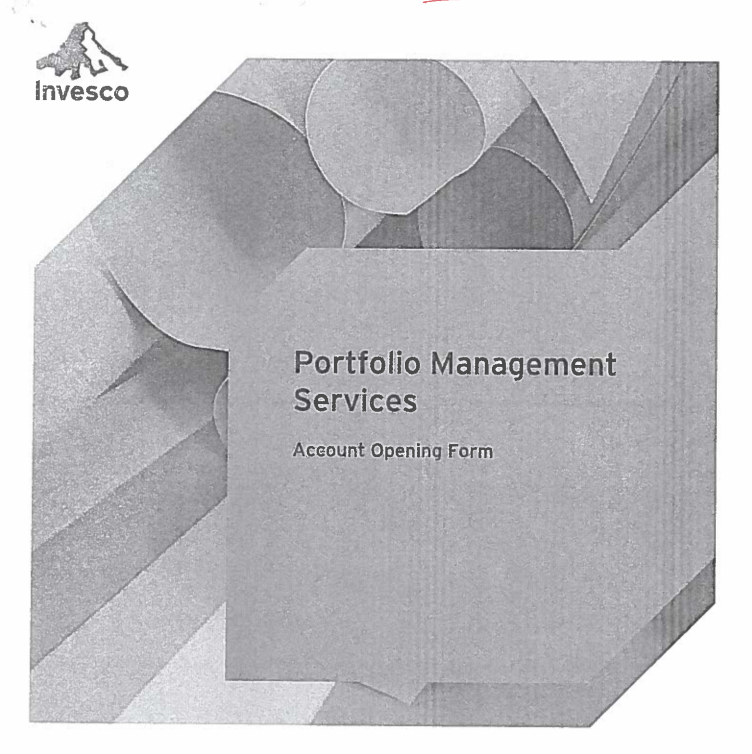
DUMMY FORMAT JADIVIDUALS



For Office Use Only

Name of Client	Nilesh Mishra				
Account No.	R	Received on	DD	MM	YYYY
Distributor Name	Abhishek Ray	KUMAR		promigration in	

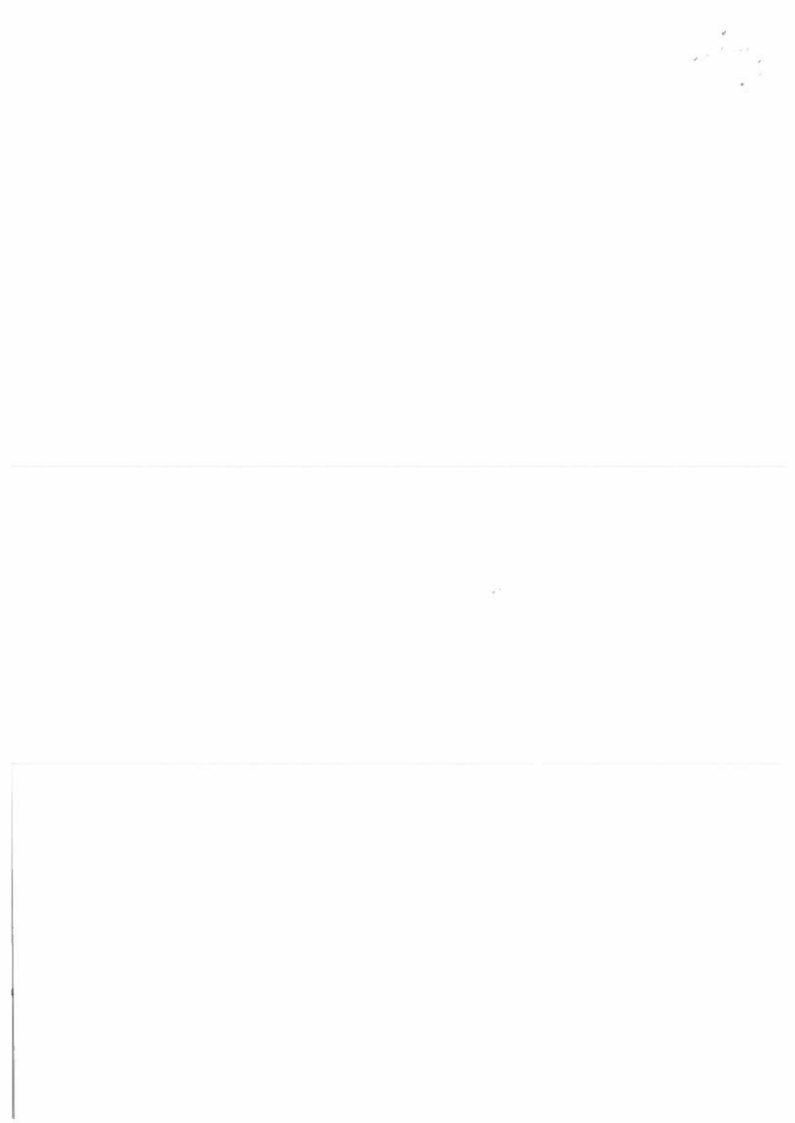




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Office Use Only ———			For Non Individual Accounts					
Client Code Allotted in PMS	Back Office		Login ID	Back Office				
RM Name		KUMAK	RM Code	RM.				
RM Branch / Division	RM DELI	41	RM Zone] [RM				
Signature of RM	E P	_						
IN CASE OF NON POOL CLIENT (A	ACCOUNT DETAILS)							
Bank Account Details								
Account Number		Account 1	Type (Please ✓) Current	Savings NRE NRO FCNR				
Bank Name				Personal State of Sta				
Bank Address								
Depository Account Detail	5							
Please (🗸)	roop years	DSL						
DP ID	Ber	neficiary Account	No.	DP Name				
in case of NSBL								
DP Address								
Broker Details								
Broker Name			Ti	rading Code				
Broker Address								
ACCOUNT OPENING DETAILS								
	Name Of the Per	rson	Signed	Date				
Form Checked by	Back Office		x	D D M M Y Y Y Y				
Documents Verified by	Back Office		K	D D M M V Y Y Y				
Account Opened by	Back Office	***************************************	Z	D D M M Y Y Y Y				
Authorised by								
,	Back Office		Æ	5 5 M M Y Y 4 Y				
Submission to KRA (Please ✓)								



Instructions to Fill The Account Opening Form _

- 1. The Account Opening Form has to be complete in all respects with all the necessary annexures attached.
- 2. Alterations, if any, should be countersigned.
- 3. Certified true copies of resolution authorising a person to sign the Agreement should not be signed by the same person.
- 4. Rubber stamp of the Firm / HUF / Body Corporate / Trust / LLP to be affixed in appropriate places.
- 5. Any changes in the details submitted should be intimated to the Portfolio Manager on an immediate basis.
- Cheques for subscription to be drawn in favour of "Invesco Asset Management (India) Private Limited PMS A/c".
- 7. Non Individual applicants are mandatorily required to provide details of net worth along with gross annual income. Individual applicants can provide details of net worth or gross annual income or both. While providing details of net worth, the same should be of a date which is within one year. Non Individual applicants, not being a company that is listed on any recognized stock exchange or is a subsidiary of such listed company or is controlled by such listed Company, are required to submit a declaration of ultimate beneficial ownership in the format as available on the website of the fund.

Instructions/Check List for Filling KYC Form

A. Important Points:

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters/Partners/Karta/Trustees and \Whole Time Directors and persons authorized to deal in securities on behalf of company/firm/others
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 10. For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/ military officers, senior executives of state owned corporations, important political party officials, etc.
- 12. Please submit all the KYC Documents on A4 Size Paper Only
- B. Proof of Identity (POI): List of documents admissible as Proof of Identity:
 - 1. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving Ilcense.
 - 2. PAN card with photograph.
 - Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.
- C. Proof of Address (POA): List of documents admissible as Proof of Address:

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

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

D. Exemptions/Clarifications to PAN:

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

- 1. In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- 4. SIP of Mutual Funds upto Rs 50, 000/- p.a.



In case of institutional clients, namely, FIIs, MFs, VCFs, FYCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial
Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956,
Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

E. List of people authorized to attest the documents:

- 1. Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/ Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy / Consulate General in the country where the client resides are permitted to attest the documents.
- En case of Non-Individuals, additional documents to be obtained from non-individuals, over & above the POI & POA, as mentioned below:

Types of Entity	Documentary Requirements
Corporate	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/Whole Time Director MD (to be submitted every year). Photograph, POI, POA, PAN and DIN numbers of Whole Time Directors/two directors in charge of day to da operations. Photograph, POI, POA, PAN of individual promoters holding control - either directly or indirectly. Copies of the Memorandum and Articles of Association and certificate of incorporation. Copy of the Board Resolution for investment in securities market. Authorised signatories list with specimen signatures.
Partnership firm	Copy of the balance sheets for the last 2 financial years (to be submitted every year)
·	 Certificate of registration (for registered partnership firms only). Copy of partnership deed. Authorised signatories list with specimen signatures. Photograph, POI, POA, PAN of Partners.
Trust	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Certificate of registration (for registered trust only). Copy of Trust deed. List of trustees certified by managing trustees/CA. Photograph, POI, POA, PAN of Trustees.
HUF	 PAN of HUF. Deed of declaration of HUF/ List of coparceners. Bank pass-book/bank statement in the name of HUF. Photograph, POI, POA, PAN of Karta.
Unincorporated association or a body of individuals	 Proof of Existence/Constitution document. Resolution of the managing body & Power of Attorney granted to transact business on its behalf. Authorized signatories list with specimen signatures.
Banks/Institutional Investors	 Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years. Authorized signatories list with specimen signatures.
Foreign Institutional Investors (FIIs)/Foreign Portfolio Investor (FPI)	 Copy of SEBI registration certificate. Authorized signatories list with specimen signatures.
Army/ Government Bodies	 Self-certification on letterhead. Authorized signatories list with specimen signatures.
Registered Society	 Copy of Registration Certificate under Societies Registration Act. List of Managing Committee members. Committee resolution for persons authorised to act as authorised signatories with specimel signatures. True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.



Check Li	st (F	lease	ensure	the	following)
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Accompanying Documents

Please submit the following documents with the Account Opening Form (where applicable). All documents should be original or a true copy certified by Director / Trustee / Secretary/ Partner / Karta / Authorised Signatory.

