

VNS FINANCE AND CAPITAL SERVICES LIMITED

Trading and Demat account opening form

Please fill the Account Opening Form in English and in BLOCK LETTERS with **BLACK INK ONLY**SELF ATTESTED DOCUMENTS TO BE ATTACHED ALONG WITH THIS FORM

Copy of PAN	CARD
Copy of any of	of the following documents as Address Proof
1. [Driving License
2. F	Passport
3. F	Ration card
4. L	atest Telephone Bill
5. L	atest Electricity Bill
6. L	atest Bank Statement not older than three months <mark>(for Derivatives last 6 months.</mark>
<mark>perio</mark>	<mark>od)</mark>
7. A	Aadhar Card
8. F	Registered Lease or sale agreement of Residence
Passport Size	Colour Photograph (Please stick the photos on the form and sign across)
1. (Cheque favoring "VNS Finance & Capital Services Ltd." of Rs 200/- for only trading , For trading and BO account , Rs. 400/-
	One cancelled cheque. Name should be printed on the cheque and if name is not printed then Cheque needs to be cancelled and signed as self attestation.
•	MICR no. & IFSC code should be mentioned on cheque.

Account Opening charges or Funds should be transferred only through the above registered bank

In-Person Verification: The Exchange requires us to perform in-person verification, so you have to be available on a webcam at a later date for the in-person verification.

There are two sets of documents. First set namely trading account opening form is to be filled and signed as per directions given. The second set namely "other mandatory documents" contains rights and obligations, risk disclosure documents, policy and procedures of the company etc. You should download this set from the website for your information and future reference. Only first set of filled form is to be sent to us.

Please courier form to:

KYC department VNS Finance & Capital Services Ltd. A-401/402 Mangalaya Building, Off Marol Maroshi rd, Near Marol Fire Brigade, Marol , Andheri E, Mumbai-400059 Ph. 022-42878000

TRADING ACCOUNT OPENING FORM

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	/constituent with instruction / check list.						
	b) Document captures the additional information about the client /						
	constituent relevant to trading account.						
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opening Securities A/c	Securities Account.						
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For any grievance/dispute please contact VNS Finance & Capital Services Ltd. at the below address and / or email id: info@vnsfin.com and / or Phone No. +91-22-4081-1019 attention to Mr. Vinay Jha (compliance officer) Email id: vinay.jha@vnsfin.com. In case you are not satisfied with the response, please contact the concerned exchange(s). For NSE at [ignse@nse.co.in Ph No. 91-22-2659-8190]. For BSE at [is@bseindia.com Ph No. 91-22-2272 1233/2272 8138]. For MCX-SX at [investorcomplaints@mcx-sx.comPh No. 91-22-6731-8933].

VNS FINANCE AND CAPITAL SERVICES LIMITED CIN No.-U67120UP1995PLC018225

SEBI REGISTRATION NO.(NSE-Cash) INB230964330/(NSE-F&O) INF230964330/(MCX-SX) INE260964330/(NSE -Currency)INE230964330 /(BSE-Cash)
INB010964337/ (BSE-FNO) INF010964337/ (BSE-Currency) NSE CODE NO. 09643/BSE CODE NO. 3279

DP ID: 30400SEBI REGISTRATION NO. IN -DP-CDSL-208-2003

CORPORATE OFFICE ADDRESS	REGISTERED OFFICE ADDRESS
A-401/402, Mangalya, Near Marol Fire Station, Marol	716, KRISHNA TOWERS, 7 TH FLOOR, CIVIL LINES,
Maroshi Road, Andheri (E), Mumbai 400 059 Ph.: 022-4287	KANPUR-208001
8000 / 4081 1044 Fax: 022- 4081 1026 E-mail:	Ph.0512-230 4361,391 8356
contactus@vnsfin.com	
Website: www.TradeSmartOnline.in	

Website: <u>www.TradeSmartOnline.in</u>									
			F	CE USE O	NLY				
				SEGMEN	T SELECT	ED			
NSE-CASH	NSE-FNO	BS	SE-CASH	BSE-FNO		BSE- CURRENCY	NSE- CURRENCY		MCX-CURRENCY
Form introd	uced by				Fo	orm checked by			
Internet	Internet client			Client code				Sub broker/ market promoter	
Demat a/c op	ened on	A/c opened by					В	O id	
				1203040					
A/c opened in back office on			Ву		У		ı	Brk/dp/bank o	checked by

INSTRUCTIONS FOR FILLING OUT THIS KYC FORM

SECTION A IMPORTANT POINTS

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters/ Partners/ Karta/ Trustees and whole time directors and persons authorized to deal in commodity futures on behalf of company/ firm/ others.
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FIBP/FEMA guidelines), copy of passport/ PIO Card/ OC I Card and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 10. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials, etc.

SECTION B PROOF (

PROOF OF IDENTITY (POI) - LIST OF DOCUMENTS ADMISSABLE AS PROOF OF IDENTITY

- 1. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ driving license.
- 2. PAN card with photograph.
- 3. Identity card / document with applicant's photo, issued by any of the following: Central/ State Government and its Departments, Statutory/ Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/ Debit cards issued by Banks.

SECTION C

PROOF OF ADDRESS (POA) - LIST OF DOCUMENTS ADMISSABLE AS PROOF OF ADDRESS

Documents having an expiry date should be valid on the date of submission

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

SECTION D

EXEMPTIONS / CLARIFICATIONS TO PAN

Sufficient documentary evidence in support of such claims to be collected

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

SECTION E ADDITIONAL DOCUMENTS IN CASE OF TRADING IN DERIVATIVES SEGMENTS-ILLUSTRATIVE LIST

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.

- 1. Copy of ITR Acknowledgement
- 2. Copy of Annual Accounts
- 3. In case of Salary Income Salary Slip, Copy of Form 16
- 4. Net Worth Certificate
- 5. Copy of demat account holding statement.
- 6. Bank account statement for last 6 months
- 7. Self declaration with relevant supporting documents.
- 8. Any other relevant documents substantiating ownership of Assets.

SECTION F	COPY OF CANCELLED CHEQUE LEAF/ PASS BOOK/ BANK STATEMENT					
Please ensure the document specifies the name of the constituent, MICR Code and/or IFSC code of the bank.						

SECTION G	COPY OF DEMAT MASTER OR RECENT HOLDING STATEMENT ISSUED BY DP BEARING NAME OF
	CLIENT

For Individuals:

- 1. 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.
- 2. 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.

SECTION H KYC REGISTRATION AGENCY (KRA)

If you have already processed your identity using a KYC system with any broker, depository participant, or other registered intermediary in India, you are exempt from the following:

- 1. Providing us with a Proof of Identity
- 2. Providing us with a Proof of Address

Ensure that your address and identity details that were registered by the intermediary are up to date. If you feel that it may be incorrect, or you have updated your address in the last 12 months, please provide the above proofs to ensure that your account is opened on time.

You can check if you are in the KRA system by visiting http://www.cvlkra.com/kycpaninquiry.aspx and entering your PAN card

KNOW YOUR CUSTOMER (KYC) FORM FOR INDIVIDUALS TRADING APPLICATION FORM

Please type or print legibly (In English and in **BLOCK** Letters with **BLACK** ink) on each field. Sign all areas highlighted with the yellow color. Please courier the completed form along with the necessary proofs to our corporate Office in Mumbai.

