CIN: U74899DL1995PLC388628 SEBI Registr

SEBI Registration No. NSE, BSE, MCX: INZ000169935 Depository Participant: NSDL, CDSL: IN-DP-579-

2021



FARSIGHT SECURITIES LIMITED

Triveni Plaza, Gurudwara Road, Karol Bagh, New Delhi- 110005
EAPBX: 011-4504-4444 (30 Lines) | Fax: 011-45044434 | Customer Care Number: 9911522003
WhatsApp No. 859582996 | E-mail: customercare@farsightshares.com | Website: www.farsightshares.com

ACCOUNT OPENING KIT E-KYC

PLEASE READ THIS DOCUMENT CAREFULLY BEFORE AGREEING TO ITS CONTENTS AND ENSURE ALL THE DETAILS PROVIDED ARE CORRECT.

For Account Open	ning Team Purpose	Sr. No.	
ogin ID:	LEAD ID:	(Select any one)	tory Services: CDSL NSDL
CDSL-Clien	it ID	N:	SDL-Client ID
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		NAME	CODE
Marketing Executive (E1)			
Relationship Manager (E2)			
Remise (if any)			
Branch/ FAN			
Referral Code			
Online software for trading.			
Process	Employee Code & Name	Process	Employee Code & Name
Maker		Date	
Checker		Date	
Authorized By		Date	
Account Opened by: Exchange activated & Map Rechecked by:	ped by:	Dat	te: te:

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

Name & Signature of the Authorized Signatory	Seal/Stamp
Date	Farsight Securities Limited



FARSIGHT SECURITIES LIMITED

As Per S	SEBI Circular No. CIR/MIRSD/13/2013 Dated Dec 26, 2013	ACCOUNT OPENING KIT – e - KYC									
		INDEX OF DOCUMENTS*									
S. No.	Name of Document	Brief Significance of the Document	Page No.								
	MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES										
1.	Account Opening Form	A. CKYC form - Document captures the basic information about the constituent and instruction/check list and FATCA and CRS Information and declaration.	1 to 8								
		B. Document captures the additional information about the constituent relevant to trading account and instruction/check LIST									
2.	Rights and Obligations (Trading & DP)	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)	As per separate booklet (As per format annexure								
3.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market.	4, 5 & 6) as per SEBI Circular: CIR/								
4.	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	MIRSD/64/2016 dt. 12-07-2016 also available on website and on demand								
5.	Policies and Procedures	Document describing significant policies and procedures of the stock broker	9 to 10								
6.	Tariff sheet	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s) and depository services	11 to 13								

VOLUNTARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER

7.	Letter of Authority	To enable the trading member to act upon the clauses mentioned in the letter	14
8.	Power of Attorney	Additional Rights and Obligations regarding Power of Attorney or Demat Debit and Pledge Instruction	15
9.	Most Important Terms & Conditions	As per SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/180 dated November 13, 2023	16

SEBI Registration No. : INZ000169935 Segment : NSE/BSE/MCX Depository Participants : IN-DP-579-2021 Segment : NSDL/CDSL Dated: 23/03/2018

* SOFT COPIES OF THE DOCUMENTS ARE AVAILABLE ON WWW.FARSIGHTSHARES.COM

Details of premium & simplified accounts special terms & conditions are also available on demand & on site.

