

### Derivatives (India) Private Limited

Serial Number :	DEMAT	TRADING	вотн [	
	1			



### CIN NO. U01403GJ2008PTC085744

### **CLIENT REGISTRATION FORM**

FOR NON-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;

KNO	OW YOUR CLIENT(KYC) APPLICA	TION FORM - ACCOUNT OPENING KIT	INDEX			
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.	Copy to Clients will be provided as per			
3	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market				
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: <a href="https://www.parkerderivatives.com/">https://www.parkerderivatives.com/</a> 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 REGISTER |KNOW YOUR CUSTOMER (KYC) APPLICATION FORM | NON- INDIVIDUAL

A) Fields marked with '*' are ma		State / U.T code as per Indian Motor Vehicle Act,1988 is available at the end.					
B) Tick '√' wherever applicable.		wo character ISO 3166 country codes is available at the end.					
C) Please fill the date in DD-MM	The State of Control o						
<ul><li>D) Please fill the form in English</li><li>E) KYC number of applicant is n</li></ul>		ticular section update, please tick (\sqrt{)} in the box available before the number and strike off the sections not required to be updated.					
For office use only	Application Type* ☐ New ☐ Upda						
(To be filled by financial institution	KYC Number	(Mandatory for KYC update request)					
☐ 1. ENTITY DETAILS* (Ple	ase refer instruction <b>A</b> at the end)						
□ Name*							
Entity Constitution Type*	Others (Specify)	(Please refer instruction B at the end)					
Date of Incorporation / Form	ation* DD-MM-YYYY	Date of Commencement of Business					
Place of Incorporation / Forr	nation*	Country of Incorporation / Formation* TIN or Equivalent Issuing Country					
PAN *	Form 60 furnished						
TIN / GST Registration Number	er						
$\square$ 2. PROOF OF IDENTITY (F	Pol)* (Please refer instruction <b>B</b> at the end)						
Officially valid document(s)	in respect of person authorised to transact						
Certificate of Incorporation	Formation	Registration Certificate Regn Certificate No.					
Memorandum and Articles	of Association Partners	ship Deed Trust Deed					
Resolution of Board / Mana	ging Committee	of attorney granted to its manager, officers or employees to transact on its behalf					
	ging Continuee — Fower o	of attorney granted to ite manager, emeere or employees to transact on ite benan					
Activity Proof - 1 (For Sole		Proof - 2 (For Sole Proprietorship Only)					
	Proprietorship Only)						
Activity Proof - 1 (For Sole	Proprietorship Only)  Activity instruction <b>C</b> at the end)						
Activity Proof - 1 (For Sole 3. ADDRESS* (Please see	Proprietorship Only)  Activity Instruction C at the end)  ss / Place of Business*	Proof - 2 (For Sole Proprietorship Only)					
Activity Proof - 1 (For Sole 3. ADDRESS* (Please see 3.1 Registered Office Address*	Proprietorship Only)  Activity instruction <b>C</b> at the end)	Proof - 2 (For Sole Proprietorship Only)					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addre	Proprietorship Only)  Activity Instruction C at the end)  ss / Place of Business*	Proof - 2 (For Sole Proprietorship Only)					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addres  Proof of Address*  Line 1*  Line 2	Proprietorship Only)  Activity Instruction C at the end)  ss / Place of Business*	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addre  Proof of Address*  Line 1*	Proprietorship Only)  Activity Instruction C at the end)  ss / Place of Business*	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village*					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addres  Proof of Address*  Line 1*  Line 2  Line 3	Proprietorship Only)  Activity Instruction C at the end)  Ses / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village*					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addre  Proof of Address*  Line 1*  Line 2  Line 3  District*	Proprietorship Only)  Activity Instruction C at the end)  Ses / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village*					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addres  Proof of Address*  Line 1*  Line 2  Line 3  District*  3.2 Local Address in India (	Proprietorship Only)  Activity Instruction C at the end)  Ses / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village*					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addres  Proof of Address*  Line 1*  Line 2  Line 3  District*  3.2 Local Address in India (Line 1*)	Proprietorship Only)  Activity Instruction C at the end)  Ses / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village*					
Activity Proof - 1 (For Sole 3. ADDRESS* (Please see 3.1 Registered Office Address* Line 1* Line 2 Line 3 District* 3.2 Local Address in India (Line 1* Line 2	Proprietorship Only)  Activity Instruction C at the end)  Ses / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate  Other Document  City / Town / Village*  ISO 3166 Country Code*  City / Town / Village*					
Activity Proof - 1 (For Sole 3. ADDRESS* (Please see 3.1 Registered Office Address* Line 1* Line 2 Line 3 District* 3.2 Local Address in India (Line 1* Line 2 Line 3 District*	Proprietorship Only)  Activity II  I instruction C at the end)  SS / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate  Other Document  City / Town / Village*  ode*  State / U.T Code*  ISO 3166 Country Code*					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addres  Proof of Address*  Line 1*  Line 2  Line 3  District*  3.2 Local Address in India (Line 1*  Line 2  Line 3  District*  4. CONTACT DETAILS (All	Proprietorship Only)  Instruction C at the end)  SS / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co  If different from Above)*  PIN / Post Co  communications will be sent to Mobile number	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village* Ode* State / U.T Code* ISO 3166 Country Code* Ode* State / U.T Code* ISO 3166 Country Code*					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addres  Proof of Address*  Line 1*  Line 2  Line 3  District*  3.2 Local Address in India (Line 1*  Line 2  Line 3  District*  Tel. (Off)	Proprietorship Only)  Activity Instruction C at the end)  SS / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co  If different from Above)*  PIN / Post Co  communications will be sent to Mobile number  FAX	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village* Ode* State / U.T Code* ISO 3166 Country Code* Ode* State / U.T Code* ISO 3166 Country Code*					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addres  Proof of Address*  Line 1*  Line 2  Line 3  District*  3.2 Local Address in India (Line 1*  Line 2  Line 3  District*  4. CONTACT DETAILS (All	Proprietorship Only)  Instruction C at the end)  SS / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co  If different from Above)*  PIN / Post Co  communications will be sent to Mobile number	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village* Ode* State / U.T Code* ISO 3166 Country Code* Ode* State / U.T Code* ISO 3166 Country Code*					
Activity Proof - 1 (For Sole  3. ADDRESS* (Please see 3.1 Registered Office Addres  Proof of Address*  Line 1*  Line 2  Line 3  District*  3.2 Local Address in India (Line 1*  Line 2  Line 3  District*  Tel. (Off)	Proprietorship Only)  Activity Instruction C at the end)  SS / Place of Business*  Certificate of Incorporation / Formation  PIN / Post Co  If different from Above)*  PIN / Post Co  communications will be sent to Mobile number  FAX	Proof - 2 (For Sole Proprietorship Only)  Registration Certificate Other Document City / Town / Village* Ode* State / U.T Code* ISO 3166 Country Code* Ode* State / U.T Code* ISO 3166 Country Code*					



