

Derivatives (India) Private Limited

Serial Number :	DEMAT	TRADING	вотн	



CIN NO. U01403GJ2008PTC085744

CLIENT REGISTRATION FORM

FOR INDIVIDUAL CLIENT

FOR DEMAT & TRADING ACCOUNT

(COMBINED FOR NSE, BSE, MCX, NCDEX AND DP-CDSL)

Client :		
Client Code :	BOID :	
Introducer :		
Date of Opening KYC :		

SEBI Regn. No.: INZ000170932



Name of Stock Broker/ Trading Member/Clearing Member: Parker Derivatives (India) Private Limited (PDIPL)

Registered & Corporate Office: B-71, Pariseema Complex, Near Swagat Complex CG Road, Ellisbridge

Ahmedabad - 380006. Gujarat.

Phone: 079 - 48920188, Fax: 079 - 26425833,

Website: www.parkerderivatives.com E-mail: parkerderivatives@yahoo.com

Registration Details:

EXCHANGES	SEGMENTS	TMID	CMID
NSE	CM, FNO, SLBM, CD	13343	NCL-M52014
BSE	CM, CD	4077	NCL-M52014
MCX	COMM	28805	MCXCCL-28805
NCDEX	COMM	00825	NCCL-M50807

SINGLE SEBI Registration No: INZ000170932 Dt: March,23 2018 (Stock & Commodity Broker)

DP SEBI Registration No: IN-DP-362-2018 Dt: April 05, 2018 CDSL DP ID: 12085600

Compliance Officer For Trading and DP: Mr. Vishal Panchal | Phone: 079 48920188 | Email ID: vishal@parkerderivatives.com **Managing Director:** Mr. Suresh Majithia | Phone: 079 66611126 | Email ID: parkerdcomplain@gmail.com

Contact for any Grievance/Dispute:

For any grievance/dispute please contact Parker Derivatives (India) Private Limited (PDIPL) at the above address or E-Mail ID- parkercomplain@gmail.com (for trading) and investorcomplaints@parkerderivatives.com (for demat) Phone: 079 48920188. In case not satisfied with the response, please contact the concerned exchange(s) Investor Grievance Cells at National Stock Exchange of India Limited(NSE), ignse@nse.co.in or 1800 266 0058; BSE Limited(BSE), is@bseindia.com or 022-2272 8138; Multi Commodity Exchange of India Limited(MCX), grievance@mcxindia.com or 022-6649 4070; National Commodity and Derivatives Exchange Limited (NCDEX), ig@ncdex.com or 022-6640 6789;

KNOW YOUR CLIENT(KYC) APPLICATION FORM - ACCOUNT OPENING KIT									
Sr. No.	Name of the document	Brief Significance of the Document	Pg Nos.						
MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI, EXCHANGES & DEPOSITORIES									
1	Know Your Client or Account	A. KYC Form - Document captures basic information about the constituent and an instruction/checklist.	1 - 4						
	Opening Form	B. Document captures the additional information about Constituent relevant to Trading and Demat Account Details.	5 - 10						
2	Rights and Obligation Documents	Document stating the Rights & Obligations of stock broker/trading member, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading) and also of BO & DP.	Separate Copy to Clients will be						
3	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market	provided as per						
4	Guidance note	Document detailing do and don'ts for trading on exchange, for the education of the investors.	client's preference						
5	Schedule of Charges /TariffDetails	Brokerage Tariff and Demat Services Charges	11-12						
6	Policy And Procedures	Document describing significant Policies and Procedures of the Stock Broker	13-14						
	VOLUNTARY DOCUM	IENTS AS PROVIDED BY THE STOCK BROKER & DP							
7	Terms and Conditions	Registration / Modification Form for receiving SMS Alerts from CDSL	12						
8	Additional clauses agreed between stock broker and client.	Containing Clause (1-23) Voluntary documents pertaining to non-mandatory documentation duly signed by me.	17 - 19						
9	DDPI	Consent for Demat Debit & Pledge Instruction .	20- 21						

Further, the above documents is also made available in vernacular languages, you may download from on our website: https://www.parkerderivatives.com/ downloads.php -->Mandatory Documents or from BSE Website Link: https://www.bseindia.com/static/investors/client_regislanguages.aspx?expandable=3 or NSE Website Link: https://www.nseindia.com/membership/content/complinc_trading_mem.htm or MCX Website Link: https://www.mcxindia.com/membership/members-compliance/vernacular-language or NCDEX Website Link: https://www.ncdex.com/Investor/Client Reg Doc.aspx



CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Individual

Important Instructions:

- A) Fields marked with '*' are mandatory fields.
- B) Please fill the form in English and in BLOCK letters.
- C) Please fill the date in DD-MM-YYYY format.
- D) Please read section wise detailed guidelines / instructions at the end.
- E) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.
- F) List of two character ISO 3166 country codes is available at the end.
- G) KYC number of applicant is mandatory for update application.
- H) For particular section update, please tick (\checkmark) in the box available before the section number and strike off the sections not required to be updated.



							SEASTIF !	24 TOJE
For office use only	Application Type*	□New	Update					
(To be filled by financial instit					(Mandatory	for KYC update	request)	
	Account Type*	☐ Normal	I ☐ Simplifie	d (for low risk	customers)	Small		
☐ 1. PERSONAL DETA	ILS (Please refer instruction	on A at the end))					
		First Name		Middle N	lame		Last Name	
☐ Name* (Same as ID proo	f)							
Maiden Name (If any*)								
Father / Spouse Name*								
Mother Name*								
Date of Birth*	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	YY					РНОТО	0
Gender*	☐ M- Male		☐ F- Female	☐ T-Tra	ansgender			
Marital Status*	☐ Married		Unmarried	☐ Othe	rs			
Citizenship*	☐ IN- Indian		☐ Others (ISC	3166 Country	Code)			
Residential Status*	☐ Resident Individual		☐ Non Reside	nt Indian				
	☐ Foreign National		☐ Person of In	dian Origin				
Occupation Type*	☐ S-Service (☐ Priva		☐ Public Secto	r Govern	ment Sector)			
	☐ O-Others (☐ Profe	essional	☐ Self Employ	ed Retired	Housewife	e ☐Student)		
	□ B-Business□ X- Not Categorised							
	_ / recounting							
☐ 2. TICK IF APPLICA	BLE RESIDENCE FO	R TAX PURF	POSES IN JURIS	SDICTION(S)	OUTSIDE INDIA	(Please refer ins	truction B at the	end)
ADDITIONAL DETAILS RE	EQUIRED* (Mandatory onl	y if section 2 is	ticked)					
ISO 3166 Country Code of	f Jurisdiction of Residence	ce*						
Tax Identification Number	or equivalent (If issued by	jurisdiction)*						
Place / City of Birth*			ISO 3166 Cou	ntry Code of Bi	rth*			
☐ 3. PROOF OF IDENT	ITY (Pol)* (Please refer in	nstruction C at t	the end)					
(Certified copy of any one of the	he following Proof of Identity	[Pol] needs to l	be submitted)					
☐ A- Passport Number				Passport E	Expiry Date	D D — M	M - Y Y Y	Υ
☐ B- Voter ID Card								
☐ C- PAN Card								
☐ D- Driving Licence				Driving Lic	cence Expiry Da	ate DD-M	M - Y Y Y	Υ
☐ E- UID (Aadhaar)				· ·	. ,			
☐ F- NREGA Job Card								
Z- Others (any documer	nt notified by the central gove	ernment)		Ide	ntification Numb	per		
	s Account - Document T				ntification Numb			
4 PROOF OF ARRE	DESS (D.A)*							
4. PROOF OF ADDR		CO DETAILO	(Please see instru	ction D at the on	d)			
(Certified copy of any one of the			•	ction b at the en	u)			
	esidential / Business	Reside	,	Business	□ Por	gistered Office	☐ Unsp	agaified
	assport	_	g Licence	UID (Aadh		gistered Office		Jecilieu
□.	oter Identity Card		GA Job Card	☐ OID (Aadii	uui <i>j</i>	please specify		
□s	implified Measures Acco	unt - Docum	ent Type code					
Address Line 1*								
Line 1								+
Line 3					City / Town /	Village*		+
District*	Din	/ Post Code*		State / U	J.T Code*		Country Code*	

4.CONTACT DETAILS (All communications will be sent to Mobile number/Email-ID provided) (Please refer instruction C at the end)												
Tel. (Off)												
Email ID												
5. REMARKS (If ar	ny)											
6. APPLICANT DE	CLARATION											
 I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I under take to inform you of any changes there in, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it. I hereby consent to receiving information from Central KYC Registry through SMS/Email on the above registered number/emailaddress. Date: Place: Signature/Thumb Impression of Applicant 												
Documents Received			ata received from Offline verification ideo Based KYC									
KYC \	/ERIFICATION CARRIED OUT BY	INSTITU	UTION DETAILS									
Date Emp. Name Emp. Code Emp.Designation Emp Branch		Name Code	nstitution Stamp]									

Instruction/Checklist/Guidelines for filing Individual KYC Application Form

A. Clarification / Guidelines on filling 'Personal Details' section

- 1. Name: The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
- $2. \ \ One \ the \ following \ is \ mandatory: \ Mother's \ name, \ Spouse's \ name, \ Father's \ name.$

B. Clarification / Guidelines on filling 'Current Address details' section

- 1. In case of deemed PoA such as utility bill, the document need to be uploaded on CKYCR
- 2. PoA to be submitted only if the submitted PoI does not have current address or address as per PoI is invalid or not in force.
- 3. State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
- 4. In Section 2, one of I, II, and III is to be selected. In case of online E-KYC authentication, II is to be selected.
- 5. In Section 3, one of I, II, III and IV is to be selected. In case of online E-KYC authentication, II is to be selected.
- 6. List of documents for 'Deemed Proof of Address'.