🚓 Farsight

Know Your Customer (KYC) Application Form
For office use only (To be filled by company officials only)
Application Type*
Fields marked with* are mandatory fields. Account Type Normal Simplified (for low risk customers) Small Simplified (for low risk customers)
DP ID :- UCC :
1. PERSONAL DETAILS
Name* Prefix
(Same as ID proof)
Maiden Name (If any*)
Father / Spouse Name*
Mother Name*
Date of Birth*
Gender*
Marital Status*
Citizenship*
Residential Status* Resident Individual Non Resident Indian
Foreign National Person of Indian Origin
Occupation Type* Private Sector Public Sector Government Service
(Please Tick any
one and give brief Professional Self Employed Retired details) Housewife Student B-Business
Agriculturist X- Not Categorised (brief details)
2.PROOF OF IDENTITY (Pol)*
I. Certified copy of OVD or equivalent e-Document of OVD or OVD obtained through digital KYC process needs to be submitted (any one of the following OVDs
A- Passport Number
B- Voter ID Card
C- Driving License
D- NREGA Card
E- National Population Register
F-Proof of possession of Aadhaar
☐ II - KYC Authentication
☐ III - Offline Verification of Aadhaar ☐
3.Current Address Details (Please refer to instruction B at the end
Same as above mentioned address (in such cases address details as below need not be provided
I. Certified copy of OVD or equivalent e-Document of OVD or OVD obtained through digital KYC process needs to be submitted (any one of the following OVDs
A- Passport Number
B- Voter ID Card
C- Driving License
D- NREGA Card
E- National Population Register
F-Proof of possession of Aadhaar
☐ II - KYC Authentication
☐ III - Offline Verification of Aadhaar
Address *
City / Town / Village*District*Pin / Post Code*
State / U.T *Country Code* as per ISO 3166

4. CONTACT DETAILS (All communications will be sent on provided Mobile no. / Email-ID)																																	
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FARSIGHT SECURITIES LIMITED

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Retired Agriculturist Housewife Student Others	14	IN	I CASE OF NRI'S / FOREIG	N NATIONAL	.S					
**I/we hereby state that I/we have no objection in authenticating myself/ourselves with Aadhaar based authentication system thn NSDL e-Governance Infrastructure Limited / CDSL Ventures Limited and give my/our consent to provide my Aadhaar Number, / Demographic details or Biometric for Aadhaar based authentication. I/we also authorize NSDL e-Governance Infrastructure Limit CDSL Ventures Limited to share the authentication details with Farsight Securities Limited for the purpose of carrying Aad Authentication as required by PMLA guidelines, which shall not be further shared.* 1. I/We authorise you to receive credits automatically into my/our DP account.		RE	BI Approval Reference Numb	per			RBI Approval (Date)	DE	MM Y	YYYY
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FARSIGHT SECURITIES LIMITED

17	7 ADDITIONAL DETAILS												
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	Pl	lease sign in t	he relevant	boxes where you wish	to trade. Ple	ase strike off the	segment not chose	en by you.					
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] I/We wish to make		Demat		e do not wish to make a nomina	<u>=</u>
	[As per details	s given below]	Trading	_	rike off the nomination details	s below]
1./	We wish to make a n	emination and de horab	Nominatio			do hold in the depository / Trading
ac	count by me/us in th	ne said beneficiary owr	ner/trading account in the	event c	who shall receive all securities/Fun of my/our death.	as neid in the depository / Trading
No	omination Regis				Date	D D M M Y Y Y Y
	Nomination can three nominees	be made upto in the account.	Details of 1 stNomin	ee	Details of 2 nd Nominee	Details of 3 rd Nominee
1.	Name of the nomi	inee(s) (Mr./Ms.)				
2.		Equally please	%		%	%
_		[If not equally, please specify percentage]	Any odd lot after division	on shall	be transferred to the first nominee	mentioned in the form.
3.	Relationship with (If any)	n the Applicant				
4.	Address of Nom	inee(s)				
		City/Place:				
		State & Country Pin Code				
5.	Mobile/Telenhone	No. of Nominee(s)#				
6.	Email ID of Nomin	. ,				
7.	Nominee Identifica					
	[Please tick any one provide details of s	e of following and				
	· ·	Signature PAN				
		ving Bank Account				
	Demat Account					
	Sr. Nos. 8-14 shou Date of Birth (in ca	ild be filled only if Nom	ninee(s) is a minor:			
8.	Nominee(s)}		DDMMYY	YY	D D M M Y Y Y Y	D D M M Y Y Y Y
9.	Name of Guardian of minor Nominee					
10.	Address of Guardi	. ,				
		City/Place: State & Country				
		Pin Code				
11.	Mobile/Telephone	No. of Guardian#				
12.	Email ID of Guardi	ian#				
13.	Relationship of Gu Nominee	uardian with				
14.	Guardian Identifica					
	[Please tick any one provide details of s					
	l ·	Signature PAN				
	Aadhaar Pro	oof of Identity				
	Demat Account	ID				
			Name(s) of	holder(s	3)	Signature(s) of holder*
Clie	nt (Mr./Ms.)					£ 1)(5)
Firs	t Holder (Mr./Ms.)					L o
Sec	ond Holder (Mr./Ms.)					Øn.
* Sic	 anature of witness. a	 along with name and a	ddress are required, if the	accou	nt holder affixes thumb impressi	<i>y</i>
# Op	otional Fields (Infor	mation required at Ser	rial nos. 5, 6, 7, 11, 12 & 1 omination made by the acc	4 is no	t mandatory)	•
					nomination form to the account hol	der(s)