☐ 6. REMARKS (If a	ny)				
7. APPLICANT DE	ECLARATION (Please r	efer Instruction G at the end)			
undertake to inform you or misleading or misrepr	of any changes therein, imm esenting, I am aware that I m	*	information is found to be false o	r untrue	
<ul> <li>I/we hereby consent registered number/emai</li> </ul>	_	n from Central KYC Registry	through SMS/Email on the	above	
Date: DD — MI	M - Y Y Y	Place:			Signature / Thumb Impression of Authorised Person(s)
8. ATTESTATION	FOR OFFICE USE ON	ILY			
Documents Received	☐ Certified Copies	Equivalent e-documer	t		
KYC '	VERIFICATION CARRIE	ED OUT BY		INSTITUT	ION DETAILS
Identity Verification Emp. Name	Done Date		Name Code		
Emp. Code Emp. Designation Emp. Branch			Ahmedabad of	[Inst	itution Stamp]
	[Employee Signature]		Zira Gibnī ast		

#### CENTRAL KYC REGISTRY | Instructions / Check list / Guidelines for filling Legal Entity / Other than Individuals KYC Application Form

- Clarification / Guidelines for filing Entity Details section
  - 1 Entity Constitution Type
    - A Sole Proprietorship
    - B Partnership Firm
    - C HUF
    - D Private Limited Company
    - E Public Limited Company
    - F Society
  - G Association of Persons (AOP) / Body of Individuals (BOI) N Section 8 Companies (Companies Act, 2013)
- H Trust
- I Liquidator
- J Limited Liability Partnership
- K Artificial Liability Partnership I - Public Sector Banks

- O Artificial Jurisdical Person
- P International Organisation or Agency /Foreign Embassy or Consular Office etc.
- Q Not Categorized
- R Others
- M Central/State Government Department or Agency S Foreign Portfolio Investors
- 2 In case of companies and partnerships, PAN of the entity is mandatory. In case of other entitites, FORM 60 may be obtained if PAN is not available.
- Clarification / Guidelines for filling 'Proof of Identity[Pol]' section
  - Activity Proof 1 and Activity Proof 2 are applicable for accounts in case of proprietorship firms. Please refer to relevant instructions issued by the Reserve Bank of India in this regard.
  - Please refer to the relevant instructions issued by the regulator regarding applicable documents for the legal entity.
  - Certified copy of document or equivalent e-document or OVD obtained through Digital KYC process to be submitted.
  - 'Equivalent e-document' means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including 4 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.
  - 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005. 5
  - KYC requirements for Foreign Portfolio Investors (FPIs) will be as specified by the concerned regulator from time to time.
- Clarification / Guidelines for filling 'Proof of Address [PoA]' section
  - 1 State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
  - Certified copy of document or equivalent e-document to be submitted.
- Clarification / Guidelines for filling 'Contact Details' section
  - Please mention two- digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-999999999).
  - Do not add '0' in the beginning of Mobile number.
- Clarification / Guidelines for filling 'Related Person Details' section
  - Personal Details
    - The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
  - Proof of Address [PoA]
    - PoA to be submitted only if the submitted Pol does not have an address or address as per Pol is invalid or not in force.
    - State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses
    - In case of deemed PoA such as utility bill, the document need not be uploaded on CKYCR
    - REs may use the Self Declaration check box where Aadhaar 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.
  - If KYC number of Related Person is available, no other details except 'Person Type' and 'Name of the Related Person' are required.
  - 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.
- Provision for capturing signature of multiple authorised persons is to be made by the RE.