Document code Description

- 01 Utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill).
- 02 Property or Municipal tax receipt.
- Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address.
- 04 Letter of allotment of accommodation from employer issued by State Government or Central Government Departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies and leave and licence agreements with such employers allotting official accommodation.
- 7. Regulated Entity (RE) shall redact (first 8 digits) of the Aadhaar number from Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR.
- 8. "Equivalent e-document" means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the Information Technology (Preservation and Retention of Information by Intermediaries Providing Digital locker Facilities) Rules, 2016.
- 9. 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005.
- 10. REs may use self declaration check box where Aadhar Authentication has been carried out successfully for a client and client wants to provide a current address, different from the address as per the identity information available in the Central identities Data Repository.

C. Clarification / Guidelines on filling 'Contact details' section

- 1. Please mention two-digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-999999999).
- 2. Do not add '0' in the beginning of Mobile number.
- . Clarification / Guidelines on filling 'Related Person details' section
- 1. Provide KYC number of related person, if available.

. Clarification on Minor

- 1. Guardian details are optional for minors above 10 years of age for opening of bank account only.
- 2. However, in case guardian details are available for minor above 10 years of age, the same (or CKYCR number of guardian) is to be uploaded.

CHECKLIST OF DOCUMENTS

A. IMPORTANT POINTS:

- Self-attested copy of PAN card is mandatory for all clients
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by original for verification. In case the original of any documents is not produced for verification, then the copies should be properly attested by entities authorized for 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 proof 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 FEMA guidelines), copy of passport / PIO Card /OCI 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. For opening an account with depository participant or Mutual Fund, for a minor, photocopy of the school Leaving Certificate / Mark sheet issued by Higher Secondary Board/ Passport of Minor/Birth Certificate must be provided.
- 11. 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.

B. Proof of Identity (POI): List of documents admissible as Proof of Identity :

- PAN card with photograph. This is a mandatory requirement for all applicable except those who are specifically exempt from obtaining PAN (listed in Section D).
- 2. Unique Identification Number(UID)(Aadhaar)/ Passport/ Voter ID card/Driving license.
- Identity card/ document with applicant's Photo, issued by any of following: Central/State Government and its Departments, Statutory/ Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated toUniversities. Professional Bodies such as ICAI,ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.

C. Proof of Address (POA): List of documents admissible 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 Not more than 3 months old.
- 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.
- Identity card/document with address, issued by any of the following: Central/StateGovernment 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 apostiled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse may be accepted.

D. Exemptions/clarification to PAN

(*Sufficient documentary evidence in support of such claims to be collected.)

- In case of transactions undertaken on behalf of Central Government and/or State Government by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- 3. UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- 4. SIP of Mutual Funds uptoRs. 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.



E. List of people authorized to attest the documents :

- Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/ Cooperative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- In case of NRIs, authorized officials of overseas branches
 of Scheduled Commercial Banks registered in India,
 Notary Public, Court Magistrate, judge, Indian Embassy/
 Consulate General in the country where the client resides
 are permitted to attest the documents.

F. Additional Documents In Case Of Trading In Derivatives Segments - Illustrative List:

Copy of ITR Acknowledgement	Copy of Annual Accounts			
In case of salary income - Salary Slip, Copy of Form 16	Net worth certificate			
Copy of demat account holding statement	Bank account statement for last 6 months			
Any other relevant documents substantiating ownership of assets.	Self-declaration with relevant supporting documents			

In respect of other clients, documents as per risk management policy of the stock broker need to be provided by the client from time to time.

- **G.** Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code and IFSC Code of the bank should be submitted.
- **H.** Demat master or recent holding statement issued by DP bearing name of the client.

I. 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 inperson' 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.

	TRA	DING / DEMA	AT ACCOU	J NT REI	LATED I	DET A	AILS						
A. HOLDER D	ETAILS												
Sole/First Holder's				P/	۸N								
Name				UI	D								
				-	CC								
					change								
					ame & II)							
Second Holder's				P.A	AN								
Name				UI	D								
Third Holder's Name				P.A	AN .								
				UI	D								
Name *													
Name *													
*In case of Firms, Association	•	,	,	·	•	-						ne of th	ne natu
persons, the name of the Fir	m, Association of F	Persons (AOP), Pa	artnership Fir	m, Unregi	stered Tru	st, etc	., shou	uld be r	nenti	oned a	bove.		
B. TYPE OF AC	CCOUNT (Pleas	e tick whichev	er is applic	able)									
Status	Sub-status												
□Individual		al Resident						irector					
		ıal Director's R	Relative				ual H	UF/AC	P				
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G 7.1777.1.64							~~` F						
C. BANK ACC	COUNT(S) DET	AILS: (For Pa	yout of Fur	nds throu	igh NEF	I/RT	GS) [Divide	nd B	ank d	letails	5]	
Bank Name													
Branch Name													
Bank Branch Address	City:	State:		Countr			וזמ	V Code	· ·				
Account Number	City:	State.		Counti	y. 		LII	1 Cour	. .			1	
Account Type	☐ Saving	□ Curr	ent		thers (in	 case	of NF	RI/NRE	/NR	O))			
IFSC Code (11 Character)								•					
MICR Code (09 Digit)												T	
i. Photocopy of the ca	ancelled cheque	having the na	ame of the	account	holder v	vhere	e the	cheau	e bo	ok is	issue	d. or	
ii. Photocopy of the Ba	ank Statement h	naving name a	nd address	s of the E	30							,	
iii. Photocopy of the Pa iv. Letter from bank. [Ir							- do -	لمانيمط	h a .a		+/		مما مم
the document.]	i case of option	s (II), (III), and	(iv) above,	MICK CC	ide or the	e Dia	IICII S	noula	be p	reser	it/iiie	HUOH	ed on
D. DEPOSITO	RY ACCOUNT	(S) DETAILS:											
DP Name													
Depository Name	□ CDSL □	NSDL											
DP ID													
BO Client ID													
E. INTRODUC	CER DETAILS:												
Name of the Introduce	er												
Status of the Introduce		□Authorize	d Person		ing Clien	t [Sub	Broke	er	□ Re	misie	r	
Status of the Introduce		□Employee		□ Othe									
Address and Tel. No. o		r											
Signature of Introduce	r	Se .											



Exchanges						SE			
All Segment	Cash	/Mutual F	und		F&O		Currency		Debt
<u>A</u>	B			Ø		B		B	
If you do not wish to tr	ade in any	of the so	egment	s/M	utual Fund, Please m	ention h	ere		— <i>'</i>
For Commodity Setrade. The Exchange							ainst the Exch	ange with	which you wish
Sr. No.		lame of		0	Date of Consent		Signature of	f the Clier	nt l
J. 140.		xchang			trading on conce		Joignature of	tile chei	
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4		ACV			Exchange		~		
1		1CX					∑s.		
2		ICDEX					B		
In case of allowing a consent letter is requ									
G. DEALINGS	THROU	GH SUB	BROK	ŒR	AND OTHER STO	OCK BE	ROKERS:		
f client is dealing thr	ough the	sub-bro	ker, pro	ovic	le the following det	ails:			
Sub Broker Name:					SEBI Registration	No:	Webs	site:	
Regd office address:					Ph:	FAX:			
Whether dealing with (in case dealing with	any othe multiple s	er stock l stock bro	oroker/ okers/si	sub ub k	-broker: prokers, provide det	tails of a	all)		
Name of Stock Broke	r:				Name of Sub Bro	ker, if a	ny		
Client Code:					Exchange:				
Details of disputes/du	ues pendi	ng from	/to suc	h st	ock broker/sub- bro	oker:			
H. INFORMAT	ION FOF	R PREV	ENTIO	N (OF MONEY LAUN	DERIN	G ACT, 2002 &	OTHER D	DETAILS
C	□ Below	1 lac I	⊐ 1-5 L	acs	□ 5-10 Lacs □	10-25 L	acs 🛮 25 Lac	- 1 Cr □ >	·1 Cr
Gross Annual Income	Net Wor	et Worth : as on date: (Net worth should not be older than 1 year)							
					(Net worth should	not be	older than 1 ye	ear)	
Occupation (Select One)					Sector □ Govern ker □ Retired □ A				
Investment / Trading Experience	Stocks:	,	Years		Derivatives other than Currency			Currency Derivatives	: Years
Select, if applicable	□ Politic	ally Expo	osed Pe	erso	n (PEP) 🗖 Related	to a Po	litically Exposed	d Person (P	EP)
C					application forms m be signed by the gu			e guardian	and 2) for the
Guardian Details(whe minor)	ere sole no	older is				PAN:			
			G. Nan	ne:			Relation with Minor:		
Any other informatio	n·					Relatio	on with Milnor:		
Any other informatio	11.								
I. GST Registra	tion Deta	ils							
GST Registration No.									
		☐ Acti	ve 🗆	Ina	ctive	Na	me of State :		
J. PAST ACTIO	NS:	1							
Details of any action,		ings initi	ated/p	end	ing/ taken by SEBI	/ Stock	exchange/ anv	other aut	hority against the
applicant/constituent securities during the l f Yes	or its P	Partners/	promo	ters					

