We the Client do hereby nominate constitute and appoint the said Narnolia Financial Advisors Limited as my/our true and lawful attorney for me/us and in my/our name and on my / our behalf and at my / our cost and expenses to do and / or cause to be done the acts, deed or things for the limited purposes as under:

1. Securities

- i. Transfer of securities held in the beneficial owner account(s) (details of which are given on the execution page) of the Client towards stock exchange related margin /delivery obligations arising out of trades executed by the Client on the stock exchange in all segments through the NFAL.
- ii. Transfer / pledge the securities in favour of NFAL for the Limited purpose of meeting the margin requirements of the Client in connection with trades executed by the Client on the stock exchange through the NFAL.
- iii. To apply/subscribe/renounce/sign renunciation forms for any offer or public issues of shares, initial Public offerings, securities, stock, bonds, debentures, right shares, additional shares, mutual fund units, Units of collective investment scheme or any securities or purchase / sale / redemption, investment, tendering shares in open offer/buy back/delisting or any other like issues and/or investment products for which services are availed from NFAL.
- iv. To debit Client's ledger account maintained with NFAL for fees/charges etc and to discharge all financial obligations relating to transactions undertaken by Client on any of the stock Exchanges.
- 2. NFAL may send consolidated summary of Client's scrip-wise buy and sell position taken with average rates to

(12/13)		B		R	
` ' '	Sole/First Holder Signature		Second Holder Signature		Third Holder Signature



the Client by way of SMS /Email on a daily basis, notwithstanding any other documents to be disseminated as specified by SEBI from time to time.

- 3. NFAL would return to the Client, the securities that may have been received by it erroneously or those securities that it was not entitled to receive from the Client.
- 4. NFAL shall not be liable for any loss that may result from failure/inability of electronic connectivity of rejection of NFAL application for any reason whatsoever.
- 5. Details of Beneficial owner account of the Client that NFAL is entitled to operate (strike off whichever is not applicable).

DP Name	DP ID	Client ID
	IN 302978	
Narnolia Financial Advisors Limited	IN 301740	
	12053000	

Details of Demat account of NFAL where securities of the Client can be moved

CM Name	CM BP ID
Narnolia Financial Advisors Limited	IN563085(NSE) / IN630512(BSE) / IN470686(MSEI)

The securities can be transferred to the related CMBP ID IN620031 of registered clearing house of concerned exchange namely Indian clearing corporation limited or / and National Securities clearing corporation limited by NFAL for the above mentioned purposes directly from Client's demat account and can also be transferred to any other account for above mentioned purpose by NFAL.

DP Name	DP ID	Depository	Client ID
Narnolia Financial Advisors	IN 302978	NSDL	10001086/10006454/10349160/10566557/10566565/10398696 / 10566573 10566581/10566604/10566590
Limited	1205300	CDSL	00000161/00000330/00024892/00025351

This Power of Attorney (PO A) shall be revocable at anytime. However, such revocation shall not be applicable for any outstanding settlement obligation arising out of the trades carried out prior to receiving request for revocation of POA.

This document shall be subject to the exclusive jurisdiction of the courts of law at Kolkata.

Sole / First Holder					
NameSignature (13/13)					
Second Holder	Third Holder				
Signature 🏻	Signature p				
Name	Name				
Witness I	Witness II				
Signature Name Full Address	Signature Name Full Address				

For Narnolia Financial Advisors Limited.

Accepted for and on behalf of NFAL: Signature of the Authorised Signatory

Signed for and on behalf of NFAL Narnolia Financial Advisors Limited (Stock Broking Division) in acceptance in Kolkata.

ACKNOWLEDGEMENT LETTER							
Date:							
To Narnolia Financial Advisors 27MIDC, 1st Floor, MarolMIDC, Andheri East, Mumbai - 400 093	rnolia Financial Advisors Limited MIDC, 1st Floor, rolMIDC, Andheri East,						
Ref.: Trading Code:	, DP	Client ID:					
Dear Sir,							
	This has reference to my/our aforesaid trading and/or demat account with you. In this connection I/We hereby acknowledge the receipt of the copies of following documents:-						
☐ Know your Client (K	YC), Rights & Obligations, F	Risk Disclosure Document, G	Guidance Note, Policies &				
Procedures, Tariff S	heet/Schedule of charges,	PMLA Brochure and other	er Voluntary Documents.				
☐ Power of Attorney (POA) duly executed by me,	us in favour of the compan	y, if any.				
Thanking you,							
Yours faithfully,							
Signature of the Client:							
	Sole/First Holder Signature	Second Holder Signature	Third Holder Signature				