		Declarati	on form fo	r opting ou	t of nomina	ition							
To, M/S. FARSIGHT SECURIT 17A/55, Triveni Plaza, 3rd F Karol Bagh, New Delhi-1100 Ph.: +91-11- 45044439,41 Website: www.farsightshare	Floor Gurudwara	a Road,				DATE							
UCC/DP ID													
Client ID (only for Demat	account)												
Sole/First Holder Name													
Second Holder Name													
Third Holder Name													
I / We hereby confirm that I non-appointment of nomine the requisite documents / ir Court or other such comp	ee(s) and further nformation for cl	are aware thating of ass	nat in case of sets held in n	death of all th ny / our tradin	ne account ho g / demat acc	lder(s), my a	our may	egal he also in	irs wo	uld nee	ed to s	ubmi	it all
			Name(s)	of holder(s)					Signat	ure(s)	of hold	ler*	
Client (Mr./Ms.)								Æ1)(6)				
First Holder (Mr./Ms.)								ÆD.					
Second Holder (Mr./Ms.)													
Signature of witness, along	with name an	d address ar	e required, i	f the account	holder affixe	s thumb im	press	sion, ins	tead o	of sign	ature		

FATCA & CRS Declaration

FATCA & CRS Declaration (Ple	ease consult your professional tax advisor for further guidance on FATCA & CRS classification)
PART A (to be filled by Financial	Institutions or Direct Reporting NFEs)
1. We are a, financial Institution ⁶ □ or Direct reporting NFE ⁷ □ (please tick as appropriate) GIIN not available (please tick as applicable) If the entity is a financialinstitution,	Note: If you do not have the GIIN but you are sponsored by another entity, please provide yoursponsor's GIIN above and indicate your sponsor's name below Name of sponsoring entity Applied for Not required to apply for - please specify 2 digits sub-category Not obtained - Non-participating FI (7)
	7

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 maybe held liable for it. In case of nonresident 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.

	Name(s) of holder(s)	Signature(s) of holder	
Client / Guardian (in case sole holder is minor)		(8)	pe nsed
First Holder		L	Sign to
Second Holder		£ D	S

Notes:

- 1. All communication shall be sent at the address of the Sole / First holder only.
- 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 Notary Public or a Special Executive Magistrate.
- 3. Instructions related to nomination are as below:
 - I. The nomination can be made only by individuals holding beneficiary owner accounts on their own behalf singly or jointly. Non-individuals including society, trust, body corporate and partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot nominate. If the account is held jointly, all joint holders will sign the nomination form.
 - II. A minor can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.
 - III. The Nominee(s) shall not be a trust, society, body corporate, partnership firm, karta of Hindu Undivided Family or a power of Attorney holder. A non-resident Indian can be a Nominee, subject to the exchange controls in force, from time to time.
 - IV. Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities.
 - V. Transfer of securities in favour of a Nominee(s) shall be valid discharge by the depository and the Participant against the legal heir.
 - VI. The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Non-individuals including society, trust, body corporate, partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
 - VII. On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nominee(s).
 - VIII. Nomination can be made upto three nominees in a demat account. In case of multiple nominees, the Client must specify the percentage of share for each nominee that shall total upto hundred percent. In the event of the beneficiary owner not indicating any percentage of allocation/share for each of the nominees, the default option shall be to settle the claims equally amongst all the nominees.
 - IX. On request of Substitution of existing nominees by the beneficial owner, the earlier nomination shall stand rescinded. Hence, details of nominees as mentioned in the FORM 10 at the time of substitution will be considered. Therefore, please mention the complete details of all the nominees.
 - X. Copy of any proof of identity must be accompanied by original for verification or duly attested by any entity authorized for attesting the documents, as provided in Annexure D.
 - XI. DP ID and client ID shall be provided where demat details is required to be provided.
- 4. 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.
- 5. Strike off whichever is not applicable.