PLEASE AFFIX A
RECENT PASSPORT
PHOTOGRAPH AND
SIGN ACROSS[1] X

SECTION A IDENTITY NAME (AS PER PAN CARD) **RAVI SANKAR MEHTA** FATHER / SPOUSE'S NAME TARAK MEHTA GENDER MALE O FEMALE **MARITAL STATUS** O SINGLE **✓** MARRIED STATUS RESIDENT INDIVIDUAL O NON RESIDENT O FOREIGN NATIONAL (PASSPORT COPY MANDATORY) DATE OF BIRTH (DD/MM/YYYY) **NATIONALITY** PAN CARD NUMBER 28/02/1978 Indian **ACDPR98200** UNIQUE IDENTIFICATION NUMBER (UID)/AADHAAR (IF ANY) PROOF OF IDENTITY SUBMITTED **EMAIL MOBILE** ravisankarmehta45@yahoo.com 1272442796 ARE YOU REGISTERED ON KRA? (IF UNSURE ,TICK NO) O YES O NO IF YES MENTION KRA REFRENCE NO. (ATTACH KRA RECEIPT) **SECTION B CORRESPONDENCE ADDRESS** ADDRESS (PROOF OF ADDRESS MUST BE DIFFERENT FROM PROOF OF IDENTITY) BLOCK 44 QTR1 KALI BARI MARG GOLE MARKET NEW DELHI CITY/TOWN/VILLAGE PIN CODE **STATE** COUNTRY **DELHI** DELHI India 100005 TEL (OFF) FAX 0 SPECIFY PROOF OF ADDRESS FOR CORRESPONDENCE ADDRESS **PERMANENT / RESIDENTIAL ADDRESS** SECTION C ADDRESS(IF DIFFERENT FROM ABOVE OR OVERSEAS ADDRESS, MANDATORY FOR NON-RESIDENT APPLICANTS) BLOCK 44 QTR1 KALI BARI MARG GOLE MARKET NEW DELHI CITY/TOWN/VILLAGE PIN CODE COUNTRY **STATE** DELHI DELHI 100005 India TEL (RES) 22230811 TEL (OFF) FAX SPECIFY PROOF OF ADDRESS FOR PERMANENT ADDRESS **SECTION D DECLARATION** I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware I may be held liable for it. CLIENT'S SIGNATURE[2] **PLACE** DATE(DD/MM/YYYY) R. S. Mehra X DELHI 11-Mar-2015 SEAL/STAMP OF INTERMEDIARY O (ORIGINALS VERIFIED) TRUE COPIES OF DOCUMENTS RECEIVED O (SELF ATTESTED)SELF CERIFIED DOCUMENT COPIES RECEIVED

	TRADING ACCOUNT RELATED DETAILS															
SECTION A						PI	RIMA	ARY BAN	KING A	CCO	UNT					
BANK NAME		Punja	ab N	lation	al I	Bar	١k	BRANCH	,	JH	AN	DE	W/	۱AJ	ΝEΧ	(TN
ADDRESS		JHAI	NDE	WAL	_AN	۱E	ΤX	N R	ΑN	IJ	HAI	NSI	F	ROA	D	
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ACCOUNT TY	PE	O CURREN	NT 🔽	SAVING	0	OTHE	R						IFSC (code PU	NB009	9999
SECTION B						SECO	NDAI	RY BANK	ING A	CCOU	NT	L				
BANK NAME		CITI	Ba	nk				BRA	NCH	S	AR	RIT	Α '	VIH	IAR	
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SECTION E		VII (11011					TRA	ADING PI	REFERE	NCE:	S					
Please sign in the relevant boxes where you wish to trade. The segment not chosen should be struck off by the client																
# If in future the client wants to trade on any new segment/new exchange, separate authorization letter should be given to the client of VNS Finance.																
NSE		gnatureNo3	•	NSE		Signa	tureN	lo4	N	NSE				Signatu	reNo5	
CASH	X	R.S. Me	Ha	F&O	<mark>TURE</mark>	X	R. 8	3. Mehr	- (CURR	ENCY		TURE	X R	S. Mehr	<u>a</u>
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(IF Partner, Co	orpord	ite or othe	r Signat	tory , ther	sign	with c	omp									
SECTION F								PAST A								
Details of any action/proceedings initiated/pending/ taken by FMC/ SEBI / Stock exchange / Commodity exchange/any Other authority against the client during the last 3 year						₂/any										

SECTION G		IF CLIE		EALINGS THROUGH ALING THROUGH A						IG DETAI	LS
IF CLIENT IS DEALING THROUGH ANY OTHER MEMBER, PLEASE PROVIDE THE FOLLOWING DETAILS (IN CASE DEALING WITH MULTIPLE MEMBERS, PROVIDE DETAILS OF ALL IN A SEPARATE SHEET)											
SUB BROKER NA			-					RATION NO			
BROKER NAME				SEBI REGISTRATIO	N NO.			CLIENT CC	DDE		
OFFICE ADDRES	OFFICE ADDRESS, PHONE NO. & WEBSITE ADDRESS IF ANY										
EXCHANGES	IGES DETAILS OF DISPUTE/DUE SPENDING FROM/TO SUCH STOCK BROKE							BROKER/SUB	BROKER		
SECTION H				A	DDITIO	NAL	DETAILS				
CONTRACT NOT							EMAIL /	ADDRESS			
✓ ELECTRONIC	CON	TRACT NOT	E 01	PHYSICAL CONTRAC	CT NOTE		ravisa	ankarme	ehta45@y	/ahoo	.com
I WISH TO AVAI	L TH	E FACILITY (OF [INTERNET TRADI	NG		•	✓WIRE	LESS TECHNOL	OGY	
NUMBER OF YE	ARS	OF INVESTI	/IENT/TR/	ADING EXPERIENCE							
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INTRODUCER'S	A D D		OTHERS,	PLEASE SPECIFY							
					·-·-			T=====			
INTRODUCER'S	РНО	NE NUMBE	R	INTRODUCER'S CI	JENI ID	ENT ID INTRODUCER'S SIGNATURE					
SECTION J				NOMINATION	DETAILS	(FO	R INDIVII	DUALS ONLY	()		
WISH TO NOMINATE THE FOLLOWING PERSON O I DO NOT WISH TO HAVE A NOMINEE											
	NOMINEE'S NAME AYUSHI MEHTA RELATIONSHIP WIFE										
NOMINEE'S AD	BLOCK44 KALI BARI MARG GOLE MARKET							KET NE	W DE	ELHI	
NOMINEE'S PHO	ONE	NUMBER		NOMINEE'S PAN							
0	AAAAAA2345										
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GUARDIAN'S NA							AN'S ADD	RESS			

GUARDIAN'S PHONE NUMBER		GUARDIAN'S SIGNATURE				
0						
TWO WITNESSES ARE REQUIRED TO AT	TTEST IF YOU WANT TO	NOMINATE A PERSON				
PRIMARY WITNESS' NAME		PRIMARY WITNESS' ADDRESS				
PRIMARY WITNESS' PHONE NO		PRIMARY WITNESS' SIGNATURE				
SECONDARY WITNESS' NAME		SECONDARY WITNESS' ADDRESS				
SECONDARY WITNESS' PHONE NO		SECONDARY WITNESS' SIGNATURE				
PLEASE SIGN BELOW ATTESTING TO AL	L THE INFORMATION O	l N THIS PAGE				
CLIENT'S NAME	RAVI SANKA	AR MEHTA				
CLIENT SIGNATURE[9]	PLACE	DATE(DD/MM/YYYY)				
R. S. Mehra		DATE(DD/MIM/TTTT)				
X	DELHI	11-Mar-2015				
DECLARATION						

