RIGHTS AND OBLIGATIONS OF STOCK BROKERS, SUB-BROKERS AND CLIENTS AS PRESCRIBED BY SEBI AND STOCK EXCHANGES

- 1. The client shall invest/trade in those securies/contracts/other instruments admied to dealings on the Exchanges as defined in the Rules, Byelaws and Regulaons of Exchanges/ Securies and Exchange Board of India (SEBI) and circulars/noces issued there under from me to me.
- 2. The stock broker, sub-broker and the client shall be bound by all the Rules, Byelaws and Regulaons of the Exchange and circulars/noces issued there under and Rules and Regulaons of SEBI and relevant noficaons of Government authories as may be in force from me to me.
- 3. The client shall sasfy itself of the capacity of the stock broker to deal in securies and/or deal in derivaves contracts and wishes to execute its orders through the stock broker and the client shall from me to me connue to sasfy itself of such capability of the stock broker before execung orders through the stock broker.
- 4. The stock broker shall connuously sasfy itself about the genuineness and financial soundness of the client and investment objecves relevant to the services to be provided.
- 5. The stock broker shall take steps to make the client aware of the precise nature of the Stock broker's liability for business to be conducted, including any limitaons, the liability and the capacity in which the stock broker acts.
- 6. The sub-broker shall provide necessary assistance and co-operate with the stock broker in all its dealings with the client(s).

CLIENT INFORMATION

- 7. The client shall furnish all such details in full as are required by the stock broker in —Account Opening Formalies with supporing details, made mandatory by stock exchanges/SEBI from me to me.
- 8. The client shall familiarize himself with all the mandatory provisions in the Account Opening documents. Any additional clauses or documents specified by the stock broker shall be non-mandatory, as per terms & conditions accepted by the client.
- 9. The client shall immediately nofy the stock broker in wring if there is any change in the informaon in the account opening form' as provided at the me of account opening and therea er; including the informaon on winding up peon/insolvency peon or any ligaon which may have material bearing on his capacity. The client shall provide/update the financial informaon to the stock broker on a periodic basis.
- 10. The stock broker and sub-broker shall maintain all the details of the client as menoned in the account opening form or any other informaon pertaining to the client, confidenally and that they shall not disclose the same to any person/authority except as required under any law/regulatory requirements. Provided however that the stock broker may so disclose informaon about his client to any person or authority with the express permission of the client.

MARGINS

- 11. The client shall pay applicable inial margins, withholding margins, special margins or such other margins as are considered necessary by the stock broker or the Exchange or as may be directed by SEBI from me to me as applicable to the segment(s) in which the client trades. The stock broker is permied in its sole and absolute discreon to collect additional margins (even though not required by the Exchange, Clearing House/Clearing Corporation or SEBI) and the client shall be obliged to pay such margins within the spulated me.
- 12. The client understands that payment of margins by the client does not necessarily imply complete sasfacon of all dues. In spite of consistently having paid margins, the client may, on the selement of its trade, be obliged to pay (or entled to receive) such further sums as the contract may dictate/require.



TRANSACTIONS AND SETTLEMENTS

- 13. The client shall give any order for buy or sell of a security/derivaves contract in wring or in such form or manner, as may be mutually agreed between the client and the stock broker. The stock broker shall ensure to place orders and execute the trades of the client, only in the Unique Client Code assigned to that client.
- 14. The stock broker shall inform the client and keep him apprised about trading/se lement cycles, delivery/Payment schedules, any changes therein from me to me, and it shall be the responsibility in turn of the client to comply with such schedules/procedures of the relevant stock exchange where the trade is executed.
- 15. The stock broker shall ensure that the money/securies deposited by the client shall be kept in a separate account, disnot from his/its own account or account of any other client and shall not be used by the stock broker for himself/itself or for any other client or for any purpose other than the purposes menoned in Rules, Regulaons, circulars, noces, guidelines of SEBI and/or Rules, Regulaons, Bye- laws, circulars and noces of Exchange.
- 16. Where the Exchange(s) cancels trade(s) suo moto all such trades including the trade/s done on behalf of the client shall ipso facto stand cancelled, stock broker shall be entled to cancel the respecve contract(s) with client(s).
- 17. The transacons executed on the Exchange are subject to Rules, Byelaws and Regulaons and circulars/noces issued there under of the Exchanges where the trade is executed and all pares to such trade shall have submied to the jurisdicon of such court as may be specified by the Byelaws and Regulaons of the Exchanges where the trade is executed for the purpose of giving effect to the provisions of the Rules, Byelaws and Regulaons of the Exchanges and the circulars/noces issued there under.