1. Refusal of orders For Penny Stock(s):

Farsight shall have the absolute discretion to accept, refuse or partially accept any buy or sell order for execution from a client in respect of penny stock, illiquid stocks having low liquidity, illiquid "options", far month "option" writing of "options", stocks in GSM/Z, T, TS, S, B, BE, IL, BT, EQ Category and any other contracts which as per the perception of stock Broker are extremely volatile or subject to market manipulation.

2. Setting Up Client's Exposure Limits:

The client agrees to abide by the exposure limits, if any, set by the stock broker or by the Exchange or Clearing Corporation or SEBI from time to time. The client is aware and agrees that the stock broker may need to vary or reduce or impose new limits urgently on the basis of the stock broker's risk perception, risk profile of the client and other factors considered relevant by the stock broker including but not limited to limits on account of exchange/ SEBI directions/limits (such as broker level/ market level limits in security specific / volume specific exposures etc.).

In case margin is kept in securities, Broker would value these securities after applying such haircut as it deems appropriate which would not be less than 20% in approved securities. Similarly, for providing exposure to client, Broker can pledge such securities in favor of clearing member/ Clearing Corporation or Bank under margin re-pledge system. Presently, the exchanges are requiring securities/ cash margin in equal ratio and total margin exposure provided by the clearing corporation is 90% of the total value. Therefore, the exposure will be allowed as permitted from time to time by clearing corporation / exchanges.

3. Applicable Brokerage Rate:

Brokerage shall be applied as per the rates agreed upon with the client in the KYC at the time of registration of the client and/or subsequently through a written communication between client and Farsight. The rate of Brokerage shall not exceed the maximum brokerage permissible under Exchange bye-laws or Rs. 20/- per contract note whichever is lower. The brokerage is exclusive of various charges payable to Exchange/SEBI/Govt.Authorities/DP/delayed payment charges, penalty arises solely because of client etc. such details are available on website.

The slab rates of brokerage fixed by FARSIGHT are function of the quality and cost of services provided to the client and the volume and revenue expected from an account. It shall be reviewed by the FARSIGHT from time to time and may be increased with prospective effect at a notice of 15 Days sent to the E-mail address or postal address of the client registered with FARSIGHT.

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

must not result in funding by the broker in contravention of the applicable laws)

As per prevalent regulations, no shortage in upfront margin / peak margin is allowed. However, there may be cases where shortage in margin arises because of visions solely attributed to clients. In such case, penalty levied by the exchanges will be debited to the client. In addition, the interest on margin blocked of the broker by clearing corporation will be charged to the client at 21% p.a. Broker will not pay any interest on unutilized margin or balance in trading account of the clients. In case of repeated violation by client, additional penalty (as disclosed on website) will be levied by the Exchanges.

All fines/penalties and charges levied upon the Client due to its acts / deeds or transactions will be recovered by the Stock Broker directly from the client's account.

The right to sell clients' securities re-pledged as margin or close clients' positions, without giving notice to the client, on account of non-payment of client's dues

FARSIGHT shall have right to sell client's securities, both unpaid as well as collaterals deposited towards margins, or close out client's open positions, without giving notice to the client where there is a delay/failure of the client to meet the pay-in obligations and /or there is a failure of the client to bring additional margin to cover the increase in risk in the dynamic market conditions.

a) Unpaid Securities in Capital Market:-

 (i) In case any shares/securities purchased by the client remained unpaid on the date of pay in these will be transferred compulsorily to client account but marked as pledge to CUSPA account unpaid securities account (CUSA).