- 5255 WW.110
- 1. 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 changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I/We am/are aware that I/we may be held liable for it.
- 2. I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet.
- 3. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s), 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on Stock Broker's designated website, if any
- 4. I/We declare that I/We am/are opening the trading and demat account for which I/we am/are signing the form and the required document which are in English . I/we have understood the meaning in Hindi of the same. I /we accept the terms & conditions of trading form. This is to confirm that I/We have obtained a copy of KYC document, risk disclosure document, declaration, instruction, DP agreement etc. duly filled. I/we also confirm that all the requisite parts of the agreement, KYC form etc. were duly filled & not applicable part has been struck off. I/We confirm having noted that the broker is obliged to disclose to its clients/constituent whether the broker is trading in his own account or not. Accordingly I/we have been informed that depending upon the market conditions, the broker, its director or its associates do invest/ trade in capital/ derivative segment.

CLIENT SIGNATURE[10]	PLACE	DATE(DD/MM/YYYY)
X	DELHI	11-Mar-2015

TARIFF SHEET						
	Trading Plans					
EQUITY & FNO	Only Rs 15 per executed order					
CURRENCY	Rs 15 per executed order					

STT, Exchange transaction charges, SEBI Fee, Clearing Charges ,Stamp duty, Service tax etc. as applicable, will be extra

511) Exchange transaction energes, 32511 ee, clearing energ	Bes joining daily, service tax ettl de applicable, will be extra				
Account Opening	Rs.500(Individual), Rs. 1000(Corporate)				
DEMAT CHARGES					
NATURE OF SERVICES	TARIFF				
Statutory Charges at the time of Account Opening	At actual				
Demat Charges	Rs. 500 per certificate and minimum Rs. 500 per request				
Remat Charges	Rs. 500 per certificate and minimum Rs. 500 per request				
Annual Maintenance Charges	Rs. 300 per year(Individual), Rs. 800(Corporate)				
Transaction (debit) through Power of Attorney	Rs. 15				
Transaction (Credit)	NIL				
Transaction (Debit) through DIS –to CDSL DP	Rs. 25 minimum or 0.02% subject to maximum of Rs. 50				
	Incase of BSDA Rs.50 or 0.02% whichever is higher.				
Transaction (Debit) inter Depository	Rs. 25 minimum or 0.02% subject to maximum of Rs. 100				
Inter settlement Transfer for NSDL in Pool Account	NSDL Charges+Rs. 12 minimum or 0.01% & maximum Rs. 50				
Pledge Creation	Rs. 200 per scrip				
Pledge Creation Confirmation	NiL				
Pledge Closure	Rs. 200 per scrip				
Pledge Closure Confirmation	NIL				
Pledge invocation	Rs. 200 minimum or 0.01% whichever is higher				
Failed Instruction Charges	NIL				
Transaction Statement other than Mandatory	Rs. 20per request				
Statement(Extra)					
Other Charges	Late Instruction 1% scrip value				
1					

Remarks:

- a) There will be charge of Rs. 200 for dishonor of cheque, each instance.
- b) The Depository Services are liable for discontinuation, if VNS Finance & Capital Services Ltd. is unable to recover charges from the customer for any reason whatsoever. In such cases there will be a charge of Rs. 250 for resumption of services and the services will be resumed after the minimum of three working days from the date of receipt of request at Central Processing Office, Mumbai.
- c) If Demat Account is closed during the year, no pro-data refund of Annual Service Charges will be given.
- d) For additional copy of Contract Notes or Statements, Rs.5 per page and courier charges will be charged to client.
- e) For Physical Contract note Rs. 25 minimum for printing & delivery of Contract Note. The charges will be waived if brokerage per segment for the day exceeds Rs. 25. (Applicable only for ECN Clients)
- f) Call N Trade would be charged Rs. 20 per order (Applicable only for ECN Clients)

STATUTORY CHARGES

In addition to the above, statutory charges viz. following will also be levied:

Security Transaction Charges Stamp Duty **Exchanges Transaction Charges Education & Higher Education Cess**

Service Tax SEBI Turnover Fees

AUTHORIZATION FOR ACCOUNT MODIFICATION

If I/We were to add /modify/remove any of my detail including brokerage plans with VNS Finance & Capital Services Ltd., I/We authorize you to carry it out based on my request sent through an email to contactus@vnsfin.com or support@vnsfin.com from my registered email address or intimation through an interface provided by you, whereto I have been allowed secured access.

Mandatory

CLIENT'S NAME

RAVI SANKAR MEHTA

CLIENT'S SIGNATURE [11] R. S. Mehra

DATE(DD/MM/YYYY)

11-Mar-2015

ADDITIONAL DETAILS FOR OPENING A SECURITIES ACCOUNT

DP ID : 12030400 * SEBI REGISTRATION NO.: IN- DP- CDSL-208-2003					
FIRST HOLDER					
First Holder Name RAVI SANKAR MEHTA					
Guardian Details (If Sole First H	Holder is a minor)				
Guardian's Name			Relationship		
Dispatch of Statement					
Account Statement Requireme	ent		Mode of Dispatch		
•	1 41	nthly			urier/Post (chargeable)
SECOND HOLDER DETAILS					
Second Holder's Name					
Father's/ Husband Name					
PAN NO(Mandatory, please at	ttach copy of PAN CARD)		Date of Birth		
Permanent Address(Mandator	ry, please attach Proof)				
City	State		Country		Pin Code
Telephone No. (with STD Code	e) Fax No.	Mob	oile No.	Email ID	
SEX O Male	O Female		Nationality	O Indian	O other
Educational			,		
O Under -Gr	raduate O Graduate	ОР	ost Graduate C	Professional	O other Qualification
Occupation					
O Service	O Central Govt.	O Sta	ite Govt. O Pub	lic/ Private Sector	O NGO
O Statutory Body O Profe	essional O Business	0	Student O R	etired O Hou	sewife O Others
Nature of Business (Product/Se	Services provided):				
THIRD HOLDER DETAILS					
Third Holder's Name					
Father's/ Husband Name					
PAN NO(Mandatory, please attach copy of PAN CARD) Date of Birth					
Permanent Address(Mandator	ry, please attach Proof)				
City	State		Country		Pin Code
Telephone No. (with STD Code	e) Fax No.	Mob	oile No.	Email ID	
SEX O Male	O Female		Nationality	O Indian	O Other
Educational	- 2		<i>1</i>		
O Under -G	Graduate O Graduate	O F	ost Graduate C	Professional	O other Qualification
Occupation					
O Service	O Central Govt. O	State		olic /Private Sector	O NGO
O Statutory Body O Professional O Business O Student O Retired O Housewife O Others					
Nature of Rusiness (Product/S	Carvicas providad) ·				

