

# COMMON ACCOUNT OPENING FORM FOR NON – INDIVIDUAL NSE, BSE, MCX, NSDL / CDSL Premium Account CKYC Regular Account KRA Simplified Account

DP ID

# Explore opportunities and be part of India's incredible Journey

TRADING CLIENT CODE



# Experience Excellence with Farsight: Your Sherpa to Invest in India

This opportunity to invest in India is to embark upon a journey of financial prosperity with Farsight Group, a distinguished and unwavering financial powerhouse committed to pinnacle of investment services. Established in 1995, it stands proudly as a signature Broking House, with memberships in the NSE, BSE, MCX and DP of NSDL & CDSL.

# Why India

Political stability, long term vision duly supported with Big ticket reforms and world scale infrastructure, demographic dividends have put India on the map of world's fastest growing economies. NIFTY and the Sensex are amongst the best performing indices truly capturing the resilience, depth and growing power of Indian Investors. This has culminated into higher GDP growth, stronger FDI and FII investment and the portfolio of any investor is incomplete without exposure on India.

# Why Farsight?

A Legacy of Trust: With three decades of dedicated commitment, Farsight boasts of a perfect track record—ZERO client grievances. Our thrust to customer satisfaction is unparalleled. Experience of our customer's is excelled further by Kunjee – the Trading App, Insta Fund Transfer and dedicated e-Farsight portal.

# **Comprehensive Services:**

- EQUITIES
- DERIVATIVES
- COMMODITIES
- IPO
- BONDS
- MUTUAL FUNDS

# ACCOUNT OPENING KIT

**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.	1-9
		B. Document captures the additional information about the constituent relevant to trading account and instruction/check	
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 4, 5 & 6) as per SEBI
3.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market.	Circular: CIR/ MIRSD/64/2016 dt. 12-07-2016
4.	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	also available or website and on demand
5.	Policies and Procedures	Document describing significant policies and procedures of the stock broker	10-13
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	14-15
	VOLUNTA	ARY 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	16
8.	Declaration	Declaration	
			1

		For Non Individual	
14.	Non Individual Form	Documents captures the Basic Information about the Non-Individual	10.00
15.	FATCA Declaration	Details of Ultimate Beneficial Owner (OBO) Including FATCA & CRS details	19-23

Obligations and Pledging/Re-pledging of Securities

Instructions for Demat Debit and Pledge Instruction (DDPI) towards Settlement

Disclosure to Client for Pro Trading.

17

18

SEBI Registration No.: INZ000169935 Segment: NSE/BSE/MCX Dated: 23/03/2018

Depository Participants: IN-DP-579-2021 NSDL/CDSL Dated: 31/03/2021

Name Mismatch Self Declaration

Disclosure to Client

Power of Attorney

Ghoshna

9.

10.

11.

12.

Declaration

Ghoshna for Hindi

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

<sup>\*</sup> SOFT COPIES OF THE DOCUMENTS ARE AVAILABLE ON WWW.FARSIGHTSHARES.COM

1/5 / /010/0 / 10			
KRA/CKYC NO		Upload/D	ownload
Verified by		Bran	ch Code
UCC Code allotted to the Client	: DP ID	& CLIENT ID :	
	Documents verified	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 activated & Mapped by	:		
I/We have also made the client aw copy of all the KYC documents. I/\documents would be duly intimated	: ade the client aware of 'Policy and Proc vare of 'Rights and Obligations' documer We undertake that any change in the 'Po d to the clients. I/We also undertake that site, if any, for the information of the clien	cedures', tariff sheet and al nt (s), RDD and Guidance I plicy and Procedures', tariff t any change in the 'Rights	I the non-mandatory documents. Note. I/We have given/sent him a sheet and all the non-mandatory
Name & Signature of the Authoris	ed Signatory Date		Seal/Stamp Farsight Securities Limited