Annexure A2	Legal Entity	Other than	Individuals

#### CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Related Person

#### Important Instructions:

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



application.		the section number	per and strike off the sections not required	to be updated
For office use only (To be filled by finance)		lication Type*		y for KYC update and delete request)
		Please refer instruction <b>E</b> at the end)		
☐ Addition of Relate	•		Related Person	Update Related Person Details
	ated Person (if availat			elated Person Type' & 'Name' is mandatory
Related Person Typ			☐ Partner ☐ Court Appointment Off	
Related Ferson Typ		Authorised Signatory   Beneficial	*,*	
DIN (Director Identif	ication Number)	(M	andatory if Related Person Type is Di	rector)
1.1 PERSONAL DE	TAILS (Please refer i	nstruction <b>E</b> at the end)		
	Prefix	First Name	Middle Name	Last Name
Name* (Same as ID p	proof)			
Maiden Name				
Father / Spouse Nan	ne			
Mother Name				
Date of Birth*	D D - M	M — Y Y Y Y		
Gender*	☐ M- Male	☐ F- Female ☐ T-Transgende	r	
Nationality*	☐ IN- Indian	Others (ISO 3166 Country Co	de 🔲)	
PAN*			Form 60 furnished	
		S* (Please refer instruction E at the e		
_		of OVD or OVD obtained through digital KYC	process needs to be submitted (anyone of the	e following OVDs)
☐ A- Passport Nu	mber			□ РНОТО*
☐ B-Voter ID Card	d			
☐ C- Driving Licer	nce			
□ D-NREGA Job	Card			
☐ E- National Pop	oulation Register Letter			
☐ F - Proof of Pos	ssession of Aadhaar			
II □ E-KYC Authent	ication			
III □ Offline verificati	ion of Aadhaar			
Address			·	
Line 1*				
Line 2				
Line 3			City / Town /	Village*
District*		Pin / Post Code*	State / U.T Code*	ISO 3166 Country Code*
				,,
2-8		Please refer instruction <b>E</b> and the end		
	en entre a tracer e a entre anna autocontra contrator e . The accest in processor and are a real	ases address details as below need not be pr nt of OVD or OVD obtained through digital KY		the following OVDs)
☐ A- Passport Nur	i T	The OFOVE of OVE obtained through digital Ki	o process needs to be submitted (anyone or	the following Ovbs)
•				
☐ B-Voter ID Card				
☐ C- Driving Licen	ce			
□ D-NREGA Job (	Card			
☐ E- National Pop	ulation Register Letter			
☐ F - Proof of Pos	session of Aadhaar			
II □ E-KYC Authenti	cation		IV ☐ Deemed PoA	
II ☐ Offline verification	on of Aadhaar		V ☐ Self Declaration	



Address					
Line 1*					
Line 2					
Line 3				ity / Town / Village*	
District*		Pin / Post Code*	State / U.T Co	ISO 3166 Country Code*	
1. 4 CONTACT DETAILS	(All communication will be	e sent on provided mobile r	o. / Email-ID) (Please refer in:	struction <b>D</b> at the end)	
Tel. (Off) Email ID		Tel. (Res)		Mobile	
2. APPLICANT DECLARA	ATION				
undertake to inform you of ar misleading or misrepresentir	ny changes therein, immediate ng, I am aware that I may be he siving information from Centra	ely. In case any of the above info	est of my knowledge and belief mation is found to be false or uni mail on the above		
Date: DD - MM -	Y Y Y Y	lace:		Signature /Thumb Impression of Applic	cant
3. ATTESTATION / FOR C	FFICE USE ONLY				
Documents Received	Certified Copies Digital KYC process		a received from UIDAI e-document	☐ Data received from Offline verification	
KYC	VERIFICATION CARRIED	OUT BY	1	NSTITUTION DETAILS	
Date			Name		
Emp. Name			Code		
Emp. Code			[ ]		
Emp. Designation			ob Parker		
Emp. Branch			Ahmedabad		
E	Employee Signature]		(elbal)	[Institution Stamp]	

Annexure A2   Legal Entity / Other than Individua	ls	
CENTRAL KYC REGISTRY   Know Your C	ustomer (KYC) Application Form   Related Person	
Important Instructions:  A) Fields marked with '*' are mandatory fields.  B) Tick '√' wherever applicable.  C) Please fill the date in DD-MM-YYYY format.  D) Please fill the form in English and in BLOCK  E) KYC number of applicant is mandatory for up application.		available at the end. structions at the end. he box available before
For office use only Applie (To be filled by financial institution) KYC N	cation Type*	Mandatory for KYC update and delete request)
1. DETAILS OF RELATED PERSON* (PI	ease refer instruction E at the end)	
☐ Addition of Related Person	☐ Deletion of Related Person	☐ Update Related Person Details
KYC Number of Related Person (if available	e*) If KYC number is available	le, only 'Related Person Type' & 'Name' is mandatory
	Promoter ☐ Karta ☐ Trustee ☐ Partner ☐ Court Appoint  Authorised Signatory ☐ Beneficial Owner ☐ Power of Attor	
DIN (Director Identification Number)	(Mandatory if Related Person T	ype is Director)
1.1 PERSONAL DETAILS (Please refer in	struction <b>E</b> at the end)	
Prefix	First Name Middle Name	Last Name
Name* (Same as ID proof)  Maiden Name  Father / Spouse Name  Mother Name		
Date of Birth*		
Gender* M- Male	F- Female T-Transgender	
Nationality*	Others (ISO 3166 Country Code )	
PAN*	Form 60 furnished	
1.2 PROOF OF IDENTITY AND ADDRESS		
I Certified copy of OVD or equivalent e-document o	f OVD or OVD obtained through digital KYC process needs to be submitted (ar	nyone of the following OVDs)
□ A- Passport Number □		<b>∏рното</b> *
□ B-Voter ID Card		
□ C- Driving Licence		
□ D-NREGA Job Card		
☐ E- National Population Register Letter		
☐ F - Proof of Possession of Aadhaar		
II □ E-KYC Authentication		
III □ Offline verification of Aadhaar		
Address		
Address Line 1*		
Line 2		
Line 3	Ci	ty / Town / Village*
District*	Pin / Post Code* State / U.T Code	