Spec BO II	cimen Signature for Scanning (SI D	GN IN BLACK INK	ONLY)			
Nam	Name RAVI SANKAR MEHTA					
-	NT'S SIGNATURE 12	(SECOND HOL	DER)	(THIRD HOLDE	ER)	
	R. S. Mehra			V		
<u>X</u> _		X		X		
	OCBs (Only if the Sole / First Hol	der is an OCB)	Ladian A	11	T	
Fore	ign Address		Indian Ad	ddress		
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	ency		Email			
	Reference No.		RBI Appr	roval Date		
	ring Members Details(To be fille	ed by CMs Only)				
	ne of Stock Exchange ne of CC/CH					
	ing ID		Clearing	Member ID	_	
IIau	טו צווו	DEC	CLARATION BY HUF			
Dear I/We acts/him/acco	To, VNS Finance & Capital Services Ltd. Mumbai. Dear Sir, I/We hereby declare that I/We are coparceners of the HUF with					
	T		st of Coparceners		T	
Sr. No.	Name	Sex(M/F) Date of Birth Relationship with Signature of Major coparceners				
writi			e are true and any	change in them would		
Signa	ature & Stamp of Karta along wi	th stamp of HUF:	CLIENT'S S	SIGNATURE [13]		

Undertaking

I/We have read the terms & conditions DP-BO agreement 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 agree and undertake to intimate the DP any change(s) in the details / Particulars mentioned by me / us in this form. 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.

I/ We confirm that First Holder is the sole signatory or authorised to operate the Trading Account. I/ We, am/ are agreeable to enter into the Client Agreement for trading & give the Power of Attorney to facilitate you to meet pay-in & margin obligation(s) & other dues pursuant to transactions done through Trading Account with VNS Finance & Capital Services Ltd. I/ We have read and understood Schedule of Charges on the website and agree that my Beneficiary Account is subject to the payment of these charges. I/ We agree that the charges as stated herein may be modified/ revised and I/ We agree to pay the charges including any modification/revision thereto from time to time. I/We hereby agree to provide details to the Stock broker from time to time to comply with the guidelines of Prevention of Money Laundering Act. I/ We hereby authorise VNS Finance & Capital Services Ltd., to debit all the Demat Account related charges to my/ our ledger of Trading Account. I/ We confirm that I/ We have had no insolvency initiated against me/us nor have I/ we ever been adjudicated insolvent. I/ We authorise VNS Finance & Capital Services Ltd., any other Group Company or their agents to make reference and enquiries relating to the information in this application which may be considered necessary by them.

Account to be operated through Power of Attorney

Yes

No

CLIENT'S SIGNATURE [14]

DATE(DD/MM/YYYY)
11-Mar-2015

N	lomination For	rm (Not applica	able for HUF	and non	Individuals)	
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whereof are given below, in t	•		-			•
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	DAM CAN					
Name of Sole/ First Holder Name of Second Holder	KAVISAN	KAR MEHT	A			
Name of Third Holder						
Name of Tillru Holder		Namin	ee Details			
First Name	DEV/ANCLI		lee Details			
Middle Name	DEVANSH					
Last Name	MEHTA	_				
Address	_	ZALLDADLMA	ABC COLE	MADKE	T NEWDELHI	
Address	BLUCK44 I	VALI DAKI IVI	ARG GOLE	WARKE	INEVOLEN	
City	NEW DELF	ונ	State	Delhi		
	India	11	Pi n	110007	7	
Country	IIIuia			110001		
E-mail ID			Fax No			
Telephone No with STD Code			5 . (5	/:		
Relationship with Bo	son	_	Date of B	irth (if Noi	minee is minor	
PAN of Nominee	AAADEL754I	Κ				
Signature of Nominee						
			_			
As the Nominee is a mino	r as on date, I/V	Ve appoint follo	wing person	to act as g	uardian:	
First Name						
Middle Name						
Last Name						
Address						
				T		
City			State			
Country			Pin			
Tel. No.			Fax no			
E-Mail ID			Pan			
Relationship of Guardian			Signature	e of		
with Nominee			Guardian			
To receive the securities in	this account or	behalf of the	nominee in t	he event	of death of the S	ole holder/all join
holders.						
This nomination is in accor-			-			upersede any prio
nomination made by me/us	•	stamentary docu		_		
Place DELHI			Date	11-Ma	ar-2015	
CLIENT'S SIGNATURE 15 (FIRS	THOLDER)	SECON	ID HOLDER		THIRD HOLDE	R
X R. S. Mehra						
		DETAILS OF	THE WITNES	:c		
		First Witness	THE WITINES	13	Second Witi	
Name of Witness		THE WITHESS			Second With	1033
ivalife of writiness						
Address of Witness						
Signature of Witness						
Signature of Withess						
	1		<u> </u>			
o witnesses shall attest Thum	b impression(S).					
mination accepted and regist	ered vide Regist	ration No			dated	

		ONAL DETAILS				
Accounts to be operated through		07044075				
SMS Alert Facility	Mobile No. +91_1 (Refer to Terms & from CDSL)	272442796 Conditions for recei	 iving SMS Alert	YES O NO		
EASI	· · · · · · · · · · · · · · · · · · ·	If Yes, Please fill up form printed below.				
		(facility through CDSL's website: www.cdslindia.com Wherein a BO can view his ISIN balances, transactions				
	and value of the p		ices, transactions			
I/We would like to instruct the	·		ny /our account	O YES O NO		
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I/We wish to receive the divide	•	•	-	O YES O NO		
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	STANDIN	G INSTRUCTIONS				
I/We instruct the DP to receive (If not marked , the default opt		utomatically in my c	our account	O YES O NO		
REGISTRATION FORM FOR	ELECTRONIC ACCESS T		<u> </u>			
1.Name of First Holder	RAVI SANKA			11010112)		
2.Name of Second Holder						
3. Name of Third Holder						
Beneficiary Owner ID		Login ID				
DP Name	DP ID		DP Address			
VNS Finance & Capital	12030400		Andheri E	ast Mumbai		
Services Ltd Email ID of the BO	Tel No.		Mobile No.			
ravisankarmehta45@yahoo.c	om		12724427	796		
I/ We would like to register above to me/us which only enables me	/us to view the security	balances lying in t				
terms and conditions we have rea	d earlier for availing the	_				
11-Mar-2		Place	DELHI			
Client Signature 16 (FIRSTHOLDER) SECOND HOLDER		THIRD HOLD	DER		
X	XX		X			
This is to certify that L. RAVI SANKAR MEHTA 2.	(TO be filled t	up by the DP)				
3. Are maintaining BO A/c No		with us We have	a verified the ciana	tures of the said account		
nolders and they match with the spe	cimen signatures as per c		z vermeu me signa	tures of the salu account		
Date		For	r VNS Finance& Ca	pital Services Ltd.		

Place Mumbai

14

Authorised Signatory

Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories

General Clause

- 1. The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996, Rules and Regulations of Securities and Exchange Board of India (SEBI), Circulars/Notifications/Guidelines issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Depositories and relevant notifications of Government Authorities as may be in force from time to time.
- 2.The DP shall open/activate demat account of a beneficial owner in the depository system only after receipt of complete Account opening form, KYC and supporting documents as specified by SEBI from time to time.

Beneficial Owner information

- 3. The DP shall maintain all the details of the beneficial owner(s) as mentioned in the account opening form, supporting documents submitted by them and/or any other information pertaining to the beneficial owner confidentially and shall not disclose the same to any person except as required by any statutory, legal or regulatory authority in this regard.
- 4. The Beneficial Owner shall immediately notify the DP in writing, if there is any change in details provided in the account opening form as submitted to the DP at the time of opening the demat account or furnished to the DP from time to time.