Know Your Customer (KYC) Application Form Individual												
For office use only (To be fille	ed by compan	officials on	ly)									
Application Type* New	☐ Update K	YC Number*		(Mand	latory fo	 r KYC u	 pdate re	guest)				
Fields marked with* are man												
DP ID :-	Client ID :-			UCC :								
1. PERSONAL DETAILS												
Name* Prefix												
(Same as ID proof)												
Maiden Name (If any*)												
Father / Spouse Name*	er / Spouse Name*											
Mother Name*												
Date of Birth*	D D — M N	1 — Y Y Y	Y			РНОТО						
Gender* M-Male F- Female T-Transgender												
Marital Status* Married		Unmarried	Others	i								
Citizenship*		Others (ISO 31	66 Country Cod	de) 📗								
Residential Status* Resident In	dividual 🗌	Non Resident	Indian			DI	- cc:					
Foreign Na	Foreign National Person of Indian Origin Please affix the recompassport size photography.											
Occupation Type* Private Sec												
(Please Tick any		Self Employed	Retire	ьd		(Size 3.5 cm X 4.5 cm)						
one and give brief Professional details) Housewife	_	Student	B-Busi		B							
I I I I I I I I I I I I I I I I I I I	ローリング ログログ ログリング ログログ ログロ はっぱい しょうしょ しょうしょ しゅう はい		5 5 43.			Signatu	re / Thumb In	npression				
2. PROOF OF IDENTITY (Po		uli3)										
(Certified copy of any one of	-	Proof of Ide	ntity[PoI] ne	eds to be	e submit	ted)						
A- Passport Number				ort Expiry [м — у	YYY				
B- Voter ID Card												
☐ C- PAN Card												
D- Driving Licence				Exp.	Date D D	- M	м — у	YYY				
☐ E- UID (Aadhaar)												
── ☐ F- NREGA Job Card												
Z- Others (any document notified	1		Identific	cation [
by the central government)			Numbe	r								
S- Simplified Measures Account -		ode Ide	entification Nu	umber								
3. PROOF OF ADDRESS (F												
3.1 CURRENT / PERMAN	•											
(Certified copy of any one of the	-	-	_		-							
Address Type* ☐Residentia	I / Business_	Residential	∐ Busin	ess∐Re	gistered	Office	∐ Uns	pecified				
Proof of Address* ☐ Voter Ider	ntity Card	Driving Licer	nce Passpo	ort NR	EGA Job	Card	UID (Aadhaar)				
☐ Others				_								
Address*												
City / Town / Village*						_						
State / U.T*	Code*	Country* _		Cc	ountry Co	ode*	as per	ISO 3166				
3.2 CORRESPONDENCE												
Same as Current / Permar	·											
City / Town / Village*			District*		Pin / Post	Code*						
		Country*					as nor	ISO 3166				
State / U.T *	coae*	country'.			Juntily CC	,ue	as per	120 2100				

4. CONTACT DETAILS (All communications will be sent on provided Mobile no. / Email-ID)																											
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e. Address or										C N. I					٠.					<u> </u>	٠,						
	If answer to any of the above questions is a YES or in case of NRI account .please fill the below details :- Country# Tax Identification Number Identification Type(TIN or other*, please specify)																										
Country# Tax Identification Number Identification Type(TIN or other*, please specify)																											
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(If KYC number and name are provided, below details are optional)												1															
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7. REMARKS																											
8. APPLICANT 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																											
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regulators or tax authorities wherever necessary. I also declare and confirm that the FATCA/CRS details given as per point no-5 above are true, correct & complete. I further confirm that I have read and understand the FATCA/CRS																											
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Prevention of Money Laundering Act, 2002 (PMLA)

The Prevention of Money Laundering Act, 2002 came into effect from 1st July 2005

Applicability of PMLA Act

Banking company

Financial institution

Intermediary (which includes a stock broker, sub-broker, depository participant, share transfer agent, portfolio manager, other intermediaries associated with securities market and registered under section 12 of the SEBI Act, 1992)

Objectives

The Act is intended to supplement the law enforcement authorities activities, to detect proceeds derived from serious crimes and help to effectively prevent money laundering, terrorist financing, and recycling of illegally obtained money.,

In brief the objectives of AML are as follows:-

- a. To prevent financial intermediaries from being used as a channel for the purpose of Money laundering & terrorist financing.
- b. To preserve the integrity/stability of the Financial System.
- c. To work hand in hand with the regulators to flush money laundering and terrorist financing activities out of our financial system.