Documents	Individuals / Proprietory Concern	NRI	HUF	Partnership Firm	Body Corporate	Trust	Co-operative Societies	LLP
UBO Annexure + Proof of Identity of Ultimate Beneficial Owner(s)				1	1	1	1	1
Photo Identity of Applicant / Signatory(les)	1	1		1	/	1	1	/
Proof of Address	1	/	1	1		1	1	
Residence Proof of Applicant / Signatory(les)	1	1	1	1	/	1	<i>J</i>	/
Proof of Bank Account Details	1	1	1	1		1		
Valid Passport / PIO Card / OCI Card / Overseas Address Proof / Continuous Discharge Certificate or Mariner's Declaration in case of Merchant Navy KRI		1					agg agg ag melana siny bi aga ag ay may may ab bibb a a	
Portfolio Investment Scheme No.								
PAN Card	1	1	1	/	1	1		
Declaration			1	1				
Partnership Deed				1				_/
Registration Certificate				1		-	1	
List of Partners / Co-parceners / Managing Committee Members/ Directors/Trustees	2		1	1	1	1	1	o man arabowe sin Hell vita su
Memorandum & Articles of Association					/			
Latest 2 Financial Years Audited Annual Report				✓	1	1	1	1
List of Authorised Signatories			7 10		1	1		
Trust Deed						1		
Bye Laws / Charter Governing the Society certified by Secretary / Chairman	1201		#4 - 4 DU 2201)				1	
Management Committee / General Body Meeting Resolution Authorizing investments								
*Banker Verification	1			1	1			
List of Shareholders / Partners with ownership structure				1	1		thing the second state of the second	
CVL Verification Letter	1	1	1	1	1	1		/

^{*}To be submitted every year. *For Proprietary Concern

Know Your Client (KYC) Application Form (For Individuals Only)



Place for Intermediary Logo

Application No.:

Please fill in ENGLISH and in BLOCK LETTERS

A. Identity Details (please see guidelines overleaf)		
1. Name of Applicant (As appearing in supporting identification document). Name NITLESH MISS HRA		PHOTOGRAPH
	SHRA Birth 09/05/	Please affix the recent passport size photograph and sign across it
I. Nationality Vindian Other		
8. Status Please tick (🗸) 🔛 Resident Individual 🔲 Non Resident 🔲 Foreign National (Passpo	ort Copy Mandatory for NRIs & F	oreign Nationals)
i. PAN A A X M P 1 4 2 5 M Please enclose a duly attested copy of your	r PAN Card	
Aadhaar Number, if any:	7777 5474	
i. Proof of Identity submitted for PAN exempt cases Please Tick (/)		
□UID (Aadhaar) □ Passport □ Voter ID □ Driving Licence □ Others		(Please see guideline 'D' o
3. Address Details (please see guidelines overleaf)		
Address for Correspondence	- 0 0	
KRISH GARDEN 12/B 104	NEAKS	HAND MANDIR
City / Town / Village [TV] TO R A 2		Pin Code 4 0 0 0 1
City / Town / Village IN U IN B A I State IN A H A R A S H T R A	Country 3 ND2 A	
. Contact Details		
Tel. (Off.) (ISD) (STD) 02267310156 Mobile (ISD) (STD) 8875593560 E-Maild. N3 LESH @ 9 mAJL COM	Tel. (Res.) (ISD) (STD)	
Mobile (ISD) (STD) 88 4 5 5 9 3 5 6 0	Fax (ISD) (STO)	
E-Maild NJLESH (99 MAJLI COM		
Proof of address to be provided by Applicant. Please submit ANY ONE of the for Passport	ing License Voter Identity Others (Please specify)	Card*Latest Bank A/c Statement/Passt
City / Town / Village		Pin Code
State	Country	
Proof of address to be provided by Applicant. Please submit ANY ONE of the form Passport	ing License	Card *Latest Bank A/c Statement/Passbo
Proof of address to be provided by Applicant. Please submit ANY ONE of the form Passport Ration Card Registered Lease/Sale Agreement of Residence Driving Latest Telephone B only Land Line Latest Electricity B Relatest Gas Bill Not more than 3 Months old. Validity/Expiry date of proof of address submitted	ing License	Card *Latest Bank A/c Statement/Passbo

FOR OFFICE USE ONLY

IPV Done□ on d d / m m / 7 | v | y | y

AMC/Intermediary name OR code

Place:

(Originals Verified) Self Certified Document copies received

(Attested) True copies of documents received

Main Intermediary

Seal/Stamp of the intermediary should contain

Date:

Staff Name Designation

Name of the Organization

Signature Date Seal/Stamp of the intermediary should contain

Staff Name Designation

Designation
Name of the Organization
Signature

Date

INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- 1. Self attested copy of PAN card is mandatory for all clients.
- Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- If correspondence & permanent address are different, then proofs for both have to be submitted.
- Sole proprietor must make the application in his individual name & capacity.
- For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIOCard/OCICard and overseas address proof is mandatory.
- For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 10. For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials, etc.
- B. Proof of Identity(POI): List of documents admissible as Proof of Identity:
 - PAN card with photograph. This is a mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D).
 - Unique Identification Number (UID) (Aadhaar) / Passport / Voter ID card / Driving license.
 - Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.
- C. Proof of Address (POA): List of documents admissible as Proof of Address: (*Documents having an expiry date should be valid on the date of submission.)
 - 1. Passport/Voters Identity Card/Ration Card/Registered Lease or Sale

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

Exemptions/clarifications to PAN (*Sufficient documentary evidence in support of such claims to be collected.)

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

E. List of people authorized to attest the documents:

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

Know Your Client (KYC) Application Form (For Non-Individuals Only)



Place for Intermediary Log

Application No. :

Please fill in ENGLISH and in BLOCK LETTERS	Intermediary Logo									
A. Identity Details (please see guidelines overleaf)										
h Name of Applicant (Please write complete name as per Certificate of Incorporation	n / Registration, leaving one box blank between 2 words. Please do not abbreviate the Name).									
2. Date of Incorporation d d / m m / y y y Place of Incorporation										
3. Registration No. (e.g. CIN)	Date of commencement of business d d / m m / y y y									
4. Status Please tick (/) Private Ltd. Co. Public Ltd. Co. Body Corporate Partnership Trust / Charities / NGOs FI FII CAP Bank Government Body Non-Government Organisation Defence Establishment Body of Individuals Society CLLP Others										
5. Permanent Account Number (PAN) (MANDATORY)	Please enclose a duly attested copy of your PAN Card									
B. Address Details (please see guidelines overleaf)										
1. Address for Correspondence										
City / Town / Village	Postal Code									
State	Country									
2. Contact Details El. (Off.) (ISD) (STD) Mobile (ISD) (STD) E-Mail Id	Fax (ISD) (STD)									
*Not more than 3 Months old. Validity/Expiry date of proof of address submitted 4. Registered Address (If different from above) City / Dwn / Village	7									
State	Postal Code Country									
5. Proof of address to be provided by Applicant. Please submit ANY ON \[\bigcap *Latest Telephone Bill (only Land Line) \[\bigcap *Latest Electricity Bill \] \[\bigcap *Latest Electricity Bill \[\bigcap *Latest Electricity Bill \] \[\bigcap *Latest Electricity Bill \[\bigcap *Latest Electricity Bill \] \[\bigcap *Latest Electricity Bill \[\bigcap *Latest Electricity Bill \] \[\big	NE of the following valid documents & tick (✓) against the document attachest Bank Account Statement □Registered Lease / Sale Agreement of Office Premise									
C. Other Details (please see guidelines overleaf)										
1. Name, PAN, DIN/Aadhaar Number, residential address and photographs of Promoters/Partners/Karta/Trustees/whole time directors (Please use the Annexure to fill in the details)										
2. Any other information:										
DECLARATION										
We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake o 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.	NAME & SIGNATURE(S) OF AUTHORISED PERSON(S)									
lace:										

FOR OFFICE USE ONLY

AMC/Intermediary name OR code

- (Originals Verified) Self Certified Document copies received
- (Attested) True copies of documents received

Seal/Stamp of the intermediary should contain

Staff Name

Designation

Name of the Organization

Signature

Date

INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- 1. Self attested copy of PAN card is mandatory for all clients.
- Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
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- In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
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 - 3. Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and Its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Deblt cards issued by Banks.
- C. Proof of Address (PDA): List of documents admissible as Proof of Address: (*Documents having an expiry date should be valid on the date of submission.)
 - 1. Passport/Voters Identity Card/Ration Card/Registered Lease or Sale Agreement of

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

D. Exemptions/clarifications to PAN

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

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

E. List of people authorized to attest the documents:

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

F. In case of Non-Individuals, additional documents to be obtained from Non-Individuals, over & above the PDI & PDA, as mentioned below:

Types of entity	Documentary requirements
Corporate	 Copy of the balance sheets for the last 2 financial years (to be submitted every year) Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI talœover Regulations, duly certified by the company secretary/Whole time director/MD(to be submitted every year) Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations Photograph, POI, POA, PAN of individual promoters holding control – either directly or indirectly Coples of the Memorandum and Articles of Association and certificate of incorporation Copy of the Board Resolution for investment in securities market Authorised signatories list with specimen signatures
Partnership firm	Copy of the balance sheets for the last 2 financial years (to be submitted every year) Certificate of registration (for registered partnership firms only) Copy of partnership deed Authorised signatories list with specimen signatures Photograph, POI, POA, PAN of Partners
Trust	 Copy of the balance sheets for the last 2 financial years (to be submitted every year) Certificate of registration (for registered trust only).Copy of Trust deed List of trustees certified by managing trustees/CA Photograph, POI, POA, PAN of Trustees
HUF	PAN of HUF Deed of declaration of HUF/List of coparceners Bank pass-book/bank statement in the name of HUF Photograph, POI, POA, PAN of Karta
Unincorporated Association or a body of Individuals	Proof of Existence/Constitution document Resolution of the managing body & Power of Attorney granted to transact business on its behalf Authorized signatories list with specimen signatures
Banks/Institutional Investors	Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years Authorized signaturies list with specimen signatures
Foreign Institutional Investors (FII)	Copy of SEBI registration certificate Authorized signatories list with specimen signatures
Army/Government Bodies	Self-certification on letterhead Authorized signatories list with specimen signatures
Registered Society	Copy of Registration Certificate under Societies Registration Act List of Managing Committee members Committee resolution for persons authorised to act as authorised signatories with specimen signatures True copy of Society Rules and Bye Laws certified by the Chairman/Secretary Rease Submit the KYC Documents on AA Size Pages Of

Name of	Name of Applicant				PAN of the Applicant	
S, S	PAN	Name	DIN (For Directors) / Aadhaar Number (For Others)	Residential / Registered Address	Relationship with Applicant (i.e. promoters, whole time directors etc.)	Photograph

Place for Intermediary Logo

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ACCOUNT OPENING FORM

(FOR INDIVIDUALS)

Application Number:

Registered Office: Invesco Asset Management (India) Private Limited 2101-A, A Wing, 21st Floor, Marathon Futurex, N. M. Joshi Marg, Lower Parel, Mumbai - 400 013, T+91 22 67310000 F+91 22 23019142 Website: www.invescomutualfund.com

Portfolio Management Services Registration Number: PM/INPO00005273

1.	Applicant's Pers	onal Details						
	FIRST / SOLE APPLICA	NT Date of Birth 02 05 7 9 90						
	Name	Mr./Ms. NJLESH MISHRA						
	PAN	AACGPM460M						
	Gross Annual Income Deta	ils (Please tick (✓);						
	Net-worth in ₹.	as on (date)						
	Occupation (Please tick (/) any one and give brief details):						
	Private Sector Service	Public Sector Government Service Business Professional Agriculturist Retired						
	Housewife	Student Forex Dealer Others (Please specify)						
	Please tick, if applicable:	Politically Exposed Person						
	SECOND APPLICANT							
	Name	Mr. / Ms.						
	PAN							
	Gross Annual Income Deta	ease tick (🗸): Below 1 Lac 1-5 Lac 5-10 Lac 10-25 Lac 25 Lac-1Crore > 1Crore OR						
	Net-worth in ₹.	্টি টিল্লো ইউল্লেখ্য মন্ত্রী as on (date)						
	Occupation (Please tick (/) any one and give brief details);						
	Private Sector Service	Public Sector Government Service Business Professional Agriculturist Retired						
	Housewife	Student Forex Dealer Others (Please specify)						
	Please tick, if applicable:	Politically Exposed Person Related to a Politically Exposed Person						
	THIRD APPLICANT							
	Name	Mr. / Ms.						
	PAN							
	Gross Annual Income Deta	ils (Please lick (✔): Below 1 Lac 1-5 Lac 5-10 Lac 10-25 Lac 25 Lac-1Crore > 1Crore OR						
	Net-worth in ₹. 1 2 1/21/21/50	98 29G (11 000 C2 30 C3 x 179 x 18 00 C4 C2 C2 C2 C3 C3 C4						
	Occupation (Please tick (/) any one and give brief details):						
	Private Sector Service							
	Housewife	Student Forex Dealer Others (Please specify)						
	Please tick, if applicable:	Politically Exposed Person Related to a Politically Exposed Person						
	Mode of Operation (Please	Single Joint Either or Survivor						
	if NRI (Please ✓)	NRI - Repatriable NRI - Non Repatriable						
2.	Bank Account D	etails	_					
	Account Number	QD 600350090421 Account Type (Please 🗸) Current Savings NRE NRO FCNR						
	Bank Name	HDFC BANK						
	Bank Address	FORI MUMBAI						
	Cit	v MVMBA2 PIN 400039 MICR Number 411000076	2					
	NEFT/RTGS/IFSC Code	HDFC000060 PIS Account No.						