Fees/Charges/Tariff

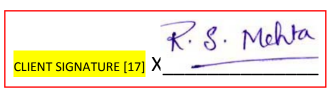
- 5. The Beneficial Owner shall pay such charges to the DP for the purpose of holding and transfer of securities in dematerialized form and for availing depository services as may be agreed to from time to time between the DP and the Beneficial Owner as set out in the Tariff Sheet provided by the DP. It may be informed to the Beneficial Owner that "no charges are payable for opening of demat accounts"
- 6. In case of Basic Services Demat Accounts, the DP shall adhere to the charge structure as laid down under the relevant SEBI and/or Depository circulars/directions/notifications issued from time to time.
- 7. The DP shall not increase any charges/tariff agreed upon unless it has given a notice in writing of not less than thirty days to the Beneficial Owner regarding the same.

Dematerialization

8. The Beneficial Owner shall have the right to get the securities, which have been admitted on the Depositories, dematerialized in the form and manner laid down under the Bye Laws, Business Rules and Operating Instructions of the depositories.

Separate Accounts

- 9. The DP shall open separate accounts in the name of each of the beneficial owners and securities of each beneficial owner shall be segregated and shall not be mixed up with the securities of other beneficial owners and/or DP's own securities held in dematerialized form.
- 10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and /or hypothecation or any other interest or encumbrance over all or any of such securities submitted for dematerialization and/or held in demat account except in the form and manner prescribed in the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996 and Bye-Laws/Operating Instructions/Business Rules of the Depositories.



Transfer of Securities

- 11. The DP shall effect transfer to and from the demat accounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Beneficial Owner and the DP shall maintain the original documents and the audit trail of such authorizations.
- 12. The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his demat account and the DP shall act according to such instructions.

Statement of Account

- 13. The DP shall provide statements of accounts to the beneficial owner in such form and manner and at such time as agreed with the Beneficial Owner and as specified by SEBI/depository in this regard.
- 14. However, if there is no transaction in the demat account, or if the balance has become Nil during the year, the DP shall send one physical statement of holding annually to such BOs and shall resume sending the transaction statement as and when there is a transaction in the account.
- 15. The DP may provide the services of issuing the statement of demat accounts in an electronic mode if the Beneficial Owner so desires. The DP will furnish to the Beneficial Owner the statement of demat accounts under its digital signature, as governed under the Information Technology Act, 2000. However if the DP does not have the facility of providing the statement of demat account in the electronic mode, then the Participant shall be obliged to forward the statement of demat accounts in physical form.
- 16. In case of Basic Services Demat Accounts, the DP shall send the transaction statements as mandated by SEBI and/or Depository from time to time.

Manner of Closure of Demat Account

- 17. The DP shall have the right to close the demat account of the Beneficial Owner, for any reasons whatsoever, provided the DP has given a notice in writing of not less than thirty days to the Beneficial Owner as well as to the Depository. Similarly, the Beneficial Owner shall have the right to close his/her demat account held with the DP provided no charges are payable by him/her to the DP. In such an event, the Beneficial Owner shall specify whether the balances in their demat account should be transferred to another demat account of the Beneficial Owner held with another DP or to rematerialize the security balances held.
- 18. Based on the instructions of the Beneficial Owner, the DP shall initiate the procedure for transferring such security balances or rematerialize such security balances within a period of thirty days as per procedure specified from time to time by the depository. Provided further, closure of demat account shall not affect the rights, liabilities and obligations of either the Beneficial Owner or the DP and shall continue to bind the parties to their satisfactory completion.

Default in payment of charges

- 19. In event of Beneficial Owner committing a default in the payment of any amount provided in Clause 5 & 6 within a period of thirty days from the date of demand, without prejudice to the right of the DP to close the demat account of the Beneficial Owner, the DP may charge interest at a rate as specified by the Depository from time to time for the period of such default.
- 20. In case the Beneficial Owner has failed to make the payment of any of the amounts as provided in Clause 5&6 specified above, the DP after giving two days notice to the Beneficial Owner shall have the right to stop processing of instructions of the Beneficial Owner till such time he makes the payment along with interest, if any

Liability of the Depository

- 21. As per Section 16 of Depositories Act, 1996,
- 1. Without prejudice to the provisions of any other law for the time being in force, any loss caused to the beneficial owner due to the negligence of the depository or the participant, the depository shall indemnify such beneficial owner.
- 2. Where the loss due to the negligence of the participant under Clause (1) above, is indemnified by the depository, the depository shall have the right to recover the same from such participant.

Freezing/ Defreezing of accounts

- 22. The Beneficial Owner may exercise the right to freeze/defreeze his/her demat account maintained with the DP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.
- 23. The DP or the Depository shall have the right to freeze/defreeze the accounts of the Beneficial Owners on receipt of instructions received from any regulator or court or any statutory authority.

Redressal of Investor grievance

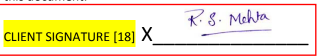
24. The DP shall redress all grievances of the Beneficial Owner against the DP within a period of thirty days from the date of receipt of the complaint.

Authorized representative

25. If the Beneficial Owner is a body corporate or a legal entity, it shall, along with the account opening form, furnish to the DP, a list of officials authorized by it, who shall represent and interact on its behalf with the Participant. Any change in such list including additions, deletions or alterations thereto shall be forthwith communicated to the Participant.

Law and Jurisdiction

- 26. In addition to the specific rights set out in this document, the DP and the Beneficial owner shall be entitled to exercise any other rights which the DP or the Beneficial Owner may have under the Rules, Bye Laws and Regulations of the respective Depository in which the demat account is opened and circulars/notices issued there under or Rules and Regulations of SEBI. The provisions of this document shall always be subject to Government notification, any rules, regulations, guidelines and circulars/ notices issued by SEBI and Rules, Regulations and Bye-laws of the relevant Depository, where the Beneficial Owner maintains his/ her account, that may be in force from time to time.
- 28. The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.
- 29. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Bye-laws and Regulations and circulars/notices issued there under by the depository and /or SEBI
- 30. Any changes in the rights and obligations which are specified by SEBI/Depositories shall also be brought to the notice of the clients at once.
- 31. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Byelaws, Rules and Regulations of the relevant Depository, where the Beneficial Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.



ADDITIONAL RIGHTS AND OBLIGATIONS AGREED BY STOCK BROKER AND CLIENT

This is further to rights and obligations of Stock brokers, sub-brokers and clients as prescribed by SEBI and stock Exchanges in Annexure-4 of SEBI circular CIR/MIRSD/16/2011 dated 22nd August 2011, it is further agreed between the parties as under.