Farsight may follow the LIFO or average method of liquidation for sale of these securities without any further notice to the client.

b. The Margin Shortfall in F&O:-

- i Positions of the client may be closed out to the extent of margin shortfall on the T+1 basis.
- ii While computing margin shortfall, Value of unapproved securities shall not be considered.
- iii As per the current Exchange requirements, the member Broker is required to maintain a 50:50 ratio between cash and collaterals margin deposited with the Exchange. FARSIGHT shall therefore have the prerogative to insist for at least 50% of margin in cash and may not consider the value of securities over and above the cash component for the purpose of calculating margins shortfall and close out the F&O Position wherever it finds the deviation. However, sales made in capital market segment shall not be considered

while closing F&O Positions on T+1 basis due to margin shortfall.

c. Intra-day Positions:-

FARSIGHT shall have right to close out any intra-day Positions taken by the client after a defined "Cut-off" time (Presently 20 minutes before close of market).

d. General

- While selling the securities/ closing the clients positions, FARSIGHT may take into account the sales made by the client, Positions closed by the client or collections received from the client till cut-off time (Presently 12.00 pm).
- While selling the Securities/ Closing the clients positions, FARSIGHT may not take into consideration cheques/Bank Drafts/ Pay orders deposited by the client with FARSIGHT until clear proceeds of such instruments are received by FARSIGHT in its bank account.
- iii. FARSIGHT shall have the right to sell client's securities or close out client's open positions but it shall not be under any obligations to undertake this exercise compulsorily. FARSIGHT shall therefore not be under any obligation to compensate/or provide reasons of any delay or omission on its part to sell client's securities or close open positions of the client.
- iv The client would make good the short fall, if any post liquidation, immediately. But refund such excess to clients, if so demanded by clients, by next working day.

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

The policy and procedure for settlement of shortages in obligations arising out of internal netting of trades is as under:

- a. The securities delivered short are purchased from market in code of defaulting clients only on T+2 day which is the Auction Day on Exchange, and the purchase consideration (inclusive of all statutorytaxes, levies and penalty) is debited to the short delivering seller client. However, if the buyer has already sold the shares in anticipation of his incoming delivery, purchase for open market will not be done. Rate at which his transactions are auctioned / closed out by Exchange or internal shortage mechanism will be changed to defaulting sell etc. including STT, taxes, penalty etc.
- b. If securities cannot be purchased from market due to any reason, the short delivering seller is debited at the closing rate on T+2 day or Auction day on Exchange +10% and buyer will be given credit. Where the delivery is matched partially or fully at the Exchange Clearing, the delivery and debits/ credits shall be as per Exchange Debits and Credits after deducting exchange penalties.
- c. In case of securities having corporate actions all cases

of short delivery of cum transactions which cannot be auctioned on cum basis or where the cum basis auction payout is after the book closure / record date, would be compulsory closed out at higher of 10% above the official closing price on the auction day or the highest traded price from first trading day of the settlement till the auction.

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

The stock broker may refuse to execute / allow execution of orders due to but not limited to the reason of lack of margin / securities or the order being outside the limits set by stock broker/exchange/SEBI and any other reasons which the stock broker may deem appropriate in the circumstances. The stock broker is entitled to disable / freeze the account or trading facility / any other service if, in the opinion of the stock broker, the client has acted in contradiction of this agreement or / evade / violate any laws, rules, regulations, directions of a lawful authority whether Indian or foreign or if the stock broker so apprehends.

Any profit/loss arising out of these transactions shall be at the risk of and borne by the client.

8. Temporarily suspending / deregistering or closing a client's account at the client's request-

Client may instruct the member to close out the account or suspend the trading through client's account for the period as specified in the request in written and duly signed by him. The stock broker can with-hold the payouts of client and suspend his trading account due to his surveillance action or judicial or / and regulatory order/action requiring client suspension.

FARSIGHT may carry a periodic review of the client accounts and may suspend the accounts from Trading in the following circumstances:-

- Where the client is inactive for a period as specified by the exchanges from time to time. The account can be reactivated and can be allowed trading once by compliance requirement and fresh c-KYC is done.
- Physical contract notes are received back undelivered due to reasons like "no such person", "addressee left", refusal to accept mails, POD's signed by the third persons, signature mismatch on POD's or other reasons which may create suspicion.
- ECN failed (Bounced email) on more than 3 instances until client submits a valid explanation.
- Client can also send an email from designated mail id for reactive request.

