

FARSIGHT SECURITIES LIMITED

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As Per SEBI Circular No. CIR/MIRSD/13/2013 Dated Dec 26, 2013

ACCOUNT OPENING KIT

NON INDIVIDUAL -CDSL DP & TRADING ACCOUNT OPENING FORM

	INDEX OF DOCUMENTS*					
S. No.	S. No. Name of Document Brief Significance of the Document					
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	VOLUNTARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER					
7	Latter of Dunaina Assessat	To enable the tradice record on to get many the plants are residued in the letter	10 11			

7.	7. Letter of Running Account Authority To enable the trading member to act upon the clauses mentioned in the letter					
8.	8. Disclosure to Client Disclosure to Client for Pro Trading.					
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^{*} 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.

	FOR OF	FICE USE (ONLY	
Kra No			Upload	I/Download
Verified by				
UCC Code allotted to the Client	:			
	Documents verified	ł	Client Interviewed By	In-Person Verification done by
Name of the Employee				
Employee Code				
Designation of the Employee				
Date				
Signature				
Account Opened by	:			Date :
Exchange actived & Mapped by				Date :
	ade the client aware of 'Police	cy and Proc	edures', tariff sheet and a	Date :
copy of all the KYC documents. I/\	We undertake that any chang d to the clients. I/We also un	ge in the 'Po dertake that	licy and Procedures', tariff any change in the 'Rights	Note. I/We have given/sent him a f sheet and all the non-mandatory and Obligations' and RDD would
Name & Signature of the Authoris	ed Signatory Date)		Seal/Stamp of the Stock Broker

ADDITIONAL INSTRUCTIONS / CHECK LIST FOR F&O / CURRENCY / COMMODITIES ACTIVATION

- 1. Additional documents in case of trading in derivatives segments illustrative list:
 - Copy of ITR Acknowledgement
 - Copy of Annual Accounts
 - 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 ownership of assets.
 - Self declaration with relevant supporting documents.
 - In respect of other clients, documents as per risk management policy of the stock broker need to be provided by the client from time to time.
- 2. Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 3. Demat master or recent holding statement issued by DP bearing name of the client.

4. For Individuals

- 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 clients, 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 clients 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.

5. For Non-Individuals

- a. Form need to be initialized by all the authorized signatories.
- b. Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company/firm/others and their specimen signatures.
- 6. If in the opinion of the broker, financial resources, experience are inadequate, trading in any derivative product can be declined.

FARSIGHT SECURITIES LIMITED TRADING MEMBER NSE, BSE, MSEI

As Per SEBI Circular No. CIR/MIRSD/13/2013 Dated

KNOW YOUR CLIENT (KYC) APPLICATION

MANDATORY

FOR NON-INDIVIDUALS

Please fill this form in ENGLISH and in BLOCK LETTERS

A. IDE	ENTITY DETAILS
1.	Name of the Applicant
2.	Date of Incorporation
	& Place of Incorporation
3.	Date of Commencement of Business
4.	a.) PAN :
	b.) Registration No. (eg. CIN)
5.	Status (please tick any one) Private Limited Co Public Ltd. Co.
	Body Corporate Partnership TrustCharitiesNGO's
	FIFIIHUFAOPBank BOI LLP
	Government Body Non-Government Organization
	Defense Establishment Society
	Others (please specify)
B.	ADDRESS DETAILS
1.	Address for Correspondence
	City/Town/Village:
	Pincode: Country Country
2.	Contact Details: Tel. (Office) Tel. (Res.)
	Fax: E-mail
3.	Specify the proof of address submitted for residence/correspondence address

,	,	
	State	
Other Details		
Name, PAN, Residential a Signatories and Whole-ti		ohs of Promoters / Partners/ Karta/ Trustees/ Authorized
Name (1) :		
PAN :		
Residential Address :		
City/Town/Village	Pin cod	de :
State	Country	
DIN/UID:	Aadhaa	ar No
Any Other Information		
Signatories and Whole-ti	me Directors	ohs of Promoters / Partners/ Karta/ Trustees/ Authorized
Name (2) :		
PAN :		
Residential Address:		
City/Town/Village	Pin coo	de :
State	Country	
DIN/UID:	Aadhaa	ar No
Any Other Information		
Name, PAN, Residential Signatories and Whole-ti	address and photograp	phs of Promoters / Partners/ Karta/ Trustees/ Authorized
Name (3) :		
PAN :		

City/Town/Village	Pin code :
State	Country
DIN/UID:	Aadhaar No
Any Other Information	
Name, PAN, Residential add Signatories and Whole-time	ress and photographs of Promoters / Partners/ Karta/ Trustees/ Authorized Directors
Name (4) :	
PAN :	
Residential Address:	
City/Town/Village	Pin code :
State	Country
DIN/UID:	Aadhaar No
Any Other Information	
	DECLARATION
I/We hereby declare that the de	tails furnished above are true and correct to the best of my/our knowledge and belief and
I/We undertake to inform you if	any changes therein, immediately. In case, any of the above information is found to be false
or untrue or misleading or misre	presenting, I am/we aware that I/we may be held liable for it.
Name:	
Signature of the Authorised Signatory/ Signature of the Authorised Signatory/ Signature of the Authorised Signatory/	es
Date: Place	i
	FOR OFFICE USE ONLY
Originals verified and Self-Attested Do	cument copies received
Name & Signature of the Authorised S	gnatory
Date : Seal/Stamp of the Intermediary	