What is Money Laundering?

Money Laundering is a process of making dirty money look clean. Money laundering is the process by which criminal attempt to hide and disguise the true origin and ownership of the proceeds of their criminal activities.

Through money laundering, the launderer transforms the monetary proceeds derived from criminal activity into funds with an apparent legal source.

Steps taken by Narnolia Financial Advisors Limited :-

Narnolia Financial Advisors Limited is fulfilling objective of AML program in 3 steps:-

- a) Identification of clients
- b) Monitoring of clients transactions
- c) Reporting of suspicious transactions

Obligation of the client:-

Implementation of AML/CFT measure requires demand of certain information from investors which may be of personal nature or has hitherto never been called for. Such information can include documents evidencing source of funds/income tax return/bank records etc. This can sometimes lead to raising of questions by the client with regard to the motive and purpose of collecting such information. This document has therefore been prepared to sensitize the clients about requirements emanating from AML and CFT framework.

Clients are required to provide complete details at the time of account opening:-

1) Address proof

2) Identity proof

3) PAN

4) Income details

Clients are required to periodically update

1) Contact details

2) Financial details

3) Occupational details

The transactions executed by the clients need to be commensurate with the disclosed income details. Clients are required to provide requested explanation / details for suspicious transactions.

Branch Code	AP Code	RM N	lame	F	RM Cod	e	Product				
UCC	Client ID	Nom (Y/	inee ^(N)		DP Tarif	f [Derivatives/ F&O Proof				
	Online T	rading			Or	lina	Mobile				
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Checked by	Entered	d by	Ver	ifie	d by	Audit	ditor's Signature				



Narnolia Financial Advisors Limited Voluntary Document Date: To, Narnolia Financial Advisors Limited 27 MIDC. 1st Floor. Marol MIDC, Andheri East, Mumbai - 400 093 Dear Sir, Ref :- Trading Code: Sub: - Authorization to pledge securities with Clearing Corporation or transfer to Clearing Member This has reference to my/our above trading account with you. In this connection, I/We hereby authorize Narnolia Financial Advisors Ltd. to pledge my/our approved securities with Clearing Corporation or transfer to Clearing Member towards my/our obligations. I/We also hereby confirm that:the Said Securities are in existence, owned by me/us and are and shall be free from any charge, lien or encumbrance, whether prior or otherwise. (ii) the Said Securities will be subject to the creation of pledge in favour of or for the benefit of Clearing Corporation and further that the Securities over which pledge may be created in future would be in existence and owned by me/us at the time of creation of such pledge and that the Said Securities to be given in future as security to clearing Corporation would likewise be unencumbered, absolute and disposable property of me/us. For the purpose of pledge/transfer of securities, the securities may be transferred from my Demat account by exercising the Power of Attorney duly executed by me/us in your favour or any other mode as may be permissible under the rules and regulations of the exchange/clearing corporation/SEBI. Further, I/We hereby authorise Narnolia Financial Advisors Ltd. to levy charges for pledging/unpledging/transfer of securities or any other charges incurred in this regard. (iii) Narnolia Financial Advisors Ltd. is authorized to do all such acts and things, sign such documents and pay and incur any such costs, debts and expenses as may be necessary for pledge/transfer in favour of clearing Corporation/clearing memberand the same shall be subject to terms and conditions as contained herein. (iv) I/We agree that the Said Securities shall be subject to the first priority and lien in favour of clearing Corporation to secure, the client's obligations and that the rights or interests of the client with respect to the Said Securities shall be subject and subordinate to the rights, claims and interests of Clearing Corporation in respect of the Said Securities. (v) Clearing Corporation may invoke the pledge without any reference to or permission from me/us and upon receipt of the Said Securities, Clearing Corporation may utilize the proceeds in meeting my/our obligations in such manner as it may deem fit and that such invocation of pledge will be final and irrevocable against Narnolia Financial Advisors Ltd. and me/us. (vi) I/We shall not make any claims or demands for refund or any reimbursement in relation to the pledge/transfer of

Signature of the Client:



the said Securities to Clearing Corporation/Clearing member.