### 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.



Know Your Customer (KYC) Applic	eation Form	Individual
For office use only (To be filled	by company officials only)	
Application Type* ☐ New	☐ Update KYC Number* (Mandatory for KYC update req	uest)
Fields marked with* are mandato		
DP ID :-	Client ID :- UCC :-	
1. PERSONAL DETAILS		
Name* Prefix		
(Same as ID proof)		
Maiden Name (If any*)		
Father / Spouse Name*		
Mother Name*		
Data of Diate*		
Date of Birth*	D D — M M — Y Y Y Y	
Gender*	F- Female T-Transgender	
Marital Status*	☐ Unmarried ☐ Others	
Citizenship*	Others (ISO 3166 Country Code)	
Residential Status*  Resident Ind	ividual Non Resident Indian Please affix the	recent
☐ Foreign Nation		
Occupation Type*	Public Sector Government Service (Size 3.5 cm X	4.5 cm)
(Please Tick any one and give brief Professional	Self Employed Retired	
details)	Student B-Business	
☐ X- Not Catego	orised (brief details)	npression
2. PROOF OF IDENTITY (Po		
, , , , ,	following Proof of Identity[Pol] needs to be submitted)	
A- Passport Number	Passport Expiry Date DD — MM — Y	YYY
☐ B- Voter ID Card ☐ C- PAN Card		
D- Driving Licence	Exp. Date D D — M M — Y	
E- UID (Aadhaar)		
F- NREGA Job Card		
Z- Others (any document notified		
by the central government)	Number	
S- Simplified Measures Account - Do	cument Type code Identification Number	
3. PROOF OF ADDRESS (P	•	
	NT / OVERSEAS ADDRESS DETAILS	
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		specified
Proof of Address*	ty Card Driving Licence Passport NREGA Job Card UID	(Aadhaar)
Address*		-,1
City / Town / Village*	District* Pin / Post Code*	
		er ISO 3166
		1130 3100
	/ LOCAL ADDRESS DETAILS *	
☐ Same as Current / Permaner	nt / Overseas Address details	
		-
City / Town / Village*	District*Pin / Post Code*	
State / U.T *	Code* Country* Country Code* as pe	er ISO 3166

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16	FA	MILY DECLAR	ATION FOR S	SAME	MOBILE NUMB	ER / EMAIL ID					
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# FARSIGHT SECURITIES LIMITED

21 TRADING PRE	EEEDENCES				
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MUTUAL FUND	(3.10)				
	vants to trade on any new segment/new e	exchange, s	eparate authorization/letter s	should be taken from the clier	nt by the stock broker
22 PAST ACTION	ny action/proceedings initiated/ p	nendina/ta	sken by SERI/ Stock e	vchange/any other auth	nority against the
	nstituent or its Partners/Promoters				
	st 3 years : ☐ No ☐ Yes If Yes, I			Ü	
23 DEALINGS TH	HROUGH OTHER STOCK BRO	KERS			
• Whether dea	aling with any other stock broker (in	case deal	ing with multiple stock br	okers, provide details of a	all)
	r Name :				
Client Code:	Excha	ange:			
Details of dis	sputes/dues pending from/to such st	tock broke	er:		
24 INTRODUCER	R DETAILS (OPTIONAL)				
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25 ONLY FOR CD SMS Alerts Facility	OSL DEMAT CLIENTS  Mobile No. + 9 1				I
Refer to Terms &	[(Mandatory , if you are giving P	Power of	Attornou / DOA)1		-
Conditions given as	[(Manuatory , ii you are giving r	Ower or	Attorney ( POA)		☐ Yes ☐ No
Annexure 2.4	(If POA is not granted & you do	not wish	to avail of this facility,	cancel this option).	
Transactions	I wish to avail the TRUST facility u	using the N	Mobile number registered	d for SMS Alert Facility.	☐ Yes ☐ No
Using	I have read and understood the Te	erms and	Conditions prescribed by	CDSL for the same.	☐ Yes ☐ No
Secured Texting Facility (TRUST)	I/We wish to register the following	clearing r	member IDs under my/or	ur below mentioned BO II	D registered for
Refer to Terms	TRUST	Clos	ring Member Name	Clearing Member ID	(Ontional)
and Conditions	Stock Exchange Name / ID	CIG	ing wender vane	Clearing Member ID	(Орионаі)
Annexure - 2.6					
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Casi	Easi allows a BO to view his ISIN			of the portfolio online.	☐ Yes ☐ No
Place:				Date:	
Signature of the Clien	nt (4) Only for CDSL DP O	Client	Only for CDSL DP C	Client Only for CI	OSL DP Client
Only for CDSL DP C			Second Holder Sign		ler Signature

# **Nomination Form**

[Annexure A to SEBI circular no. SEBI/HO/MIRSD/MIRSD\_RTAMB/P/CIR/2022/23 dated February 24, 2022 on Nomination for Eligible Trading and Demat Accounts – Extension of timelines and relaxations for existing account holders]