FOR INDIVIDUALS & NON-INDIVIDUALS

A. BANK ACC	COUN	IT(S) DETAILS	S					
Bank Name (1)	:							
Branch Address	:							
		City/Town/Vill	lage :			P	in Code :	
		State :			Count	try:		
Bank Account No.	:							
Account Type	:	Saving	Curre	nt	Others - in cas	se of [NR	I NRE	□NRO]
MICR Number	:				IFSC Code:			
Bank Name (2)	:							
Branch Address	:							
		City/Town/Vill	lage :			P	in Code :	
		State :			Count	try:		
Bank Account No.	:							
Account Type	:	Saving	Curre	nt	Others - in cas	se of [NR	I NRE	□NRO]
MICR Number	:				IFSC Code:			
B. DEPOSITO	RYA	CCOUNT(S)	DETAILS					
Depository Particip	ant N	lame (1) :						
Depository Name		:	☐ NSDL	DP ID :		BO ID		
			CDSL	DP ID :		BO ID		
Beneficiary Name		:						
Depository Particip	ant i	lame (2) :						
Depository Name		:	☐ NSDL	DP ID :		BO ID		
			CDSL	DP ID :		BO ID		
Beneficiary Name		:						
C. TRADING	PREF	ERENCES						
*Please sign in the re			re you wish to tra	ade. The seç	ment not chosen	should be struck of	off by the client.	
			NSE			BSE	İ	мсх
CASH		1	4.1		4.2		4.3	
F&O			4.4		4.5		4.6	
CURRECNY		1	4.7		4.8		4.9	
MUTUAL FUND		1	4.10					
# If, in future, the clie	ent wa	ants to trade o	n anv new segn	nent/new exc	change, separate a	authorization/letter	should be take	n from the client
by the stock broker.					manigo, oopanato			
D. OTHER DE	TAIL	.S						
Gross Annual Inco	me D	etails (please	specify):					
Income Range per a	annum	Below `	1 Lac`	1-5 Lac	` 5-10 Lac	` 10-25 I	₋acs	bove ` 25 Lacs
		OR Net-wort	th as on			(Net worth	should not be o	lder than 1 year)
Occupation (please	tick a		,					
			ш				essional	Agriculturist
	och!-						Evposed Dars	- n (DED)
Please tick, If appli Any Other Informat			litically Exposed	,	r) Kela	ited to a Politically	Exposed Perso	II (FEF)
Private Sector		Public Sector	Stude		Othe	ers		
Any Other Informat				,	,		F	

	nitiated/pending/ taken by SEBI/ Sto ne directors/authorized persons in ch		
·			,
2			
3.			
	UB-BROKERS AND OTHER STOC		
If Client is dealing through the state of the state	he sub-broker , provide the follow	ing details:	
Sub-broker's Name	:	SEBI Registratio	n Number :
Phone	:	Fax :	Website :
Registered Office Address			D:
	City/Town/Village		
Whether dealing with any other	erstockbroker/sub-broker(ifcased		ntry:ers/sub-brokers.provide.details.ofal
Name of Stock Broker	•		, p
Name of Sub-broker (if any)	:		
Registered Office Address			
	:		Pin Code :
Client Code	:	•	
Details of disputes/dues pendir	ng from/to such stock broker/sub- br	oker:	
G. INVESTMENT / TRADING	G EXPERIENCE		
□ No Prior Experience □	Years in Commodities	Years in oth	er investment related fields
H. SALES TAX / GST REGIS	STRATION DETAILS (As applicabl	e, State wise)	
☐ Local Sales Tax State Registrat	tion No	Validity Date :	
☐ Central Sales Tax Registration I	No	Validity Date :	
☐ Other Sales Tax State Registrat	tion No	Validity Date : 「	POR COMMODITY ONLY
Name of the State:	GSTN		
I. VAT DETAILS (As applica	<u> </u>		
	,	Validity Date :	
Name of the State		_	
☐ Other VAT Registration No		Validity Date :	
Name of the State		_	

E. PAST ACTIONS

•	Owner Exchan	& Depository Figes D. Unique	Particip e Forn	A. Rights & Obligat pants, C. Right & O n Risk Disclosure I ronic form Rights & 0	bligations of memb Documents, E. Gui	ers, AP and client idance Note Detai	s as prese ling Do's	cribed by SE & Don't for	BI and Comn	nodity
•	Whethe	hether you wish to receive physical contract note or Electronic Contract Note (ECN) (please specify) :								
	Ph	ysical Contract	Note	☐ Electroni	c Contract Note					
	Specify	your Email id, i	if appli	cable :(As me	entioned in CKYC)					
	(Any ch	ange is to be c	ommur	nicated through a ph	ysical letter)					
•	Whether you wish to avail of the facility of internet trading/ wireless technology (please specify)									
•	Numbe	r of years of Inv	estme/	nt/Trading Experienc	ceY	ears				
•		of non-individu securities on be		ame, designation, PA	•	residential address Others	-	•		
•	Name:.						PAN			
	K. IN	TRODUCER DI	ETAIL	S (Optional)						
Nar	me of the	Introducer								
· ·	110 01 1110	madador	·	Sur Name		Name		Middle	Name	
Sta	tus of the	e Introducer	:	Sub-broker	Remisier	Authorized	Person	Existing	g Client	
				Others, pleas	e specify					
Add	dress of t	he Introducer	:							
				City/Town/Village			Pi	n Code :		
				State :		Co	ountry:			
Pho	one No.		:							
					Signature of In	troducer :				
					DECLARATIO)N				
1.	underta	ke to inform yo	u of ar	e details furnished a ny changes therein, i g, I am/we are aware	bove are true and ommediately. In case	correct to the best any of the above i	•	•		
2.		onfirm having reand the tariff sh		en explained and u	nderstood the conto	ents of the docume	ent on poli	icy and proc	edures of the	stock
3.	Docum	ent'. I/We do he	ereby a	read and understood agree to be bound by ments has been disp	y such provisions as	s outlined in these	document	s. I/We have	also been info	
Pla	ce :					do		<u>5</u>		
Dat	e :					Signature o	f Client / (all) Authorise	d Signatory (ie	es)

J. ADDITIONAL DETAILS

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.