BROKERAGE

18. The Client shall pay to the stock broker brokerage and statutory levies as are prevailing from me to me and as they apply to the Client's account, transacons and to the services that stock broker renders to the Client. The stock broker shall not charge brokerage more than the maximum brokerage permissible as per the rules, regulaons and bye-laws of the relevant stock exchanges and/or rules and regulaons of SEBI.

LIQUIDATION AND CLOSE OUT OF POSITION

- 19. Without prejudice to the stock broker's other rights (including the right to refer a ma er to arbitraon), the client understands that the stock broker shall be entled to liquidate/close out all or any of the client's posions for non-payment of margins or other amounts, outstanding debts, etc. and adjust the proceeds of such liquidaon/close out, if any, against the client's liabilies/obligaons. Any and all losses and financial charges on account of such liquidaon/closing-out shall be charged to and borne by the client.
- 20. In the event of death or insolvency of the client or his/its otherwise becoming incapable of receiving and paying for or delivering or transferring securies which the client has ordered to be bought or sold, stock broker may close out the transacon of the client and claim losses, if any, against the estate of the client. The client or his nominees, successors, heirs and assignee shall be entled to any surplus which may result there from. The client shall note that transfer of funds/securies in favor of a Nominee shall be valid discharge by the stock broker against the legal heir.
- 21. The stock broker shall bring to the noce of the relevant Exchange the informaon about default in payment/delivery and related aspects by a client. In case where defaul ng client is a corporate en ty/partnership/proprietary firm or any other ar ficial legal en ty, then the name(s) of



Director(s)/Promoter(s)/Partner(s)/Proprietor as the case may be, shall also be communicated by the stock broker to the relevant Exchange(s).

DISPUTE RESOLUTION

- 22. The stock broker shall provide the client with the relevant contact details of the concerned Exchanges and SEBI.
- 23. The stock broker shall co-operate in redressing grievances of the client in respect of all transacons routed through it and in removing objecons for bad delivery of shares, recficaon of bad delivery, etc.
- 24. The client and the stock broker shall refer any claims and/or disputes with respect to deposits, margin money, etc., to arbitraon as per the Rules, Byelaws and Regulaons of the Exchanges where the trade is executed and circulars/noces issued there under as may be in force from me to me.
- 25. The stock broker shall ensure faster selement of any arbitraon proceedings arising out of the transacons entered into between him vis-à-vis the client and he shall be liable to implement the arbitraon awards made in such proceedings.
- 26. The client/stock-broker understands that the instrucons issued by an authorized representave for dispute resoluon, if any, of the client/stock-broker shall be binding on the client/stock-broker in accordance with the le er authorizing the said representave to deal on behalf of the said client/stock-broker.

TERMINATION OF RELATIONSHIP

- 27. This relaonship between the stock broker and the client shall be terminated; if the stock broker for any reason ceases to be a member of the stock exchange including cessaon of membership by reason of the stock broker's default, death, resignaon or expulsion or if the certicate is cancelled by the Board.
- 28. The stock broker, sub-broker and the client shall be entled to terminate the relaonship between them without giving any reasons to the other party, a er giving noce in wring of not less than one month to the other pares. Notwithstanding any such terminaon, all rights, liabilies and obligaons of the pares arising out of or in respect of transacons entered into prior to the terminaon of this relaonship shall connue to subsist and vest in/be binding on the respecve pares or his/its respecve heirs, executors, administrators, legal representaves or successors, as the case may be.
- 29. In the event of demise/insolvency of the sub-broker or the cancellaon of his/its registraon with the Board or/withdrawal of recognion of the sub-broker by the stock exchange and/or terminaon of the agreement with the sub broker by the stock broker, for any reason whatsoever, the client shall be informed of such terminaon and the client shall be deemed to be the direct client of the stock broker and all clauses in the Rights and Obligaons' document(s) governing the stock broker, sub-broker and client shall connue to be in force as it is, unless the client inmates to the stock broker his/its intenon to terminate their relaonship by giving a noce in wring of not less than one month.