Please sign in the relevant boxes where you wish to trade. The segment not chosen should be struck off by the client

F. TRADING PREFERENCES:

K. STANDING I	NSTRUCTIONS / OTHER DETAILS: (Please s	elect one)		
To receive Contract No	ote, Statement of Fund & Securities, Retention & N	Margin Statement, CAS	5, etc ☐ Electr	onically cally
I/we wish to avail fac		I WT □ Both		
I/We wish to receive	□ Electr □ Physi	onically cally		
I/ we wish to receive default option would I	me] La res	□ No		
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I/We would like to instany further instruction	nout □ Yes	□ No		
Account Statement R			SEBI Regulat	ion
I/We request you to semail id	send Electronic Transaction-cum-Holding Stater	ment at	□ Yes	□ No
I/ we would like to Sh	nare Email id with RTA		☐ Yes	□No
	ceive Annual Report in Electronic Mode Physox. If not marked the default option would be i		Both Physica	al and Electronic
To opt for BSDA facil	ity		☐ Yes	□ No
Easi	To register for easi, please visit website www.cocan view ISIN balances, transactions & value of		O	□ No
SMS Alert Facility Refer to Terms & Conditions given as Annexure-2.4	MOBILE NO. +91 [Mandatory, if you are giving Power of Attorne granted& you do not wish to avail of this facili			□No
For Commodity	Purpose of Trading: ☐ Speculation ☐ Hedging	□Day Trading □Jol	bbing/Arbitra	ge
Transaction:	Nature of Business Relationship:☐ Speculative	□Hedger □Day T	rader □Job	ber/Arbitrager
☐ Option1 : I/We my/our CDSL accour Parker Derivatives (Ir	require you to issue Delivery Instruction Slips that though I/we have issued a Power of Attornedia) Private Limited (PDIPL) for executing delivansactions] effected through such Clearing Mer	y (POA)/executed PN very instructions for s	1S agreement setting stock	t in favor of/with
POA/executed PMS a instructions for setting	e do not require the Delivery Instruction Slip (lagreement in favor of/with Parker Derivatives (lag stock exchange trades [settlement related tradewever, the Delivery Instruction Slip (DIS) bookater date.	ndia) Private Limited Insactions] effected th	(PDIPL) for e hrough such (xecuting delivery Clearing Membe
M. FATCA / CRS	S DECLARATION / SELF CERTIFICATION F	OR INDIVIDUAL		
Client Name:			PAN:	
S. S. C.		First Holder Sec	cond Holder	Third Holder
Are you Indian Reside	ent Person?(Refer Risk Disclosure document at es.com)		Yes 🗆 No	☐ Yes ☐ No
	sidence for tax purpose (if above clause is no)			
Specify Tax Identifica				
	S. person and / or if your tax residency / nationa self certification under FATCA / CRS.	ality / citizenship is ot	her than India	a, than please
Signature X O🎘	Sole/First Holder Second Ho	Signatur	re X ○為	Third Holder



Annexure - A

(SEBI/HO/OIAE/OIAE_IAD-3/P/ON/2025/01650, dated January 10, 2025)

Nomination Form for Demat Accounts and Mutual Fund (MF) Folios

			Nomii	nation Det	tails						
		Mandatory Details Additional Details ****									
	Name of nominee	Share of nominee (%)**	Relation ship	Postal Address	Mobile number & E-mail	Identity Number ***	D.o.B. of nominee	Guardian			
Nominee 1											
Nominee 2											
Nominee 3											
Nominee 4											
Nominee 5											
Nominee 6											
Nominee 7											
Nominee 8											
Nominee 9											
Nominee 10											
oint Accounts:			l	l							
	1.1.4 11.1	Event					n of Account				
emise of one or i	-				The surviving		h name delet nall inherit the				
emise of all joint					Nominee						
emise of all joint	holders simult	aneously – no	having nom	inee	Legal heir(s)	of the young	gest holder				
if % is not specifi	ed, then the a	ssets shall be	distributed e	qually amon	gst all the nor	minees (see t	able in 'Transm	ission aspects			
Provide only nur	nber: PAN or	Driving Licenc	e or Aadhaa	r (last 4). Co	py of the doc	ument is not	required.				
* to be furnished	only in followi	ng conditions	/ circumstance	ees:							
☐ Date of Bi	rth (DoB): plea	ase provide, o	nly if the nom	inee is mino	or.						
☐ Guardian:	It is optional f	or you to provi	de, if the nor	ninee is min	or.						
	the details	of my / our r	nominee to	be printed	d in the sta	tement of	holding, pro	ovided to m			
I / We want		follows: (ple	ease tick, a	ıs appropr	riate)						
	MC / DP as	, (1									
I / We want us by the Al	MC / DP as e of nomine	-		Nominatio	on: Yes / N	О					
I / We want us by the Al	e of nomine	e(s)					o operate n	ny account			

3) This nomination shall supersede any prior nomination made by me / us, if any.

Name(s) of ho	older(s)	Signature(s) of holder	Witness Signature*
Sole / First Holder (Mr./Ms.)			
Second Holder (Mr./Ms.)			
Third Holder (Mr./Ms.)			

^{*} Signature of two witness(es), along with name and address are required, if the account holder affixes thumb impression, instead of wet signature.

Rights, Entitlement and Obligation of the investor and nominee:

If your are opening a new demat account / MF folios, you have to provide nomination. Otherwise, you have to follow procedure as per 3.10 of this circular.
You can make nomination or change nominee any number of times without any restriction.
You are entitiled to recive acknowledgement from the AMC / DP for each instance of providing or
changing nomination.
Upon demise of the investor, the nominees shall have the option to either contiune as joint holders with other nominees or for each nominee(s) to open separate single account / folio.
In case all your nominees do not claim the assets from the AMC / DP, then the residual unclaimed asset shall continue to be with the AMC in case of MF units and with the concerned Depository in case of Demat account.
You have the option to designate any one of your nominees to operate your account / folio, if case of your physical incapciation. This mandate can be changed any time you choose.
The signatories for this nomination form in joint folios / account, shall be the same as that of your

- joint MF folio / demat account. i.e.
 - 'Either or Survivor' Folios / Accounts any one of the holder can sign
 - 'Jointly' Folios / Accounts both holders have to sign

Tramnsmission aspects

AMCs / DPs shall transmit the folio / account to the nominee(s) upon receipt of 1) copy of death
certificate and 2) completion / updation of KYC of the nominee(s). The nominee is not required to
provide affidavits, indemnitites, undertakings, attestations or notarization.

- ☐ Nominee(s) shall extend all possible co-operation to transfer the assets to the legal heir(s) of the deceased investor. In this regard, no dispute shall lie against the AMC/DP.
- ☐ In case of multiple nomineees the assets shall be distributed pro-rata to the surviving nominees, as illustrated below.

% share as spe	cified by investor	% assets to be apportioned to surviving nominees upon						
at the time	of nomination		demise of investor and nominee 'A'					
Nominee	% share	Nominee	% initial	% of A's share to	Total % share			
			share	be apportioned				
A	60%	A	0	0	0			
В	30%	В	30%	45%	75%			
С	10%	С	10%	15%	25%			
Total	100%	-	40%	60%	100%			

Declaration form for opting out of Nomination

[Annexure B To SEBI Circular No. SEBI/HO/MIRSD/RTAMB/CIR/P/2021/601 Dated July 23, 2021 on Mandatory Nomination for Eligible Trading and Demat Accounts]

То,				Date	D	D	ММ	Y	Y	Y
Parker Derivatives (India) Private Lin B-71, Pariseema Complex, Near Swagat Co	,	Ellisbridge Ahme	dabad – 380	0006. Guja	arat.					
UCC/DP ID										
Client ID (only for demat account)										
Sole/First holder name										
Second holder name										
Third holder name										
II/We hereby confirm that I/We do understand the issues involved in non-a account holder(s), my/our legal heirs wassets held in my/our trading/demat competent authority, based on the value	appointment of would need to account which	nominee(s) ar submit all the may also in	nd further a requisite clude docu	are aware docume uments	e tha nts/ issue	at in info	case o	f dea for	ath c clai	f all th ming o
Signature X O Sole/First Holder	Signature X O	Second Hole		Signati	ire X	(O	<u> </u>	Third I		

CLIENT DECLARATION

FOR DEMAT ACCOUNT

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

FOR TRADING ACCOUNT

- 1. I/we 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 /we 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' and 'Guidance Note' with 'Policy and Procedures'. I do hereby agree to be bound by such provisions as outlined in these documents. I have also been informed that the standard set of documents has been displayed for Information at our website. www.parkerderivatives.com.

DECLARATION PURSUANT TO SEBI CIRCULAR SEBI/HO/CDMRD/DNPMP/CIR/2019/08 DATED 04TH JANUARY, 2019

Commodities	Code Commoditie		mmodities		Code	Commodities		Code	Commodities		Code
Aluminum		Silve	r			Brass			Cardamom		
Castorseed		Copper				Cotton			Crupalmoil		
Crude oil		Gold				Lead			Menthaoil		
Natural Gas		Nickel Pepper			Rbdpalmoil						
Kapas		Mcxl	oulldex			Mcxmetldex			Zinc		
Rubber									All Commoditi	es	
Category (please tick one)	FPO/Farmo	ers	Value Chain Participants	1	Traders(Only for Registered Stock / I		Fir In:	omestic nancial stitutional vestors	Foreign Participants	Oth	ners
Category Code	□ 1		□ 2		□ 3			4	□ 5		5

I/We declare that the details furnished above are true and correct to the best of my knowledge and belief and I/We undertake to inform you of any changes there in 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.