Stock broker is advising to the clients not to deal in penny securities and if client deals with the penny stocks, 100% margin will be taken from the client and these shares will not be taken to as Margin deposit. The stock broker shall have authority from time to time limit (quantity/ value) or refuse orders in one or more securities due to various reasons including market liquidity, value of security(ies) or may require compulsory settlement / advance payment of expected settlement value/ delivery of securities for settlement prior to acceptance / placement of order(s) as well, the order being for securities which are not in the permitted list of the stock broker / exchange(s) / SEBI or does not commensurate with the risk profile of the client as assessed by the broker. Decision of Broker will be binding on the client and will be final.

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.).

It may be noted that in cash segment also upfront margin collection and reporting is compulsory. In absence thereof no sauda can be done. Similarly now margin may have to be reported on intraday position. Therefore exposure will not be allowed beyond one time unless expressly agreed to between the parties subject to regulations of SEBI/ exchanges

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.

The stock broker may be unable to inform the client of such variation, reduction or imposition in advance. The client agrees that the stock broker shall not be responsible for such variation, reduction or imposition or the client's inability to route any order through the stock broker's trading system on account of any such variation, reduction or imposition of limits. Sometimes client's sauda may go to IOC (Immediate or Cancel) instead of normal bidding if broker terminal is on square off mode.

The Stock Broker at its sole discretion can give extra exposure or intraday limit to the client, such extra exposure will automatically be squared off by trading mechanism without any further reference to

client appx. 15 minutes before the scheduled closing.

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 agreement between client and Farsight. The rate of Brokerage shall not exceed the maximum brokerage permissible under Exchange bye-laws.

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.

The brokerage shall however be exclusive of the following:

- DP Annual maintenance charges
- DP transaction charges / Pledge/Re-pledge/Demat/Re- mat Charges
- · DP Inter settlement charges
- Account Opening Charges
- · Delayed payment charges
- Penalties levied by Exchange
- · Research advisory charges
- · Courier charges
- Bank charges towards the cheques received unpaid
- DP, Bank and other processing charges towards periodic settlement of Funds/Securities on periodic basis.
- Statutory charges payable to Exchange/SEBI/Govt. Authorities etc.
- SEBI/Exchange/Clearing Member Turnover charges
- Other out of pocket and services related charges

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)Client shall be liable to penalty and other charges on nonpayment of margin money, short selling of securities or units, failure on payment of auction, cheque bounce, non-delivery of shares, increase open position or on any orders / trades / deals / actions of the client which are contrary to this agreement / rules / regulations / bye laws of the exchange or any other law for the time being in force as per Rules, Regulations, Guidelines and Circulars issued by SEBI and stock exchange time to time and client will be kept informed about the rate of such penalties & fines. Similarly in case of non-receipt of full payment of value of delivery purchased. margin imposed (initial + MTM) interest will be charged at 21% p.a. calculated on daily basis on shortfall amount till the date of actual realization of money.

However, 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.

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.

5. The right to sell clients' securities or close clients' positions, without giving notice to the client, on account of non-payment of client's dues (This shall be limited to the extent of settlement/margin obligation) FARSIGHT shall have right to sell client's securities, both unpaid as well as collaterals deposited towards margins, or close out clients 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 unpaid securities account (CUSA).

In case unpaid securities / remain unpaid for five days from pay in date. These will be liquidated compulsorily to clear his debit balance/incidental charges, as per the policy adopted by the broker from time to time.

Farsight may follow the LIFO or average method of liquidation of securities but in exceptional circumstances Farsight may use its own discretion

b. The Margin Shortfall in F&O:-

- Positions of the client may be closed out to the extent of margin shortfall on the T+1 basis.
- While computing margin shortfall, Value or 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 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).
- ii. 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 statutory taxes, 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

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.

- for non-payment or erosion of margins or other amounts, outstanding debts, etc. and adjust the proceeds of such liquidation / close out, if any, against the client's liabilities/ obligations.
- 2. Any order which is at any point of time in executed without the required Margin in the Client's account or the brokers exposure is more than 85% and above so no fresh trade will be taken.
- 3. The client hereby authorizes the Stock Broker to square up all his outstanding positions at the discretion of the Stock Broker, which are not marked for delivery 15 minutes before the closing time of the normal market or if the client's cash margin is evaporated by 70% in any of exchanges, Farsight reserves the right to square off positions. Therefore, it has been expressly explained and understood by the client that his intraday /existing position/addition position can be closed square off 70%

of the margin in cash is evaporated or mark to mark loss at any point of the time reached 70% of the cash deposit. notwithstanding any other clause in this clause.

- Under certain market conditions, it may be difficult or impossible to liquidate a position in the market at a reasonable price or at all, when there are no outstanding orders either on the buy side or the sell side, or if trading is halted in a security due to any action on account of unusual trading activity or stock hitting circuit filters or for any other reason as prescribed or instructed by SEBI. Therefore, it is expressly understood by the clients that squaring off / closing out the position of the clients in appropriate circumstances is a right but not an obligation of Broker. Similarly broker can rely upon clients (regular) as aware that he has transferred the funds. In all such cases where sauda could not be squared off or cloud out late, loss which can be more than the margin deposit will be on account of client and would be payable by him.
- 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 committed a crime, fraud or 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.

Temporarily suspending 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 wit 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 more than 6 months
- 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.
- reactive request.

9. Deregistering a client

Notwithstanding anything to the contrary stated in circumstances:

conjunction with others.