1. Provisions relating to transactions

- 1.1. In case of market order, the Client agrees that he will receive the price at which his order is executed by exchange's computer system; and such price may be different from the price at which the security's price is showing on the screen when his order is entered into the Stock Broker's trading system / website. However all the transactions executed can be verified by the client through the interface provided by both the exchanges through there website for a limited period. The Client can also register on exchange website by providing their mobile number and email id to get details of their transaction directly from the exchange itself.
- 1.2 In the case of cover order (primary order with compulsory stop loss order as second leg) there is a risk of non execution of stop loss order due to wild fluctuation or due to exchange action. The broker will not be responsible in such case
- 1.3. The Stock Broker may, at its sole discretion, reject any order placed due to any reason, including but not restricted to the non-availability of funds in the trading account of the client, non- availability of securities, insufficiency of margin amount.
- 1.4. The Stock Broker may allow / disallow client from trading in any security or class of securities or derivatives contracts and impose such conditions for trading as it deem fit from time to time. This includes the subscription/redemption in Mutual Funds Schemes.
- 1.5. The Client is aware and agrees that the Stock Broker may need to vary or reduce the limits or impose new limits on the basis of Stock Broker's risk perception and other factors considered relevant by the Stock Broker, and 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.
- 1.6. Cancellation or modification of an order pursuant to the client's request in that behalf is not guaranteed. The order will be cancelled or modified only if client's request for cancellation is received on time and the order is successfully cancelled or modified before it is executed. Market orders are subject to immediate execution wherever possible.
- 1.7. The Client shall not be entitled to presume an order having been executed, cancelled or modified until a confirmation from the Stock Broker is received by the client. However due to technical and other factors the confirmation may not be immediately transmitted to or received by the client and such a delay shall not entitle the client to presume that the order has not been executed cancelled or modified unless and until the Stock Broker has so confirmed in writing.
- 1.8. The Client agrees that the Member shall not be liable or responsible for non-execution, non modification, and non-cancellation of the orders of the Client due to any link/system failure at the Client/ Stock Broker /Exchange end.
- 1.9. As per rules of the exchange, SEBI and depositories the client account is deactivated if it remains dormant for the stipulated period. In such a case the client may reactivate the account by submission of requisite application and proof of identity.
- 1.10. The Client agrees that orders, instructions and other communications given or made over the telephone may be routed through Stock Broker interactive voice response or other telephone system and may be recorded by the Stock Broker. The Client also agrees that such recording is permissible and the Stock Broker'S records of any orders, instructions and communications given or made by the client or the Stock Broker by electronic mail, or other electronic means shall be admissible as evidence and shall be final binding evidence of the same.
- 1.11. Stock Broker has a system of confirming the trades, ledger balances, Margin and open position in derivatives to the client on his mobile number & email id given by the client. In case of any discrepancy noticed client is expected to inform forthwith to the Stock Broker notice in writing by an electronic mail or fax preferably within 24 hours of receipt. This is specifically agreed that merely sending mail will not amount to acceptance of mistake by the Member after investigation.

2. Terms and Conditions of internet trading (e-broking or e-trading or on line trading).

- 2.1. In case of failure of link Stock Broker also offers / intends to offer Dial and Trade services to the client. The client is requested to contact corporate office by disclosing proper identity.
- 2.2. The client hereby undertakes not to allow any unauthorized or dabba trading and not to allow any subletting the trading terminal to any person who so ever. The client understands that doing so is a serious offence and may lead to criminal action.
- 2.3. The Client shall ensure that he is the only authorized user of user name, Tele identification number and password. The Stock Broker shall be entitled to presume that any orders or instructions entered or communicated using the Client's user name, customer user identification number, T-Pin number and password is the client's own order or instruction or that of the Client's duly authorized representative. (Applicable for non-individual clients only)
- 2.4 The Client shall log off from the website at any time the Client is not accessing or using the Service and any liability incurred to the Client as a consequence of the Client not logging off the Service shall be borne solely by the Client.
- 2.5. The Client understands and agrees that the Stock Broker may change the platform or discontinue his E Broking service in part or entirely and change the terms of the service (including the terms on the Stock Broker's E Broking website) at any time and from time to time, without prior notice.

3. Contract Notes, Digital Contract Notes, Other Reports

- 3.1. Discrepancies, if any, should be sent by e-mail on info@vnsfin.com or faxed preferably within 24 hours of issuance of contract note or digital contract note. This is specifically agreed that merely sending mail will not amount to acceptance of mistake by the Broker and the same will be communicated by the Member after investigation.
- 3.2. Non- receipt of bounced mail notification by the Stock Broker shall amount to delivery of electronic documents (Digital Contract notes, Bills, Ledger and Transaction Statements etc.) at Clients email id.
- 3.3. In case of any failure in system or errors in digital contract notes, Bills, Ledger and Transaction Statements etc. will be issued in the physical form, which shall be binding on the client.
- 3.4. The Stock Broker shall not be responsible for the non-receipt of the trade confirmation due to any change in the correspondence address of the client not intimated to the Stock Broker in writing. The client is aware that it is his responsibility to review the trade confirmations, the contract notes, the bills or statements of accounts immediately upon their receipt. All information contained herein shall be binding upon the client, if the client does not object in writing to any of the contents of such trade confirmation/intimation to the Stock Broker.

DP Operations, Pay-in and Pay-Out

- 4.1. The Client has provided to the Stock Broker, a power of attorney authorising the Stock Broker to debit/credit/block/create lien/pledge the client's depository accounts through its authorised personnel, to the extent of the transactions conducted by the client and margin required for trading in capital & derivatives segment.
- The client also authorizes the stock Broker to debit/credit securities including units of Mutual funds, to the said account, which have been wrongly credited or debited in client's BO account.
- 4.2. It is hereby specially agreed and understood between the parties hereto that in case the client deals in physical shares, he shall be solely responsible in respect of the patawat, bad deliveries and company objections and its auction and valuation price by the exchange.
- 4.3. In case of delivery from outside DP the client shall insure the delivery of shares one day earlier to pay-in day of Exchange. In the case of late pay-in the additional service charges by the DP and /or auction/penalty etc. by the exchange will be to the account of client. The client shall ensure the pay-in of funds in such a way so that the funds are credited to the Exchange Clearing account of the broker, one day earlier to the pay-in day of Exchange.

- 4.4. The Client shall ensure the pay-in of funds in such a way so that the funds are credited to the Exchange Clearing account of the Member, one day earlier to the pay-in day of Exchange. In case the early pay-in is required by the exchange, the client shall arrange the money and shares pay-in forthwith as per directions of the exchange
- 4.5. The client herby unconditionally & willfully agrees for withholding shares/debentures and other corporate securities received in pay-out in its/his account towards subsequent pay-in/ the margin /mark to market margin for cash as well as derivative segment.
- 4.2. The Stock Broker can retain the shares in his Beneficiary Account in case of debit balance in the client's ledger account of Cash/Derivative Segment.

5. Payment of Margin, penalty for non payment or short payment.

- 5.1. The client agrees that any securities placed by him/her/it as Margin may in turn be placed/ pledged as margin by the Stock Broker with the Exchange or with the clearing member. While selling such securities the client will first inform the Stock Broker one day before the selling and only after getting acceptance the shares will be sold by him. The charges for such pledge/ unpledge will be born by the client and the same can be debited to the clients ledger account.
- 5.2. In the case of short payment of margin by the client, the penalty for such short margin will be born by the client and the same will be debited to the Client's ledger account.
- 5.3. Information about default in payment/delivery and related aspects by a client shall be brought to the notice of the relevant Stock Exchange(s). In case, where defaulting client is a corporate entity/partnership/proprietor firm or any other artificial legal entity, then the name(s) of Director(s)/Promoter(s)/Partner(s)/Proprietor as the case may be, shall also be communicated to the relevant Stock Exchange(s).