☐ 1.3. CURRENT ADDRESS DETAILS	(Please refer instruction	<b>E</b> and the end)

	Same as above mentioned address (In such cases address details as below need not be provided)					
Ī	Certified copy of OVD or equivalent e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs)					
	□ A- Passport Number					
	□ B-Voter ID Card					

C- Driving Licence											
D-NREGA Job Card											
F- National Population Register Letter											

								-					
E- National Population R	Register L	etter											
F - Proof of Possession	of Aadha	ar	X	$\times$	$1 \times$	M	X	1					

П	☐ E-KYC Authentication	XXXXXXXXX	IV	ш	Deemed Po
II	□ Offline verification of Aadhaar		V		Self Declara

IV □ Deemed PoA



Address	
Line 1*	
Line 2	
Line 3 City / Town / Village*	
District* Pin / Post Code* State / U.T Code* ISO 3166 Country Code*	
1. 4 CONTACT DETAILS (All communication will be sent on provided mobile no. / Email-ID) (Please refer instruction D at the end)	
Tel. (Off)  Email ID  Mobile  Mobile	Ι
2. APPLICANT DECLARATION	
<ul> <li>I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it.</li> <li>I/we hereby consent to receiving information from Central KYC Registry through SMS/Email on the above registered number/email address.</li> </ul>	
Date: DDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDD	nt
3. ATTESTATION / FOR OFFICE USE ONLY	
Documents Received       ☐ Certified Copies       ☐ E-KYC data received from UIDAI       ☐ Digital KYC process       ☐ Equivalent e-document	
KYC VERIFICATION CARRIED OUT BY INSTITUTION DETAILS	
Date Name	
Emp. Name Code	
Emp. Code	
Emp. Designation	
Emp. Branch  Employee Signature]	

A. HOLDER D	ETAILS												
Sole/First Holder's			Į.	PAN									
Name			ļ.	JID									
				JCC									
				Exchange	, 	+							
				Name &									
Second Holder's			F	PAN									
Name			Ī	JID									
Third Holder's Name				PAN									
			lī	JID									
Name *													
*In case of Firms, Associat	ion of Persons (AC	P), Partnership Firm, U	nregistered Tru	st, etc., al	though	the a	ccour	nt is ope	ened i	n the	name	of the	natu
persons, the name of the F	irm, Association of	Persons (AOP), Partne	rship Firm, Unr	egistered 7	Γrust, e	c., sh	ould	be me	ntione	d abo	ove.		
B. TYPE O	· ·	Please tick whichever	• •	<u></u>									
Status	☐ Body C		Bank ☐ CI					Cleari	•		9		
	☐Trust	□ ОСВ □	Mutual Fund		Others	(Spe	ecify	)					
Sub Status	To be	e filled by DP											
SEBI Registration N	SEBI Registration No SEBI Registration Date:										/		
RBI Registration N	lo	RBI Registration Date:/											
Nationality													
		AILS: (For Payout o	of Funds thro	ugh NEF	T/RTO	GS) []	Divid	dend E	Bank	deta	ilsl		
Bank Name						,,,,							
Branch Name													
Bank Branch Address													
Darik Brairett / kaaress	City:	State:	Count	rv:		PIN	V Co	de:					
Account Number													-
Account Type	☐ Saving	☐ Current		thers (in	case	of NF	RI/NI	RE/NR	O))				
IFSC Code (11 Character)													
MICR Code (09 Digit)				•				_				'	
<ul><li>i. Photocopy of the ca</li><li>ii. Photocopy of the Ba</li><li>iii. Photocopy of the Pa</li><li>iv. Letter from bank. [In the document.]</li></ul>	ink Statement h ssbook having	naving name and ad name and ad	dress of the of the BO, (o	BO r)									on
D. DEPOSITORY ACCOUNT(S) DETAILS:													
DP Name													
Depository Name	□ CDSL □	NSDL											
DP ID													
BO Client ID													
E. INTRODUC	ED DETAILS.												
Name of the Introduce													
Status of the Introduce		☐ Authorized Pers		ting Clie	nt 🗆	Sub	Bro	ker	□ Re	emis	ier		
Address and Tel. No. of		☐ Employee	□ Oth	ers									-
Signature of Introduce		<b>A</b>											