ADDITIONAL RIGHTS AND OBLIGATIONS

- 30. The stock broker shall ensure due protecon to the client regarding client's rights to dividends, rights or bonus shares, etc. in respect of transacons routed through it and it shall not do anything which is likely to harm the interest of the client with whom and for whom they may have had transacons in securies.
- 31. The stock broker and client shall reconcile and sele their accounts from me to me as per the Rules, Regulaons, Bye Laws, Circulars, Noces and Guidelines issued by SEBI and the relevant Exchanges where the trade is executed.
- 32. The stock broker shall issue a contract note to his constuents for trades executed in such format as may be



prescribed by the Exchange from me to me containing records of all transacons including details of order number, trade number, trade me, trade price, trade quanty, details of the derivaves contract, client code, brokerage, all charges levied etc. and with all other relevant details as required therein to be filled in and issued in such manner and Within such me as prescribed by the Exchange. The stock broker shall send contract notes to the investors within one working day of the execuon of the trades in hard copy and/or in electronic form using digital signature.

- 33. The stock broker shall make pay out of funds or delivery of securies, as the case may be, to the Client within one working day of receipt of the payout from the relevant Exchange where the trade is executed unless otherwise specified by the client and subject to such terms and condions as may be prescribed by the relevant Exchange from me to me where the trade is executed.
- 34. The stock broker shall send a complete Statement of Accounts' for both funds and securies in respect of each of its clients in such periodicity and format within such me, as may be prescribed by the relevant Exchange, from me to me, where the trade is executed. The Statement shall also state that the client shall report errors, if any, in the Statement within such me as may be prescribed by the relevant Exchange from me to me where the trade was executed, from the receipt thereof to the Stock broker.
- 35. The stock broker shall send daily margin statements to the clients. Daily Margin statement should include, interalia, details of collateral deposited, collateral ulized and collateral status (available balance/due from client) with break up in terms of cash, Fixed Deposit Receipts (FDRs), Bank Guarantee and securies.
- 36. The Client shall ensure that it has the required legal capacity to, and is authorized to, enter into the relaonship with stock broker and is capable of performing his obligaons and undertakings here under. All acons required to be taken to ensure compliance of all the transacons, which the Client may enter into shall be completed by the Client prior to such transacon being entered into.

ELECTRONIC CONTRACT NOTES (ECN)

- 37. In case, client opts to receive the contract note in electronic form, he shall provide an appropriate e-mail id to the stock broker. The client shall communicate to the stock broker any change in the email-id through a physical le er. If the client has opted for internet trading, the request for change of email id may be made through the secured access by way of client specific user id and password.
- 38. The stock broker shall ensure that all ECNs sent through the e-mail shall be digitally signed, encrypted, Non-tamper able and in compliance with the provisions of the IT Act, 2000. In case, ECN is sent through e-mail as an a achment, the a ached file shall also be secured with the digital signature, encrypted and non-tamper able.
- 39. The client shall note that non-receipt of bounced mail notification by the stock broker shall amount to delivery of the contract note at the e-mail ID of the client.
- 40. The stock broker shall retain ECN and acknowledgement of the e-mail in a so and non-tamperable Form in the manner prescribed by the exchange in compliance with the provisions of the IT Act, 2000 and as per the extant rules/regulaons/circulars/guidelines issued by SEBI/Stock Exchanges from me to me. The proof of delivery i.e., log report generated by the system at the me of sending the contract notes shall be maintained by the stock broker for the specified period under the extant regulaons of SEBI/stock exchanges. The log report shall provide the details of the contract notes that are not delivered to the client/e-mails rejected or bounced back. The stock broker shall take all possible steps to ensure receipt of noficaon of bounced mails by him at all mes within the spulated me period under the extant regulaons of SEBI/stock exchanges.
- 41. The stock broker shall connue to send contract notes in the physical mode to such clients who do not opt to receive the contract notes in the electronic form. Wherever the ECNs have not been delivered to the client or has been rejected (bouncing of mails) by the e-mail ID of the client, the stock broker shall send a physical contract note to the client within the spulated me under the extant regulaons of SEBI/ stock exchanges and maintain



the proof of delivery of such physical contract notes.

42. In addion to the e-mail communicaon of the ECNs to the client, the stock broker shall simultaneously publish the ECN on his designated web-site, if any, in a secured way and enable relevant access to the clients and for this purpose, shall allot a unique user name and password to the client, with an opon to the client to save the contract note electronically and/or take a print out of the same.