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	☐ Photograph & ☐ PAN Account Identity ☐ Demat Accoun	no. Proof of						
	•		Name(s) of ho	lder(s)	•		Signature(s)	) of holder*
Sol	e / First Holder (Mi	r./Ms.)						
Se	econd Holder (Mr./)	Ms.)						
Tl	nird Holder (Mr./M	s.)						
				ired, if the account ho		b impression, ii	nstead of signatu	re
Note:								
This no	omination shall supe	ersede any prior non	nination made by the	e account holder(s), if a	ny.			
The Tr	ading Member / De	pository Participant	shall provide ackno	wledgement of the non	nination form to the	e account holder	(s)	
		N	ame and Sig	nature of Holo	ler(s)*			
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\* Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature

# Declaration Form for opting out of nomination [Annexure B to SEBI circular No. SEBI/HO/MIRSD/RTAMB/CIR/P/2021/601 dated July 23, 2021 on Mandatory Nomination for Eligible Trading and Demat Accounts]

Date		D	D	M	M	Υ	Υ	Υ	Υ
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<sup>\*</sup> Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature

# 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	
Sole / First Holder / Guardian (in case sole holder is minor)		<b>(</b> 5)	be used oturing
Second Holder		<b>L</b> o	Sign to be for capture
Third Holder		<b>L</b> o	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.

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 intra day 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 the client appx. 15 minutes before the scheduled closing. This is subject to Peak Margin Collection and Reporting Mechanism.

# 3. Applicable Brokerage Rate:

a. 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
- b. Advance Brokerage Model The company may covered with fixed monthly advance brokerage module depending upon various volume level. Such advance brokerage is not refundable if client has done any transaction during that

month. However, if there are no transaction, Farsight may allow one rollover to next month only.

 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 Exchange or Clearing Corporation, the Stock Broker directly from the client's account, GST or service charges will be extra.

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 on same day.

# a. Unpaid Securities in Capital Market:-

 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.

ii. 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 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 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+0 basis due to margin shortfall.

# c. Intra-day Positions:-

FARSIGHT shall have the 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 2.00 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. However payout made through NEFT / RTGS would be accounted for, If proper bank UTR and debit proof is furnished.
- 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.

# 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 from open market will not be done. Rate at which his transactions are auctioned / closed out by Exchange including STT, Taxes, Penalty etc will be debited for his sale and credited for his puchase separately.
- 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. When the brokers exposure is more than 85% in any segment.
- 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.

- 4. 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.
- 5. 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.

# 8. 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.
- Client can also send an email from designated mail id for

reactive request.

# 9. Deregistering a client

Notwithstanding anything to the contrary stated in the agreement, the stock broker shall be entitled to terminate the agreement with immediate effect in any of the following circumstances:

- If the action of the Client are prima facie illegal/ improper or such as to manipulate the price of any securities or disturb the normal/ proper functioning of the market, either alone or in conjunction with others.
- ii. 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;
- 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 untrue 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

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

The inactive account shall be flagged as "Inactive" and further trading by such clients shall be activated only after

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

# Client Acceptance of Policies and Procedures stated 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.) 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 notice board of the branch / office through which the client trades or if the circumstances, so require, by radio broadcast / television broadcast / newspapers advertisements etc.; or any other suitable or applicable mode or manner. I/we agree that the postal department / the courier company /newspaper company and the e-mail/ voice mail service provider 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.



		TAINIT OTTEET				
Client Code :	Client Name :					
CAPITAL MAR	RKET SEGMENT					
	NSE / BSE / MCX					
	in %age terms		IV	Minimum ₹ (per share)		
Intraday						
Delivery						
Trade to Trade						
FUTURES & C	OPTIONS SEGMENT					
	FUT	URES		OPTIONS		
	in %age terms	Minimun	n ₹ (per lot)	₹ Per Lot		
NSE						
BSE						
MCX						
CURRENCY D	ERIVATIVES SEGMENT					
	in %age terms	Minimun	n ₹ (per lot)	₹ Per Lot		
NSE						
BSE						
MCX				_		
MUTUAL FUN	IDS SEGMENT					
		NSE				
	in %age terms		Minime	um ₹ (per unit)		
* Transaction Char	ges, Service Tax/GST, STT, Stamp Dut	ty, SEBI Fee, Other	Govt. Levies are e	xtra.		
One Time Account	Opening Charges (Rs.)					
Technology Charge	es maximum 0.1% subject to volume.					
Recurring Charges	: Monthly Quarterly H	Half Yearly	∕early			
	Contract Note : Through Ordinary Pos s years duplicate printout Rs. 200/- per	•	urier Rs. 50/-	<b>£</b> 13 (7)		
"						