	Enclosed Copy of	Cancelled Cheque® OR	OR Bank Sta	Bank Statement (with Bank Stamp, Signature of Branch Manager) (Please					
	Names of Joint Holders	NOLESH MOSH	IRA				7		
		First / Sole Holder		Second Holder			Third Holde	f	
	*In the event, name of th	e Applicant is not printed on the ch	eque, it will not be treated a	is valid proof					
3.	Investment and Pa	yment Details							
	(Please 🗸 any one)	By Cheque	In Securities	n Securities Both					
		Portf	olio Name		li	nvestment Amou	ınt (in figs.)		
	Jnv	esco andia Ris	e Panfolio			30	0000 (0/-	
		7							
	Payment Details (Cheque) - Cheque to be drawn in favour of	"Invesco Asset Managemen	nt (India) Pvt. Ltd PM	IS A/C"*				
	Amount in Rs.	300000	01-	Amount in Words	Thirth	1 Lacs	0141-		
	Cheque No.	00079			Dated	0	8 05	2017	
	Bank Name	HDFC B	col		Branci	h	02		
					010110				
	Payment Details (Securit	ies)** - Attach DP Instruction slip fo	6777						
	Please (🗸)	NSDL	CDSL	4.41-			DP Name		
	DP In case		Beneficiary Accour	t No.			Dr Name		
	product	JI THAPE			1				
	DP Address								
	Enclosed Copy of	Client Master	OR DP Stateme	nt Total No. o	f Scrips Transfe	rred***			
	(Please 🗸)								
		issued for investing in multiple of investments to be provided in "I					ent (India) Priva	ite Limited - PMS A/	
	**Portiono-wise breakup	or investments to be provided in	nvestment anount above.	Liedžė im m rizr	or securities or w	MICANIC C.			
4.	Investment Profile	of Sole/First Applicant							
	Investment Experience in	n Security Market (No. of years)	Expe	cted Investment Time	Horizon (No. of	years)			
	Percentage of Total Inve	stment Portfolio proposed to be inv	t Portfolio proposed to be invested with Portfolio Manager % (Optional)						
	Please (🗸)					277			
	Investment Goals	Capital Appreciation	on	Regular Income		11 100	Both	mand end	
	Investment Objective	Equity	V	Balanced (Equity : D Venture Fund	lebt)	F 174	Debt Others (Pls specify	Mutual Fund	
	Risk Tolerance Level	All Securities High		Medium		1000	LOW		
	Systematic Withdrawals	Monthly		Quarterly		1000	Yearly V	On Request	
	•	Mark.	1-1						
	Last 3 years' Income Deta	ails YY Y	Y	YY				Y. YY	
	Annual Income	Rs in t	103.	Rs. in I	acs		Rs.	in facs	
	Net Worth	Rs in la	105	Rs. m	acs		Rs.	in lacs	



5.	Introduced By							
	Organisation Name	Abhishek	Raj KUMAK					
	Employee Name	Mr. / Ms.						
	Employee Code	006198	>		10.00			
	Address	MOMBAI				_		
	Signature	× D_						
6.	Declaration & Signatu	A Brown to the first on the	in this application are true to the best	of my / our knowledge and belief.	I / We agree to immediately inform you i	there		
	is any change in any of the info false or any information or par taken by any regulatory author time agree that if 1 / we fail to	le Information and particulars given by me / us rmation given in this application or in the Anti- ticulars have been suppressed or omitted ther titles for violation of Securities / Economic Lav give such information, you shall have the righ any entity of the Invesco Group.	exure(s) to this application. I / We also defrom, you have a right to terminate the rs. I / We also agree to furnish such furl to terminate the Portfolio Managemeni	eclare and agree that if any of the Portfolio Management Services. I her information as you or SEBI m Services. I / We also authorise th	above statements are found to be incorr / We agree to keep you informed of any ay require from me / us from time to tim he Portfolio Manager to share the inform	ect or action ie and ation /		
	1 / We wish to inform you that I / We have read and understood the contents of the Disclosure Document as specified in Schedule V of the SEBI (Portfolio Managers) Regulations, 1993, alongwit certificate in Form C as specified in Schedule I of the said Regulations. I / We confirm that the Portfolio Management Services Agreement, Fee Schedule, Account Opening Form and Disclosure Documen were received by me two days / more than two days prior to entering into the Portfolio Management Services Agreement.							
		clare that I / we do not hold investments / in	erest in any body corporate which enab	es me / us to obtain unpublished	price sensitive information.			
	OR (Please ✓) ☐ 1 / We hereby	declare that I / we do hold investments / Inter	est in the body corporates as per list at	ached which enables me / us to o	btain unpublished price sensitive informa	ition.		
	z D	<u>L</u>	-	Ø	_			
	First / So	le Applicant	Second Applicant		Third Applicant			
	Bate U.S. H.M.	y y y y						



Name of th	e Nominee	Mr. / Ms.	Sidelhanh	PATEL			
Relationshi	p with the Applicant		SON				
Address		KRI	SH GARDEN	281/04	NEAR	SHAM	MANDIR
		City	MUMBAJ			PIN	400036
Date of Bir	th (in case of Minor)	02 6	16 2000				
	e Guardian ominee is a Minor)					Relationship with the Minor	
Address							
		City		W 2 3		PIN	THILL
Signature (Of Nominee/Guardian	z (S				
	Of Nominee/Guardian	& (S				
Signature (8		Z		(Author)
	Of Nominee/Guardian First / Sole Applica			d Applicant			l Applicant
				1 Applicant			l Applicant
	First / Sole Applica	nt First Witness Surve	Secon		Second VCKY	Third Witness DOS D2 G	l Applicant
Name Address	First / Sole Applica	nt First Witness	Secon		Second	Third Witness DOS D2 G	l Applicant
Name	First / Sole Application	First Witness Suyve	Second		Second MCKY MUMF	Third Witness DOS D2 G	l Applicant
Name Address City	First / Sole Applica	First Witness Suyve	Second		Second MCKY MUMF	Third Witness DOS D2 G BA2	I Applicant

Note:

- 1. Nomination details given by Client(s) for Portfolio Account should be identical / same as given in Account Opening Form for Depository Account.
- 2. Client(s) should change nomination in Depository Account only after changing nomination details in Portfolio Account to avoid problems for transmission of portfolio/securities to the nominee.



ACCOUNT OPENING FORM

(FOR NON-INDIVIDUALS)

Application Number:

Registered Office: Invesco Asset Management (India) Private Limited
2101-A, A Wing, 21st Floor, Marathon Futurex, N. M. Joshi Marg, Lower Parel, Mumbai - 400 013.
T+91 22 67310000 F+91 22 23019142 Website: www.invescomutualfund.com

Portfolio Management Services Registration Number; PM/INPO00005273

. Applicant's Detai	ils			
Name				
Registering Authority				
Nature of Business				
PAN				
TAN (If Applicable)				
Enclosed copy of (Please ✓)	TAN Atlotment Letter			
. BankAccountDeta	ails			
Account Number		Account Type	(Please 🗸) Current	Others
Bank Name			1.	
Bank Address			2	
	City		PIN	
MICR Number		NEFT/RT	GS/IFSC Code	
Enclosed Copy of (Please ✔)	Cancelled Cheque* OR	Bank Passbook OR Ba	nk Statement (with Bank Stam),	Signature of Branch Manager)
"In the event where th	se name of the applicant is not printed	I on the cheque, it will not be treate	d as a valid proof.	
. Investment and I	Payment Details			
(Please 🗸 any one)	By Cheque	In Securities	Both	
	Portf	folio Name		Investment Amount (in figs.)



Payment Details (Cheque) - Cl	heque to be drawn in favour of "Invesco Asset Management (India) Private Limited - PMS A/C" *						
Amount in Rs.	Amount in Rs. Amount in Words						
Cheque No.	heque No.			D 0 M	ш үүүү		
Bank Name			Branch				
Payment Details (Securities)*	Payment Details (Securities)** - Attach DP Instruction sllp for verification						
Please (✔)	NSDL CDS Beneficiar	SL ry Account No.		DP Name			
In case of NS	DL JOL						
DP Address							
Enclosed Copy of (Please ✓)	Client Master OR DP	Statement Total No. of Scrips	Transferred**	h			
**Portfolio-wise breakup of ir	ed for investing in multiple portfolios and sh investments to be provided in "Investment Amount) Private Limited - PMS A/		
4. Investment Profile							
Investment Experience in Sec	urity Market (No. of years)	Expected Investment Time Horizon	(No. of years)				
Percentage of total Investment	nt Portfolio proposed to be invested with Portfolio	o Manager % (Optional)					
Investment Goals	Capital Appreciation	Regular Income	1	Both			
Investment Objective	Equity	Balanced (Equity : Debt)		Debt	Mutual Fund		
	All Securities	Venture Fund Units		Others (Pls	specify)		
Risk Tolerance Level	High	Medium	1	Low			
Systematic Withdrawals	Monthly	Quarterly	1	Yearly	On Request		
Last 3 years' Income Details	YY YY	YY YY		1	YY YY		
Annual Income	Rs: in lacs.	Ris - in facs:			Rs. in lacs.		
Net Worth	Rs. in lacs	Rs, ar lacs,			Rs. io tacs.		
5. Other Details					1		
Gross Annual Income Details Below 1 Lac 1.5	(may 1979) 1977	5 Lacs - 1 Crore > 1 Crore					
land (box)	should not be older than 1 year)	_	n (Daled)	0 0	M M Y Y Y Y		
	((
Name, PAN, DIN / UID, reside (Please use the Annexure to	ntial address and photographs of Promoters / Pai fill in the details)	rtners / Karta / Trustees / whole time dir	ectors				
Is the the entity involved/pro	viding any of the following services	Yes No					
- For Foreign Exchange / Mon	ey Changer Services	Yes No					
- Gaming / Gambling / Lotter	y Services (e.g. casinos, betting syndicate)	Yes No					
- Money Lending / Pawning		Yes No					
Any other information							