			- 10.001
Signature XOA	Signature XO🖎	Sig	nature XOA
Sole/First H	older	Second Holder	Third Holder
	FOR OFFICE	E USE ONLY	
UCC Code allotted to the clien	t:		
	Documents verified with originals	Client interviewed by	In-person verification done by
Name of the employee			
Employee code			
Designation of the employee			
Date			
Signature	B	∑®.	794
* ()	1 41 19 4	C (D):	7 - 100 L - 1 H - 1

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

Signature	of Authorised	Signatory
D 4		

Date.

Date:

Parker Derivatives (India) Private Limited

Seal/stamp of the stock brocker

BROKERAGE TARIFF DETAILS

Column		1		2		3		4		5
Exchanges & Segment			(% or Paica)		Delivery (CM) / Carry forward (FNO)(% or Paisa)		Minimum (% or Paisa)		Minimum (per Options contract)	
Equity & SLBM										
Equity FNO	F-	0-	F-	O-	F-	0-	F-	O-	F-	0-
CD	F-	0-	F-	O-	F-	0-	F-	0-	F-	0-
MCX	F-	0-	F-	O-	F-	0-	F-	0-	F-	0-
NCDEX						•				

Note: 1) the above rates are exclusive of Stamp Duty, Securities Transaction Tax(STT), Exchange Transaction Charges and GST which will be charged extra at the rate prevailing from time to time. 2) For Internet Based Trading(IBT) Clients, additional charges with regard to software access, etc. will be applicable as per the terms agreed at the relevant point in time. 3) Any Penalties like Short Margin Penalty Code Modification etc will be charged at actual. 4) Charges for any options are defined under column 5 above. Any changes to above shall be intimated separately.

SCHEDULE OF CHARGES FOR DEMAT SERVICES

Particulars	Scheme-A	Scheme-B- Corporate	Scheme-C-life Time	Scheme-BSDA
A. Deposit	Nil	Nil	Nil	Nil
B. Charges				
AccountOpening	Nil	Nil	Nil	Nil
Account Closing	Nil	Nil	Nil	Nil
Annual Maintenance	Rs.300	1500	1000	As per BSDA Circular of SEBI
Demat/Remat Request/ Rejection	As actual 3 (per certificate) + 50 Postage	As actual 3 (per certificate) +50 Postage	As actual 3 (per certificate) +50 Postage	As actual 3 (per certificate) +50 Postage
Custody Charges	Nil	Nil	Nil	Nil
C.Transfer of Securities				
Buy	Nil	Nil	Nil	Nil
Sales/Failed Instruction	30 (15 for in-house market transactions) per ISIN	30 (15 for in- house market transactions) per ISIN	30 (15for in- house market transactions) per ISIN	25 per ISIN
Interdepository/Offmark	25	25	25	25
D. Pledge				
Pledging Services (Creation, Closure and Invocation)	0.02% of the value of securities Minimum 50 per ISIN	0.02% of the value of securities Minimum 50 per ISIN	0.02% of the value of securities Minimum 50 per ISIN	0.02% of the value of securities Minimum 50 per ISIN
Margin Pledge/ Unpledge	10 Per Request	10 Per Request	10 Per Request	10 Per Request

BROKERAGE TARIFF DETAILS

Conditions:

- 1. Annual maintenance has to be paid on Quarterly/annually basis in advance .For corporate the AMC shall be Rs.1500/- per year.
- 2. All charges mentioned above are inclusive of CDSL charges.
- 3. GST ,as applicable would be levied.
- 4. The above charges are subject to change with 30 days prior notice . However, in case of revision of charges by CDSL, a shorter notice may be given.
- 5. Charge once paid will not be refunded except as required by law.
- 6. All instructions for transfer must be received at least one day before the Execution/Pay in date.
- 7. Same day execution /late instructions will be accepted on "A best effort basis" at the sole risk and responsibility of the depository account holder (s).
- 8. The depository service may be temporarily discontinued if the cheque given for availing DP services is returned un paid. Intimation of discontinuation of the DP services shall be in accordance with the rues specified by CDSL. The DP services shall be resumed after recovery of the returned cheque plus Rs.100/-as additional charges.
- 9. All pledging services (creation, closure and invocation) shall be separately charged at the time of each transaction.
- 10. All value of securities will be in accordance with the rate provided by CDSL.
- 11. Non periodical statement will be charged at Rs. 25 per statement.
- 12. Charges quoted above are for the services listed- Any services not quoted above will be charged separately.
- 13. Inter-scheme Transfer Charge is RS. 1000.Per time-Scheme Change.
- 14. POA Charges Rs 300 and KRA charges As actual.

Sole/First Holder

15. In Scheme C 1000/- (Life Time), AMC for the first year 1000/- and there shall be no AMC from second years till the expiry of Life lime Period. Parker Derivatives (India) Private Limited defines Life Time Period of 10 years for Life Time scheme.

S	Signature X 🔿 🦄		Signature	Y \(\sigma_{\infty}\)	Signature V 🔿
	I/WE HAVE READ ANI SAME.	D UNDERSTOO	DD THE CH	IARGES AND CONDITIONS AS	ABOVE AND AGREE TO ABIDE BY TH
	Individuals having any respect of the single of	y other demat demat account	account/s t where the	where they are not the first hoey are sole or first holder. 3) If	at Account across Depositories. 2) older shall be eligible for BSDA in the value of holdings exceeds more alar Scheme (non-BSDA) from that da
17.	Scheme Opted	□A □B	ПС	□BSDA	
16.	Whether you wish to	Opt for BSDA	□Yes	□ No	
	scneme.				

Second Holder



Third Holder

POLICY AND PROCEDURES

REFUSAL TO TAKE ORDERS (PENNY STOCKS):

Depending on the market conditions and risk containment measure Parker may at any time at its sole discretion and without prior notice restrict or refuse the client to place order or trade in penny stocks or such other stocks/contracts (though they might not be penny stocks including but not limited to stocks put under surveillance measures by Exchanges) as specified by Member. Any loss on account of such refusal shall be borne by client only.

SETTING UP CLIENT'S EXPOSURE LIMITS:

Parker has its own RMS policy. On the basis of the same and on basis of the margins paid (in the manner specified by Parker - which may vary from time to time) limits are assigned to the clients. These limits may be subject to change and may be increased/decreased as the need may be at the sole discretion of Parker and or Exchange/ SEBI/Clearing Corporation. Parker may from time to time impose and vary limits on the orders that the client can place through the stock broker's trading system (including but not limited to exposure limits, turnover limits, purchase /sell limits, mark to market loss limits, limits as to the number, value and/or kind of securities in respect of which orders can be placed etc.). The client is aware and agrees that Parker may need to vary or reduce the limits or impose new limits urgently on the basis of Parker's risk perception and other factors considered relevant by it and Parker may be unable to inform the client of such variation, reduction or imposition of limits in advance or otherwise. The client agrees that Parker shall not be responsible for such variation ,reduction or imposition of limits. Parker shall have the prerogative to allow differential trading limits varying from client to clients, depending upon its assessment of the credit worthiness, integrity and past conduct of the client.

APPLICABLE BROKERAGE RATE:

Brokerage will be charged as decided by Parker and informed to the client in this document including a percentage of the value of the trade or as a flat fees or otherwise and within the limits prescribed by SEBI/EXCHANGE. It can be reviewed from time to time & may be decreased without written notice to the client. In case of an increase it shall be done after intimation to the client. Brokerage is exclusive of any charges or levies or taxes.

IMPOSITION OF PENALTY/DELAYED PAYMENT CHARGES:

The client understands and agrees that applicability of delayed payment charge by either party is solely at the discretion of Parker. Without prejudice to margin funding guidelines issued by SEBI, any amounts which are overdue from a client toward settlement obligation or margin obligation either in cash segment and/or Derivative segment may attract delayed payment charges at the rate of 1.5 % per month or part thereof or such other rate as may be

determined by Parker. This delayed payment charge is irrespective of any credit in any other family or group account. Interest may also be charged in case where the client fails to maintain the cash to collateral ratio as designated by Parker in any segment that may be applicable. Parker shall not be obligated to pay any interest on any credit balance, up-front margin or other amounts lying to the credit of the clients account. Parker will pass on any penalty or fine that may be levied upon it by the Exchange/SEBI or any other authority on account of the client's activity through it.

In case client has not opted for running account maintenance, any amount which are overdue from a Trading Member towards settlement pay out after meeting all pending settlement/ margin obligations or dues, may attract delayed payment charges at the rate of 1.5 % per month or part thereof or such other rate as may be determined by the Trading Member.

In case client has opted for running account maintenance, any amount which are overdue from a Trading Member towards the available undisputed credit balance in client ledger after meeting settlement and/or margin obligation and making provision for next 5 trading day settlement and / or margin obligation, calculated in the manner specified by the exchanges or amount as demanded by client, in writing, out of available ledger balance, whichever is less, may attract delayed payment charges at the rate of 1.5 % per month or part thereof or such other rate as may be determined by the Trading Member.