LAW AND JURISDICTION

- 43. In addion to the specific rights set out in this document, the stock broker, sub-broker and the client shall be entled to exercise any other rights which the stock broker or the client may have under the Rules, Bye-laws and Regulaons of the Exchanges in which the client chooses to trade and circulars/noces issued there under or Rules and Regulaons of SEBI.
- 44. The provisions of this document shall always be subject to Government noficaons, any rules, regulaons, guidelines and circulars/noces issued by SEBI and Rules, Regulaons and Bye laws of the relevant stock exchanges, where the trade is executed, that may be in force from me to me.
- 45. The stock broker and the client shall abide by any award passed by the Arbitrator(s) under the Arbitraon and Conciliaon Act, 1996. However, there is also a provision of appeal within the stock exchanges, if either party is not sasfied with the arbitraon award.
- 46. Words and expressions which are used in this document but which are not defined herein shall, unless the context otherwise requires, have the same meaning as assigned thereto in the Rules, Byelaws and Regulaons and circulars/noces issued there under of the Exchanges/SEBI.
- 47. All addional voluntary clauses/document added by the stock broker should not be in contravenon with rules/regulaons/noces/circulars of Exchanges/SEBI. Any changes in such voluntary clauses/ document(s) need to be preceded by a noce of 15 days. Any changes in the rights and obligaons which are specified by Exchanges/SEBI shall also be brought to the noce of the clients.
- 48. If the rights and obligaons of the pares hereto are altered by virtue of change in Rules and regulaons of SEBI or Bye-laws, Rules and Regulaons of the relevant stock Exchanges where the trade is executed, such changes shall be deemed to have been incorporated herein in modificaon of the rights and obligaons of the pares menoned in this document.



INTERNET & WIRELESS TECHNOLOGY BASED TRADING FACILITY PROVIDED BY STOCK BROKERS TO CLIENT

(All the clauses menoned in the Rights and Obligaons document(s) shall be applicable. Addionally, the clauses menoned herein shall also be applicable.)

- 1. Stock broker is eligible for providing Internet based trading (IBT) and securies trading through the use of wireless technology that shall include the use of devices such as mobile phone, laptop with data card, etc. which use Internet Protocol (IP). The stock broker shall comply with all requirements applicable to internet based trading/securi es trading using wireless technology as may be specified by SEBI & the Exchanges from me to me.
- 2. The client is desirous of invesng/trading in securies and for this purpose, the client is desirous of using either the internet based trading facility or the facility for securies trading through use of wireless technology. The Stock broker shall provide the Stock broker's IBT Service to the Client, and the Client shall avail of the Stock broker's IBT Service, on and subject to SEBI/Exchanges Provisions and the terms and condions specified on the Stock broker's IBT Web Site provided that they are in line with the norms prescribed by Exchanges/SEBI.
- 3. The stock broker shall bring to the noce of client the features, risks, responsibilies, obligaons and liabilies associated with securies trading through wireless technology/internet/smart order roung or any other technology should be brought to the noce of the client by the stock broker.
- 4. The stock broker shall make the client aware that the Stock Broker's IBT system itself generates the inial password and its password policy as spulated in line with norms prescribed by Exchanges/SEBI.
- 5. The Client shall be responsible for keeping the Username and Password confidenal and secure and shall be solely responsible for all orders entered and transacons done by any person whosoever through the Stock broker's IBT System using the Client's Username and/or Password whether or not such person was authorized to do so. Also the client is aware that authencaon technologies and strict security measures are required for the internet trading/securies trading through wireless technology through order routed system and undertakes to ensure that the password of the client and/or his authorized representave are not revealed to any third party including employees and dealers of the stock broker.
- 6. The Client shall immediately nofy the Stock broker in wring if he forgets his password, discovers security flaw in Stock Broker's IBT System, discovers/suspects discrepancies/ unauthorized access through his username/password/account with full details of such unauthorized use, the date, the manner and the transacons effected pursuant to such unauthorized use, etc.
- 7. The Client is fully aware of and understands the risks associated with availing of a service for roung orders over the internet/securies trading through wireless technology and Client shall be fully liable and responsible for any and all acts done in the Client's Username/password in any manner whatsoever.
- 8. The stock broker shall send the order/trade confirmaon through email to the client at his request. The client is aware that the order/ trade confirmaon is also provided on the web portal. In case client is trading using wireless technology, the stock broker shall send the order/trade confirmaon on the device of the client.
- 9. The client is aware that trading over the internet involves many uncertain factors and complex hardware, soware, systems, communicaon lines, peripherals, etc. are suscepble to interrupons and dislocaons. The Stock broker and the Exchange do not make any representaon or warranty that the Stock broker's IBT Service will be available to the Client at all mes without any interrupon.
- 10. The Client shall not have any claim against the Exchange or the Stock broker on account of any suspension, interrupon, non-availability or malfunconing of the Stock broker's IBT System or Service or the Exchange's service or systems or non-execu on of his orders due to any link/system failure at the Client/Stock brokers/Exchange end for any reason beyond the control of the stock broker/Exchanges.