6.	Introduced By		
	Organisation Name		
	Employee Name	Mr. / Ms.	
	Employee Code		
	Address		
	Signature	8	
7	Residentian C Signature/s		
	Deciaration & Signature(s		true to the hest of my / nur knowledge and helief 1 / We agree to immediately inform you if there is
	any change in any of the information g or any information or particulars have any regulatory authorities for violation if I / we fail to give such information, me / us with any entity of the Invesco	inform and particulars given by the first in this expiritable when in this application or in the Annexure(s) to this application been suppressed or omitted therefrom, you have a right to te of Securities / Economic Laws. I / We also agree to furnish su you shall have the right to terminate the Portfolio Manageme Group.	true to the best of my / our knowledge and belief. I / We agree to immediately inform you if there is n. I / We also declare and agree that if any of the above statements are found to be incorrect or false rminate the Portfolio Management Services. I / We agree to keep you informed of any action taken by the further information as you or SEBI may require from me / us from time to time and I/we agree that int Services. I / We also authorise the Portfolio Manager to share the information / documents about
	I/We wish to inform you that I/We har in Form C as specified in Schedule I of I by me two days / more than two days	ve read and understood the contents of the Disclosure Docume he said Regulations. I / We confirm that the Portfolio Managem prior to entering into the Portfolio Management Services Agre	nt as specified in Schedule V of the SEBI (Portfolio Managers) Regulations, 1993, alongwith certificate ant Services Agreement, Fee Schedule, Account Opening Form and Disclosure Document were received exent.
(Ple	ase 🗸 📄 1 / We hereby declare that	t I / we do not hold investments / interest in any body corpor	ate which enables me / us to obtain unpublished price sensitive information.
(Olas	OR	k b f de hedd in onder only f fabroard in the hedronous hor	as per list attached which enables me / us to obtain unpublished price sensitive information.
(rie		() I was do unid investments I intelest in the pool corborates	to the use distance where stignes me t as to openit authorizated buse sensitive automation.
	Name of the Authorised Signatory	Mr. / Ms.	
			7
	Signature of the	Signature with Author Storp	Date M M Y Y Y Y
	Authorised Signatory	2	Place

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 Mr. / Ms. / M/s. 	NILESH MISHRA
	ing its registered office at 281104 KRJIH GARDEN NALA MUTABAD pal place of business at
2) Mr. / Ms.	
resident of	
and	
3) Mr. / Ms.	

(hereinafter referred to as "the Client" which expression shall, unless repugnant to or contrary to the meaning or context thereof, shall mean and include his/her/its legal heirs, successors, administrators, and permitted assigns) of the OTHER PART.

(The Portfolio Manager and the Client are hereinafter jointly referred to as "Parties" and individually as "Party")

WHEREAS:

- (a) The Portfolio Manager holds a valid certificate of registration under the Securities and Exchange Board of India (Portfolio Managers) Regutions, 1993, hereinafter referred to as "the SEBI Regulations" to carry on the business of the portfolio management services vide Registration no. PM/INPOOCO05273.
- (b) The Client is desirous of availing the Portfolio Management Services as offered by the Portfolio Manager and approached the Portfolio Manager for utilizing the services of the Portfolio Manager in relation to his funds.
- (c) The Portfolio Manager has provided to the Client a copy of Portfolio Management Services Agreement, Fee Schedule, Account Opening Form and Disclosure Document two days before the date of this Agreement and the Client has read and understood the disclosures made therein.

The Portfolio Manager and the Client hereby accord their mutual understanding and common intention in the manner as hereinafter provided.

NOW THEREFORE, IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

I. Definitions

Unless the context or meaning otherwise requires, in this Agreement (including in the recitals hereinabove and the annexures and schedules, if any, hereto) the following expression shall have the meaning assigned to them hereafter:

- i.1 "Account Opening Form" means the application form(s) submitted by the Client to the Portfolio Manager Indicating Inter-alia (a) the amount; (b) the Client's investment objective and any restrictions on the investment that need to be complied with. The Account Opening Form shall form part of this Agreement.
- I.II "Agreement" means this Portfolio Management Services Agreement along with the Account Opening Form, schedule(s) and annexure(s) attached thereto and Product Notes or Terms Sheets, signed by Client.
- I.III "Custodian" means a Custodian registered under Securities and Exchange Board of India (Custodian of Securities) Regulations, 1996 appointed by the Portfolio Manager for maintaining custody of funds and securities of the Client.
- 1.IV "Disclosure Document" means Disclosure Document prepared by Portfolio Manager, as updated from time to time and filed with SEBI, pursuant to the Regulations.
- 1. V "Portfollo" means the Securities and/or funds managed by the Portfolio Manager on behalf of the Client pursuant to this Agreement and includes any Securities and/or funds mentioned in the Account Opening Form, any further Securities and/or funds placed by the Client with the Portfolio Manager for being managed pursuant to this Agreement, Securities or other realization of the portfolio acquired by the Portfolio Manager through investment of funds and bonus, dividends or other receipts and rights in respect of Securities forming part of the portfolio, so long as the same is managed by the Portfolio Manager under this Agreement.
- I.VI "Regulations" or "SEBI Regulations" means Securities and Exchange Board of India (Portfolio Managers) Regulations, 1993 as amended from time to time.

IVII "SEBI" means Securities and Exchange Board of India established under section 3 of the Securities and Exchange Board of India Act, 1992.

CHARLES A TIME

- I.VIII "Securities" means security as defined in Section 2(h) of the Securities Contact (Regulation) Act, 1956, provided that securities shall not include any securities which the Portfolio Manager is prohibited from investing in or advising on under the Regulations or any other law, for the time being, in force.
- I.IX "Term Sheet/Product Note" means any term sheet or product note executed by the Client for availing any services of the Portfolio Manager pursuant to this Agreement.

II. Interpretation:

In this Agreement, unless the context or meaning thereof otherwise requires:

- II.I Words denoting the singular shall include the plural and vice versa;
- I.II The pronouns "he", "she", "it" and their cognate variations are used as inter changeable and should be Interpreted in accordance with the context;
- 1.111 Words denoting a "Person" or "Ctlent" shall unless the context otherwise requires to include an individual, corporation, company, partnership, trust or other entity;
- II.IV Heading and bold type face are used only for convenience, ease of reference and shall be ignored for the purposes of construction or interpretation of any provision of this Agreement;
- II.V References to the word "Include" or "Including" shall be construed without limitation;

1. APPOINTMENT OF PORTFOLIO MANAGER

1.1 The Client hereby appoints invesco Asset Management (India) as its Portfolio Manager to provide Portfolio Management Services and other administrative services as detailed herein (hereinafter referred to as "the Services") in respect of the Portfolio in accordance with the provisions of this Agreement and the Regulations.

2. SCOPE OF SERVICES

- 2.1 The Portfolio Manager will provide Portfolio Management Services which may be in the nature of investment management/advisory/investment consultancy and/or administration of the Portfolio, as per the investment objectives and restrictions, if any and in accordance with the SEBI Regulations, as amended from time to time. Subject to such investment objective and restriction and except where the Portfolio Manager acts as a non-discretionary Portfolio Manager, the Portfolio Manager, normally acting as a Portfolio Manager, will have complete discretion to buy, sell, retain, exchange or otherwise deal in any Securities, place deposits, subscribe to issues and offers for sale and accept, placing of any securities, effect transactions in any markets, take day to day decisions in respect of the Portfolio. It is clarified that in providing such Services, the Portfolio Manager is not guaranteeing or assuring any return directly or indirectly.
- 2.2 The Portfolio Manager shall act in a fiduciary capacity and as a trustee and agent with regard to the Client's Portfolio.



First / Sole Applicant

Second Applicant



- 2.3 The Portfolio Manager shall be responsible for custody of Securities and/ or funds received from the Client in accordance with the provisions of this Agreement
- The Portfolio Manager shall keep track of corporate benefits and claim and receive all such benefits such as dividends, bonuses, etc., in respect to the Securities in the Client's Partfalio

INVESTMENT OBJECTIVES AND GUIDELINES

- 3.1 The Client shall set out the investment objective and restrictions to be complied in respect of the Portfolio in the Account Opening Form, Terms Sheet or Product Note.
- 3.2 The Portfolio Manager shall Invest Client's funds in capital and money market instruments including but not limited to Securities and derivatives, as may be permitted under the applicable law including any regulations, guidelines issued by SEBI, in such a manner and through such markets as it deems fit in the interest of the Client

The exposure limits for securities will be as given below or as may be specified in the Term Sheet or Product Note signed by the Client:

Type of Securitles	Allocation in Percentage
Equity & Equity Related securities	Upto 100%
Debt & Money Market Instruments	Upto 100%
Units of Mutual Funds including Exchange Traded Funds	Upto 100%
Any other specified securities	Upto 100%

- 3.3 The Portfolio Manager shall not deploy the Clients' funds in bill discounting, badla financing or for the purpose of lending or placement with corporate or non corporate bodies, unless otherwise permitted by SEBI.
- 3.4 The Portfolio Manager shall not, while dealing with Clients' funds, indulge in speculative transactions i.e. he shall not enter into any transaction for purchase or sale of any security which is periodically or ultimately settled otherwise than by actual delivery of security except the transactions in derivatives.
- 3.5 The Portfolio Manager shall be entitled to underwrite any securities or offer securities for sale, subject to compliance of applicable regulations.
- 3.6 The Portfolio Manager shall not lend Securities held in Client Portfolio except as In the manner permitted under the SEBI Regulations.
- 3.7 The Portfolio Manager shall be entitled, either by itself or through any person appointed by it, to do all such acts on behalf of the Client as the Portfolio Manager may in its absolute discretion consider necessary or advisable for the purpose of performance of the Services including trading in derivatives subject to compliance of applicable law and the terms stated herein and only to the extent permissible under the law prevalling at that time. The terms of trading in derivatives are:
 - (a) Quantum of Exposure: Upto 100% of market value of the Portfolio.
 - Manner & purpose of using derivative instruments: Portfolio Manager may use derivative instruments for any purpose whatsoever including hedging, portfolio rebalancing, yield enhancement etc., unless the use of derivates for a purpose is restricted by the Regulations.
 - Type of derivative instruments: All types of derivatives including stock and index futures & options save for those in which investment by a Portfolio Manager is prohibited under the applicable law.
 - Terms of valuation of derivative: The derivatives shall be valued at the settlement/closing value (as per accounting policy of the Portfolio Manager) of the concerned derivative on the stock exchange(s)
 - Terms of liquidation/settlement: The derivative instruments may be liquidated at the prevailing market prices or may be allowed to expire/ to be exercised at the price specified by the stock exchange on the expiry date/ date of exercise as per the discretion of the Portfolio Manager in case of discretionary portfolio management services and as per the direction of the Client where the Portfolio Manager is acting as a non-discretionary portfolio manager.
- 3.8 All matters between the Client and the Portfolio Manager relating to the Services shall be governed by this Agreement. If the provisions of the Agreement conflicts with the provisions of a product offered by Portfolio Manager, or a specific Term Sheet or Product Note then the terms of such a product or Term Sheet or Product Note, as the case may be, shall prevall in so far as it does not conflict with any Portfolio Manager's duties or obligation under this Agreement or the Regulations.
- 3.9 Subject to applicable taxation laws, in force from time to time, the Portfolio Manager may deduct tax at source while effecting disbursement/ payments of amounts,

interim or otherwise, to the Client under this Agreement and shall certify the debit of tax at source to the Client's Portfolio.