- 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 has made any material misrepresentation of facts, including (without limitation) in relation to the security transactions:
- iv. If there is reasonable apprehension that the Client is unable to pay its debts or the Client has admitted its inability to pay its debts, as they become payable;
- v. If the Client suffers any adverse material change in his / her / its financial position or defaults in any other agreement with the Stock broker;
- vi. If any covenant or warranty of the Client is incorrect or in any material respect; However notwithstanding any termination of the agreement, all transactions made under / pursuant to this agreement shall be subject to all the terms and conditions of this agreement and parties to this agreement submit to exclusive jurisdiction of courts of law at the place of execution of this agreement by Stock Broker.
- vii. If the client do not transact for a period exceeding 2 years, in such cases, fresh declaration/documents will be required and due diligence will be carried out before activating the Account.
- viii. If Net worth Certificate/ Balance sheet etc are not updated periodically.

10. INACTIVE CLIENT ACCOUNT

Client account will be considered as inactive if the client does not trade for period of 11 month. Calculation will be done at the beginning of every guarter and those clients who have not traded even a single time will be considered as inactive. The client has to make written request for reactivation of their account.

Client Acceptance of **Policies** and **Procedures** stated hereinabove:

I/We have fully understood the same and do hereby sign the same agree not to call into question the validity, enforceability and applicability of any provision/clauses this document any circumstances what so ever. These Policies and Procedures may be amended / changed unilaterally by the broker, provided the change is informed to me / us with through anyone or more means or methods such as post / speed post / courier / registered post / registered AD / facsimile / telegram / cable / e-mail / voice mails telephone (telephone includes such devices as mobile phones etc.) Client can also send an email from designated mail id for including SMS on the mobile phone or any other similar device; by messaging on the computer screen of the client's computer; by informing the client through employees / agents of the stock broker; by publishing / displaying it on the website of the stock broker / making it available as a download from the website of the stock broker; by displaying it on the agreement, the stock broker shall be entitled to terminate the notice board of the branch / office through which the client trades or if the agreement with immediate effect in any of the following circumstances, so require, by radio broadcast / television broadcast newspapers advertisements etc.; or any other suitable or applicable If the action of the Client are prima facie illegal/improper mode or manner. I/we agree that the postal department / the courier or such as to manipulate the price of any securities or disturb company /newspaper company and the e-mail/ voice mail service provider the normal/ proper functioning of the market, either alone or in and such other service providers shall be my/our agent and the delivery shall be complete when communication is given to the postal department / the courier company / the e-mail/voice mail service provider, etc. by the stock broker and I/we agree never to challenge the same on any grounds including delayed receipt / non receipt or any other reasons whatsoever. These Policies and Procedures shall always be read along with the agreement and shall be compulsorily referred to while deciding any dispute / difference or claim between me/ us and stock broker before any court of law / judicial / adjudicating authority including arbitrator/ mediator etc.

I further undertake to adhere to the procedures & code of ethics prescribed by SEBI / Exchanges in this regard. Broker shall not be responsible for any transactions entered by the client in their personal capacity with the employees of broker, if any.



		TARIFF SHEET					
Client Code :		Client Name:					
CAPITAL MAR	RKET SEGMENT						
	NSE / BSE / MCX						
	in %age terms		Mi	nimum ` (per share)			
Intraday							
Delivery							
Trade to Trade							
FUTURES & O	PTIONS SEGMENT						
	FUT	TURES		OPTIONS			
	in %age terms	Minimum	(per lot)	` Per Lot			
NSE							
BSE							
MCX							
CURRENCY D	ERIVATIVES SEGMENT						
	in %age terms	Minimum	(per lot)	` Per Lot			
NSE							
BSE							
MCX							
MUTUAL FUN	DS SEGMENT						
		NSE					
	in %age terms		Minimum ` (per unit)				
* Transaction Cha	rges, Service Tax/GST, STT, Stamp Du	uty, SEBI Fee, Other G	ovt. Levies are ext	ra.			
One Time Account	t Opening Charges (Rs.)						
Technology Charg	es maximum 0.1% subject to volume.						
Recurring Charges	s : Monthly Quarterly H	lalf Yearly Year	ly				
N (5: ()	(O ((N		D 00/	A-7			
· ·	f Contract Note : Through Ordinary Pos s years duplicate printout Rs. 200/- per	•	er Ks. 30/-	y-u			
	, jours duplicate printedt No. 200/- per	otatomont.					

CLEARING MEMBER DETAILS

NSE Equity Derivatives: AXIS BANK LTD. - SEBI Regn. No.: INF231133937, CM Code: C51072

Regd. Office: Trishul, 3rd Floor, Opp-Samartheshwar Temple New Law Garden, Ellis Bridge, Ahemdabad-380006 **NSE Currency Derivatives - SMC GLOBAL SECURITIES LTD.** | SEBI Regn. No.: INZ000199438 Regd. Office: 11/6B, Shanti Chamber, Pusa Road, New Delhi-110005

MCX Commodity Derivative Markets - SMC COMTRADE LTD. | SEBI Regn. No.: INZ000035839 Regd. Office: 11/6B, Shanti Chamber, Pusa Road, New Delhi-110005



Doto .

	Date
To,	
Farsight Securities Ltd.	Client Code :
17-A/55, Farsight Triveni Plaza, Gurudwara Road, Karol Bagh, New Delhi–110005	Demat Client ID :
EAPBX: 011-4504-4444 (30 Lines) Fax: 011-45044434	

Sub : Letter of Running Account 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:

1. Running Account

E-mail: contactus@farsightshares.com

I/We authorize you to setoff outstanding Funds in any of my/our accounts against credit balances of Funds arising in any other accounts maintained with you by me/us and /or against the value of cash margin or collaterals provided to you by me/us, irrespective of the fact whether such credit balances in my/our accounts pertain to different trading segments of the same Stock Exchange or of different Stock Exchanges.