LIQUIDATION/CLOSE-OUT OF POSITIONS

Without prejudice to Parker's other rights (including the right to refer the matter to arbitration), Parker shall be entitled to liquidate/close out all or any of the clients position after giving prior notice to the client for nonpayment of margins or settlement obligations, outstanding debts etc and adjust the proceeds of such liquidation/close out, if any, against the clients liabilities / obligation. Any and all losses and financial charges on account of such Liquidation /closing-out shall be charged to and borne by the Client. Further Compulsory Liquidation for shares lying in Client Unpaid Securities Account shall be governed by SEBI and Exchange Circulars issued from time to time based on Parker's risk perception. Client is liable to clear its settlement outstanding on or before 05th Trading Day from the date of Pay-out cut-off time 2.30 pm. In case of nonpayment before such cutoff date and time, clients share shall be liquidated at Parker's discretion to recover debit.

INTERNAL SHORTAGE

In case of purchase of securities by the Client at times Parker may be unable to deliver the securities to the said purchaser on the payout day due to non-receipt of the said securities from another client of Parker who has sold the securities against the said purchaser on the payout day due to non-receipt of the said securities from another client of



Parker who has sold the securities against the said purchase transaction. In such cases Parker may buy the shares from the market on T+1 day or on settlement day and deliver the same to the client or it may give close out at the rate as determined by Parker. An auction penalty of 2% is charged on all sell short deliveries internal or otherwise.

RESTRICTIONS/PROHIBITION TO TAKE FURTHER POSITION OR CLOSING EXISTING POSITION:

Parker may in its sole discretion not allow taking further position to the client or may close the existing position of a client due to any restrictions in relation to volume of trading/outstanding business or margins stipulated by the exchange, clearing corporation/ clearing house and/ or Parker and/or any other extraordinary event warranting such restrictions. The client waives any and all claims for loss or damage arising directly or indirectly from any such restrictions.

TEMPORARY SUSPENSION/CLOSURE AT CLIENTS REQUEST

On the request of the client in writing, the client account can be suspended temporarily and same can be activated only on the written request of the client. However client shares/ledger balance settlement can take place. On the request of the client in writing, the client account can be closed. Such temporary closing or suspending of trading account will not affect the rights and obligation incurred prior to such suspension or closure. Any request for temporary suspension or closure shall not be processed by Parker unless all the dues are paid by the client.

DE-REGISTERING A CLIENT:

Parker may at its sole discretion de-register a client's account and terminate services with immediate effect to protect its interest which might include (but not limited to):

- 1) Member is compelled to by law
- 2) Client has not used his/her/its account for a long time
- 3) Parker has reason to believe that the account is being used for fraudulent purposes
- 4) If there is reasonable apprehension that the Client is unable to pay its debts or the Client has admitted its inability to pay its debts either in writing or orally, as they become payable
- 5) Any other reason which Parker thinks reasonable for de-registering the account.

The client waives any and all claims for loss or damages arising directly or indirectly from such de-registering. The de-registering will not affect any liability of the Client resulting directly or indirectly from any transactions made at any time before such de-registering.

INACTIVE CLIENT ACCOUNT:

Client/trading account will be considered as inactive wherein no trades have been carried out for a continuous period of 12 months across all exchanges. Inactive marking shall be done on weekly basis or other time period as determined by Parker. To reactive the account the process given by exchanges including but not limited to carrying out In-person verification and submission of application and documents will have to be followed. Further if Client has not reactivated his account after two years, he must required to give new KYC form with all required supporting documents to activate his account.

CLIENT ACCEPTANCE OF POLICIES AND PROCEDURES STATED HERE IN ABOVE:

I/We have fully understood the above stated mandatory Policies & Procedures and accept the same.

Signature XO🖎_		Signature XOS_		Signature XO🖎	
S	Sole/First Holder	S	Second Holder	G	Third Holder



Mandatory, if you are giving Power of Attorney (POA)] per CDSL Communique

Terms And Conditions -cum-Registration / Modification Form for receiving SMS Alerts from CDSL

Annexure 2.4

[SMS Alerts will be sent by CDSL to BOs for all debits]

Definitions:

In these Terms and Conditions the terms shall have following meaning unless indicated otherwise:

- 1. "Depository" means Central Depository Services (India) Limited a company incorporated in India under the Companies Act 1956 and having its registered office at 17th Floor, P.J. Towers, Dalal Street, Fort, Mumbai 400001 and all its branch offices and includes its successors and assigns.
- 2. 'DP' means Depository Participant of CDSL. The term covers all types of DPs who are allowed to open demat accounts for investors.
- 3. 'BO' means an entity that has opened a demat account with the depository. The term covers all types of demat accounts, which can be opened with a depository as specified by the depository from time to time.
- SMS means "Short Messaging Service"
- 5. "Alerts" means a customized SMS sent to the BO over the said mobile phone number.
- 6. "Service Provider" means a cellular service provider(s) with whom the depository has entered / will be entering into an arrangement for providing the SMS alerts to the BO.
- 7. "Service" means the service of providing SMS alerts to the BO on best effort basis as per these terms and conditions.

Availability:

- 1. The service will be provided to the BO at his / her request and at the discretion of the depository. The service will be available to those account holders who have provided their mobile numbers to the depository through their DP. The services may be discontinued for a specific period / indefinite period, with or without issuing any prior notice for the purpose of security reasons or system maintenance or for such other reasons as may be warranted. The depository may also discontinue the service at any time without giving prior notice for any reason whatsoever.
- 2. The service is currently available to the BOs who are residing in India.
- 3. The alerts will be provided to the BOs only if they remain within the range of the service provider's service area or within the range forming part of the roaming network of the service provider.
- 4. In case of joint accounts and non-individual accounts the service will be available, only to one mobile number i.e. to the mobile number as submitted at the time of registration / modification.
- 5. The BO is responsible for promptly intimating to the depository in the prescribed manner any change in mobile number, or loss of handset, on which the BO wants to receive the alerts from the depository. In case of change in mobile number not intimated to the depository, the SMS alerts will continue to be sent to the last registered mobile phone number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

Receiving Alerts:

- 1. The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- 2. The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'OFF' mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts sent during such period.
- 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non -delivery, delayed delivery or distortion of the alert in any way whatsoever.
- 4. The BO further acknowledges that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/ or inaccuracy. In case the BO observes any error in the information provided in the alert, the BO shall inform the depository and/ or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alerts facility.
- 5. The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about any such unauthorized debit to/ transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- 7. The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert
- 8. The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non availability of the service in any manner whatsoever.
- 9. If the BO finds that the information such as mobile number etc., has been changed without proper authorization, the BO should immediately inform the DP in writing.



Fees:

Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.

Disclaimer:

The depository shall make reasonable efforts to ensure that the BO's personal information is kept confidential. The depository does not warranty the confidentiality or security of the SMS alerts transmitted through a service provider. Further, the depository makes no warranty or representation of any kind in relation to the system and the network or their function or their performance or for any loss or damage whenever and howsoever suffered or incurred by the BO or by any person resulting from or in connection with availing of SMS alerts facility. The Depository gives no warranty with respect to the quality of the service provided by the service provider. The Depository will not be liable for any unauthorized use or access to the information and/ or SMS alert sent on the mobile phone number of the BO or for fraudulent, duplicate or erroneous use/ misuse of such information by any third person.

Liability and Indemnity:

The Depository shall not be liable for any breach of confidentiality by the service provider or by any third person due to unauthorized access to the information meant for the BO. In consideration of the depository providing the service, the BO agrees to indemnify and keep safe, harmless and indemnified the depository and its officials from any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever which a depository may at any time 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 service by the BO.

Amendments:

The depository may amend the terms and conditions at any time with or without giving any prior notice to the BOs. Any such amendments shall be binding on the BOs who are already registered as user of this service.

Governing Law and Jurisdiction:

Providing the Service as outlined above shall be governed by the laws of India and will be subject to the exclusive jurisdiction of the courts in Mumbai.

I/We wish to avail the SMS Alerts facility provided by the depository on my/our mobile number provided in the registration form subject to the terms and conditions mentioned below. I/ We consent to CDSL providing to the service provider such information pertaining to account/transactions in my/our account as is necessary for the purposes of generating SMS Alerts by service provider, to be sent to the said mobile number.

I/We have read and understood the terms and conditions mentioned above and agree to abide by them and any amendments thereto made by the depository from time to time. I/ we further undertake to pay fee/ charges as may be levied by the depository from time to time.

I / We further understand that the SMS alerts would be sent for a maximum four ISINs at a time. If more than four debits take place, the BOs would be required to take up the matter with their DP.

I/We am/ are aware that mere acceptance of the registration form does not imply in any way that the request has been accepted by the depository for providing the service.

I/We provide the following information for the purpose of **REGISTRATION / MODIFICATION** (Please cancel out what is not applicable).

BOID (Please wri	te your 8 dig	git DPID) (Please write	your 8 digit Client ID)
Sole / First Holder's Name	:		
Second Holder's Name	:		
Third Holder's Name	:		
Mobile Number on which messages are to be se		te only the mobile number without prefixing	g country code or zero)
The mobile number is registered in the name of	: □ Self	☐ Spouse ☐ Dependant Child	☐ Dependant Parent
Email ID	:(Please v	write only ONE valid email ID on which con	nmunication; if any, is to be sent)
This email id belongs to	: □ Self	☐ Spouse ☐ Dependant Child	☐ Dependant Parent
Signature XO Sole/First Holder Signature	re XOS	Second Holder Signature Y	Third Holder

ADDITIONAL CLAUSES AGREED BETWEEN STOCK BROKER AND CLIENT FOR SMOOTH OPERATIONS AND COMPLIANCE (VOLUNTARY DOCUMENTS)

I, voluntarily and unconditionally hereby state and declare that I/We have read and understood the terms and conditions mentioned hereinafter governing securities trading and broking services of Member Parker Derivatives (India) Private Limited (here-inafter referred to as PDIPL) and agree to be bound by the same.