- FUNCTIONS. OBLIGATIONS, DUTIES AND RESPONSIBILITIES OF PORTFOLIO MANAGER The main functions, obligations, duties and responsibilities of the Portfolio Manager under this Agreement are:
- 4.1 FUNCTIONS, OBLIGATIONS, DUTIES AND RESPONSIBILITIES (IN GENERAL)
 - 4.1.1 The Portfolio Manager shall manage the Client's Portfolio in accordance with the provisions of this Agreement, Regulations, SEBI Act, 1992 and guidelines issued there under, as amended from time to time.
 - 4.1.2 The Portfolio Manager may open and operate one or more bank account(s), depository (demat) accounts and constituent subsidiary general ledger account (CSGL) and such other accounts as the Portfolio Manager may deem fit or necessary, on behalf of the Client for the purpose of management of Client's portfolio, and deposit and withdraw monies/securities in such accounts and fully operate the same for performance of its obligations under this Agreement. Such account(s) may be opened with any Scheduled Commercial Bank as per the discretion of the Portfolio Manager. These accounts will be solely operated by the Portfolio Manager or the Custodian to the exclusion of the Client and the Client hereby confirms and ratifies that it shall not exercise any rights in relation to these accounts.
 - 4.1.3 The Portfolio Manager may arrange for the custody of Securities and funds held on account of the Client under this Agreement by keeping them in its own custody, or by outsourcing such activities to a Custodian, including an associate of the Portfolio Manager and may pay any fees for the said purpose, which shall be charged to the Client's account as per the provisions of this Agreement.
 - 4.1.4 The Portfolio Manager may deal in Securities on behalf of the Client through any registered stock broker including an associate of Portfolio Manager or through private arrangements in such other manner as the Portfolio Manager may deem fit.
 - 4.1.5 The Portfolio Manager may enter into any contract with any corporation or any other organization for the purpose of securing insurance cover or such other benefits as may be given by the corporation or other organization.
 - 4.1.6 The Portfolio Manager may constitute committees consisting of such persons as it thinks fit or appoint advisors to guide and advice the operations of the Portfolio Manager and delegate suitable power to them and impose appropriate duties / restrictions on them and generally to do all acts, deeds, matters and things, which are necessary for performance of this Agreement or in relation to the management of the Client's Portfolio as per the lerms of this Agreement.
 - 4.1.7 The Portfollo Manager, in its absolute discretion, may act or delegate the performance of its duties, discretions and obligations hereunder to any of its employee(s) or to such agent(s) as it may think lit and may pay any fees/consultancy charges, which shall be charged to the Client's Portfolio as per the provisions of this Agreement.
 - 4.1.8 The Portfolio Manager shall, where necessary in the interest of the Client take adequate steps for registration / transfer of the Clients securities in the name of the Client and/ or in the name of the Portfolio Manager for claiming and receiving all entitlements such as dividends, bonus, etc. The Portfolio Manager shall take necessary action for conversion of Securities and subscription/renunciation of/or rights. However, the Portfolio Manager shall not hold listed securities belonging to the Client's Portfolio in its own name on behalf of its clients.
 - 4.1.9 The securities held under this Agreement and requiring transfer/ registration in favor of the Client, will be transferred / registered either in his name or in the name of the Portfolio Manager in accordance with the prevailing Regulations and the client does hereby expressly give the requisite consent to the Portfolio Manager, for transfer/ registration of such securities held in Clients Portfolio by the Portfolio Manager under this Agreement. However, the Portfolio Manager shall not hold listed securities belonging to the Client's Portfolio in its own name on behalf of the Client.
 - 4.1.10 The Portfolio Manager may, in its sole discretion, choose to effect interim disbursements of amounts against the amount payable to the Client, on annual or on such other frequencies, as the Portfolio Manager deems fit, without conferring any right on the Client to demand such other similar disbursements from the Portfolio Manager at any stage in respect to this Agreement.
 - 4.1.11 The Portfolio Manager shall not invest and / or disinvest and / or deal in the Clients funds based on unpublished price sensitive information.
 - 4.1.12 The Portfolio Manager may from time to time and subject to terms of this Agreement:
 - purchase or sell Securities Inter-se among its Clients:
 - have business relationships with companies or corporations whose Securities are held, purchased or sold for the Client's Portfolio.
 - purchase for and/or sale from Client's Portfolio, Securities in primary or



First / Sole Applicant

Second Applicant



- secondary markets through any broker and/or dealer in Securities, to-the extent permitted by applicable law, including entities in the same group.
- act as principal, agent or broker in a transaction and may be separately compensated in that capacity.
- 4.1.13 Any dividend, interest, rights, bonus, voting right, securities, etc., as well as residual cash balances, if any, arising out of the Services provided to the Client, shall accrue to or vest in the Client and shall, if accrue to and/or continue to vest with the Portfolio Manager, or, if received by the Portfolio Manager shall be turned/made over to the Client.
- 4.1.14 The Portfolio Manager shall deal exclusively with the Client in respect of this Agreement and may not, recognize or take cognizance of any privity of contract between the Client and any other person or entity.
- 4.1.15 The Portfolio manager shall generally purchase and/or sell securities separately for each client. However, in the event of aggregation of purchase or sales carried out for the purpose of economies of scale, the inter-se allocation between the clients shall be done on a pro rata basis and at the weighted average price of the day's transactions. The Portfolio Manager shall not keep any open position in respect of allocation of sales or purchases effected in a day and shall complete the allocation process on the same day on which sales and/or purchases are effected.
- 4.1.16 The Portfolio Manager may maintain a single bank account, accounts with various mutual funds, broking accounts, depository account (pool account) with Custodian etc. in the name as may be determined by the Regulations for all its Clients and operate the same, either by itself or through representatives.
- 4.1.17 The Portfolio accounts of the Portfolio Manager shall be audited annually by an Independent Chartered Accountant in accordance with the requirement of the Regulations and a copy of the certificate issued by the Chartered Accountant shall be given to the Client.
- 4.1.18 In the event of Client's Portfolio receiving an incorrect credit/ debit by reason of a mistake, Portfolio Manager shall be entitled to reverse such incorrect credit / debit at any time whatsoever. The Client shall be liable and continue to remain liable to the Portfolio Manager for any incorrect gain obtained as a result of the same.

4.2 FUNCTIONS, OBLIGATIONS, DUTIES AND RESPONSIBILITIES FOR DISCRETIONARY PORTFOLIO MANAGEMENT

- 4.2.1 For the Clients availing Discretionary Portfolio Management Services, the Portfolio Manager may at its sole discretion apply for, subscribe, obtain, buy, accept, acquire, endorse, transfer, redeem, renew, exchange, dispose, sell or otherwise deal in the Securities and generally manage, convert, transpose and vary the investments in respect to the Client's Portfolio.
- 4.2.2 The Portfolio Manager shall deploy the Securities and/ or funds of the Client in accordance with the investment objective specified by the Client.
- 4.2.3 The Portfolio Manager shall individually and independently manage the Portfolio of each Client. The Securities in which investments / disinvestments are made by the Portfolio Manager may differ from Client to Client.
- 4.2.4 The portfolio managers' decision (taken in good faith) in deployment of the Clients' account is absolute and final and cannot be called in question or be open to review at any time during the currency of the Agreement or any time thereafter except on the ground of malafide, fraud, conflict of interest or gross negligence.
- 4.2.5 The liabilities of the Client availing Discretionary Portfolio Management Services, arising out of this Agreement shall be limited to the extent of his investments made under this Agreement.

4.3 FUNCTIONS, OBLIGATIONS, DUTIES AND RESPONSIBILITIES FOR NON-DISCRETIONARY PORTFOLIO MANAGEMENT

4.3.1 For the Clients availing Non-Discretionary Portfolio Management Services the Portfolio Manager, shall in accordance with the directions, instructions and order of the Client given in an agreed manner apply for, subscribe, obtain, buy, accept, acquire, endorse, transfer, redeem, renew, exchange, dispose, sell or otherwise deal in the Securities in the Client's Portfolio.

5. LIMITATION OF THE LIABILITY OF PORTFOLIO MANAGER

5.1 The Portfolio Manager may act upon any advice of or information obtained from any bankers, accountants, brokers, custodians, professionals, agents or other persons acting as agents or advisers of the Portfolio Manager and the Portfolio Manager shall not be bound to supervise the acting of any such persons nor to verify the advice or information obtained there from and the Portfolio Manager shall not be liable for anything bona fide done or omitted or suffered in reliance upon such advice or information nor be responsible for the consequence of any mistake or oversight or error of judgment on the part of the Portfolio Manager or any attorney or agent or any other person appointed by It hereunder.

- 5.2 Except to the extent otherwise provided herein, no liability shall result to Portfolio Manager from delay in performance or from non-performance caused by circumstances beyond the control of the Portfolio Manager, including but not limited to act of god, fire, flood, explosion, war, theft, action or request of governmental authority, accident, labour trouble or shortage, lnability to obtain material, power, equipment or transportation, but each of the Parties hereto shall be diligent in attempting to remove such cause or causes.
- 5.3 The Portfolio Manager shall not be under any liability on account of anything done or omitted to be done or suffered by the Client in accordance with or in pursuance of any request or advice made on the investment by any committee of the Portfolio Manager or any agents.
- 5.4 Without prejudice to the right of Indemnity available to the Portfolio Manager under any law, the Portfolio Manager and every person appointed by the Portfolio Manager shall be entitled to be Indemnified out of the Client's fund in respect of all liabilities, losses and expenses incurred by them in the performance of their functions hereunder or any of the powers, authorities and discretions vested in them pursuant to this Agreement or consequent to any mistake, oversight or error of judgment or want of prudence on the part of the Portfolio Manager and against all actions, proceedings, costs, claims and demands in respect of any matter or thing done or omitted in any way in relation to this Agreement and the Portfolio Manager shall have a lien and may retain any payout of any funds and securities in its hands towards all sums or other amounts necessary to give effect to such Indemnity.
- 5.5 A Portfolio Manager shall not be responsible to any person including the Client for any loss or expenses resulting to any person and/ or Client, from the insufficiency or deficiency of value of or title of any assets or property or security acquired or taken on behalf of the Client or the insolvency or wrongful act of any debtor or any person under abligation to the Client or anything done in good faith in the execution of the duties under this Agreement.
- 5.6 The Client shall indemnify and keep indemnified the Portfolio Manager from and against any charges, including stamp duty, taxes and from and against all costs, charges and expenses incurred by or levied on the Portfolio Manager acting as an agent of the Client. The Portfolio Manager shall have a lien on the funds of the Client and the return thereon for the purpose of indemnifying itself as aforesaid.
- 5.7 The Portfolio Manager shall not be responsible for any loss or damage occasioned due to delays on the part of companies, corporations or other authorities including Government authorities in registering transfer of Securities or other factors beyond the control of the Portfolio Manager. The Securities which are so purchased and refused to be transferred in the name of the Client or the Portfolio Manager, by the company or corporation concerned, may be sold by the Portfolio Manager, at available market rate, at the risk and responsibility of the Client concerned and the Client hereby expressly consents to the same.
- 5.B The Portfolio Manager does not provide any warranty (express or implied) as to the appreciation of the value of assets / Securities in which the Portfolio Manager invests Client's funds. The Portfolio Manager shall not be liable in case of depreciation in the value of assets/ Securities in which funds are invested by the Portfolio Manager, or any direct or indirect or consequential losses.
- 5.9 The Portfolio Manager shall not be liable for any negligence or lapse in execution of any instructions given by the Portfolio Manager to the broker, banker, custodian or any other agent appointed for carrying out activities pertaining to this Agreement.