Therefore, I/we hereby direct and authorize you to maintain running account(s) for me/us and from time to time debit/credit these funds from running accounts and funds of exchanges/clearing corporations/

Further, do not carry out settlement of running account referred to above for funds given by me/us towards collaterals / margin in NSE the form of bank guarantee (BG)/Fixed Deposit receipts (FDR) or if the balance outstanding is less than Rs. 10,000. Further, please note that I may revoke the authorization at any time (i.e. without notice) by informing you in writing.

My / our preference for actual settlement of funds as per regulation of Exchanges is

Once in a Calendar Quarter Once in a Calendar Month

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 a 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 / We understand the risk associated with verbal orders and accept the same. In case of any confusion, however the day end confirmation sent by exchange or broker will be final, if not disputed on the same day.

3. Electronic On-Line Trading:

Trading in exchanges is in Electronic Mode, based on VSAT, leased line, ISDN, Modem and VPN, combination of technologies and 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 to establish access to the trading system/network, which may be beyond the control of you and may result in delay in processing 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 such problems glitch. The sauda or position shown by Exchange main ID - terminal or as uploaded by Exchanges in the evening in obligation file would be deemed to be final.

4. Fines & Penalties:

All fines/penalties and changes levied upon you by exchanges/regulator due to my acts / deeds or transactions may be recovered by you from my account.

- 5. I/We have a trading as well as depository relationship with Farsight Group. Please debit the charges relating to depository services and courier charges for sending physical documents (including my family members) to my/our trading account on monthly basis. I/We also agree to maintain the adequate balance in my/our trading account/pay adequate advance fee.
- 6. Any amount which are overdue including shortage of margin from the client towards trading either in the cash or derivatives segment will be charged the late payment charges at the rate of 21% per annum or such other rate as may be determined by the stock broker and intimated to client. The client hereby authorizes the stock broker to debit directly the same in his account.
- 7. In case, where client is a company, it authorizes adjustments of any debit balance out of credit balance of any other company or entity in which there is at least one common director or having same shareholder or group of shareholders having substantial interest or from the credit balance of personal account of directors. The company further assures that required permission and resolutions/authorization has been passed as per the law.
- 8. The client is aware of the present KRA/KYC system through which particulars of client like address, email id etc. can be changed by any intermediary. If Farsight comes to know of any changes through KRA/KYC systems it can modify and dispatch /mail the details to new address.
- 9. The Client further agrees and accepts that transmission of document/records/data and information including but not limited to contract notes (including digital contract notes, and other electronic documents) through ordinary post, courier/ speed post/registered post/electronic mail i.e. email/ electronic mail attachment/ download available from website or fax to his last known business and/or fax no. shall be deemed to have been properly delivered or served even if such communication is returned as unclaimed/refused/undelivered.

10.	I	further	authorize	Mr./Ms	S/o/D/o	Age
	R/o_				_who is my_(Relation) to oper	rate and perform necessary act in
	relat	ion to thi	s account s	uch as pur	chase/sale signing confirmation	on to accept Contract Note
	docu	ıments fr	om Farsigh	nt Securitie	es Ltd. He/She is further autho	rized to make, receive and accep
	telep	hone cal	ls relating t	o operatio	n in this account.	

11.	SMS/e-mail:
son inv san In c fur mo	email id is *
con tra in c	m aware that broker is under obligation for carrying out due diligence of its clients on a tinuous basic. Therefore, I undertake to provide explanation and documentary evidence for my asactions showing sources and arrangement of money in case of buying, and sources of delivery ase of selling particularly in cases of derivative trading where settlement can be through delivery ead of cash settlement.
* Strike of	the clauses not relevant to you.
Thanking	you,
Yours fai	hfully,
Client Si	gnature Place :
1 10 €	
Client Sign	Place :
	(DISCLOSURE TO CLIENT)
То,	(Fill Client Name & Address)
Sir, As per ex	change notification, we hereby inform you that, we do client based business and trading on our own account also.
	nd best regards ht Securities Ltd.
	d Signatory)

(Client Signature)

Farsight Securities Ltd.

Trading	Member	NSF	BSF	MCX
Hadiliq	IVICITIDGE	110-		IVIOA

As our HUF firm wishes to open an account with you in the said name	We beg to say that the first
signatory to this letter i.e	is the karta of the joint family and other signatories are
the adult co-parceners of the said family. We authorize the KARTA to sign	Account Opening Form and other KYC documents for
opening and operating the said account.	

We further confirm that the dealing in shares and securities of the said joint family is carried on mainly by the said karta as also by the other signatories here to in the interest and for the benefit of the entire body of co-parcener of the joint family. We all undertake that claims from the said family shall be recoverable personally from all or any of us and also for the entire family properties of which the first signatory is the karta, including the share of minor co-parcener.

In view of the fact that ours is not a firm governed by the Indian partnership Act 1952. We have not got our said firm registered under the said Act.

We hereby undertake to inform you of the death of Karta or a co-parcener or birth of new co-parcener of any change occurring at any time in the membership of our joint family during the currency of the account.

Name & Signature of adult co-parceners (use Annexure for additional Members)

Sr. No.	Name of Adult Co-parceners	Signature of Adult Co-parceners	Relation
1.		\otimes	
2.		\otimes	
3.		\otimes	
4.		\otimes	
5.		\otimes	
6.		\otimes	
7.		\otimes	

Name & Date of Birth of Minor co-parceners (use Annexure for additional Members)

Sr. No.	Name of Minor Co-parceners	Date of Birth of Minor Co-parceners								
1.		D	D	M	M	Υ	Υ	Υ	Υ	
2.		D	D	IVI	M	Υ	Υ	Υ	Υ	
3.		D	D	IVI	M	Υ	Υ	Υ	Υ	
4.		D	D	M	M	Υ	Υ	Υ	Υ	
5.		D	D	IVI	M	Υ	Υ	Υ	Υ	
6.		D	D	M	M	Υ	Υ	Υ	Υ	