1) Internet Based Trading Services: E-Broking Services, Wireless Securities Trading & Dial & Trade Services

The CLIENT is aware that authentication technologies and strict security measures are required for the internet trading through order routed system and undertakes to ensure that the password of the CLIENT and/or his authorised representative are not revealed to any third party. The CLIENT agrees that the STOCK BROKER /TRADING MEMBER shall not be liable or responsible for non-execution of the orders of the CLIENT due to any link/system failure at the CLIENT/ STOCK BROKERS /TRADING MEMBERS/EXCHANGE end.

2) Electronic Payment Gateway for Net Banking Services:

Electronic Payment Gateways provided by various banksfor facilitating transfer of funds from Client's bank account to the account of the Client with PDIPL. Client understands that PDIPL is only providing access to the electronic fund transfer facility provided by the banker of the Client through PDIPL's web-site by means of an interface and is not liable or responsible for the proper functioning or otherwise of the Gateway or for any transaction errors, losses, malfunctioning or hacking of the system by unscrupulous elements, frauds, and/or any incidental or consequential claims arising there out. Client un-dertakes not to make PDIPL a party to any litigation, claim, dis-pute, difference or complaint that the Client may initiate in respect of, arising out of or in connection with any transactions on the Gateway and agrees that PDIPL's liability shall at all time be limited to the amount actually received in its account by electronic transfer from Client's account with the Bank. The PDIPL expressly excludes liability for consequential loss or damage or loss of profit, business, revenue, goodwill or anticipated saving which may arise in respect of (i) the payment gateway services offered by such bank (ii) the payment Mechanism

3) PMLA Declaration

I declare that I have read and understood the contents and the provisions of the PMLA Act, 2002, which were also explained to me by PDIPL officials. I further declare that I shall adhere to all the provisions of PMLAAct, 2002. I further undertake and confirm that; I do not have any links with any known criminal. I am a genuine person and not involved or indulge knowingly or assisted, directly or indirectly, in any process or activity connected with the proceeds of crime nor I am a party to it. The investment money is derived from proper means and does not involve any black or Hawala money in any manner. I am not a party to any agreement or arrangement to facilitate any segment of my transaction with PDIPL.

4) Order Placement Instructions

I understand that you require written instructions from me for placing / modifying / cancelling orders. However, since it is not practical for me to give written instructions for placing /modifying/cancelling order. Even If I have facility to trade online through Internet and wireless technology, I may have to place orders by physically visiting /calling/Emailing the Call centre/ branch specified for the said purpose PDIPL in case of breakdown of internet connectivity or other similar reasons. I hereby request you to kindly accept my or my authorized representative or mandate holder's verbal orders/instructions, in person or over phone and execute the same.I understand the risk associated with placement of verbal orders

and accept the same. I shall not disown orders under the plea that the same were not placed by me provided I am sent ECN/Physical contract notes or trade confirmations through SMS and other modes. I indemnify PDIPL and its employees against all losses, damages, actions which you may suffer or face, as a consequence of adhering to and carrying out my instructions for orders placed verbally.

5) Errors and Omissions

I understand and agree that inadvertent errors may occur, while executing orders placed by me. In such circumstances PDIPL shall make all reasonable efforts to rectify the same and ensure that I am not put to any monetary loss. I understand and agree that I shall not hold PDIPL responsible beyond this and claim additional damages/loss.I understand and agree that my request to modify or cancel the order shall not be deemed to have been executed unless and until the same is confirmed by PDIPL. Extra Ordinary Events and termination/suspension of trading facility: PDIPL will not be liable for losses caused directly or indirectly by government restriction, Exchange rulings, suspension of trading, computer, communication, telephone or system failure, war, earthquakes, flood, accident, power failure, equipment or software malfunction, lack of connectivity, congestion or disruption of communication net- work or links, software glitches or corruption, low processing speed, strikes or any other conditions beyond PDIPL's control resulting in nonexecution, partial or incomplete execution of orders and the resulting financial loss, if any PDIPL may at any time terminate, discontinue or temporarily suspend trading facility provided to the Client in the event of any such extraordinary event occurring without giving prior notice to the Client. Any loss or damage arising from or occasioned by (i) Any such inaccuracy, error, delay or omission, (ii) Non- performance, or (iii) Interruption in making available any such data, information or message, due to either any act or omission by PDIPL or any disseminating party or to any "force majeure" (e.g. flood, extraordinary weather condition, earthquake or other act of nature, fire, war, insurrection, riot. of dispute/unrest, accident, government, action communications or power failure, equipment or software malfunction) or any other cause beyond the reasonable control of PDIPL or any disseminating party.

6) Non-execution/delay/cancellation of Orders:

The client hereby agrees that PDIPL or the Exchanges shall not be liable for non execution or partial execution of any orders caused due to suspension, interruption, or malfunctioning of the trading services, disruptions or congestion of communication networks, hardware or software problems, or failure of the electronic trading system generally in any manner due to one or the other reasons beyond the control of PDIPL or the Exchange. Client not to act on representations of agents, employees: Client is aware that PDIPL has not authorized any agents, representatives, employees or other persons to make any representation, or to give any promise, assurance, warranty, undertaking or commitment as to return on investment of the Client whether in writing or otherwise on behalf of PDIPL.

7) Indemnification:

I hereby indemnify and hold PDIPL, its Directors and employees harmless from and against all claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses that are occasioned or may be occasioned to the PDIPL directly or indirectly, relating to bad delivery of shares/ securities and/ or third party delivery, whether authorized or unauthorized and fake/forged/stolen shares/ securities/transfer documents introduced or that may be introduced by or through me during the course of my dealings/ operations on the



Exchange(s) and/ or proof of address, identity and other supporting/ documents provided by me at the time of registration and/ or subsequently.

8) Indemnity of Joint Holdings:

I hereby agree to indemnify and hold the PDIPL harmless from any claims, demands, actions, proceedings, losses, damages, liabilities, charges, and /or expenses arising from transactions in securities held jointly by me with any other person or persons, if any.

9) Mutual Fund Service System (MFSS) Facility:

I am interested in availing the MFSS facility of the Exchange for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the MFSS of the Exchange. For the purpose of availing the MFSS facility, I state that "Know Your Client" details as submitted by me for the opening of Trading Account may be considered for the purpose of MFSS and I/we further confirm that the details contained in same remain unchanged as on date. I am willing to abide by the terms and conditions as has been specified and as may be specified by the Exchange from time to time in this regard. I shall ensure also compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI). I shall read and understand the contents of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I choose to subscribe/ redeem. I further agree to abide by the terms and conditions, rules and regulations of the respective Mutual Fund Schemes subscribed by me.

10) NRI Declaration:

I understand that if the sole/first applicant has or attains NRI Status, investments in scheme of mutual funds can be made only upon providing Foreign Inward Remittance Certificate (FIRC) to PDIPL every time the investment is made. Further, I /we undertake to update any status change and shall abide by FEMA, RBI and SEBI guidelines with regard to NRI investment in India.

11) Third-Party Payments:

PDIPL shall have the prerogative to refuse payments received from any bank account where the client is not the first holder or which is not mentioned in the KYC or which the client has not got updated subsequently by submitting a written request along-with adequate proof thereof as per proforma prescribed by PDIPL shall not be responsible for any loss or damage arising out of such refusal of acceptance of payments in the situations mentioned above.

However, due to oversight, if any such third-party payment has been accepted by PDIPL and the credit for the same has been given in the client's ledger and P&L shall have the right to immediately reverse such credit entries on noticing or becoming aware of the same. In such a case PDIPL reserves the right to liquidate any of the open positions and/or any of the collaterals received/ held on behalf of the client PDIPL, its Directors and employees shall not be responsible for any consequential damages or losses.

12) No Dealings In Cash:

PDIPL as a policy neither accepts any funds for payin/margin in cash nor makes any payment or allows withdrawal of funds incash. No claim will be entertained where the client states to have made any cash payment or deposited cash with any Branch/ SubBroker/ Remisier/Employee/Authorised Person of PDIPL.

13) No Market Manipulation:

I undertake not to execute transactions, either singly or in concert with other clients, which may be viewed as manipulative trades viz. artificially raising, depressing or maintaining the price,

creation of artificial volume, synchronized trades, cross trades, self trades, etc or which could be termed as manipulative or fraudulent trades by SEBI/Exchanges. In case I am found to be indulging in such activities, PDIPL has every right to inform the Exchange/SEBI/other regulatory authority of the same and suspend/close my trading account.

14) Authorization to debit additional charges with regard to Trading and Demat Account:

Without prejudice to the other rights and obligations of the parties, the client understands and agrees that PDIPL may levy charges including Annual Maintenance Charges and all transaction charges with respect to Clients Demat account for any service rendered by PDIPL and as may be required by the Client, and recover from the Client all reasonable costs, as may be incidental or consequential for rendering the said services. The said charges will be debited to the clients' Trading ledger account maintained with PDIPL for the demat charges payable to PDIPL as Depository for providing depository services.