RISK DISCLOSURE DOCUMENT FOR CAPITAL MARKET AND DERIVATIVES SEGMENTS

This document contains important informaon on trading in Equies/Derivaves Segments of the stock exchanges. All prospecve constuents should read this document before trading in Equies/Derivaves Segments of the Exchanges.

Stock exchanges/SEBI does neither singly or jointly and expressly nor impliedly guarantee nor make any representation concerning the completeness, the adequacy or accuracy of this disclosure document nor have Stock exchanges /SEBI endorsed or passed any merits of parcipang in the trading segments. This brief statement does not disclose all the risks and other significant aspects of trading.

In the light of the risks involved, you should undertake transacons only if you understand the nature of the relaonship into which you are entering and the extent of your exposure to risk.

You must know and appreciate that trading in Equity shares, derivaves contracts or other instruments traded on the Stock Exchange, which have varying element of risk, is generally not an appropriate avenue for someone of limited resources/limited investment and/or trading experience and low risk tolerance. You should therefore carefully consider whether such trading is suitable for you in the light of your financial condion. In case you trade on Stock exchanges and suffer adverse consequences or loss, you shall be solely responsible for the same and Stock exchanges/its Clearing Corporaon and/or SEBI shall not be responsible, in any manner whatsoever, for the same and it will not be open for you to take a plea that no adequate disclosure regarding the risks involved was made or that you were not explained the full risk involved by the concerned stock broker. The constuent shall be solely responsible for the consequences and no contract can be rescinded on that account. You must acknowledge and accept that there can be no guarantee of profits or no excepon from losses while execung orders for purchase and/or sale of a derivave contract being traded on Stock exchanges. It must be clearly understood by you that your dealings on Stock exchanges through a stock broker shall be subject to your fulfilling certain formalies set out by the stock broker, which may inter alia include your filling the know your client form, reading the rights and obligaons, do's and don'ts, etc., and are subject to the Rules, Byelaws and Regulaons of relevant Stock exchanges, its Clearing Corporaon, guidelines prescribed by SEBI and in force from me to me and Circulars as may be issued by Stock exchanges or its Clearing Corporaon and in force from me to me.

Stock exchanges does not provide or purport to provide any advice and shall not be liable to any person who enters into any business relaonship with any stock broker of Stock exchanges and/or any third party based on any informaon contained in this document. Any informaon contained in this document must not be construed as business advice. No consideraon to trade should be made without thoroughly understanding and reviewing the risks involved in such trading. If you are unsure, you must seek professional advice on the same. In considering whether to trade or authorize someone to trade for you, you should be aware of or must get acquainted with the following:-



1. BASIC RISKS:

1.1 Risk of Higher Volality:

Volality refers to the dynamic changes in price that a security/derivaves contract undergoes when trading acvity connues on the Stock Exchanges. Generally, higher the volality of a security/derivaves contract, greater is its price swings. There may be normally greater volality in thinly traded securies / derivaves contracts than in acve securies /derivaves contracts. As a result of volality, your order may only be parally executed or not executed at all, or the price at which your order got executed may be substanally different from the last traded price or change substanally therea er, resulng in noonal or real losses.

1.2 Risk of Lower Liquidity:

Liquidity refers to the ability of market parcipants to buy and/or sell securies / derivaves contracts expediously at a compeve price and with minimal price difference. Generally, it is assumed that more the numbers of orders available in a market, greater is the liquidity. Liquidity is important because with greater liquidity, it is easier for investors to buy and/or sell securies / derivaves contracts swily and with minimal price difference, and as a result, investors are more likely to pay or receive a compeve Price for securies / derivaves contracts purchased or sold. There may be a risk of lower liquidity in some securies / derivaves contracts as compared to acve securies / derivaves contracts. As a result, your order may only be parally executed, or may be executed with relavely greater price difference or may not be executed at all.

1.2.1 Buying or selling securies / derivaves contracts as part of a day trading strategy may also result into losses, because in such a situaon, securies / derivaves contracts may have to be sold / purchased at low / high prices, compared to the expected price levels, so as not to have any open posion or obligaon to deliver or receive a security / derivaves contract.

1.3 Risk of Wider Spreads:

Spread refers to the difference in best buy price and best sell price. It represents the differenal between the price of buying a security/derivaves contract and immediately selling it or vice versa. Lower liquidity and higher volality may result in wider than normal spreads for less liquid or illiquid securies/derivaves contracts. This in turn will hamper be er price formaon.