6. Accounts, Billing receipt and payments

- 6.1. The Member and client agree that any mistake / error / omission on either side in crediting / debiting investor's account will be rectified forthwith on coming to notice.
- 6.2. The Client authorises the Stock Broker to debit charges payable to depository participant for depository services to the trading account of the Client maintained with the Stock Broker.
- 6.3. To facilitate smoothness in transactions, the client hereby request Stock Broker to maintain his account, both securities and funds, in respect of all stock exchanges and all segments with Stock Broker on running basis.
- 6.4. The client also request Stock Broker to consider the balances in running funds and securities account with Stock Broker for the purpose of margin/any other obligations due to Member. The client also instructs Member to release the funds and securities due to him on his specific request, either written or oral. It is further agreed that the Stock Broker may charge the cost of holding securities.
- 6.5. The client hereby willfully & unconditionally issue standing instruction for transfer of credit / debit balance as appearing in his ledger account(s) from/to one segment to/from another segment of same stock exchange and/or any segment of another Stock exchange.
- 6.6. The holding in the beneficiary account (B/O) of the client with the broker DP will be under lien of the Stock Broker till such debit along with penalty/interest, if any, is paid by the client to the stock Broker. The Stock Broker is also authorized to sell such shares kept in client BO A/c or with Stock Brokers client beneficiary account if the debit balance is not cleared by the client within the stipulated period as per the rules.
- 6.7. In case the client opts for NSE Mutual Fund Service System (MFSS) facility/BSE Star Mutual Fund facility, it is specifically agreed that stock Broker is authorized to transfer the funds required for subscription alongwith charges thereon, from client's ledger account(s) in all/any segment of all/any stock exchange. Further it is to be specifically noted that such service is not protected by investor Protection Fund or from any fund of NSE or NSCCL or BSE.

7. Provisions relating to Prevention of Money Laundering

- 7.1. The Client shall deal in his account only and shall ensure that the transfer of shares is given by him for from his declared DP account only and not from his relatives friends and associates' DP account.
- 7.2. The Client undertakes to make the payment from his declared bank account only and also in the name of trading Member only. It is specifically provided that payment given to / in the name of Sub Broker or any employee will not amount the payment to trading Stock Broker.
- 7.3. The Client undertakes to not make any payment in cash to any person connected with the company whether Sub Broker or employee of the company. The broker shall not be responsible and shall not account for any such cash payment deposited in the banking account of the company directly by the client.

General

7.4. The client agrees to indemnify and keep safe, harmless and indemnified the Stock Broker, Depository Participant and its officials from any damages, claims, demands, proceedings, loss, cost, charges, penalties and expenses whatsoever which Stock Broker may at anytime incur, sustain, suffer or be put to as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the trading system or execution of transactions in commodity market by the Client.

Risk of in the money option holder on final expiry day

An in the money option holder has the risk of additional STT(Securities Transaction Tax) levy at settlement price based on closing price of the underlying on the final expiry day. In this case, if the settlement price based on closing price of the underlying on the final expiry day. In this case if the settlement price is higher than the strike price in case of call option or lower than the strike price in case of put option, then the STT is payable on settlement price. It generally happens that the incidence of STT payable is much higher than the option premium received by the client.

IN WITNESS THEREOF the parties have caused these presents to be executed as of the day and year first above written.

K. S. Mehta

For VNS Finance& Capital Services Ltd.

CLIENT SIGNATURE [19]

Client Name RAVI SANKAR MEHTA

Date 11-Mar-2015

Authorised Signatory
Seal/Stamp of Stock Broker

VOLUNTARY "Running Account Authorization" by the client in respect of his/her/their Funds and Securities account pertaining to all Indian Stock Exchanges

I/We_RAVI SANKAR MEHTA having client code with VNS Finance & Capital Services Ltd. for trading
on NSE_Cash/NSE_FNO/NSE_Currency/BSE_Cash/BSE_FNO/MCXSX Currency, would like to give instructions for
maintaining account on running basis in terms of SEBI circular number CIR/MRD/DMS/13/2010 dated 23 rd April2010.
These instructions are being given voluntarily onday ofmonthyear. I am aware that these instructions can
be revoked at any time by giving written intimation duly acknowledged by VNS Finance & Capital Services Ltd. at A-401,
Mangalya Marol Maroshi Road, Marol, Mumbai-400059. I am aware that this said revocation will take effect after the
completion of pending obligations in respect of margin and inter-exchange/segment account transfer etc.

- 1. I/We hereby request you to maintain my account, both securities and funds, in respect of all stock exchanges and all segments with you on running basis. This will facilitate smoothness in transactions through you.
- 2. The actual Settlement of funds shall be done at least once in the preference period as selected below: I request you to settle it on

O Monthly Basis

O Quarterly Basis

While settling the account having outstanding obligations on the settlement date, you may retain the requisite funds towards such obligations and may also retain the funds expected to be required to meet margin obligations for next 5 trading days, calculated in the manner specified by the exchanges.

- 3. I/We also request you to consider the balances in my/our running funds and securities account with you for the purpose of margin/any other obligations in relation to trades due to you. In view of the above it would be proper for you to release the funds and securities due to me/us on my/our specific request, either written or oral. You may charge the cost of holding securities to my/our account with you.
- 4. I/We hereby willfully & unconditionally issue standing instruction for transfer of credit/debit balance as appearing in my ledger account(s) from/to one segment to/from another segment of same stock exchange and/or any segment of another stock exchange.
- 5. I/We do hereby request you to release my funds payout based on email request made by me/us.

 I/We do hereby give my consent to receive my funds payout in my registered bank account with you through electronic mode of fund transfer.
- 6. I/We have the Beneficiary Account with VNS Finance & Capital Services Ltd. (DP Operations). Since the bills for Depository service are required to be paid every month which is very inconvenient, I/We hereby request you to debit my ledger account maintained with VNS Finance & Capital Services Ltd. in cash and /or Derivative segment, with depository charges including pledge charges.
- 7. I/We may also ask you from time to time to furnish the shares as collateral security to NSE/BSE and/or clearing member for trading on derivative segment. The transfer and/ or pledge charges in that respect may also be debited to our NSE/BSE cash and/or Derivatives ledger account.
- 8. I shall bring any dispute arising from the statement of account or settlement so made to your notice within 30 working days from the date of receipt of funds or statement, as the case may be. In case of non-receipt of any such communication the statement/settlement of running account shall be considered as final as agreed and accepted by me.