15) Authorization for Inter Segment/Inter Exchange Fund Balance Transfer:

The client hereby authorize PDIPL to transfer fund/ pay out resulting on account of sale of shares/contract/or margin refunds from NSE/BSE/MSE and adjust the same towards debit balances in any segment of NSE/BSE/MSE. Further, I/we hereby authorise to consider credit available in one segment/ exchange towards margin / settlement obligation in another exchange/segment with or without passing journal entries.

16) Deliveries:

The client shall ensure that the shares are properly transferred to the designated demat account of PDIPL, for effecting delivery to the Exchange against the sale position of the client. Such transfers shall be entered by the client within the time specified by SEBI/ Exchanges/PDIPL. In case the client fails to transfer the shares on time to PDIPL, PDIPL shall not be responsible for any loss/damages arising out of such delayed transfers.

17) Proprietary Trading:

The CLIENT is aware that PDIPL is doing proprietary trading along with client business.

18) Portfolio Management:

Further any investment views given by the Trading member are market views only. Reacting on the same will not render member liable for the same. All risk will be of client only. Members do not intend to manage the portfolio of client.

19) Close Out:

The Client hereby agrees that if he/she/it default in daily margin, MTM's or any outstanding debt occurs in their/our account, PDIPL is irrevocably authorize to close out/liquidate whole or any part of their/our position without prejudice to their right to refer the matter to arbitration. Any and all losses and financial charges on account of such liquidation/closing out etc. shall be charged to and borne by client.

20)Commodity Transaction Undertaking & Confirmation

I/We wish to opt to deal in Commodity Option as per Trading Preference selected in the KYC herein and I/We shall abide by the rules and regulation of Exchange and SEBI in this regard, which may vary from time to time and I/we hereby confirm that we have read and understood risk disclosure document of commodity options and are fully aware of commodity option holders and writers. I/We have taken cognizance of circulars issued by Regulator / Commodity Exchanges from time to time on the guidelines for calculation of net open positions permitted in any commodity and I/we hereby undertake to comply with the same. I / We hereby declare and undertake that I/we will not exceed the position limits prescribed from time to time by Commodity Exchanges or Regulator and such position limits



will be calculated in accordance with the circulars on position limits as modified from time to time. I / We confirm that you have agreed to enter order in commodity forward contracts / commodity derivatives for me / us as your clients on Commodity Exchanges only on the basis of our above assurances and undertaking. I/We further undertake to bear any liable / penalty / charges levied by Commodity Exchanges / Regulator. I/We propose to undertake high value transactions (i.e., buy and sell trades for value exceeding Rs. 5,00,000/- or such other sum as may be prescribed by Regulator / MCX / NCDEX or any other authority from time to time) in a day on MCX / NCDEX through you as my/our commodity broker. By this one time declaration, please note that the said transaction(s) would be for and on my/our behalf and entirely for my/our profit or loss only. I/We also declare that the transactions would not be carried out for any unauthorized / unregistered authorized person or for and on behalf of any other person / entity. I/we confirm that transactions related to sale, purchase and or dealing in securities / commodities by me/us are for the purpose of investment of my/our own money and/or dealing in market for own interests. I/we have read and understood the Anti-Money Laundering Guidelines and confirm that funds and securities/commodities used by me for settlement or transaction are assets earned by me through legal means in my/our own capacity and are not assets qualified under PMLA.

21) Investment and Other Advice

I understand and agree that PDIPL does not give any guarantee or assurance as to returns or profits or capital protection or appreciation. I further understand and agree that past performance is not necessarily a guide to future performance. I/we hereby acknowledges that PDIPL shall not be liable to provide him with any legal, tax, investment, accounting advice or advice related to suitability or profitability of a security or investment.

I/We understand and agree that employees and authorised person of PDIPL are not authorised to give any investment or other advice and I/we will not solicit or rely upon any such advice from the PDIPL, its employees and authorised person. In case, I/we have relied upon any such information, it is solely at the risk and cost of mine/ours and PDIPL or its employees or authorised person shall not be liable or responsible for the same.

22) Other Confirmations and Undertaking:

A) I/We authorise you to send SMS and email to registered email/ mobile no. in respect of my trading and demat account. In case of Electronic delivery, I/we agree that PDIPL will not cognizance of any "out-of-office/out of station" auto replies and I/we shall be deemed to have received such electronic mails. I/we shall immediately inform PDIPL about change in my email address, if any. B) /We hereby provide my/our consent in accordance with Aadhaar Act, 2016 and regulations made thereunder, for collecting, and storing and (ii) usage (ii) validating/ authenticating and (ii) updating my/our Aadhaar number(s) in accordance with the Aadhaar Act, 2016 (and regulations made thereunder). I/We hereby agree to carry out online KYC for opening or maintenance of my trading & demat account and hereby give consent to PDIPL to share my details and records with Digilocker, for enabling retrieval of Official Valid Documents from Digilocker system, as required for online KYC.

23) Running Account Authorisation:

I am aware that as per the SEBI / Exchange requirements, the settlement of funds / securities is to be done within one working day of the pay-out. I am also aware and understand that it is difficult to manage repeated payments/delivery with respect to all secondary market transactions. Also, I desire to use my securities and monies as margin / collateral without which I cannot deal / trade. Therefore, I hereby request and authorize you to maintain my account as a running account(s) which will entail that funds due to us on pay-out shall be withheld with yourselves beyond the stipulated deadlines and given to us only on the specific request. You shall transfer the funds lying in my credit within one working

day of my request if the same are lying with you and within three working days from the request if the same the Clearing Member/ with lying Corporation. Notwithstanding anything contained in this authorization, the actual settlement of funds, except for received from the clients towards collaterals/margin in the form of bank guarantee (BG)/Fixed Deposit receipts (FDR), at least once in a

Month Quarter

as allowed by Exchange and SEBI from time to time. In case I have an outstanding margin/settlement obligation 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 as per the applicable guidelines prescribed by the Exchanges. I acknowledge that I can revoke the above mentioned running account authority at any time by sending a written signed instruction through registered post (RPAD). I confirm you that I will bring to your notice any dispute arising from the statement of account or settlement so made in writing preferably within 7 working days from the date of receipt of funds/ securities or statement of account or statement related to it, as the case may be in writing at your registered office. Any clause which is not in conformity with SEBI and Exchange circular on settlement of fund shall stand amended/ modified to that extent. There shall be no inter-client adjustments for the purpose of settlement of the 'running

I am / we are understand and aware that the aforesaid consents are purely voluntary and have been given to you for smoother operations of my / our client account with you as our broker. Further, these standing instructions are valid from the date the client / trading account is opened with you and will be valid and operational until revoked by me /us by giving notice in writing to your compliance officer only. Any entries / transactions and acts, deeds, things etc. carried out by broker in accordance with this authorization shall be binding on me / us.

Signature X \bigcirc



Demat Debit & Pledge Instruction (DDPI)

To,	
Parker Derivatives (India)	Private Limited (PDIPL)
Gujarat.	ice: B-71, Pariseema Complex, Near Swagat Complex CG Road, Ellisbridge, Ahmedabad – 380006. www.parkerderivatives.com E-mail: parkerderivatives@yahoo.com
I / We 12085600 Derivatives (India) Private L	(Client / BO name) hold a Beneficiary account No (BO-ID) with Central Depository Services (India) Limited, through your company Parker imited. Having DP-ID 12085600.

And Whereas I am an investor engaged in buying and selling of securities through PARKER DERIVATIVES (INDIA) PRIVATE LIMITED (a member) of National Stock Exchange of India Limited, Bombay Stock Exchange of India Limited, Multi Commodity Exchange of India Limited, National Commodity and Derivatives Exchange Limited; bearing SEBI registration No.INZ000170932.

Further due to exigency and paucity of time, I / We am / are desirous of giving my / our consent for Demat Debit and Pledge Instruction (DDPI) to operate the aforesaid beneficiary account on my / our behalf for a limited purpose in the manner hereinafter appearing.

I/We further agree and confirm that the consent given by me / us by this DDPI shall continue until it is revoked (without notice) in witting by me / us and that the said revocation shall be effective from the date on which the revocation notice is received by the stock & commodity broker in his office at B-71, Pariseema Complex, Near Swagat Complex CG Road, Ellisbridge, Ahmedabad – 380006. Gujarat.

I/We hereby authorize to transfer the securities from the aforesaid account to the below mentioned accounts for the purpose specified herein in DDPI.

Sr No.	Exchange/Segment- Type of Demat Account	DPID	BOID	Purpose
1	NSE Cash Segment- CM pool Account - CDSL	12085600	00000015	NSE pool Account
2	NSE Cash Segment- CM Early Pay-in Account - CDSL	11000011	00020318	NSE Early Pay-in Account
3	NSE Cash Segment- CM Pool Account - NSDL	IN301485	10926038	NSE NSDL Pool Account
4	BSE Cash Segment - CM Pool Account - CDSL	12085600	00000021	BSE Pool Account
5	BSE Cash Segment- CM Early Pay-in Account - CDSL	11000010	00024001	BSE Early Pay-in Account
6	BSE Cash Segment - CM Pool Account - NSDL	IN301485	10959126	BSE NSDL Pool Account
7	All Exchange TM/CM CMPA Account	12085600	00002196	CLIENT SECURITIES MARGIN PLEDGE ACCOUNT
8	NSE SLB Segment -CM Pool Account -CDSL	12085600	00002673	NSE SLBS Pool Account



Demat Debit & Pledge Instruction (DDPI)

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

Note: In case of HUF, to be signed by Karta and All Co-Parceners

I/We, Accept,

For Parker Derivatives (India) Private Limited

Authorised Signatory

Date: Place: Ahmedabad

Annexure A

Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts)

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

Signature XOB		Signature XO		Signature XO	
O	Sole/First Holder	0	Second Holder	S	Third Holder



Policy for Voluntary Freezing/Blocking of Trading Accounts

1. Introduction

This policy outlines the framework and procedures for clients to voluntarily freeze/block and unfreeze/unblock their online trading accounts due to suspicious activities. This policy is part of the Risk Management Policy of [Trading Member's Name] and is in accordance with SEBI Circular No. SEBI/HO/MIRSD/POD-1/P/CIR/2024/4 dated January 12, 2024, and NSE Circular No. NSE/INSP/61529 dated April 08, 2024, BSE Notice No: 20240408-12 dated 08/04/2024, MCX Circular: MCX/INSP/218/2024 dated 09/04/2024 and NCDEX Circular; NCDEX/COMPLIANCE-025/2024 dated 09/04/2024.