6. COVENANTS OF CLIENT

- 6.1 The Client declares that he is eligible to enter into this Agreement and is entitled to perform its obligations under this Agreement. The Client having agreed to avail of the services offered by the Portfolio Manager shall be deemed to have satisfied himself with regard to his eligibility in this respect.
- 6.2 The Client hereby undertakes that all corporate, governmental and other consents that are required to have been obtained by him/it with respect to this Agreement are in full force and effect and all conditions of such approvals/consents/ permissions have been complied with.
- 6.3 The Client confirms that the Portfolio Manager shall have a first and paramount lien on all the assets in the Portfolio of the Client and the exclusive right thereon for the purpose of recovery of all unpaid dues (including but without limitation, professional fees, transaction charges, taxes, duties, costs and expenses) in connection with the management, operation and administration of Portfolio under this Agreement.
- 6.4 The Client shall open the depository account with a depository participant designated by the Portfolio Manager for holding of securities purchased by the Portfolio Manager under this Agreement. The Bank account details to be given by the Client for the said depository account shall be as may be provided by the Portfolio Manager. The Client shall enable the Portfolio Manager to receive / access transaction statements and other reports for the said depository account. The Client shall close the said depository account on termination of this Agreement.

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First / Sole Applicant

Second Applicant



- 6.5 The Client hereby undertakes that execution, delivery and performance of this Agreement do not violate and conflict with the documents relating to constitution of the Client, any law applicable to the Client including the Income Tax Act, 1961, the Prevention of Money Laundering Act, 2002 and any other law / regulation relating to foreign investments, any order or judgment of any Court/ competent authority applicable to the Client or any of his assets or any contractual restrictions binding on or affecting him/it or any of his/ it's assets.
- 6.6 The Client hereby confirms and agrees to adhere to the compliance of the policy of the Portfolio Manager pertaining to "Know Your Customer" ('KYC') and Prevention of Money Laundering Act, 2002. The Client agrees to provide to the Portfolio Manager or such other person as may be designated by the Portfolio Manager, such information as may be required from time to time for compliance of KYC. The Portfolio Manager reserves the right to report any suspicious transaction to the Director of Financial Intelligence Unit - India (FIU-IND), New Delhi, after applying appropriate due diligence measures and believes that the transaction is suspicious in nature within the purview of the regulations / circulars Issued from time to time.
- 6.7 In the event of a change in the constitution, identity by change of name and / or residential status of the Client during the currency of this Agreement, it shall be the duty of the Client to keep the Portfolio Manager duly Informed of such a change and submit necessary documents to the Portfolio Manager in this regard.
- 6.8 The Client hereby represents warrants and assures the Portfolio Manager and agrees and undertakes to the Portfolio Manager that:
 - The Portfolio, handed over to the Portfolio Manager upon execution hereof. absolutely belong to him and there is no encumbrance on the same, of whatsoever nature, and that he shall not create any encumbrance on the Portfolio, whether by way of pledge, lien, mortgage, hypothecation or any other charge, during the currency of this Agreement without prior approval of the Portfolio Manager.
 - Client shall at all times be in compliance with all relevant laws, rules and regulations as may apply to his Portfolio or dealing therein.
- 6.9 The Client acknowledges that the Client is aware of the obligations under the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 1997 and Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 and is solely responsible for the performance thereof. The Client agrees and undertakes to inform the relevant companies / stock exchanges etc. as may be required as well as the Portfolio Manager of any acquisition of Securities by him, directly or indirectly (whether or not through the Portfolio Manager), which will result in him incurring an obligation to make disclosures or announcements of the acquisitions upon reaching specified percentage limits or making an open offer under the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 1997 and Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992.
- 6.10 Unless otherwise agreed in writing by the Portfolio Manager, the Portfolio Manager and the Client shall in no circumstances be considered as persons acting in concert or as persons co-operating with each other (directly or indirectly) or as persons having a common objective or purpose for substantial acquisition of shares or voting rights or gaining control over any company, whose securities / shares are purchased by the Portfolio Manager for and on behalf of the Client pursuant to this Agreement.
- 6.11 The Client shall disclose in writing its relationship interest in various corporate bodles, which shall enable the Client to obtain price sensitive information from such corporate bodies. The Client shall furnish any information required by the Portfolio Manager from time to time for compliance of any of the applicable regulations.
- 6.12 The Client agrees to execute, from time to time, one or more power of attorney(s) in the form and content required by the Portfolio Manager and / or to do such other acts or things as are necessary for the performance of this Agreement.
- 6.13 The Client agrees that the Portfolio Manager shall be entitled to treat any fax/ email/ phone call received / sent in the agreed mode as binding on the Client and the Portfolio Manager shall be entitled to take necessary steps in good faith as appropriate on basis of the said communication. The Client agrees to assume and bear all the risks involved in respect of errors and misunderstanding and the Portfolio Manager shall not be responsible in any manner for error in transmission or reception of such Fax/ Email/ Phone call or any misunderstanding or ambiguity or lack of clarity in the terms of such Fax/ Email/ Phone call and shall also not be liable for any claims, loss, damage, cost or expense and liability arising there from.

6.14.1 All taxes payable on any transaction entered into by the Portfolio Manager for and on behalf of the Client, whether by way of deduction, withholdings, and payment or otherwise, shall be fully borne by the Client. Payment of tax shall be the personal responsibility and liability of the Client. The Portfolio Manager is not by law, contract or otherwise required, to discharge any obligation on behalf of the Client to pay any taxes payable by the Client. If, however, any tax

- is paid by the Portfolio Manager to any tax authority on behalf of the Client, the Portfolio Manager shall be entitled to recover the same from the Client. If the Client does not pay, the Portfolio Manager has the unconditional and irrevocable authority to deduct or appropriate the same from any amount or Security held by the Portfolio Manager on behalf of the Client. In the event, however, no security or amount is available for reimbursement to the Portfolio Manager of any taxes paid by the Portfolio Manager, on behalf of the Client, the Client shall make such reimbursement forthwith on demand of the Portfolio Manager.
- 6.14.2 For Securities, if any, held in the name of the Portfolio Manager on behalf of the Client, as on date of declaration/ interest date or record date of any Company's dividend declaration, the Portfolio Manager shall receive the company's certificate of tax deduction at source for any dividend/ interest subjected to tax.
- 6.14.3 The Portfolio Manager shall distribute the net dividend / interest to each Client's Portfolio. Any tax arising on such disbursement shall be charged to the Client's Portfolio and shall be borne by the Client in full.
- 6.14.4 The Portfolio Manager shall not be required to undertake tax planning for the Client under this Agreement.
- 6.15 The Client acknowledges that he/it has received and read the Disclosure Document provided by the Portfolio Manager along with a certificate from a Chartered Accountant to the effect that the disclosures made in the document are true, fair and adequate to enable the investor to make a well informed decision.
- 6.16 The Client agrees that the Portfolio Manager may tape-record the conversation between the Client/ Client's representative and the Portfolio Manager in its absolute discretion, either personally or over the telephone and the Client expressly consents to the same. Such recordings may be relied upon by the Portfolio Manager as and when required, and the Client agrees not to challenge the evidentlary value of such
- 6.17 The Client authorizes the Portfolio Manager to register the Client's Securities/ funds belonging to his/it's Portfolio in his/ her/ it's name or in the name of the Portfolio Manager for claiming and receiving all accruals, accretions, benefits, allotments, calls, returns, privileges, entitlements, substitutions and / or replacements or any other beneficial interest including dividend, interest, rights, bonus owing to the Client on account of such investments. Subscriptions/ renunciation of rights entitlements shall be at the sole discretion of the Portfolio Manager in case the Securities are registered in the name of the Portfolio Manager. In case the Securities are registered in the name of the Portfolio Manager, the Portfolio Manager shall have voting rights or any other rights in respect of the Securities held by it.
- 6.18 The Client agrees that the Portfolio Manager may maintain a single bank account, accounts with various mutual funds, broking accounts, depository accounts etc. for all its clients pertaining to the respective Portfolios and operate the same, either by itself or through its representatives.
- 6.19 The relationship of the Portfolio Manager with each Client is separate and independent and does not create any interest of whatsoever manner amongst the Clients inter-se or between the Clients as a group and the Portfolio Manager.
- 6.20 The Portfolio Management Account holders, where the mode of holding of the Portfolio Management Account is specified as, anyone or survivor, authorizes the Portfolio Manager to act upon instructions given by any one of the Portfolio Management Account holders. The Portfolio Management Account Holders agree that instructions given by any of the holders shall be valid and binding on all the Portfolio Management Account Holders.

- 7.1 The Client acknowledges that he has read and accepted the Risk Factors as given in the annexure hereto and has understood the risk associated with investing the funds In various asset classes including risks associated to investment in capital and money market instruments including derivatives.
- 7.2 Neither the advice nor the investments made on account of the Client under this Agreement assure or guarantee the Client any minimum or fixed return or return of principal invested. Investments made are subject to various risks including market
- The Client acknowledges and confirms that the purchases and sale of Securities have inherent risks and accordingly, any loss, damage, cost, expenses, direct/ indirect or consequential on account of purchase and sale of assets / Securities by the Portfolio Manager with the funds of the Client shall be that of the Client. The Portfolio Manager shall not in any way, directly or indirectly be responsible or liable for the loss damage. cost, expenses, direct/ indirect or consequential, which arises to the Client for any reason what so ever.

PERIOD OF AGREEMENT

The Agreement shall be in force, unless terminated in accordance with the terms of this

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	First / Sole Applicant	Second Applicant	Third Applicant



9. TERMINATION

- 9.1 Either party may terminate this Agreement by giving a prior written notice of minimum 30 (thirty) days to the other party or notice for such lesser period as may be agreed upon by the parties.
- 9.2 Notwithstanding anything, to the contrary, stated in this Agreement, the Portfolio Manager shall be entitled to terminate this Agreement with immediate effect in any of the following circumstances:
 - (a) If the action of the Client is prima facie illegal/ improper or such as to manipulate the price of any Securities or disturb the normal/ proper functioning of the market, either alone or in confunction with others:
 - (b) On the death/ lunacy or other disability of the Client;
 - (c) If a receiver, administrator or liquidator has been appointed or allowed to be appointed for all or any part of the assets of the Client;
 - (d) If the Client has voluntary or compulsorily become the subject of proceedings under any bankruptcy or insolvency law or being a company, goes into liquidation or has a receiver appointed in respect of its assets;
 - (e) If a Client being a partnership firm, has taken any steps taken by the Client and/ or its partners for dissolution of the partnership;
 - (f) If the Client has made any material misrepresentation of facts;
 - (g) If the Client is in breach of any term, condition or covenant of this Agreement;
 or
 - If any covenant or warranty of the Client is incorrect or untrue in any material respect;

However, notwithstanding any termination of the Agreement, all transactions made under/pursuant to this Agreement shall be subject to all terms and conditions of this Agreement

- 9.3 In the event of suspension or cancellation of the certificate of registration, of Portfolio Manager by any competent authority and / or winding up / liquidation of Portfolio Manager, the Agreement shall stand terminated with effect from the date of such an event.
- 9.4 In the event that this Agreement is terminated for any of the reasons, the Portfolio Manager shall take or cause to be taken, all necessary steps to close and/or transfer all accounts maintained by the Client with the Portfolio Manager and/or any agents or sub-agents in relation to Services provided under this Agreement, within a period of 30 (thirty) days from the date of receipt of termination notice and simultaneously the Client shall provide all necessary cooperation and support to the Portfolio Manager in closing and/or transferring its accounts and shall pay any dues, liabilities, obligations etc, due in its account under this Agreement.
- 9.5 The Portfolio Manager shall, on termination of this Agreement, unless the Client instructs the Portfolio Manager, in writing, at least 30 (thirty) days prior to the termination of this Agreement to receive back the Securities In his name, and subject to the Client fulfilling all his obligations under this Agreement, arrange to pay to the Client the net realised value (i.e. gross market value net of costs of realization and outstanding dues, if any) of Securities held in the Client's Portfolio, as well as cash batances, if any, by depositing the same in the bank account of the Client last registered with the Portfolio Manager or shall arrange to issue cheque in favour of the Client (first holder). The amount so realized, and/or the Securities together with residual cash balances, if any, due and belonging to the Client, shall be made over to the Client, subject to the following deductions:
 - (a) Interim disbursements, If any, of amounts paid to the Client
 - (b) Portfolio management fee levied accrued and due to the Portfolio Manager till the date of this agreement,
 - (c) Transaction fee or exit load levied and/or to be levied by the Portfolio Manager.
 - (d) Incidental expenses at actual incurred by the Portfolio Manager on account of the Client
 - (e) All taxes, rates, fees, duties, commissions, costs, charges, penalties, deductions, recoveries and/ or appropriations etc. to be made in accordance with law or otherwise on account of the Clients.
 - (f) Any other dues, liabilities, obligations etc. owed by/due on account of the Client under this Agreement.
- 9.6 The Portfolio Manager, by disbursement through payment or otherwise as provided herein, subject to all the above recoveries, deductions and appropriations, will be validly discharged of all its obligations owed to the Client in respect of this Agreement.