# **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**



REWARD YOUR INVESTMENTS

# FARSIGHT SECURITIES LTD.

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

SEBI Regn No. (NSDL, CDSL): IN-DP-579-2021

17-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

SI. No.	PARTICULARS	CORPORATE	INDIVIDUAL/HUF				
31. 140.	PARTICULARS	CORPORATE	Α	В	С	BSDA	
1.	Account Opening	NIL	NIL	NIL	NIL	NIL	
2.	(i) Annual Maintenance	₹500/- Per Annum	₹1000/- Per Annum	₹300/- Per Annum	1st Year ₹999 Subsequent year NIL	Nil (Value of holding upto ₹50,000/-) ₹100/- p.a. (Value of holding from ₹50,001/- to ₹200,000/-)	
	(ii) Maintenance Charges By Depositories	₹500/- Per Annum	NIL	NIL	NIL	NIL	
	Transaction Charges						
3.	Delivery In-coming	NIL					
3.	Delivery Out-going (through Speed- E, POA)	₹18/- per Trxn	₹6/- per Trxn	₹18/- per Trxn	₹18/- per Trxn	₹30/- per Trxn	
4.	KRA/CKYC Modification	₹250/- per modification	₹100/- per modification			on	
5.	Dematerialisation	₹20/- Plus ₹3/- per	per Certificate (Postage Charges ₹50/- Extra)				
6.	Rematerialisation	₹20/- per certificate or ₹20/- for every certificate every 100 securities which ever is higher (Postage Charges ₹50/- Extra)			-		
7.	Instruction Booklet	₹25/- for 10 Leaves (Postage charges ₹50/- extra)					
8.	Pledge Creation/ Closure/ Invocation	₹50/- per Transaction					
N R ·		ti	me				

### 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 ₹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 ₹20/- Per Request.
- Taxes and other government levies extra as applicable from time to

# **HOLDER'S SIGNATURES**

Third holder

Received Copy

Charges for transaction value from ₹5 to 20 lac ₹50/- and transaction

DP reserves the right not to execute the delivery instruction in case

Client will maintain minimum ₹ 200/- as an advance payment which

₹10/- per page for holding / transaction / financial accounts for extra

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

The Annual Maintenance Charges are levied in advance at the

Margin Pledge transactions charge ₹100/- per instruction will be

**BSDA** 

value above 20 lac ₹80/- per Instruction extra.

Please Place my /our Account under Scheme

where service charges are outstanding.

will be adjusted against future bills.

beginning of the billing cycle.

charged in all scheme.

statements.

onwards.

(8.1) n

Client(s) Signature

First Holder	
For Farsight Securities Ltd	

(Authorised Signatory)

# VOLUNTARY

To,		Date :
	rsight Securities Ltd.	Client Code :
	N/55, Farsight Triveni Plaza, Gurudwara Road, Karol Bagh, New Delhi–110005	Cliefit Gode :
	PBX: 011-4504-4444 (30 Lines) Fax: 011-45044434	Demat Client ID :
E-ma	ail : contactus@farsightshares.com	
	O I I I I I I I I I I I I I I I I I I I	0
1/\//a	Sub: Letter of Authority - NSE / BSE / MCX (All Seg	• •
	e am/are dealing in securities with you at NSE/BSE/MCX Capital Market Segment, Do Currency Segment. In order to facilitate ease of operations, we authorize you as under:	
	Running Account	
,	We authorize you to settle our running account, interm 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, written instruction and give us all the confirmation on telephone unless instructed other	
	details from contracts issued by you. I/We authorize you to record the telephonic	
	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.	
	Electronic On-Line Trading:	17/201
	Trading in exchanges is in Electronic Mode, based on VSAT, leased line, ISDN, Modern computer systems to place and route orders. I understand that there exists a pos-	,
	problems or slow or delayed response from system or trading halt, of any such other	
	establish access to the trading system/network, which may be beyond the control of your system.	
	not processing buy or sell orders either in part or in full. I agree that I shall be fully lia	
	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.	
	Fines & Penalties: All fines/penalties and changes levied upon you by exchanges/regulator due to my act	c / doods or transactions may be recovered
	by you from my account.	s / deeds of transactions may be recovered
	I/We have a trading as well as depository relationship with Farsight Group. Please debi	0 , ,
	and courier charges for sending physical documents [including my family members] to	
	I/We also agree to maintain the adequate balance in my/our trading account/pay adequ I further authorize Mr./MsS/0/D/oAgeR/o	
	and perform necessary act in relation to this account such as purchase/sale sign	
	documents from Farsight Securities Ltd. He/She is further authorized to make, rece	
	operation in this account.	
	SMS/e-mail:	
	My email id is* has been the guidelines on ECN have been read and understood by me. I am aware of the right state of the right state of the right state of the right state.	n created by me and not by someone else.
	contract note, and do hereby take full responsibility for the same. I am aware that exc	
	trade confirmation and details. In case I do not get any details or discover any discrep	
	further undertake to inform the broker in writing in case there are any changes in given	
	* [The email id must be written in handwriting of the client in case of commodity trading]	
* Stri	rike off the clauses not relevant to you.	
	nking you,	
Your	rs faithfully, (9)	
	Client Signature	Place :