1.4 Risk-reducing orders:

The placing of orders (e.g. stop loss orders, or limit orders) which are intended to limit losses to certain amounts may not be effecve many a me because rapid movement in market condions may make it impossible to execute such orders.

- 1.4.1 Market order will be executed promptly, subject to availability of orders on opposite side, without regard to price and that, while the customer may receive a prompt execuon of a market order, the execuon may be at available prices of outstanding orders, which sasfy the order quanty, on price me priority. It may be understood that these prices may be significantly different from the last traded price or the best price in that security/derivaves contract.
- **1.4.2** A limit order will be executed only at the limit price specified for the order or a be er price. However, while



the customer receives price protecon, there is a possibility that the order may not be executed at all.

- 1.4.3 A stop loss order is generally placed away from the current price of a stock/derivaves contract, and such order gets acvated if and when the security/derivaves contract reaches, or trades through, the stop price. Sell stop orders are entered ordinarily below the current price, and buy stop orders are entered ordinarily above the current price. When the security / derivaves contract reaches the pre determined price, or trades through such price, the stop loss order converts to a market/limit order and is executed at the limit or be er. There is no assurance therefore that the limit order will be executable since a security / derivaves contract might penetrate the pre-determined price, in which case, the risk of such order not geng executed arises, just as with a regular limit order.
- 1.5 Risk of News Announcements: News announcements that may impact the price of stock / derivaves contract may occur during trading, and when combined with lower liquidity and higher volality, may suddenly cause an unexpected posive or negave movement in the price of the security / contract.

1.6 Risk of Rumors:

Rumors about companies / currencies at mes float in the market through word of mouth, newspapers, websites or news agencies, etc. The investors should be wary of and should desist from acng on rumors.

- **System Risk:** High volume trading will frequently occur at the market opening and before market close. Such high volumes may also occur at any point in the day. These may cause delays in order execuon or confirmaon.
- **1.7.1** During periods of volality, on account of market parcipants connuously modifying their order quanty or prices or placing fresh orders, there may be delays in order execuon and its confirmaons.
- 1.7.2 Under certain market condions, it may be difficult or impossible to liquidate a posion 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 / derivaves contract due to any acon on account of unusual trading acvity or security / derivaves contract hing circuit filters or for any other reason.

1.8. System/Network Congeson:

- 1. Trading on exchanges is in electronic mode, based on satellite/leased line based communicaons, combinaon of technologies and computer systems to place and route orders. Thus, there exists a possibility of communicaon failure or system problems or slow or delayed response from system or trading halt, or any such other problem/glitch whereby not being able to establish access to the trading system/network, which may be beyond control and may result in delay in processing or not processing buy or sell orders either in part or in full. You are cauoned to note that although these problems may be temporary in nature, but when you have outstanding open posions or unexecuted orders, these represent a risk because of your obligaons to sele all executed transacons.
- 2. As far as Derivaves segments are concerned, please note and get yourself acquainted with the following additional features:-

2.1.	Effect of '	'Leverage"	or'	' Gearing'	"	:
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	Signature of Client/Authorised Signatory

In the derivaves market, the amount of margin is small relave to the value of the derivaves contract so the transacons are leveraged'or geared'. Derivaves trading, which is conducted with a relavely small amount of margin, provides the possibility of great profit or loss in comparison with the margin amount. But transacons in derivaves carry a high degree of risk.

You should therefore completely understand the following statements before actually trading in derivaves and also trade with cauon while taking into account one's circumstances, financial resources, etc. If the prices move against you, you may lose a part of or whole margin amount in a relavely short period of me. Moreover, the loss may exceed the original margin amount.

- **A.** Futures trading involve daily selement of all posions. Every day the open posions are marked to market based on the closing level of the index / derivaves contract. If the contract has moved against you, you will be required to deposit the amount of loss (noonal) resulng from such movement. This amount will have to be paid within a spulated me frame, generally before commencement of trading on next day.
- **B.** If you fail to deposit the addional amount by the deadline or if an outstanding debt occurs in your account the stock broker may liquidate a part of or the whole posion or substute securies. In this case, you will be liable for any losses incurred due to such close-outs.
- **C.** Under certain market condions, an investor may find it difficult or impossible to execute transacons. For example, this situaon can occur due to factors such as illiquidity i.e. when there are insufficient bids or offers or suspension of trading due to price limit or circuit breakers etc.
- **D.** In order to maintain market stability, the following steps may be adopted: changes in the margin rate, increases in the cash margin rate or others. These new measures may also be applied to the exisng open interests. In such condions, you will be required to put up addional margins or reduce your posions.
- **E.** You must ask your broker to provide the full details of derivaves contracts you plan to trade i.e. the contract specificaons and the associated obligaons.