Name of Karta	Signature of Karta	
Name of Nama	•	
	with stamp	

POA For Pay-in and Margin Pledge

(now all m	nen by these Prese	ent that I/We		S/o / D/o / W/o							
			Aged	years at pre	esent residi	ng at					
Farsight participa And Who owner ac Now kno	ant of NSDL and CI ereas I/ we am/are ccount on my/our b ow you all and thes	who is a stood DSL. the desirous of the desirous of the desirous is a stood the desirous who is a stood the desirous of the desirous who is a stood the desirous of the de	ck broker register appointing Fars mited purpose in witness that I/we or	ered with SEBI and me ight Securities Ltd. as in the manner hereinafte do hereby nominate, co attorney and authorize i	my/ our con r appearing	ecognized stonestituted attornation and subject of appoint Fars	ney to condictions	change/s operate r itions as curities I	my/our b provided td. (here	epository eneficial d herein. einafter	
the	stock broker from	n time to tim	ne to the followi	d beneficial owner acco ng demat accounts of recognized stock exch	Farsight S	Securities Ltd	mainta				
SI No.	Client/CM BP ID)	DP ID	DP Name		A/c Type					
1	IN558205		IN301766	Farsight Securities Lt	td	NSDL NSE	Pool				
2	IN666177		IN301766	Farsight Securities Lt	td	NSDL BSE	Pool				
3	10125466		IN301766	Farsight Securities Lt	d	TM/CM Clic Account	ent Se	curities	Margin	Pledge	
4	1205630000057	277		Farsight Securities Lt	d	TM/CM Clic Account	ent Se	curities	Margin	Pledge	
5	1205630000000	097		Farsight Securities Lt	:d	CDSL NSE	Pool				
6	1205630000003	292		Farsight Securities Lt	:d	CDSL BSE	Pay-in a	a/c			
shai I/We furt (without by the si pledge of have bee	res in open offers of ther agree and co notice) in witting b tock broker in his obligation undertak en discharged in fu IESS WHEREOF,	etc pursuant nfirm that th y me/us. That office at Kar en prior to reall in all respensive the about the street of	to oral/written/ele e powers and and at the said revoca rol Bagh. Howeve eceipt of notice by ects.	Public Issues (shares extronic instructions givethorities conferred by ation shall be effective fer, the revocation shall the attorney and revocation shall be the attorney and revocation shall the attorney and revocation shall be attorney and revocation shall be attorney and revocation shall shall be attorney and revocation shall be attorney at the attorney attorney attorney at the attorney attorney attorney at the attorney a	en by me/us this Power from the dat I not absolv cation shall ands hereon	s to the stock of Attorney: te on which the re me / us from be effective of at_on this	broker. shall co ne revoc om pay- only afte	ntinue u cation no in obliga er the ex	intil it is otices is ation and	revoked received I margin	
<u> </u>	.1	_	a	L D 2.2			de	D 2.3	3		
	First Holder		<u>.42</u> -	Second Holder			ا مستقال	Third	holder		
WITNESS NAME SI	S (1): GNATURE										
ADDRES											
WITNESS NAME	S (2):										
SIGNATU	JRE										
ADDRES	S or Farsight Securities	s Ltd.									

Additional KYC Form for Opening a CDSL Demat Account

For Non-individuals FARSIGHT SECURITIES LIMITED. 17A/55 TRIVENI PLAZA GURUDWARA ROAD KAROL BAGH NEW DELHI-110005 (To be filled by the Depository Participant) Application No. Date DP Internal Reference No. DP ID Client ID (To be filled by the applicant in **BLOCK LETTERS** in English) I/We request you to open a demat account in my/ our name as per following details:-**Holders Details** Sole / First PAN Searc Holder's Name h Name PAN Second Holder's UID Name PAN Third Holder's UID Name Name * *In case of Firms, Association of Persons (AOP), Partnership Firm, Unregistered Trust, etc., although the account is opened in the name of the natural persons, the name of the Firm, Association of Persons (AOP), Partnership Firm, Unregistered Trust, etc., should be mentioned above. Type of Account (Please tick whichever is applicable) Sub - Status **Status** ☐ Body Corporate ☐ Banks ☐ Trust ☐ Mutual Fund ☐ CM ☐ FI ☐ Clearing House ☐ Other (Specify) □ OCB To be filled by the DP SEBI Registration SEBI Registration No. (If Applicable) date RBI Registration No. (If Applicable) RBI Approval date Nationality Indian ■ Others (specify) [Automatic Credit] ☑ Yes ☐ No I / We instruct the DP to receive each and every credit in my / our account (If not marked, the default option would be 'Yes') I / We would like to instruct the DP to accept all the pledge instructions in my /our account without any other further instruction from my/our ☐ Yes ☐ No end (If not marked, the default option would be 'No') Account Statement ■ As per SEBI Regulation ■ Daily ■ Weekly Requirement □ Fortnightly **□** Monthly 1 / We request you to send Electronic Transaction-cum-Holding Statement at the email ID ☐ Yes ☐ No I / We would like to share the email ID with the RTA ☐ Yes ☐ No I / We would like to receive the Annual Report ☐ Physical / ☐ Electronic / ☐ Both Physical and Electronic (Tick the applicable box. If not marked the default option would be Physical) Clearing Member Details (To be filled by CMs only) Name of Stock Exchange Name of CC / CH Clearing Member Id Trading member ID ☐ Yes ☐ No I / We wish to receive dividend / interest directly in to my bank account given below through ECS (if not marked, the default option would be 'Yes') [ECS is mandatory for locations notified by SEBI from time to time]

Bank Details [Dividend Bank Details]

Bank Code (9 digit MICR code)													
IFS Code (11 character)						•							
Account number													T
Account type	U	Sav	ing	u	Curr	ent	<u> </u>	Others	(spec	cify)			
Bank Name													
Branch Name													
Bank Branch Address													
City	State	е					(Country	PIN	l code			

- (i) Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued, (or)
- (ii) Photocopy of the Bank Statement having name and address of the BO
- (iii) Photocopy of the Passbook having name and address of the BO, (or)
- (iv) Letter from the Bank.