Client Acceptance of Policies and Procedures stated hereinabove:

I/We have fully understood the above mentioned policies and procedures and do hereby signify my consent for the same.



STANDARD TARIFF SHEET - TRADING

Client Code:	Client Name	e :

	CAPITAL MARKET SE	GMENT
	NSE / BSE / MCX	
	in %age terms	Minimum ` (per share)
Intraday	0.03	3 Paisa
Delivery	0.3	5 Paisa
Trade to Trade	0.3	5 Paisa
GSM Other Categories	0.5	10 Paisa
	FUTURES & OPTIONS	SEGMENT

	FUTURES		OPTIONS
	in %age terms	Minimum ` (per lot)	` Per Lot
NSE	0.02	30 INR	30 INR
BSE	0.02	30 INR	30 INR
MCX	0.02	30 INR	30 INR

CURRENCY DERIVATIVES SEGMENT

	in %age terms	Minimum ` (per lot)	` Per Lot
NSE	0.02	30 INR	30 INR
BSE	0.02	30 INR	30 INR
MCX	0.02	30 INR	30 INR
	0.02	30 INR	30 INR

MUTUAL FUNDS SEGMENT

NSE / BSE / ETF

1102,7 20	_ ,
in %age terms	Minimum ` (per unit)
0.3	3 Paisa

^{*} Transaction Charges, Service Tax/GST, STT, Stamp Duty, SEBI Fee, Other Govt. Levies are extra.

Technology Charges maximum – NIL subject to volume.

Recurring Charges: Monthly - NIL Quarterly - NIL Half Yearly - NIL Year- NIL

Note : Dispatch of Contract Note : Through Ordinary Post Free. Through Courier Rs. 50/- In case of previous years duplicate printout Rs. 100/- per statement.

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الساكة	1101		

CLEARING MEMBER DETAILS

NSE Equity Derivatives

FARSIGHT SECURITIES LTD. - SEBI Regn. No.: INZ000169935

Regd. Office: 17-A/55, Farsight Triveni Plaza, Gurudwara Road, Karol Bagh, New Delhi-110005

NSE Currency Derivatives & MCX Commodity Derivative Markets SMC GLOBAL SECURITIES LTD. | SEBI Regn. No.: INZ000199438 Regd. Office: 11/6B, Shanti Chamber, Pusa Road, New Delhi-110005

DP TARIFF FOR NSDL/CDSL ACCOUNT

PLAN A – ONE TIME PAYMENT

Sl. No.	PARTICULARS	ONLINE ACCOUNT OPENING
1.	Account Opening	NIL
	(i) Annual Maintenance	1st Year -`1000/-
2.		Subsequent year - NIL
	(ii) Maintenance Charges By Depositories	NIL
	Transaction Charges	<u>'</u>
	(i.) Delivery In-coming	NIL
3.	(ii.) Delivery Out-going (through Speed- E,	`18/- per Trxn
	POA)	
4.	KRA/CKYC Modification	`100/- per modification
	KRA / CKYC Registration	'200/-
5.	Dematerialisation	`100/- Plus `3/- per Certificate (Postage Charges `50/- Extra)
6.	Rematerialisation	`100/- per certificate or `20/- for every certificate every 100 securities whichever
		higher (Postage Charges `50/- Extra)
7.	Instruction Booklet	`50/- for 10 Leaves (Postage charges `50/- extra)
8.	Pledge Creation/ Closure/ Invocation	`50/- per Transaction

N. B.:

- Any other services not specified above shall be charged extra.
- Rejection charges on failure of instruction `50/ per instruction shall be charged.
- Non execution of delivery instruction due to any problem / error `50/- per communication / dispatch.
- Physical DIS execution charges `10/- per slip extra.
- Charges / Services standards are subject to revision at Depository Participants discretion after giving 30 days notice.
- In case of Demat rejection postage shall be charged @ 50/- for dispatch to the Client for removal of objection.
- In case of Non-Payment of the bill within 30 days from the date of bill, Interest @ 1.5% p.m. will be charged.
- The depository services are liable to be discontinued on such default.
 The renewal charges will be `100/-.
- Statements of accounts will be mailed by ordinary post only, at free of cost. Statements can be provided by courier with extra charges of `50/- per dispatch.
- Amount charged by NSDL/CDSL for CAS will be charge extra.
- Client Master Charge `50/- Per Request.
- GST/ Taxes and other government levies extra as applicable from time to