2.2. Currency specific risks:

- 1. The profit or loss in transacons in foreign currency-denominated contracts, whether they are traded in your own or another jurisdicon, will be affected by fluctuaons in currency rates where there is a need to convert from the currency denominated contract to another currency.
- 2. Under certain market condions, you may find it difficult or impossible to liquidate a posion. This can occur, for example when a currency is deregulated or fixed trading bands are widened.
- 3. Currency prices are highly volale. Price movements for currencies are influenced by, among other things: changing supply-demand relaonships; trade, fiscal, monetary, exchange control programs and policies of governments; foreign polical and economic events and policies; changes in naonal and internaonal interest rates and inflaon; currency devaluaon; and senment of the market place. None of these factors can be controlled by any individual advisor and no assurance can be given that an advisor's advice will result in profitable trades for a parcipang customer or that a customer will not incur losses from such events.

2.3. Risk of Opon holders:

1. An opon holder runs the risk of losing the enre amount paid for the opon in a relavely short period of me. This risk reflects the nature of an opon as a wasng asset which becomes worthless when it



Signature of Client/Authorised Signatory

expires. An opon holder who neither sells his opon in the secondary market nor exercises it prior to its expiraon will necessarily lose his enre investment in the opon. If the price of the underlying does not change in the ancipated direcon before the opon expires, to an extent sufficient to cover the cost of the opon, the investor may lose all or a significant part of his investment in the opon.

2. The Exchanges may impose exercise restricons and have absolute authority to restrict the exercise of opons at certain mes in specified circumstances.

2.4 Risks of Option Writers:

- 1. If the price movement of the underlying is not in the ancipated direcon, the opon writer runs the risks of losing substanal amount.
- 2. The risk of being an opon writer may be reduced by the purchase of other opons on the same underlying interest and thereby assuming a spread posion or by acquiring other types of hedging posions in the opons markets or other markets. However, even where the writer has assumed a spread or other hedging posion, the risks may sll be significant. A spread posion is not necessarily less risky than a simple long or short posion.
- 3. Transacons that involve buying and wring mulple opons in combinaon, or buying or wring opons in combinaon with buying or selling short the underlying interests, present addional risks to investors. Combinaon transacons, such as opon spreads, are more complex than buying or wring a single opon. And it should be further noted that, as in any area of invesng, a complexity not well understood is, in itself, a risk factor. While this is not to suggest that combinaon strategies should not be considered, it is advisable, as is the case with all investments in opons, to consult with someone who is experienced and knowledgeable with respect to the risks and potenal rewards of combinaon transacons under various market circumstances.

3. TRADING THROUGH WIRELESS TECHNOLOGY/ SMART ORDER ROUTING OR ANY OTHER TECHNOLOGY:

Any additional provisions defining the features, risks, responsibilies, obligations and liabilies—associated with securies trading through wireless technology/smart order roung or any other technology should be brought to the noce of the client by the stock broker.

4. GENERAL:

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- 4.1 The term constuent shall mean and include a client, a customer or an investor, who deals with a stock broker for the purpose of acquiring and/or selling of securies / derivaves contracts through the mechanism provided by the Exchanges.
- 4.2 The term stock broker shall mean and include a stock broker, a broker or a stock broker, who has been admied as such by the exchanges and who holds a registraon cerficate from SEBI.

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GUIDANCE NOTE - DO s AND DON Ts FOR TRADING ON THE EXCHANGE(S) FOR INVESTORS BEFORE YOU BEGIN TO TRADE

- 1. Ensure that you deal with and through only SEBI registered intermediaries. You may check their SEBI registraon cer ficate number from the list available on the Stock exchanges www.bseindia.com, www.bseindia.com, www.bseindia.com, and SEBI website www.sebi.gov.in.
- 2. Ensure that you fill the KYC form completely and strike off the blank fields in the KYC form.
- 3. Ensure that you have read all the mandatory documents viz. Rights and Obligaons, Risk Disclosure Document, Policy and Procedure document of the stock broker.
- 4. Ensure to read, understand and then sign the voluntary clauses, if any, agreed between you and the stock broker. Note that the clauses as agreed between you and the stock broker cannot be changed without your consent.
- 5. Get a clear idea about all brokerage, commissions, fees and other charges levied by the broker on you for trading and the relevant provisions/guidelines specified by SEBI/Stock exchanges.
- 6. Obtain a copy of all the documents executed by you from the stock broker free of charge.
- 7. In case you wish to execute Power of A orney (POA) in favor of the Stock broker, authorizing it to operate your bank and demat account, please refer to the guidelines issued by SEBI/Exchanges in this regard.