TRADING / DEMAT ACCOUNT RELATED DETAILS



ease sign in the rele	vant boxes where	you wisi	to trade. The segme			be struck off	by the client
Exchanges	Cook /Martinel Fr			ISE & BS			Dalet
All Segment	Cash/Mutual Fu	ına	F&O		Currency		Debt
	<u></u>	>=		>=		Za.	
you do not wish to tr	ade in any of the se	gments/N	กนtual Fund, Please me	ntion h	ere.		~
			n in the relevant box				nich you wis
			ruck off by the client.			Ü	•
Sr. No.	Name of		Date of Consent	for	Signature o	f the Client	
	Exchange	9	trading on conce	rned			
			Exchange				
1	MCX				<b>19</b>		7
2	NCDEX				×		7
case of allowing a	l .	on any	other Exchange at a	a later	date, which is	not selected	ച now, a sepa
nsent letter is requ	uired to be obtain	ed by the	e Member from clien	t and to	be kept as e	nclosure with	this docum
H. DEALINGS	THROUGH SUB	BROKE	R AND OTHER STO	CK BR	ROKERS:		
client is dealing thro	ough the sub-brol	cer, provi	de the following deta				
b Broker Name:			SEBI Registration I	No:	Web	site:	
gd office address:			Ph:	_ FAX: <sub>-</sub>			
hether dealing with case dealing with	any other stock by any other stock bro	roker/su kers/sub	b-broker: brokers, provide det	ails of a	all)		
ame of Stock Broke			Name of Sub Brok				
ient Code:			Exchange:	-			
etails of disputes/du	ues pending from/	to such s	stock broker/sub- bro	ker:			
I. INFORMATI	ON FOR PREVE	NTION (	OF MONEY LAUND	ERING	G ACT, 2002 &	OTHER DET	ΓAILS
			s □ 5-10 Lacs □ 1				
ross Annual	Net Worth:	i i j Lac	as on o		ues <b>=</b> 25 Euc	161 1171	
come	Net Worth.		(Net worth should		older than 1 y	 ear)	
ccupation	П Private Sector	П Publi	ic Sector 🛮 Govern	ment <sup>9</sup>	Service $\square$ Bus	siness 🗆 Stu	ıdent
Select One)			ker 🗆 Retired 🗆 A				
vestment / Trading	s	,	Derivatives other .			Currency .	
rperience ,	Stocks:	'ears	than Currency :		Years	Derivatives :	Year
elect, if applicable	□ Politically Eyes	sad Pars	on (PEP)   Related	to a Do	litically Evposo	d Parson (DED	)\
нест, п аррпсавте	Politically Expe	seu reis	on (FLF) in Related	lo a ro	писану Ехрозе	u reison (rtr	)
		Name of	Stock Exchange:				
earing Member De	tails		T				
be filled by CM O		Name of		Clearin	g Member ID		
		CC/CH:		Trading	g Member ID		
ny other informatio	n:						
,							

# Type G. PAST ACTIONS:

Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/ any other authority against the applicant/constituent or its Partners/promoters/whole time directors/authorized persons in charge of dealing in securities during the last 3 years:  $\square$  Yes  $\square$  No

Name of State :\_

☐ Active ☐ Inactive

If Yes



iii birii birii ii	NSTRUCTIONS / OTHER DETAILS: (Please s	elect one)										
To receive Contract Note, Statement of Fund & Securities, Retention & Margin Statement, CAS, etc Physically												
I/we wish to avail faci	lity of Internet Trading (IT) & Wireless Technolo	gy (WT)			I WT □ Both							
I/We wish to receive I	Rights & Obligations, RDD, Guidance Note, Poli	cies & Procedure		□ Electr □ Physi								
	ividend / interest in to my bank account stated in be "Yes") [ECS is mandatory for locations notified b		to time]	□ Yes	□ No							
default option would	<u> </u>			[Automa □ Yes	atic Credit]							
	ruct the DP to accept all the pledge instructions in from my/our end (If not marked, the default opti			□ Yes	□ No							
Account Statement R	equired	□ Weekly □ As	per SEBI	Regulat	ion							
I/We request you to s email id		□ Yes	□ No									
I/ we would like to Sh	are Email id with RTA			□ Yes	□ No							
I/ we would like to receive Annual Report in Electronic Mode  Physical / Electronic  Both Physical and Electronic (Tick the applicable box. If not marked the default option would be in Physical)												
To opt for BSDA facili		□ Yes	□ No									
Easi	re BO	□ Yes	□ No									
can view ISIN balances, transactions & value of portfolio online.  SMS Alert Facility Refer to Terms & [Mobile No. +91   Mobile No. +91   [Mandatory, if you are giving Power of Attorney (POA)]. (If POA is not granted& you do not wish to avail of this facility, cancel this option.)												
For Commodity	Jobbing	/Arbitra	ge									
Transaction:	Nature of Business Relationship:☐ Speculative	□Hedger □D	ay Trader	□Job	ber/Arbitrager							
☐ <b>Option1</b> : I/We my/our CDSL accoun Parker Derivatives (In [settlement related tra <b>OR</b> ☐ <b>Option 2</b> : I /We POA/executed PMS a instructions for settin	require you to issue Delivery Instruction Slip( t though I/we have issued a Power of Attornedia) Private Limited (PDIPL) for executing delivers ansactions] effected through such Clearing Mer do not require the Delivery Instruction Slip (I greement in favor of/with Parker Derivatives (I g stock exchange trades [settlement related tracewer, the Delivery Instruction Slip (DIS) books atter date.	y (POA)/executed very instructions nber/by PMS mar DIS) for the time ndia) Private Limi nsactions] effecte	I PMS agi for setting nager. being, sin ted (PDIF ed throug	reement g stock nce I /V PL) for e	in favor of/wi exchange trad /e have issued xecuting delive Clearing Memb							
M. FATCA / CRS	DECLARATION / SELF CERTIFICATION F	OR INDIVIDUA	L									
Client Name:			PA	N:								
		First Holder	Second	Holder	Third Holder							
www.parkerderivative		☐ Yes ☐ No	☐ Yes	□No	□ Yes □ No							
· · · ·	sidence for tax purpose (if above clause is no)											
Specify Tax Identification No./ Others  Note: if you are a U.S. person and / or if your tax residency / nationality / citizenship is other than India, than please provide declaration / self certification under FATCA / CRS.												
Signature X O'S	Sole/First Holder Second Ho	_	ature <b>X</b> C		Third Holder							



#### **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	Со	mmodities		Code	Commoditi	ies	Code	Commoditi	es	Code
Aluminum		Silve	r			Brass			Cardamom		
Castorseed		Cop	oer			Cotton			Crupalmoil		
Crude oil		Gold				Lead			Menthaoil		
Natural Gas		Nick	el			Pepper			Rbdpalmoil		
Kapas		Mcxl	bulldex			Mcxmetldex			Zinc		
Rubber									All Commoditi	es	
Category (please tick one)	FPO/Farmo	ers	Value Chain Participants	1	Registere	rs(Only for Finar ered Stock / Instit		omestic nancial stitutional vestors	Foreign Participants	Oth	ners
Category Code	□ 1		□ 2		□ 3			4			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.