Other Details

> In case of options (ii), (iii) and (iv) above, MICR code of the branch should be present / mentioned on the document.

Income Range per annum: Details							
	Please tick If any of the authorized signatories / Promoters / Partners / Karta / Trustees / Whole Time Directors is either Politically Exposed Person (PEP) or Related to Politically Exposed Person (RPEP) . Please provide details as per Annexure 2.2 A.						
Any other information:							
SMS Alert Facility Refer to Terms & Conditions given as Annexure - 2.4	MOBILE NO. +91						
Transactions Using Secured Texting Facility (TRUST). Refer to Terms and Conditions Annexure – 2.6	I wish to avail the TRUST facility using the Mobile number registered for SMS Alert Facility. I have read and understood the Terms and Conditions prescribed by CDSL for the same. Yes No I/We wish to register the following clearing member IDs under my/our below mentioned BO ID registered for TRUST Stock Exchange Clearing Member Name Clearing Member ID (Optional)						
E asi	To register for easi, please visit our website www.cdslindia.com . Easi allows a BO to view his ISIN balances, transactions and value of the portfolio online.						

I/We have received and read the document of 'Rights and Obligation of BO-DP' (DP-CM agreement for BSE Clearing Member Accounts) including the schedules thereto and the terms & conditions and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time. I / We declare that the particulars given by me/us above are true and to the best of my/our knowledge as on the date of making this application. I/We further agree that any false/ misleading information given by me / us or suppression of any material information will render my account liable for termination and suitable action.

	Sole / First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Name			
Designation			
Signature			

	(In case of more authorised signatories, please	e add annexure)
(Signatures should be preferably	•	
Application No.:	======= Acknowledgement Receipt Date:	
We hereby acknowledge the receipt of	of the Account Opening Application Form:	
Name of the Sole / First Holder		
Name of Second Holder		
Name of Third Holder		
	Depository Participant Sea	al and Signature

Office use only	
OPTY ID / SR Number :	

FATCA / CRS declaration and details for entities

Part A – Preliminary details (All fields mandatory)

Sr No	Particulars	Details of Applicant
1.	Customer Relationship Number (CRN) of the entity [if any]	
2.	Name of the Entity	
3.	Address for Tax Residence (including city, state, country and pin code)	
4.	Address Type (Business or registered office)	
5.	Entity Constitution Type. (Refer Instruction 6 in annexure)	
6.	Do you satisfy any of the criteria mentioned below?	
	 a. Is the entity a U.S. person (Please refer ' other definitions' in the instructions) b. Is the entity a Specified US Person 	Yes No Entity's exemption code: Yes No (Rease go to c) (Rease go to c) (Rease go to c) (Rease instruction 5 in annexure)
	b. Is the entity a opecined of Person	(Please go to next question) (Please go to next question)
	c. Is the entity formed/incorporated outside India	Yes
	d. Is the entity having Tax Residency in any country (ies) otner tnan india	Yes Country of Tax residency Tax Identification No. / Functional equivalent of the foreign country
7.	Is the entity a Financial Institution (FI) {including an Foreign Financial Institution} (refer instruction 1 in annexure) Or A Direct Reporting NFFE (Refer 'other definitions' in Annexure)	Yes No (Please fill Part B) (Go to next question)
8.	Is the entity a publicly traded corporation / a related entity of a publicly traded corporation / Active NFFE (For clarification, refer instruction 3 in Annexure)	Yes No (Please fill Part C) (Please go to Part D)

Part B – If your answer to question 7 in Part A is a YES, please provide details in relation to Financial Institutions/ Foreign Financial Institutions or Direct Reporting NFFEs

Particulars	Details of applicant				
The entity is:	Global Intermediary Identification Number (GIIN)				
1. Financial Institution					
2. Direct Reporting NFFE					
	Note: If you do not have a GIIN but you are sponsored by another entity, please provide your sponsor's GIIN and name below:				
	Name of sponsoring entity: (For clarification, refer ' Oth er Definitions' in the Anne xure) Sponsoring Entity' s GIIN:				
	(If GIIN provided, please go directly to the declaration and acknowledgment)				
If GIIN not available [tick any one]: (Not applicable to Direct	a. Not obtained: b. Applied for				
Reporting NFFE)	c. GIIN not required [insert application date]				
	Please specify reasons:				
	Please insert code:(Mention Code – For clarification , refer instruction 2in Annexure) (Please go to Declaration and Acknowledgment)				

Part C – If your answer to question 8 in Part A is a YES, please provide following details:

Sr No	Particulars	Details of applicant
1.	a. Are you a publicly traded company? (Refer 'Instruction 3' in the annexure) b. Are your shares regularly traded on a recognized	Yes No (Please fill C1) (Please fill C2)
	Stock exchange	Yes No (Please fill C2) If yes, please provide name of the stock exchange where the shares are regularly traded: 1 2
2.	Are you a related entity#of a listed company mentioned in Part C (1) above # Related entity – An entity is a related entity of another entity If either entity controls the other entity or the two entities are under common control	Yes No Nature of relation with the related entity: (Please fill C3) Subsidiary of the listed company Controlled by a listed company If yes, please provide name of the related entity that is listed: Name of the stock exchange where the shares of the related listed entity are regularly traded: 1
3.	Entity is an Active NFFE	Please specify nature of business Category:(Refer codes in Instruction 3) (Provide UBO details in Part D and go to Declaration and Acknowledgment)

part D – If your answer to question 8 in Part A is a NO, please provide following details:

Entity is an Passive NFFE: (other than Direct reporting NFFE) Entity is Active NFFE:										
Please specify nature of bus	siness:									
Provide details of all UBO/s or Controlling person/s, [natural persons as per PMLA] (including Owner Documented FFI's [For clarification, refer'Other Definitions' in the Annexure]) in the table below Are you an Ow ner-docum ented FFI's Yes No										
If ' Yes' , <u>in addition to the</u> Letter.	below deta	<u>ails,</u> pleas	se provide	a duly filled	form W8BE	I E along	with FFI Owner Rep	orting Stateme	ent and Au	ditor' s
If 'No', Please provide be	low details	only.								
Name of UBO	Date of Birth	Gender	Country of Tax residency	Nationality	Residence address for tax purposes	Fathers name (If PAN not available)	Tax identification num ber or equivalent & Tax identification/ functional equivalent document	Identification docu ment: Passport/ PAN etc.	City and Country of Birth	UBO Code (For clarification, refer Instruction 7 in the Annexure)
Note: In case of a multiple intermediaries, please provide the shareholding / controlling structure of each such intermediary/ies. A. If any of the UBO is a resident / citizen of ' other than India' or citizen / tax resident										
Please also fill the Beneficial Owner Customer Relation Form for the UBOs I / We being the beneficial owner of the account opened / to be opened and the income credited therein information in the submitted documents to be true, correct and updated, and the submitted documents genuine and duly executed I / We acknowledge that towards compliance with tax information sharing laws, such as FATCA / office may be required to seek additional personal, tax and beneficial owner information and certifications and documentation from the account holder. Such information may be sought either time of account opening or any time subsequently. In certain circumstances (including if the office receive a valid self-certification from me) the office may be obliged to share information on my account with relevant tax authorities. Should there be any change in any information provided by me, that I will intimate the FSL promptly, i.e., w ithin 30 days.						CCA / CRS, then and certain either at the office does not account				
Towards compliance with such laws, the FSL may also be required to institutions such as withholding agents for the purpose of ensuring a account or any proceeds in relation thereto. As may be required by do mauthorities, the FSL may also be constrained to withhold and pay out any or suspend my account(s).					suring appropria by do mestic or	ate withhold overseas re	ling from the egulators/ tax			
Customer / Authorized pe & Designation	rson Signa	ture								
Date	-			-	· · ·			·		
	-				-		<u> </u>			

PART II - ACCOUNT OPENING FORM



FARSIGHT SECURITIES LTD.

Depository Participant : NSDL, DP - ID - IN301766 Depository Participant : CDSL, DP - ID - 12056300

SEBI Regn No.: IN-DP-CDSL-442-2008

7-A/55, Farsight Triveni Plaza, Gurudwara Road, Karol Bagh, New Delhi-110005

EAPBX: 011-4504-4444 (30 Lines) Fax: 011-45044434 | E-mail : demat@farsightshares.com

FARSIGHT SECURITIES LTD. DEPOSITORY SERVICES TARIFF SHEET

Sl.	Particulars	Corp	orate	Individual/HUF				
No.				A	l	3	С	
1.	Account Opening	NIL		NIL	NIL	N	NIL	
2 (i.)	Annual Maintenance	Rs. 500/-		Rs. 300/	First Ye Subseque year NI	uent	NIL	
(ii.)	Annual Maintenance Charges By Depositories	Rs. 500 /-		NIL	NIL	1	NIL	
3	Dematerialisation	Rs. 1	5/- Plus Rs. 3/-	Rs. 15/- Plus Rs. 3/- per Certificate				
		per C	Certificate	(Courier	r Charges Rs. 50/- Extra)			
			rier Charges 0/- Extra)		(course cumgeous so, and			
4					15/- Plus Rs. 20/- for every 100			
		for e	very 100	securitie	securities whichever is higher (Courier			
		securities whichever		Charges Rs. 50/- Extra)				
		is hig	gher (Courier					
		Charges Rs. 50						
		Extra	a)					
5.	Transaction Charges							
	Delivery In-coming	NIL			NIL			
	Delivery Out-going (per	Rs. 12/-		Rs. 12/-	Rs. 18/-	Rs.		
	transaction) (through Speed- E, POA/ Electronic mode)						30/-	
	Physical DIS (per transaction		Rs. 17/-		Rs. 17/-	Rs. 23/-	Rs.35/-	
6.	Instruction booklet (DIS)		(Rs. 30/- for 10 Leaves)		(Rs. 30/- for 10 Leaves)			
7.	Pledge Creation/Closure/		Rs.100/-		Rs.100/-	Rs.100/-	Rs.100/-	
	Invocation (per transaction)		,		,	•	,	
8.	KRA/KYC -		Rs.250/-		Rs.100/-	Rs.100/-	Rs.100/-	
	uploading/Modification		,		,	•		
9.	KRA/KYC/ UCC through		N.A.		Rs. 300/-	Rs. 300/-	Rs. 300/-	
	online Aadhar Verification				•	•		
	(per Transaction)							
Note:	GST/ Stamp Duty where	ver a	pplicable is extr	a				

N. B.:

- Any other services not specified above shall be charged extra.
- Rejection charges on failure of instruction `20/ per instruction shall be charged.
- Non-execution of delivery instruction due to any problem/error `30/-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 @ 30/- 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 `30/- per dispatch.
- Amount charged by NSDL/CDSL for CAS will be charge extra.
- Client Master Charge `20/- Per Request.
- Taxes and other government levies extra as applicable from time to 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.

•	Please Place my four Account under Scheme	Α	/B	/C	/BSDA	

HOLDER'S SIGNATURES

D 9.1	D 9.2	⊘ D 9.3
First Holder	Second Holder	Third holder
For Farsight Securities Ltd		Received Copy
		<u> </u>
(Authorised Signatory)		Client(s) Signature