10. NOMINATIONS

First / Sole Applicant

Client may subject to applicable laws, nominate one or more person to receive the Client's Portfollo or net realized value of the Portfollo upon the Client's death, subject to the completion of necessary formalities as may be prescribed by the Portfolio Manager. It is hereby clarified that the nominees(s) under the nomination facility provided herein shall not necessarily acquire any title or beneficial interest in the Portfolio by virtue of this nomination. The nominee(s) shall hold the Portfolio only as an agent/trustee and will hold the Portfolio in trust for and on behalf of the estate of the Client and his/her/their legal heirs or legatees as the case may be. Where the Client is more than one person, they may jointly nominate a person(s) in whom all the rights in the Client Portfolio shall vest in the event of death of all. In that case, all the joint holders must sign the nomination from.

In the event of a Client who has not availed of nomination facility or if the nominee does not survive the Client or is untraceable, then Portfolio Manager shall not be under an obligation to handover the Client's Portfolio to any person unless such person establishes to the absolute satisfaction of the Portfolio Manager, its title to the Client's estate and the Portfolio Manager may demand from such person such evidence including probate, will or court decree etc to establish the title of such person and may further require such person to execute such indemnity in favour of the Portfolio Manager as the Portfolio Manager may deem fit. The Portfolio Manager shall not be liable for any depreciation in value of Portfolio or losses to the Portfolio during the period between the termination of this Agreement and the handing over the Portfolio to the successor of the Client. The Portfolio Manager shall be entitled to recover all charges including custody charges, holding fees, transfer charges, etc. from the Portfolio so long as the Portfolio is not transferred back to the successors or nominees of the Client.

Portfolio Manager shall not be liable to any person in any manner for handing over the Portfolio of the Client to a person which the Portfolio Manager in good faith believes to be entitled thereto.

11. ACCOUNTS & REPORTS

- 11.1 The Portfolio Manager shall maintain a separate record of the Clients' Portfolio in the name of the Client in its books of account for accounting the assets of the Client and any income, receipts and disbursements in connection therewith. The records of Portfolio Manager shall provide detalls of Investments and/or disinvestments made and all credits to the Clients Portfolio by way of accruals, accretions, benefits, allotments, calis, refunds, returns, privileges, entitlements, substitutions and/or replacements or any other beneficial interest including dividend, interest, rights, bonus received from time to time as well as all debits as provided herein shall be reflected in the Client's Portfolio.
- 11.2 The Portfolio Manager shall in compliance with the Regulations furnish a statement of accounts to the Client on a periodical basis or as and when required by the Client. The Portfolio Manager may make necessary arrangements for the viewing of these reports by the Client on the Portfolio Manager's website.
- 11.3 The books and accounts of the Portfolio Manager relating to the Clients' funds/transaction shall be audited annually by an independent chartered accountant and a copy of the certificate issued by the chartered accountant shall be forwarded by the Portfolio Manager to the Client.

12. QUANTUM OF FUNDS TO BE MANAGED

- 12.1 The Client shall place with the Portfolio Manager an initial corpus comprising of permissible assets (funds and / or Securities) of total value, which shall not be less than the minimum acceptable portfolio value as defined by the Portfolio Manager from time to time. Such minimum acceptable portfolio value shall be subject to the minimum amount as stipulated under the Regulations, as amended from time to time.
- 12.2 The Client may withdraw funds/ Securities from his Portfolio with the Portfolio Manager under this Agreement at his discretion subject to payment of applicable fees / charges and maintenance of the minimum acceptable portfolio value as prescribed.
- 12.3 The Client may bring in additional funds and/ or Securities to its existing Portfolio or by subscribing to new Portfolio.
- 12.4 The Portfolio Manager may demand additional funds and/ or Securities to be added to the Client's Portfolio by the Client in complying with the requirement of maintaining the minimum acceptable portfolio value as required under the Regulation. The Client shall be responsible to make good such deficiencies on demand by the Portfolio Manager. In the event the client falls to make such additions to the Portfolio within the stipulated time, Portfolio Manager may redeem the Portfolio in terms of this Agreement.
- 12.5 Without terminating this Agreement, the Portfolio Manager at its sole discretion reserves the right to give early redemption facility to the Client, subject to exit load as may be specified from time to time.

13. ACCESS TO INFORMATION

- 1.3.1 The Client may appoint a chartered accountant to audit the books of accounts of the Portfolio Manager relating to his/fits transaction/ account after giving a prior notice of at least fifteen (15) days for such audit. Provided that such audit shall take place on a working day within the working hours of the Portfolio Manager and as feasible/practicable to the Portfolio Manager.
- 13.2 The Portfolio Manager shall, within reasonable limitations, cooperate and supply the following documents, information relating to the management of the Client's Portfolio to such chartered accountant:
 - (a) Documents pertaining to the composition and the value of the portfolio, description of security, number of securities, value of each security held in the portfolio, cash balance and aggregate value of the portfolio as on the date of report:



Second Applicant



- Documents pertaining to transactions undertaken during the period of report including date of transaction and details of purchases and sales;
- Documents pertaining to benefits received during that period in respect of interest, (c) dividend, bonus shares, rights shares and debentures;
- Documents pertaining to expenses incurred in managing the portfolio of the client; Provided however, that the Portfolio Manager shall be obliged to furnish to the Client, documents and information, relating only to the management of the Client's Portfolio.
- 13.3 The Portfolio Manager represent that the statements / documents / reports furnished by the Portfolio Manager to the Client shall present a true and fair picture of the actual transactions.

14. FEES AND CHARGES

- 14.1 The Portfolio Manager shall receive remuneration for services rendered to the Client as per the terms of this Agreement as well as reimbursement of costs and expenses, as more particularly described in the fees schedule attached to the agreement.
- 14.2 In addition to the portfolio management fees, the Client shall pay to the Portfolio Manager, transaction costs including but not limited to bank charges, turnover tax, securities transaction tax or any other tax levied by statutory authorities, audit fees, legal fees, insurance premiums, brokerage charges, safe custody fees, demat fees, and/or disbursement made in respect of the investments (and/or disbursements) made under this Agreement during the subsistence of this Agreement, or otherwise, whether or not such fees, costs, charges, taxes have been specifically considered at the time of final settlement at the time of termination of this Agreement.
- 14.3 The above fee, charges and expenses shall be directly debited to the Client's Portfolio as and when the same becomes due for payment and the Client gives his consent for the same
- 14.4 For the purposes of this Agreement, the Client agrees that the Portfolio Manager may utilize the services of any third party and for any service provider for providing the Services under this Agreement to the Client, Further, Portfolio Manager shall be in its absolute discretion to seek any services from its associates. The Client is aware and agrees that the fees and charges payable for availing such services shall be debited to the Client's Portfolio, which shall be in addition to the Portfolio Management Fees and other charges payable by the
- 14.5 The Portfolio Manager shall be entitled to recover all incidental expenses in the form of stamp duties, registration charges, brokerage, commission, compensation, professional fees, legal fees, consultancy charges, service charges etc. and such other expenses, duties, charges incurred on behalf of the Client on account of the service provided to him
- 14.6 Upon termination, fees due and payable for the period since the last fee payment would be calculated by the Portfolio Manager on proportionate basis for the number of days till termination in accordance with the fee schedule annexed to this Agreement.
- 14.7 Receipts of payments shall be evidenced by way of entries in the books of accounts and where received through bank instruments, the Client may obtain receipt thereof on demand.

15. CONFIDENTIALITY

Neither party hereto shall during the continuance of this Agreement or after its termination disclose to any person, firm, company or institution whatsoever (except with the authority of other party or except as required by the laws; or unless ordered to do so by a court of competent jurisdiction or any relevant regulatory authority) any information relating to the business, investments, finances or other matters of a confidential nature of any other party of which it may in the course of its duties hereunder or otherwise become possessed and each party shall use all reasonable endeavors to prevent any such disclosure as aforesaid.

Notwithstanding the foregoing, the Portfolio Manager shall be entitled to disclose the information of the client to it agents, custodians, third parties from whom the Portfolio Manager avails any services, or otherwise discloses Client's information to a third party for a purpose and the Client expressly consents to the same.

The Client consents to disclosure by the Portfolio Manager to any relevant exchange or any other regulatory body or authority such information (including, without limitation, information relating to your transactions and accounts) relating to services provided to the Client pursuant to this Agreement as may be requested by them, or that we may otherwise

Notwithstanding anything, to the contrary, the Client specifically authorises the Portfolio Manager to use, store or otherwise process any such information (whether provided electronically or otherwise) to administer this Agreement, provide Services to the Client, including without limitation, monitoring and analysing the conduct of Client's account, assessing any credit limit or other credit decision (as well as the fees and other charges to be applied to the Client's account) and enabling the Portfolio Manager to carry out statistical and other analysis, and otherwise market services and products to the Client

The Client acknowledges and agrees that in doing so, the Portfolio Manager may transfer or

disclose such information to any other group company or third party wherever located in the world. Such parties may include those who provide services to the Portfolio Manager or its agents, and those to whom the Portfolio Manager transfers or proposes to transfer any of its rights or duties under this Agreement.

16 ALTERATION

The Portfolio Manager shall after, vary, change or amend all or any of the terms and conditions of this Agreement including fees and changes contained herein with the written consent of the Client and thereupon, such altered, varied, changed or amended terms and conditions shall apply as if the same were expressly incorporated herein.

All notices to the Client shall be sent to the addresses, facsimile numbers or e-mail or address stated in the Account Opening Form or any other address thereafter provided by the Client in writing to the Portfolio Manager for the said purpose. All notices to the Portfolio Manager shall be sent by Registered Post (AD) at 2101-A, A Wing. 21st Floor, Marathon Futurex, N. M. Joshi Marg, Lower Parel, Mumbal - 400 013 or such other address as the Portfolio Manager may inform to the Client.