2. Modes of Request

Clients may request to freeze/block their trading accounts using the following communication methods is if any suspicious activity is observed.

- Email from registered e-mail ID
- SMS from registered mobile number
- App/website https://www.parkerderivatives.com/
- Visit at nearest branch or HO and submit physical request.
- Any other legally verifiable mechanism

The designated email ID for this purpose is: stoptrade@parkerderivatives.com

3. Request Handling Procedure

Upon receiving a request to freeze/block an account:

- We shall validate the request from the registered contact details or use a client authentication procedure (2-Factor Authentication).
- We shall issue an acknowledgement and freeze/block the account within the prescribed timeline:
 - During trading hours or 15 minutes before trading starts: Within 15 minutes.
 - o **After trading hours or 15 minutes before trading starts**: Before the next trading session begins.

We shall simultaneously cancel all pending orders of the client.

4. Post Freezing Actions

After freezing/blocking the account:

- We shall notify the client via registered mobile number and e-mail ID that their account access has been frozen/blocked and all pending orders have been cancelled.
- We shall communicate details of open positions and contract expiry information within one hour to avoid unwanted delivery settlement.

5. Record Maintenance

We shall maintain logs of requests received, confirmations issued for freezing/blocking, and communications sent to clients.

6. Accountability

We shall be responsible for any trades executed from the time of receiving the request until the account is frozen/blocked if the process is not completed within the prescribed timeline as specified in Para 3 herein.

7. Re-enabling Account Access

To unfreeze/unblock the account, we shall:

- Conduct necessary due diligence i.e Request received from client itself, via appropriate channel i.e Through Registered Email or Mobile or Written duly signed by client, etc.
- Validate the client's request.
- Unfreeze/unblock the account access after verification.

8. Clarifications

- Freezing/blocking only restricts online access to the client's trading account; it does not impact the Risk Management activities.
- The request for freezing/blocking does not mark the client's Unique Client Code (UCC) as inactive in Exchange records.

9. Policy Disclosure

This policy will be:

- Disclosed on our website along with the process and timelines for account freezing/blocking and unfreezing/unblocking.
- Included in the account opening kit for new clients from July 01, 2024.
- Communicated to existing clients by July 01, 2024, via email or other suitable mechanisms that can be preserved. In cases of bounced/undelivered communication, alternate channels such as physical delivery, SMS, or electronic instant messaging services will be used.

10. Details for Communication

- Client's Name
- Unique Client Code

This policy aims to protect investors from suspicious activities and enhance the security of trading accounts while ensuring compliance with regulatory requirements.

Policy Acknowledgement

As part of our commitment to transparency and client protection, we are offeringGood Till Cancelled (GTC) and Good Till Triggered (GTT) orders to our clients. These orders enable clients to place buy or sell orders specifying a particular price and timeframe for execution. However, in the event of corporate actions (such as dividends, stock splits, mergers, etc.), these orders may be subject to adjustments or cancellation to avoid unintended execution or market disruptions. This document outlines our policy for handling such orders.

1. Details of GTC/GTT Orders

- **GTC Orders**: Orders remain active until they are either fully executed or cancelled by the client, subject to a maximum validity period, as specified by the exchange.
- **GTT Orders**: Orders remain in the system until a pre-defined trigger condition (price or time-based) is met or the order is cancelled by the client.
- **Order Validity**: Both types of orders can be placed for a predefined period or until specific conditions are met. The validity period, if any, will be communicated at the time of order placement.

2. Handling of GTC/GTT Orders during Corporate Actions

In the event of a corporate action, such as stock split, bonus issue, rights issue, dividends, mergers, or any other action that affects stock prices or volumes, the following mechanisms will be applied:

- **Order Cancellation**: GTC/GTT orders that remain unexecuted at the time of the corporate action may be cancelled to prevent any unintended execution at erroneous prices. The client will be notified promptly of the cancellation.
- **Price Reset**: In certain situations, where corporate actions result in significant price changes (e.g., stock split, bonus issue), unexecuted orders may be adjusted for price based on the revised market conditions. The client will be informed about any such adjustment.
- **Order Retention**: In some cases, where the corporate action is not expected to result in substantial changes to stock prices (e.g., dividend announcements), the unexecuted GTC/GTT orders may be retained without adjustment. However, the final decision will rest with the Member and will be communicated to the client.

3. Client Notification Timeline

- Weare committed to providing timely information to our clients regarding upcoming corporate actions and the impact on their GTC/GTT orders.
- We will intimate our clients about the details of upcoming corporate actions that could affect their unexecuted orders no later than **one day prior to the ex-date** of the corporate action. This communication will include details of whether the orders will be cancelled, adjusted, or retained.
- Clients will be notified through their registered communication channels (email, SMS, or the trading platform).

For any queries regarding this policy or to clarify the status of your orders during a corporate action, please contact our customer service team at https://www.parkerderivatives.com/contact-us.php

I hereby confirm that I have read and understood the above policy and I hereby acknowledge receipt of the same.

Email id / Mobile number Family Confirmation Form Client Name Client PAN First/Sole Holder Name /Client Name Confirmation of existing contact details and family declaration Joint Holder 1 Name Joint Holder 2 Name CONFIRMATION OF EMAIL ADDRESS IN AFORESAID TRADING ACCOUNT & DEMAT ACCOUNT **Email Address** Email address specified above belongs to self or family, due to investor being (Please tick any one option from below) ☐ Self Spouse ☐ Guardian (for Minor investment) Dependent Children Dependent Parents PMS Custodian **CONFIRMATION OF MOBILE NUMBER IN AFORESAID TRADING & DEMAT ACCOUNT** Mobile Number Mobile number specified above belongs to self or family, due to investor being (Please tick any one option from below) Self Spouse Guardian (for Minor investment) □ Dependent Children ☐ Dependent Parents ☐ PMS ☐ Custodian **CLIENT'S SIGNATURE(S) & DECLARATION** I / We authorize member/DP to use above email & mobile of my family member as per SEBI guideline, where I am the holder of the mentioned PAN and also the First Holder, for sending me Contract notes, statement of funds and securities, bill, transactional alerts, information & updates related to my demat and trading account. This shall be treated as the necessary authorization in this regard. We understand that as per SEBI instruction and guidelines, email ids or mobile nos. can be shared only between self, spouse, dependent children or dependent parents. Therefore, as per compliance requirement, we hereby inform you that we are sharing/having common email id or mobile No. with above stated family members. Kindly consider the above Family Declaration towards usage of mobile number & email address of above mentioned family member. SIGNATURE(S) Signature of Sole/First holder Signature of Second holder Signature of Third Holder (To be signed by Trading Client and Demat Account Holders)

Mode of Operation	
(If Mode of Operation for Joint Account is chosen as anyone of the	
holder or survivor(s), only specified operations such as transfer of secu-	
rities including Inter-Depository Transfer, pledge / hypothecation / mar-	
gin pledge / margin re-pledge (creation, closure and invocation and	
confirmation thereof as applicable) of securities and freeze/unfreeze of	Jointly
account and / or securities and / or specific number of securities will be	Jointly
permitted.)	Anyone of the holder or survivor(s)

ACKNOWLEDGEMENT

To,

Parker Derivatives (India) Private Limited

B-71, Pariseema Complex, Near Swagat

Complex CG Road, Ellisbridge

Ahmedabad - 380006. Gujarat.

Dear Sir,

This has reference to necessary Know Your Client Form containing basic information, additional information and other documents executed by me. I hereby acknowledge receipt of following documents from you:-

1	Client Registration Form (KYC)	8	Guidance Note
2	Rights & Obligations (BO & DP)	9	RMS Policy
3	Risk Disclosure Document	10	Tariff Structure
4	DDPI	11	Right and obligation for trading in equity
5	Non-Mandatory Document	12	Right and obligation for trading in commodity
6	Policies & Procedures	13	Option form for issue / non issue of dis booklet
7	PMLA Policy	14	Nomination Form

I/we state that I have read and understood all above documents available at www.parkerderivatives.com and these documents are binding upon me. I/we do hereby agree to be bound by such provisions as outlined in these documents.

Thanking you,					
Date:					
Signature XO	Sole/First Holder	Signature XOS	Second Holder	Signature XO	Third Holder



Scan QR to visit our website



Registered & Corporate Office: B-71, Pariseema Complex, Near Swagat Complex CG Road, Ellisbridge Ahmedabad – 380006. Gujarat.

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