HOLDER'S SIGNATURES

(11)
Signature of Client

time

- Charges for transaction value from `5 to 20 lac `50/- and transaction value above 20 lac `80/- per Instruction extra.
- DP reserves the right not to execute the delivery instruction in case where service charges are outstanding.
- Client will maintain minimum `200/- as an advance payment which will be adjusted against future bills.
- `10/- per page for holding / transaction / financial accounts for extra statements.
- In case the value of the holdings in the BSDA account exceeds the
 prescribed criteria of `2,00,000/- at any point of time; the regular tariff
 applicable to non BSDA accounts would be charged from that date
 onwards.
- The Annual Maintenance Charges are levied in advance at the beginning of the billing cycle.
- Margin Pledge transactions charge `50/- per instruction will be charged in all scheme.

DP TARIFF FOR NSDL/CDSL ACCOUNT PLAN – B – ANNUAL MAINTENANCE PLAN

Sl. No.	PARTICULARS	ONLINE ACCOUNT OPENING
1.	Account Opening	NIL
2.	(i) Annual Maintenance	1st Year - `500/- Subsequent year - (300/- + 200/-)
	(ii) Maintenance Charges By Depositories	NIL
	Transaction Charges	
3.	(iii.) Delivery In-coming	NIL
	(iv.) Delivery Out-going (through Speed- E, POA)	`18/- per Trxn
4.	KRA/CKYC Modification	`100/- per modification
	KRA / CKYC Registration	[°] 200/-
5.	Dematerialisation	`100/- Plus `3/- per Certificate (Postage Charges `50/- Extra)
6.	Rematerialisation	`100/- per certificate or `20/- for every certificate every 100 securities whichever is higher (Postage Charges `50/- Extra)
7.	Instruction Booklet	`50/- for 10 Leaves (Postage charges `50/- extra)
8.	Pledge Creation/ Closure/ Invocation	`50/- per Transaction

N. B.:

- Any other services not specified above shall be charged extra.
- Rejection charges on failure of instruction `50/ per instruction shall be charged.
- Non execution of delivery instruction due to any problem / error `50/- per communication / dispatch.
- Physical DIS execution charges `10/- per slip extra.
- Charges / Services standards are subject to revision at Depository Participants discretion after giving 30 days notice.
- In case of Demat rejection postage shall be charged @ 50/- for dispatch to the Client for removal of objection.
- In case of Non-Payment of the bill within 30 days from the date of bill, Interest @ 1.5% p.m. will be charged.
- The depository services are liable to be discontinued on such default. The renewal charges will be `100/-.
- Statements of accounts will be mailed by ordinary post only, at free of cost. Statements can be provided by courier with extra charges of `50/- per dispatch.
- Amount charged by NSDL/CDSL for CAS will be charge extra.
- Client Master Charge `50/- Per Request.
- GST/ Taxes and other government levies extra as applicable from time to

HOLDER'S SIGNATURES

Signature of Client

- time.
- Charges for transaction value from `5 to 20 lac `50/- and transaction value above 20 lac `80/- per Instruction extra.
- DP reserves the right not to execute the delivery instruction in case where service charges are outstanding.
- Client will maintain minimum ` 200/- as an advance payment which will be adjusted against future bills.
- `10/- per page for holding / transaction / financial accounts for extra statements.
- In case the value of the holdings in the BSDA account exceeds the prescribed criteria of `2,00,000/- at any point of time; the regular tariff applicable to non BSDA accounts would be charged from that date onwards.
- The Annual Maintenance Charges are levied in advance at the beginning of the billing cycle.
- Margin Pledge transactions charge `50/- per instruction will be charged in all scheme.