2410.			
Signature XO Sole/First F	Signature XOS	Second Holder	ignature XOS
		E USE ONLY	
UCC Code allotted to the clien	t:		
	Documents verified with originals	Client interviewed b	In-person verification done by
Name of the employee			
Employee code			
Designation of the employee			
Date			
Signature	B	<u>A</u>	'SA
		A 11	

I / We undertake that we have made the client aware of 'Policy and Procedures' tariff sheet and all the non-mandatory 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:

Seal/stamp of the stock brocker

Parker

Derivatives (India) Private Limited

Place:

#### **BROKERAGE TARIFF DETAILS**

Column		1		2		3		4		5	
Exchanges & Segment	Segment (% or Paisa)		Minimum (% or Paisa)		Carry f	ry (CM) / forward o or Paisa)	1% or	imum 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 rules 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. 25per 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.

,	Signatura V 🔿 🔊		Signature	V O		Signaturo V	2
	I/WE HAVE READ A SAME.	ND UNDERS	TOOD THE CH	HARGES AND C	ONDITIONS AS	ABOVE AND AG	ree to abide by the
	BSDA*: 1) First/Sole Individuals having a respect of the singl than Rs. 200000/- a onwards.	any other den e demat acco	nat account/sount where th	s where they are ley are sole or fi	e not the first horst holder. 3) If	older shall be elig the value of hold	jible for BSDA in
	. Whether you wish t . Scheme Opted	•	DA □ Yes □B □C	□ No □BSDA			
	scheme.			<b>-</b>			

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	S	Third Holder

## Mandatory, if you are giving Power of Attorney (POA) as 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
- 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 writ	e your 8 di	git DPID)		(Please wi	rite your 8		ent ID)			
Sole / First Holder's Name	:										
Second Holder's Name			:								
Third Holder's Name		:									
Mobile Number on which messag		te only the mob	ile number v	without prefi	xing country	code or zer	0)				
The mobile number is registered	in the name of	: □ Self	☐ Spouse	□ Deper	ndant Chil	d □ De	ependant	Parent	t		
Email ID		·									
This email id belongs to	: □ Self	(Please write only ONE valid email ID on which communication; if any, is to be se : □ Self □ Spouse □ Dependant Child □ Dependant Parent									
Signature XOSSole/First Hold	Signatur	re X 🖎	Second Holde	er	Signatur	re XO'\_	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 accident, government, dispute/unrest, 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 are lying with the Clearing Member/ Clearing 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 \(\sigma\)



#### **Demat Debit & Pledge Instruction (DDPI)**

To.						
Parker Derivatives (India) Private Limited (PDIPL)						
Registered & Corporate Office: B-71, Pariseema Compl	lex, Near Sv	wagat C	omplex CG	Road, Ellis	sbridge Ahmeda	abad - 380006.
Gujarat.						
Fax: 079 - 26425833, Website: www.parkerderivatives.com	n E-mail: pa	arkerder	ivatives@y	yahoo.com	1	
I / We	(Client	/ BO	name)	hold a	Beneficiary	account No.
12085600 (BO-ID) with Central De	epository	Service	s (India) l	imited, tl	hrough your c	ompany Parker
Derivatives (India) Private Limited. Having DP-ID 120	85600.		, ,		3 ,	. ,

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



S.No.	Purpose	Signature of Client *
1	Transfer of securities held in the beneficial	
	owner accounts of the client towards Stock	(E:4 II-14)
	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	(E:4 II-14)
	(CM) for the purpose of meeting margin requirements of the clients in connection with	(First Holder)
	the trades executed by the clients on the	
	Stock Exchange.	(Second Holder)
		/
		(Third Holder)
3	Mutual Fund transactions being executed on	(Time Trefuer)
Ü	Stock Exchange order entry platforms	
		(First Holder)
		(Second Holder)
		(Third Holder)
4	Tendering shares in open offers through	
	Stock Exchange platforms	(Finat II-11)
		(First Holder)
		(0 177.11
		(Second Holder)
		(Third Holder)
		(Time 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





# FATCA-CRS Declaration & Supplementary KYC Information <u>Declaration Form for Entities</u>

	120								P	art – A												
PAN										Date of Incorpo		d	d	/	m	1	m	m	/	У	У	У
Name																						
Address Type [for KYC address]		Residential Residential / Business Business Registered Office																				
Place of Incorporation									untr	y of oration												
Gross Annual	□< <sup>′</sup>	1 L	akh	□1-	·5 La	acs		Net Worth in														
Income Details in INR	□5-	10	Lacs	<b>□</b> 10	0-25	Lac	s	INI	≺ ın	Lacs					•							
			Lacs-					Ne of	t W	orth as	dd/mm	m/yy	ууу									
Is the entity involved in / providing any of the following services:		Money Changer Services Gaming / Gambling / Lottery Services [e.g. casinos, betting syndicates]					,	other ation [if														
s "Entity" a tax (If "Yes", please			•								dent for t	Ye:		0000	e ar		No the	ass	oci	ate	IT b	N)
S No C	ountry	of	Tax F	Resi	den	су			ctior	nal Equiva	dentifica lent / Cor l Entity Ide	mpar	ny Io	den	tifica				[T]	IN o	r ot	n Type her, ecify]
1											<u>-</u>							,			- /-	- //
2																						
3																						
In case the Ent mention Entity's															s no	ot a	a Sį	peci	ified	U b	S p	ersor