TRANSACTIONS AND SETTLEMENTS

- 8. The stock broker may issue electronic contract notes (ECN) if specifically authorized by you in wring. You should provide your email id to the stock broker for the same. Don't opt for ECN if you are not familiar with computers.
- 9. Don't share your internet trading account's password with anyone.
- 10. Don't make any payment in cash to the stock broker.
- 11. Make the payments by account payee cheque in favor of the stock broker. Don't issue cheques in the name of sub-broker. Ensure that you have a documentary proof of your payment/deposit of securies with the stock broker, stang date, scrip, quanty, towards which bank/ demat account such money or securies deposited and from which bank/ demat account.
- 12. Note that facility of Trade Verificaon is available on stock exchanges 'websites, where details of trade as menoned in the contract note may be verified. Where trade details on the website do not tally with the details menoned in the contract note, immediately get in touch with the Investors Grievance Cell of the relevant Stock exchange.
- 13. In case you have given specific authorizaon for maintaining running account, payout of funds or delivery of securies (as the case may be), may not be made to you within one working day from the receipt of payout from the Exchange. Thus, the stock broker shall maintain running account for you subject to the following condions:
 - (A) Such authorizaon from you shall be dated, signed by you only and contains the clause that you may revoke the same at any me.
 - (B) The actual selement of funds and securies shall be done by the stock broker, at least once in a calendar quarter or month, depending on your preference. While seling the account, the stock broker shall send to you a statement of accounts' containing an extract from the client ledger for funds and an extract from the register of securies displaying all the receipts/deliveries of funds and securies. The statement shall also explain the retenon of funds and securies and the details of the pledged shares, if any.
 - © On the date of selement, the stock broker may retain the requisite securi es/funds towards outstanding obligaons and may also retain the funds expected to be required to meet derivaves margin



obligaons for next 5 trading days, calculated in the manner specified by the exchanges. In respect of cash market transacons, the stock broker may retain enre pay-in obligaon of funds and securies due from clients as on date of selement and for next day's business, he may retain funds/securies/margin to the extent of value of transacons executed on the day of such selement in the cash market. d) You need to bring any dispute arising from the statement of account or selement so made to the noce of the stock broker in wring preferably within 7 (seven)working days from the date of receipt of funds/securies or statement, as the case may be. In case of dispute, refer the ma er in wring to the Investor Grievance Cell of the relevant Stock Exchange without delay.

- 14. In case you have not opted for maintaining running account and pay-out of funds/securies is not received on the next working day of the receipt of payout from the exchanges, please refer the ma er to the stock broker. In case there is dispute, ensure that you lodge a complaint in wring immediately with the Investors Grievance Cell of the relevant Stock exchange.
- 15. Please register your mobile number and email id with the stock broker, to receive trade confirmaon alerts/details of the transacons through SMS or email, by the end of the trading day, from the stock exchanges.

IN CASE OF TERMINATION OF TRADING MEMBERSHIP

- 16. In case, a stock broker surrenders his membership, is expelled from membership or declared a defaulter; Stock exchanges gives a public noce inving claims relang to only the transacons executed on the trading system of Stock exchange, from the investors. Ensure that you lodge a claim with the relevant Stock exchanges within the spulated period and with the supporng documents.
- 17. Familiarize yourself with the protecon accorded to the money and/or securies you may deposit with your stock broker, parcularly in the event of a default or the stock broker's insolvency or bankruptcy and the extent to which you may recover such money and/or securies may be governed by the Bye-laws and Regulaons of the relevant Stock exchange where the trade was executed and the scheme of the Investors 'Protecon Fund in force from me to me.

DISPUTES/COMPLAINTS

- 18. Please note that the details of the arbitraon proceedings, penal acon against the brokers and Investor complaints against the stock brokers are displayed on the website of the relevant Stock exchange.
- 19. In case your issue/problem/grievance is not being sorted out by concerned stock broker/sub- broker then you may take up the ma er with the concerned Stock exchange. If you are not sasfied with the resoluon of your complaint then you can escalate the ma er to SEBI.
- 20. Note that all the stock broker/sub-brokers have been mandated by SEBI to designate an e-mail ID of the grievance redressal division/compliance officer exclusively for the purpose of registering complaints.