DECL	ARATION	
(To be signed in case trading account	is to be mapped with joint bank/DP accou	unt)
Dear Sir,		
This is with reference to opening of trading account code	by Sh	
with Farsight Securities Ltd.	with	(name of bank)
The bank account No  proposed to be linked to the above mentioned trading acco	WIUI unt is in the joint names of	(name of bank)
as the first holder	as second holder and	
as the first holder,  2. The DP account No proposed to be linked to the above mentioned trading account to the linked to t	with	(name of DP)
proposed to be linked to the above mentioned trading account	unt is in the joint name of	as the
tirst noideras se	cond noider and	as third holder.
3. We hereby confirm that we have no objection with regard	I to exclusive mapping of the said bank	k/DP account with the above
mentioned trading account. We also confirm that transfer of		
bank/DP account from the credit of this trading account. We		•
transfer ro transactions. We further confirm that this account	will not be used in other trading account	with you.
Signature of Client Sec	cond Holder	Third holder
Signature of Client Sec	cond Holder	Third holder
Self-Declaration with reference to	o name in PAN and other doc	uments
Dear Sir/Madam,		
I wish to open a trading/demat account with Farsight securities	es limited and for the same purpose. he	ave signed and delivered an
account opening form to Farsight securities limited. I understan	,	
card (copy of which was given to Farsight securities limited alon		
documents. With regards to the same, I undertake to state that I,	5 5 6	
(name appearing on pan card ) am/are one & the same person		
	and that riequest raisignt securities limi	ned to open my trading/demat
account in the name appearing on Pan card.  I will be solely responsible for any consequences arising out	of the difference, in my name in my name	n Income tay web-site hank
account and other supporting documents provided by me at th		i, income tax web-site ,bank
		d
Thanking you, Yours faithfully, Signature of Client	D Second Holder	Third holder
Signature of Sheric	occond Holder	Tillia liolaci
DISCLOSU	RE TO CLIENT	
To,	I То	
(Fill Client Name & Address)	Farsight Securities Ltd.	
	17-A/55, Farsight Triveni Plaza, Gui	rudwara Road,
	Karol Bagh, New Delhi–110005	
Sir,	B 0:	
As per exchange notification, we hereby inform you that, we do	Dear Sir,	nation that you do alignt
client based business and trading on our own account also. Thanks and best regards	I acknowledge receipt of your inform based business and Pro account tra	•
For Farsight Securities Ltd.	based business and FTO account the	aung.
Torrangh Goodhios Eta.		
(Authorized Signatory)	(Client Signature)	
घा	षणा	
मैं यह घोषण	॥ करता/करती हूँ भैंने फारसाईट र	ाप में अपना शेगर टेडिंग
(सीएम/एफओ/सीडीएस) का खाता खोला है। उसके लिए प	विकास अभिनिय कार्य (के बार्ट सी )	भीन विभिन्न क्यान्यानी पन
हस्ताक्षर किया है जोकि अंग्रेजी भाषा में है। मुझे इसका हिन्दी		
से सहमत हूँ। मुझे के वाई सी. फॉर्म की कॉपी, अनुच्छेद 4,5		आफं मना लान्डारग) शाट
और अन्य स्वैच्छिक (voluntary) डाक्यूमेंट की कॉपी पावर ऑफ्	अटाना साहत मिल गइ है।	
d= (10)		<b>A</b> -
First Holder	and Halden	<b>#</b>
First Holder Sec	cond Holder 17	Third holder

# FARSIGHT SECURITIES LTD.

H.O.: 17A/55, WEA, TRIVENI PLAZA, GURUDWARA ROAD, KAROL BAGH, NEW DELHI – 110 005

### SEBI/HO/MIRSD/DoP/P/CIR/2022/44

'Demat Debit and Pledge Instruction' (DDPI) for transfer of Securities towards deliveries /Settlement Obligations and pledging/re-pledging of securities in favour of Farsight Securities Limited DPID - IN301766 and 12056300 SEBI single registration IN- DP-579-2021.