		Part B [to be fille	d bv Fir	nancial In	stitutions o	r Direct Rec	oortina NFF	<u>Es1</u>				
We	are a	GIIN (Global Interme										
~		Note: If you do not ha	1/0 o C//A/	hut you are	ananarad bu a	nother entity n	loose provide v	vour ananaar'a	ZIIN obovo			
	Financial Institution	and indicate your spo			sponsored by a	nomer enmy, p	iease provide y	our sportsors (	siiiv above			
	/ FFI [refer instructions	Name of the spo	nsoring	entity								
	a.]	CIIN not available	a [tiple o	nu onoli								
	Direct Reporting	GIIN not availab	е пск а	riy onej.								
	NFFE [refer	☐ Applied For										
	instructions b.]	☐ Not required	to apply	y for – spe	ecify sub-cate	egory code	[refer in	nstructions c.]				
	_	☐ Not obtained	d - Non-	participati	ing FFI	_	_	_	_			
	Part C [F	ill any one as app		to be fille	ed by NFEs	other than l	Direct Repo	rting NFFE	<u>s]</u>			
1	company [v regularly			s (If Yes. s traded r	Please spec egularly)	cifv anv one	e Stock Exc	chanae on v	vhich the			
	recognized [refer instruction	stock exchange]	Name	Name of the Stock Exchange								
2	of a listed shares are on a re	a "Related Entity" company [whose regularly traded ecognized stock refer instructions e.]	No         Yes (Please specify the name of the listed company and one stock exchange on which stock is traded regularly)         Name of the listed company:         Nature of Relation:       □Subsidiary       □ontrolled									
			Name of the Stock Exchange:									
3	le the entity	an Active NFE?	☐ No ☐ Yes - Nature of business									
3	is the entity	an Active IVI L:	Please specify sub-category of Active NFE [refer instructions g.]									
			No									
4	If the entity [refer instruction	a Passive NFE:	☐Yes - Nature of business									
			If Yes, fill UBO declaration in the next section									
		NFE, please provi		elow add	itional details	s for each o	of the Contro	olling persor	n. (Please			
S No	Name of U		Place & Count ry of Birth	Country of Tax Reside ncy*	Occupation Type [Service, Business, Others.]	Nationality	Father's Name	Date of Birth dd/mmm/ yyyy	Gender [Male, Female, others]			

# Additional details to be filled by controlling persons with tax residency / permanent residency / citizenship / Green Card in any country other than India

- ~ In case TIN is not available, kindly provided functional equivalent
- \* If UBO has more than one tax residency outside India, details to be provided in separate rows for each of the tax residency countries

#### Declaration:

Signature with relevant seal:

I/We acknowledge and confirm that the information provided above is true and correct to the best of my/our knowledge and belief. In case any of the above specified information is found to be false or untrue or misleading or misrepresenting, I/We am/are aware that I/We may liable for it. I/We hereby authorize you [CAMS/Fund/AMC/Other participating entities] to disclose, share, rely, remit in any form, mode or manner, all / any of the information provided by me, including all changes, updates to such information as and when provided by me to / any of the Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the same. Further, I/We authorize to share the given information to other SEBI Registered Intermediaries /or any regulated intermediaries registered with SEBI / RBI / IRDA / PFRDA to facilitate single submission / update & for other relevant purposes. I/We also undertake to keep you informed in writing about any changes / modification to the above information in future within 30 days and also undertake to provide any other additional information as may be required at your / Fund's end or by domestic or overseas regulators/ tax authorities. I/We authorize Fund/AMC/RTA to provide relevant information to upstream payors to enable withholding to occur and pay out any sums from my account or close or suspend my account(s) without any obligation of advising me of the same. We also confirm that we have read and understood the FATCA & CRS Terms and Conditions given below and hereby accept the same

Authorized Signatory	Authorized Signatory	Authorized Signatory							
Date: Place:	FATCA & CRS Terms & Condit	<u>ions</u>							
Details under FATCA & CRS: The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Incometax Rules, 1962, which require Indian financial institutions such as the Banks/other financial entities to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities / appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto.									
Should there be any change in any i days.	Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days.								
entity is a US citizen or resident or of field along with the US Tax Identifi	green card holder, please include Un fication Number. It is mandatory to ent issues such identifiers. If no TIN	r tax advisor. If any controlling person ited States in the foreign country inform supply a TIN or functional equivalent is yet available or has not yet been is	nation if the						
Please note that you may receive more than one request for information if you have multiple relationships with MFs or its group entities / related parties. Therefore, it is important that you respond to such request, even if you believe you have already supplied any previously requested information.									
**************	Acknowledgement	****************	*****						
We [CAMS, on behalf of participating Mutual Funds] acknowledge the receipt of FATCA/CRS declaration form duly filled and signed from M/s on dd-mmm-yyyy									
Date:	<u>Signature</u>	with Name, Emp. ID & Seal							