Farsight Securities Ltd.	
Farsight Securities Ltd.	
Client Code:	
17-A/55, Farsight Triveni Plaza, Gurudwara Road, Karol Bagh, New Delhi–110005 Phone: 011-4504-4444 Fax: 011-45044434 E-mail: contactus@farsightshares.com	
Sub: Letter of Authority - NSE / BSE / MCX (All Segment)	
I/We am/are dealing in securities with you at NSE/BSE/MCX Capital Market Segment, Derivatives Segment, Commodities Segment and Currency Segment. In order to facilitate ease of operations, we authorize you as under:	nt
1. Running Account We authorize you to settle our running account, in term of SEBI/Exchange regulations or modification thereof:	
☐ Quarterly ☐ Monthly	
2. Telephonic Conversation & Verbal Order:	
I/We request you to consider my/our oral or telephonic instructions for order placing/order modification /order cancellation as written instruction and give us all the confirmation on telephone unless instructed otherwise in writing. I/We am/are getting required details from contracts issued by you. I/We authorize you to record the telephonic conversations, if you so require. I / V understand the risk associated with verbal orders and accept the same. In case of any confusion, however the day e confirmation sent by exchange or broker will be final, if not disputed on the same day.	ed Ve
 Electronic On-Line Trading: Trading in exchanges is in Electronic Mode, based on VSAT, leased line, ISDN, Modem and VPN, combination of technologies a 	اء ما
computer systems to place and route orders. I understand that there exists a possibility of communication failure or system problems or slow or delayed response from system or trading halt, of any such other problem/glitch whereby not being able establish access to the trading system/network, which may be beyond the control of you and may result in delay in processi or not processing buy or sell orders either in part or in full. I agree that I shall be fully liable and responsible for any su problems glitch. The sauda or position shown by Exchange main ID - terminal or as uploaded by Exchanges in the evening obligation file would be deemed to be final.	em to ng ch
4. Fines & Penalties:	
All fines/penalties and changes levied upon you by exchanges/regulator due to my acts / deeds or transactions may be recover by you from my account.	ed
5. I/We have a trading as well as depository relationship with Farsight Group. Please debit the charges relating to depository service and courier charges for sending physical documents [including my family members] to my/our trading account on monthly base I/We also agree to maintain the adequate balance in my/our trading account/pay adequate advance fee.	
 6. I further authorize Mr./MsS/0/D/oAgeR/owho is my_[Relation) to opera and perform necessary act in relation to this account such as purchase/sale signing confirmation to accept Contract No documents from Farsight Securities Ltd. He/She is further authorized to make, receive and accept telephone calls relating operation in this account. 7. SMS/e-mail/TRRYITT: 	te
My email id is*has been created by me and not by someone else. The guidelines on ECN have been read and understood by me. I am aware of the risk involved in dispensing with the physic contract note, and do hereby take full responsibility for the same. I am aware that exchanges are sending SMS/e-mails provide trade confirmation and details. In case I do not get any details or discover any discrepancy, I shall report to the broker in writing further undertake to inform the broker in writing in case there are any changes in given mobile/telephone number and e-mail Similarly, I am aware that shares scanning facility from TRRYITT is just an opinion and not binding or with any obligation on your pa * [The email id must be written in handwriting of the client in case of commodity trading]	cal ng i. I id.
* Strike off the clauses not relevant to you.	
Thanking you,	
Yours faithfully,	
Place:	

Demat Debit and Pledge Instruction

Client Name:	

S. No.	Purpose	Signature of Client*
1.	Transfer of securities held in the beneficial owner accounts of the client towards Stock Exchange related deliveries / settlement obligations arising out of trades executed by clients on the Stock Exchange through the same stock broker	£0
2.	Pledging / re-pledging of securities in favour of trading member (TM) / clearing member (CM) for the purpose of meeting margin requirements of the clients in connection with the trades executed by the clients on the Stock Exchange.	£0
3.	Mutual Fund transactions being executed on Stock Exchange order entry platforms	Lo
4	Tendering shares in open offers through Stock Exchange platforms	

Note: This is required to be stamped as Power of Attorney and to be signed by all joint holders. This is valid for transfer of shares fortransactions executed in Farsight only.

1 (13)
Signature of Client
Place:
Date:

Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts as required by SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/180 dated November 13, 2023)

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