Annexure-A

# **Demat Debit and Pledge Instruction**

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	
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.	
3.	Mutual Fund transactions being executed on Stock Exchange order entry platforms	
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 for transactions executed in Farsight only.

This is valid for transfer of shares for transactions executed in Farsight only.
Name:
Client ID:
Place:
Date:

# **Farsight Securities Ltd.**

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 sig	n 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-parceners 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-parceners.

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	DOB
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		Dat	e of Birtl	of Mino	r Co-pai	ceners		
1.		D	D	M	M	Υ	Υ	Υ	Υ
2.		D	D	M	M	Υ	Υ	Υ	Υ
3.		D	D	M	M	Υ	Υ	Υ	Υ
4.		D	D	M	M	Υ	Υ	Υ	Υ
5.		D	D	M	M	Υ	Υ	Υ	Υ
6.		D	D	M	M	Υ	Υ	Υ	Υ

Name of Karta	Signature of Karta
	with stamp



# FARSIGHT SECURITIES LIMITED

Know Your Customer (KYC) Application Form  Non - Individual										
	DP ID :- Client ID :- PHOTOGRAPH Please affix the recent passport size photograph of Authorised Signatory  UCC :- Signatory									
	Please fill this form in ENGLISH and in BLOCK LETTER.  & sign across it (Size 3.5 cm x 2.5 cm)									
A)	A) IDENTITY DETAILS									
1.	Name of the Applicant									
2.	Date of Incorporation	D — M M — Y Y Y Y								
	Place of Incorporation									
3.	Date of Commencement of Business									
4.	a. PAN									
	b. Registration No. (e.g. CIN)									
5.	Status (Please tick any one)	Private Ltd. Co.  FI HUF	☐ Partnership	☐ Government Body						
	☐ Trust/Charities/NGO's ☐ F	Public Ltd. Co.  FII LLP	☐ Society	☐ Body of Individuals						
	☐ Defense Establishment ☐ E	Body Corporate ☐ AOP ☐ Ban	k	e specify)						
B)	ADDRESS DETAILS									
1.	Correspondence Address :									
	-	Pin Code : St	ate : Co	ountry :						
2.	Contact Details:									
	,	Fax :	_ Mobile :							
	E-mail ld :									
3. 4.	Specify the proof of address submitted Registered Address (if different from a	d for correspondence address : above.) :								
	City/Town/Village:	Pin Code : St	ate : Co	ountry :						
3.		d for registered address :								
C)	OTHERS DETAILS	<u> </u>								
1.		d Photographs of Promoters / Partne	rs / Karta /							
	Trustees / Whole time directors and Au	uthorised Signatory.								
2.	<ul><li>a. DIN of whole time directors</li><li>b. Aadhar Number of Promoters/Partn</li></ul>	ers/Karta		As per Annexure						
D) DECLARATION										
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 of any change therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.										
<u> </u>										
Signature of the Authorised Signatory(ies)  FOR OFFICE USE ONLY										
Originals verified and Self-Attested document copies received										
Name of the Authorised Signatory										
Dat	te DD-MM-YYYY	For Farsight Securities Limite	d	Seal   Stamp of the Intermediary						
Pla	ce : Delhi	Signature of the Authorised S	ignatory							
	20									

Details of Promoters/Partners/Karta/Trustees/Whole Time Directors and Authorised Signatory forming a part of Know Your Client (KYC) Application Form for Non-Individuals											
Name of Applicant PAN of the Applicant											
Sr. No.	PAN	NAME	DIN (For Directors)/Aadhar Number (For Others)	Residential/Registered Address	Relationship with Application (i.e. promoters, partners, Karta, whole time director Authorised Signatory etc.	Photograph					
1.											
2.											
3.											
4.											
	Signature of the Authoris	sed Signatory(ies)			Date: DD—M	M — Y Y Y Y					