CLIENT'S NAME	RAVI SANKAR MEHTA		
CLIENT'S SIGNATURE [20]	DATE(DD/MM/YYYY)		
X R.S. Mehta	11-Mar-2015		

POWER OF ATTORNEY



To all to whom these presents shall come I/we	RAVI SANKAR MEHTA	
Individual/partnership firm/corporate, being In		
Whereas I/we have a beneficiary account beari 'BO account') with VNS Finance & Capital Serv CDSL & registered as trading member with SEE have the trading/ investment account with VNS account on my behalf in the manner hereinafter	vices Ltd. (Hereinafter called as "VN BI as INE230964330/ INF230964330/ IS and I/we am/are desirous of appoi	' INB010964337/ INE260964330, We also

Now know we all and these presents witness that I/we, the above named do hereby nominate, constitute and appoint VNS Finance & Capital Services Ltd. an Indian company registered under The Companies Act, 1956 acting through its Directors and/or Officers authorised for the purpose, as our true and lawful attorney(s)(herein after referred to as "the attorney(s)") for me/us and on my/our behalf and in my/our name, to do the following acts, deeds and things and exercise the following powers and authorities;

- 1. To do all such thing and give all such instructions as mentioned below concerning the said account as I/we myself/ourselves could give if I/we was/were personally present.
- 2. To treat the balance in my BO account as margin against my transactions in capital and derivative segment and to pledge/unpledge the same with the VNS or NSE or BSE or clearing member as margin deposit.
- 3. To instruct DP to transfer the shares to VNS margin account number 1203040000007539 &/or 120304000000172 &/or 1203040000062527 & pledge/ unpledged the same with the NSE/BSE or clearing member as margin deposit.
- 4. To instruct the DP to debit securities including Mutual Fund Units to the said BO account and/ or transfer securities from the said account to VNS NSE pool account nos. 120304000000339/ IN555300, and/or to NSE early pay-in account no. 1100001100015386 and/ or VNS BSE pool account nos. 1203040000055906/1203040000055910/ IN632792 to the extent of shares sold by me/us for pay-in obligations towards any stock exchange.
- 5. To instruct the DP to debit /credit securities including units of Mutual funds, to the said account, which have been wrongly credited or debited in my BO account.
- 6. To transfer charges levied in my BO account to my trading ledger account of NSE & BSE.
- 7. To apply for other capital market products like Mutual Funds, IPO, rights, offer for sale in Buyback etc, pursuant to oral/written/electronic instructions given by me.

And I hereby agree and confirm that the powers and authorities conferred by this power of attorney shall continue until I/we inform to the contrary, in writing & duly acknowledged by DP at A-401, Mangalya Marol Maroshi Road, Marol Mumbai. The said revocation will take effect after the completion of outstanding obligations.

SIGNED AND DELIVERED (BY THE WITHIN NAMED)	CLIENT'S SIGNATURE [22]
1st Holder RAVI SANKAR MEHTA	X R. S. Mehta
2 nd Holder	
3rd Holder	
N THE PRESENCE OF (Witness)	Signature
a	
b	

For VNS Finance & Capital Services Ltd.

LETTER FOR AUTHORIZATION FOR ELECTRONIC CONTRCT NOTES

To VNS Finance & Capital Services Ltd., 401-402, A Wing, Mangalya, Marol Maroshi Road, Near Marol Fire Station, Andheri East, Mumbai - 400 059

Sub: Authorization for Electronic Contract Notes

I have been/shall be dealing through you as my broker on the Capital Market and /or Futures & Options and /or Currency Derivatives and or interest paid futures segments. As my broker that is agent I direct and authorize you to carry out trading/ Dealings on my behalf as per instructions given below.

I understand that I have the option to receive the contract notes in physical form or electronic form. In pursuance of the same, I hereby opt to receive contract notes in electronic form. I understand that for the above purpose you are required to take from the client "an appropriate email account" for you to send the electronic contract notes.

Accordingly please take the following email account/ email id on the record for sending the contract notes to me.

ravisankarmehta45@yahoo.com

X_ R. S. Mehta

I also agree that non -receipt of bounced mail notification by you shall amount to delivery at my email account / email id. I agree not to hold you responsible for late/non receipt of contract notes sent in electronic form any other communication for any reason including but not limited to failure of email services, loss of connectivity, email in transit etc.

I agree that the log report of your dispatching software shall be a conclusive proof of dispatch of contract note to me and such dispatch shall be deemed to mean receipt by me and shall not be disputed by me on account of any non receipt / delayed receipt for any reason whatsoever.

I understand that I am required to intimate any change in the email id / email account mentioned herein above needs to be communicated by me through the physical letter to you, provided however that if I am an internet client than in that event the request for change in the email id/email account can be made by me through the secured access using client specific user ID and password. Please treat this authorization as written ratification of my verbal direction/authorization given any carried out by you earlier. I shall be liable for all losses, damages and actions which may arise as a consequence of your adhering to and carrying out my directions given above.

I understand that you shall send physical copy of contract note within 24 hrs if you receive a bounce email.

Yours faithfully,

CLIENT'S NAME	RAVI SANKAR MEHTA
CLIENT'S SIGNATURE[24]	DATE (DD/MM/YYYY)
X K. S. Mehta	11-Mar-2015

ACKNOWLEDGEMENT

To

VNS Finance & Capital Services Ltd., 401-402, A Wing, Mangalya, Marol Maroshi Road, Near Marol Fire Station, Andheri East, Mumbai 400 059

Dear Sir or Madam,

I/We hereby acknowledge receipt of the following documents

- 1. Rights and Obligations of Stock Brokers, Sub-brokers and Clients (including additional rights & Obligations in case of internet /wireless technology based trading)
- 2. Risk Disclosure Document for Capital Market and Derivatives Segments.
- 3. Guidance Note- Do's and Don'ts for Trading on the Exchange(s) for Investors.
- 4. The VNS Finance & capital Services Ltd. Tariff Sheet.
- 5. Instruction Checklist for filling KYC Form
- 6. Policies and Procedures describing significant policies and Procedure of Stock Broker.

I/we have been informed that the above documents are also available on the company website.

I/We understand that the voluntary documents executed by me/us are out of my/our own free will.

I state that I have read and understood all above documents and these documents are binding upon me.

Yours faithfully,

CLIENT'S NAME	RAVI SANKAR MEHTA
	DATE (DD/MM/YYYY)
X R. S. Mehra	11-Mar-2015

OPTION FORM FOR ISSUE OF DIS BOOKLET

Date DP ID 12030400 CLIENT ID First Holder Name RAVI SANKAR MEHTA Second Holder Name Third Holder Name To, VNS Finance & Capital Services Ltd. (Depository Participant) A401-402, Mangalya, Marol Maroshi Road, Andheri East, Mumbai-400059 Dear Sir/ Madam, I /We hereby state that: (Select one of the option given below) **OPTION 1** I/We require you to issue Delivery Instruction Slip (DIS) booklet to me/us immediately on opening my /our CDSL account through I/we have issued a Power of Attorney (POA) in favour of /with VNS Finance & Capital Services Ltd. (Stock Exchange trades (Settlement related transactions) effected through such clearing member. Yours faithfully First Sole Holder Second Joint Holder Third Joint Holder Name No Signature Required Signatures (OR) OPTION 2 I/We do not require the Delivery Instruction Slip (DIS) for the time being, Since I/We have issued a POA in favour of /with VNS Finance & Capital Services Ltd(Stock Exchange Clearing Member) for executing delivery instructions for setting stock Exchange trades(settlement related transactions) effected through such Clearing Member. However, the Delivery Instruction Slip (DIS) booklet should be issued to me/us immediately on my/our request at any later date. Yours faithfully First Sole Holder Second Joint Holder Third Joint Holder Name RAVI SANKAR MEHTA **CLIENT'S SIGNATURE 26** R. S. Mehra

Please Tear Here

ACKNOWLEDGEMENT RECEIPT

Received Option form for issue/Non issue of DIS Booklet from:

DP ID	12030400	CLIENT ID	
First Holder Name			
Second Holder Name			
Third Holder Name			

For VNS Finance & Capital Services Ltd.

Signature & Seal