#### **Instructions for FATCA & CRS Declaration**

- a. Financial Institution / Foreign Financial Institution [FFI] Means any non-US financial institutions that is a (1) Depository institution accepts deposits in the ordinary course of banking or similar business; (2) Custodian institution as a substantial portion of its business, hold financial assets for the accounts of others; (3) Investment entity conducts a business or operates for or on behalf of a customer for any of the activities like trading in money market instruments, foreign exchange, foreign currency, etc. or individual or collective portfolio management or investing, administering or managing funds, money or financial assets on behalf of other persons; or an entity managed by this type of entity; or (4) Insurance company entity issuing insurance products i.e. life insurance; (5) Holding or Treasury company entity that is part of an expanded affiliate group that includes a depository, custodian, specified insurance company or investment entity
- b. Direct Reporting NFFE a NFFE that elects to report information about its direct or indirect substantial U.S. owners to the IRS
- c. GIIN not required category:

Code	Sub-Category Sub-Category
01	Governmental Entity, International Organization or Central Bank
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund
04	Entity is an Indian FI solely because it is an investment entity
05	Qualified credit card issuer
06	Investment Advisors and Investment Managers
07	Exempt collective investment vehicle
08	Trustee of an Indian Trust
09	FI with a local client base
10	Non-registering local banks
11	FFI with only Low-Value Accounts
12	Sponsored investment entity and controlled foreign corporation
13	Sponsored, Closely Held Investment Vehicle
14	Owner Documented FFI

- d. Listed Company A company is publicly traded if its stock are regularly traded on one or more established securities markets (Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange)
- e. Related Entity an entity is a "Related Entity" of another entity if one controls the other, or the two entities are under common control (where control means direct or indirect ownership of more than 50% of the vote or value in an entity)
- f. Non-financial foreign entity [NFFE] Non-US entity that is not a financial institution [including a territory NFFE]. Following NFFEs are excluded from FATCA reporting (a) Publicly traded corporation / listed companies; (b) Related Entity of a listed company; and (c) Active NFFE
- g. Active NFFE Any one of the following -

Code	Sub-Category Sub-Category
01	Less than 50% of the NFE"s gross income for the preceding calendar year or other appropriate reporting period is passive income and < 50% of the assets held by NFE are assets that produce or are held for the production of passive income
02	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for NFE status if the entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;

05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution:
06	,
07	<ul> <li>Any NFE is a 'non for profit' organization which meets all of the following requirements:</li> <li>It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labour organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;</li> <li>It is exempt from income tax in India;</li> <li>It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;</li> <li>The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and</li> <li>The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof.</li> </ul>

- h. Passive NFE means any NFE that is not (i) an Active NFFE or listed / publicly traded entity or entity related to the listed / publicly traded entity, or (ii) a withholding foreign partnership or withholding foreign trust pursuant to relevant U.S. Treasury Regulations or (iii) the gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity (Note: Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)
- i. Passive Income portion of gross income that consists of dividends, interest, rents and loyalties (other than rents and loyalties derived in the active conduct of a trade or business conducted, at least in part, by employees of the NFFE), income equivalent to interest / amount received from pool of insurance contracts, annuities, excess of gains over losses from the sale or exchange of property / from transactions (including futures, forwards or similar transactions) in any commodities but not including (i) any commodity hedging transaction, determined by treating the entity as a controlled foreign corporation or (ii) active business gains or losses from the sale of commodities but only if substantially all the foreign entity commodities are property, excess of foreign currency gains over losses, net income from notional principal contracts, amounts received under cash value insurance contracts, amounts earned by insurance company in connection with its reserves for insurance and annuity contracts
- j. Controlling Persons means the natural persons who exercise control over an entity. In the case of a trust, such term means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust, and in the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions. The term "Controlling Persons" shall be interpreted in a manner consistent with the Financial Action Task Force Recommendations.
- k. Non-Participating FFIs [NPFFIs] an FFI other than participating FFI, a deemed-complaint FFI, or an exempt beneficial owner
- I. Specified US Persons Any US Person other than i). A publicly traded corporation; ii). A corporation that is a member of the same expanded affiliate group; iii). A tax exempt organization; iv). an individual retirement plan; v). the United States or an agency or instrumentality of the United States; vi). Any state [including District of Columbia and United States possession] or State Authorities; vii). A bank, viii). A real estate investment trust; ix). A regulated investment company; x). an entity registered with the SEC under the Investment Company Act of 1940; xi). A common trust fund; xii). A tax exempt trust; xiii). A registered dealer; xiv). A registered broker
- m. Expanded affiliated group One or more chains of members connected through ownership (50% or more, by vote or value) by a common parent entity if the common parent entity owns stock or other equity interests meeting the requirements in atleast one of the other members
- n. Owner documented FFI AN FFI meeting the following requirements (a) FFI is an FFI solely because it is an investment entity; (b) FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or

specified insurance company; (c) FFI does not maintain a financial account for any non-participating FFI; (d) FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in the circumstances, and (e) The designated withholding agent agrees to report to the IRS (or, in case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any US specified persons and (2) Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemed-compliant FFI (other than an owner-documented FFI), an entity that is a US person, an exempt beneficial owner, or an exempted NFE

#### o. Exemption Code for US persons

Code	Sub-category Sub-category					
Α	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)					
В	The United States or any of its agencies or instrumentalities					
С	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities					
D	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i)					
E	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i)					
F	A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state					
G	A real estate investment trust					
Н	A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940					
ı	A common trust fund as defined in section 584(a)					
J	A bank as defined in section 581					
K	A broker					
L	A trust exempt from tax under section 664 or described in section 4947(a)(1)					
М	A tax exempt trust under a section 403(b) plan or section 457(g) plan					
N	Not Applicable					

#### **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 XO'\(\textit{\infty}\)	Second Holder	Signature XO'\(\textit{\infty}\)	Third Holder



Scan QR to visit our website



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