# FARSIGHT SECURITIES LIMITED

Details of Ultimate Beneficial Owner (UBO) Including Additional FATCA & CRS Information (Refer to instructions)  (Please consult your professional tax advisor for further guidance on your tax residency, if required)  Declaration Form for Non-Individuals																				
1 APPLICANT Details																				
Name of the entity			$\overline{}$			$\overline{}$	П	T	$\top$	$\top$	T	$\top$	Т			$\top$	TT	T	T	
,		++++	+	++	++	+	$\vdash$	+	+	+	+	+	+	$\vdash$	+	+	++	+	+	$\dashv$
Tune of address siven at KDA	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	List on Duning		Щ,	Doois	-lantio					חים	-!		ш	$\dashv$			٦ (	<b>⊃</b> tti′	
Type of address given at KRA Address of tax residence would be		ntial or Busine				dential		ممام		_		sines		notif	L. the	,	gistere	a c	אוול	Э
Customer ID / Folio NO.	laken as avand	1DIE III NNA ua	.abase	I. III Cas	T	Try Grid	T	Jita	St a	βρισσ	acii	NNA	lanu	Hou	yule	CHan	iges T	$\top$	$\neg$	
				<u> </u>	$\frac{1}{1}$	+	$\coprod$	井	$\dashv$	_	$\perp$			Ш			$\perp \perp$	$\perp$		
PAN	Da	te of Incorpor			D	VI M	Y	Υ	Y	Υ			_							
City of Incorporation		Countr	•	•																
Entity Constitution   Partne	ership Firm [	HUF Pr	vate L	imited (	Comp	any 🗌	Pι	ubli	c Lir	mited	d Co	ompa	any		] Sc	ociety	/ <u> </u>	ΑO	P/E	3OI
☐ Trust	Liquidator	☐ Limited I	iability	/ Partne	ership		Ar	tifici	ial Ju	ıridica	al P	ersor	n [		)ther	's	Spe	cif	y	_
Please tick the applicable tax																				_
Is "Entity" a tax resident of any (If Yes, Please provide country/	country other	than India?	esideı		′es ax pui	☐ No		the	e ass	socia	ated	l Tax	ID r	iuml	oer b	elow	.)			
Country		Toy	danti	ficatio	- Min	har	<b>%</b>									тур				
l Country		Idxi	aenui	licatio	n Nui	nbei					(TI	N or	Oth	er <sup>%</sup> ,	plea	ase s	pecify	()_		
									+											_
In case Tax Identification Numb please provide Company Identifi										TIN	or if	ts fur	nctior	nal e	 quiva	alent i	is nota	vail	abl	е,
In case the Entity's Country of Inc		-								erso	n. n	nenti	on Ei	ntity	's ex	empti	on cod	e		
here	701 peruus	A 100100	010		,	W - 1		w .		0.0.	11,	10	·	1,	•	A	01. 0.	•		
											_							_		_
2 FATCA & CRS Declaration							r furt	hei	r gui	idan	ce	on F	ATC	A &	CRS	clas	sifica	tio	n)	
PART A (to be filled by Finan-	cial Institution	ns or Direct	Repo	rting N	IFEs)															
1. We are a,	GIIN							$\top$						$\top$	$\top$	П		$\top$	$\top$	
Financial Institution 6	Note: If you d	lo not have th	e GIII	N but y	ou ar	e spo	nsore	ed b	ov ar	nothe	er e	ntity	, ple	ase	prov	ide y	our			_
or	sponsor's GII								•				, 1		la -					
Direct reporting NFE 7	Name of spons			,, T	TT			T			$\top$	$\overline{}$	Т	$\top$	$\overline{}$		$\neg \neg$	$\top$	$\top$	$\neg$
(please tick as appropriate)	1101110 01 2	Joining 2,	+	++	++	++	+	+	+	$\vdash$	+	+	++	+	+	++	++	+	+	$\dashv$
GIIN not available	☐ Applied for	r											11							
Text oquited to apply to the please opening 2 digited and stategying																				
If the entity is a financial	☐ Not obtain	ed - Non-partio	ipatino	g FI																
institution,  PART B (please fill any one a	o annronriate	"to be filler	hv N	EEs O	thar f	han [	liraci	+ Q	200	rtina	· NI	==c)								
														took	ic ro	- Jarly	trade	4/		
	1. Is the Entity a publicity traded company (that is a company whose shares are regularly traded)  Yes [ (If yes, please specify any one stock exchange on which the stock is regularly traded)																			
	traded on a established securities market)  Name of stock exchange																			
								_												
2. Is the Entity a related entity <sup>2</sup> of a publicly  Yes (If yes, please specify name of the listed company and one stock exchange on which																				
	traded company (a company whose shares are regularly traded on an established Name of listed company Manuel Company (a company whose shares are regularly traded on an established Name of listed company Manuel Company																			
	and the state of t																			
reaction of total of the latter of the latte																				
Name of stock exchange																				
3. Is the Entity an active NFE <sup>3</sup> Yes [If yes, please fill UBO declaration in the next section.)																				
	Nature of business																			
Please specify the sub category of Active NFE (Mention code -refer 2c of Part D)																				
4. Is the entity a passive NFE⁴																				
		Nature of bus	iness_															_		
																				_
<sup>1</sup> Refer 2a, <sup>2</sup> Refer 2b, <sup>3</sup> Refer 2c, <sup>4</sup> Re	efer 3(ii), 6Refer	1, 7Refer 3(vii)	, 10 Ref	er 1A o	of Sect	ion 6.														

3 UBO Declaration										
Category (Please tick applicable category) : Unlisted Company Partnership Firm Limited Liability Partnership Company										
	Unincorporated association / body of indi									
	Religious Trust Private Trust Oth									
Please list below the details of controlling person(s Identification Numbers for EACH controlling person(s)  Owner-documented FFI's should provide FFI Owner	), confirming ALL countries of tax residency / permane ). Reporting Statement and Auditor's Letter with required d	nt residency / citizenship and ALL Tax etails as mentioned in Form W8 BEN F								
Name - Beneficial Owner / Controlling person	Tax ID Type - TIN or Other, please specify	Address - Include Stat, Country, PIN /								
Country - Tax Residency* Tax ID No Or functional equivalent for each country*	ZIP Code & Contact Details Address Type -									
Name:	Type Code <sup>11</sup> - of Controlling  Tax ID Type:	Address:								
	Type Code:									
Country:		Zip:								
Tax ID No. <sup>%</sup>	Address Type Residence Business Registered Office	State: Country:								
Name:	Tax ID Type:	Address:								
Country:	Type Code:									
,		Zip:								
Tax ID No. <sup>%</sup>	Address Type Residence Business Registered Office	State: Country:								
Name:	Tax ID Type:	Address:								
	,	, taa 1000.								
Country:	Type Code:	Zip:								
Tax ID No. %	Address Type Residence Business	State:								
	☐ Registered Office	Country:								
# If passive NFE, please provide below additional details										
PAN / Any other identification Number (PAN, Aadhar, Passport, Election ID, Govt. ID, Driving License NREGA Job Card, Others) City of Birth - Country of Birth  Occupation Type: Service, Business, Others Nationality: Father's Name: Mandatory if PAN is not available  Occupation Type: Service, Business, Others Nationality: Father's Name: Mandatory if PAN is not available										
1. PAN:	Occupation type:	Date of Birth: DDMMYYYY								
City of Birth:	Nationality:	But of Birth.								
Country of Birth:	Father's Name:	Gender ☐Male ☐Female ☐ Others								
1. PAN:	Occupation type:	Date of Birth: DDMMYYYY								
City of Birth:	Nationality:									
Country of Birth:	Father's Name:	Gender ☐Male ☐Female ☐ Others								
1. PAN:	Occupation type:	Date of Birth:								
City of Birth:	Nationality:									
Country of Birth:	Father's Name:	Gender Male Female Others								
*Additional details to be filled by controlling perso	ns with tax residency / permanent residency / citizen	ship / Green card in any country other than India:								
*To include US, where controlling person is a US										
*In case Tax Identification Number is not available	e, kindly provide functional equivalent									
<sup>5</sup> Refer 3(vi), <sup>1</sup> Refer 3(iv) (A) of Section 6. <b>4 FATCA - CRS Terms and Conditions</b>										
The Control Decod of Discot Towns has notified Dules 44	14F to 114H, as part of the Income-tax rules, 1962, which I	Rules require Indian financial institutions to seek additional								
The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income-tax rules, 1962, which Rules require Indian financial institutions to seek additional personal tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities/appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Please note that you may receive more than one request for information if you have multiple relationships with Farsight Securities Ltd or its group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information. If you have any questions about your tax residency, please contact your tax advisor. If any controlling person of the entity is a U.S. Citizen or resident or green card holder, please include United States in the foreign country information held along with the US Tax Identification Number. It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such as identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form										
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5 Certification										
I/We have understood the information requirements of this Form is true, correct and complete. I/We also confirm that	s form (read along with the FATCA & CRS Instructions) and half l/We have read and understood the FATCA & CRS Terms an	nereby confirm that the information provided by me/us on this d Conditions above and hereby accept the same.								
Name	Place	Date								
Designation	Flace	Date								
Sole/First Holder	Signature Second Holder Signature	e Third Holder Signature								



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### **Compliance Officer's Details**

: Pawan Joshi

**CEO's Details** 

Name : Manju Maheshwari

E-mail Id: coo@farsightshares.com

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2. NSDL DP activated in 2000 vide SEBI registration No.: IN-NSDL-148-2000 in

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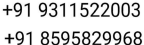
### E-mail ID

iscdelhi@bseindia.com

### Phone No.

011-23344313 Toll Free: 1800 22 0058 (Toll Free) 011-41510481











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