18. ASSIGNMENT

The Client shall not assign or transfer all or any of its rights or obligations under this Agreement to any third party without the prior written consent of the Portfolio Manager.

The Portfolio Manager may assign this Agreement, and its rights and the obligations hereunder to any third party, provided such party assumes the obligation of the Portfolio Manager under this Agreement, Upon such assignment, the Portfolio Manager shall stand discharged of all its obligation hereunder.

19. GOVERNING LAW

- 19.1 Subject to arbitration clause, Parties to this Agreement do hereby submit to the exclusive jurisdiction of the courts at Mumbai
- 19.2 If at any time any provisions of this Agreement are held invalid or unenforceable by reason of any law, administrative order or judicial decision by any court, or regulatory or self regulatory agency or body, such invalidity or enforceability shall attach only to such provision or terms held invalid. The validity of the remaining provisions and terms of this Agreement shall not be affected thereby and these terms shall be carried out as if any such invalid / unenforceable provisions or terms of this Agreement were not contained herein
- 19.3 This Agreement together with the Application, Annexure(s), Addendum(s), Schedule(s), Accounting Opening Form and Disclosure Document(s) attached hereto, Product Notes, Term Sheets constitutes the entire agreement between the Parties hereto with respect to the subject matter hereof and supersedes and cancels all previous agreements, negotiations,
- 19.4 This Agreement (and each amendment, modification and waiver in respect of it) may be executed and delivered in counterparts each of which will be deemed to be an original and will constitute one and the same document.

Any terms or conditions of this Agreement may be waived at any time by the Party that is entitled to the benefit thereof. Such waiver must be in writing and must be executed by the authorized officer of such party. A waiver on one occasion will not be deemed to be a waiver of the same or any other breach or non-fulfillment on any other occasion.

21. ARBITRATION

- 21.1 All disputes, differences, claims and questions whatsoever arising from this Agreement between the Client and the Portfolio Manager and/or their respective representatives touching this Agreement or any clause or thing herein contained or otherwise in any way relating to or arising from this Agreement shall be referred to a sole arbitrator appointed by the Portfolio Manager and such arbitration shall be in accordance with and subject to the provisions of the Arbitration and Concillation Act 1996, or any statutory modification or re-enactment thereof, for the time being, in force and the award of the arbitrator shall be binding on the Parties.
- 21.2 Such Arbitration proceedings shall be held at Mumbai or such other place as the Portfolio Manager thinks fit. Each Party shall bear its own costs of preparing and presenting its case, and the cost of arbitration, including fees and expenses of the arbitrators, shall be shared equally by the Parties, unless the award otherwise provides.

22. ENTIRE AGREEMENT

This Agreement supersedes all prior discussions, information, writings, memorandums and documents exchanged and Agreements between the Partles with respect to the subject matter of this Agreement, and this Agreement is the sole and entire Agreement between the Parties hereto with respect to the subject matter hereof.

STAMP DUTY

Stamp duty on this Agreement shall be borne by the Client.



Second Applicant



IN WITNESS WHEREOF THE PARTIES HERETO HAVE SET THEIR HANDS ON THIS AGREEMENT:

First / Sole Holder / Authorised Signatory

	On behalf of Client	On behalf of Invesco Asset Management (India) Private Limited
Name	Mr./Ms/M/s. NILESH MISHRIA	Mr. / Ms./M/s.
Signature	z N	ø
Second Ap	plicant / Authorised Signatory	
Name	Mr. / Ms.	
Signature	z	
Third Appli	cant / Authorised Signatory	
Name	Mr. / Ms.	
Signature	<u> </u>	
Date	9 D M M Y Y Y Y Place	Date DB MM YYYY Place
In the presen	ice of witnesses :	
In the presen	First Witness	First Witness
In the presen		Mr./Ms./M/s. Sidelhorm Mishra
	First Witness	
Name	Mr. / Ms./M/s. Anih Syme	Mr./Ms./M/s. Sidelham Mishra
Name Signature	Mr. / Ms./M/s. Anish Syre	Mr./Ms./Ms. Sidelham Mishra
Name Signature Date	First Witness Mr./Ms./M/s. Anish Sume 8 A- 05072017	Mr./Ms./Ms. Sidelham Mishra 2 A 06072017
Name Signature Date	First Witness Mr./Ms./M/s. Anish Syme 8 A 05072017 MUMBAZ	Mr./Ms./Ms. Sidelham Mishra 2 06072017 MUMBAZ
Name Signature Date Place	First Witness Mr. / Ms./M/s. Anish Syme 8 A A A A A A A A A A A A A A A A A A	Mr./Ms/M/s. Sidelham Mishra 2 06072017 MUMBA7 Second Witness
Name Signature Date Place	First Witness Mr./Ms./M/s. Anish Syme 8 A 05072017 MUMBAZ Second Witness Mr./Ms./M/s. Niesh DUBEY	Mr./Ms/M/s. Sidelham Mishra 06072017 Mumbar Second Witness Mr./Ms/M/s. PRAVIN

RISK FACTORS

- General Risks associated with the Management of the Portfolio;
 - 1.1 Any act, omission or commission of the Portfolio Manager under this Agreement will be solely at the risk of the Client and the Portfolio Manager will not be liable for any act of omission or commission taken or failure to act save and except in cases of negligence, willful default and /or fraud of the Portfolio Manager.
 - 1.2 The Client undertakes all responsibilities and agrees to bear all risks arising out of refusal by a Company or Corporation for whatever reasons, to register the transfer of any of the Securities in respect of the Client's Portfolio. The Securities which are so purchased and refused to be transferred in the name of the Client or the Portfolio Manager by the Company or Corporation concerned, may be sold by the Portfolio Manager, at the available market rate, at the risk and responsibility of the Client concerned.
 - 1.3 The Client shall not question any of the acts, deeds, omissions or commissions or things done or performed by the Portfolio Manager under this agreement and the Portfolio Manager shall fulfill its duties and obligations, at its absolute discretion,

without interference from the Client, his/her/its attorney (s) or authorised agent (s).

- 2. Risk Factors in relations to Securities Investments.
 - 2.1 Risk associated with Equity and Equity Related Securities:

Equity and Equity Related Securities by nature are volatile and prone to price fluctuations on a daily basis due to macro and micro economic factors. The value of Equity and Equity Related Securities may fluctuate due to factors affecting the securities markets such as volume and volatility in the capital markets, interest rates, currency exchange rates, changes in law/policies of the Government, taxation laws, political, economic or other developments, which may have an adverse impact on individual securities, a specific sector or all sectors. Consequently, the Value of the Client Portfolio may be adversely affected.

Further, the Equity and Equity Related Securities are risk capital and are subordinate in the right of payment to other securities, including debt securities.

Equity and Equity Related Securities listed on the stock exchange carry lower liquidity risk; however the Portfolio Manager's ability to sell these investments is limited by the overall trading volume on the stock exchanges. In certain cases,



settlement periods may be extended significantly by unforeseen circumstances. The inability of the Portfolio Manager to make intended securities purchases due to settlement problems could cause the Client to miss certain investment opportunities. Similarly, the Inability to sell securities held in the Portfolio may result, at times, in potential losses to the Portfolio, should there be a subsequent decline in the value of securities held in the Client's portfolio.

The Portfolio Manager may invest in securities which are not listed on the stock exchanges. These securities may be illiquid in nature and carry a higher amount of illquidity risk, in comparison to securities that are listed on the stock exchanges or offer other exit options to the investor. The liquidity and valuation of the investments held in Portfolio, due to its holdings of unlisted securities may be affected if they have to be sold prior to the target date of disinvestment.

2.2 Risk associated with Fixed Income and Money Market Securities:

Internet - Rate Riel

Fixed Income and Money Market Securities run interest-rate risk. Generally, when Interest rates rise, prices of existing fixed income securities fall and when interest rate falls, the prices increase. In case of floating rate securities, an additional risk could arise because of the changes in the spreads of floating rate securities. With the increase in the spread of floating rate securities, the price can fall and with decrease in spread of floating rate securities, the prices can rise.

Credit Risk

Credit risk or default risk refers to the risk that the issuer of a fixed income security may default on interest payment or even in paying back the principal amount on maturity. Fixed Income and Money Market Securities are subject to credit risk.

Lower rated or unrated securities are more likely to react to developments affecting the market and credit risk than the highly rated securities which react primarily to movements in the general level of interest rates. Lower rated or unrated securities also tend to be more sensitive to economic conditions than higher rated securities.

Liquidity or Marketability Risk

The ability of the Portfolio Manager to execute sale/purchase order is dependent on the liquidity or marketability. The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer. The securities that are listed on the stock exchange carry lower liquidity risk, but the ability to sell these securitles is limited by the overall trading volumes. Further, different segments of Indian financial markets have different settlement cycles and may be extended significantly by unforeseen circumstances.

Re-investment Risk

This refers to the Interest rate risk at which the intermediate cash flows received from the securities in the Portfolio Manager including maturity proceeds are reinvested. Investments in fixed income securities may carry re-investment risk as interest rates prevailing on the interest or maturity due dates may differ from the original coupon of the debt security. Consequently, the proceeds may get invested at a lower rate.

2.3 Risks associated with Investing in Derivatives

Derivative products are leveraged instruments and can provide disproportionate gains as well as disproportionate losses to the investor. Execution of such strategies depends upon the ability of the Portfolio Manager to identify such opportunities, identification and execution of the strategies to be pursued by the Portfolio Manager involve uncertainty and decision of Portfolio Manager may not

always be profitable. No assurance can be given that the Portfolio Manager will be able to identify or execute such strategies.

Derivative products are specialized instruments that require investment techniques and risk analysis different from those associated with stocks and bonds. The risks associated with the use of derivatives are different from or possibly greater than, the risks associated with investing directly in securities and other traditional investments. Other risks include risk of mispricing or improper valuation and the inability of the derivative to correlate perfectly with underlying assets, rates and indices, illiquidity risk whereby the Portfolio Manager may not be able to sell or purchase derivative quickly enough at a fair price.

2.4 Risks associated with Investing in Securitised Debt

Securitised debt may suffer losses in the event of delinquencles and credit losses in the underlying pool exceeding the credit enhancement provided. Securitised debt are subject to interest-rate risk, prepayment risk, credit or default risk.

Further, Asset Backed Security (ABS) has structure risk due to a unique characteristic known as early amortization or early payout risk.

2.5 Risks associated with Securities Lending

As with other modes of extensions of credit, there are risks inherent to securities lending, including the risk of failure of the other party, in this case the approved intermediary, to comply with the terms of the agreement entered into between the lender of securities i.e. the Portfolio Manager and the approved intermediary. Such failure can result in the possible loss of rights to the collateral put up by the borrower of the securities, the inability of the approved intermediary to return the securities deposited by the lender and the possible loss of any corporate benefits accruing to the lender from the securities deposited with the approved intermediary. The Portfolio Manager may not be able to sell such lent securities and this can lead to temporary illiquidity.

2.6 Risks associated with investments in Mutual Funds:

The Portfolios may invest in schemes of Mutual Funds. Hence scheme specific risk factors of each such underlying scheme will be applicable to the portfolios.

2.7 Structured Products / Capital Protection Portfolios:

The Portfolios may invest in securities linked to index(s) and/ or underlying stocks or commodities and this could result in negligible returns or no returns over the entire tenor or part thereof of the Portfolio. Further, at any time during the tenor of the Portfolio, value of the Portfolio may be substantially less than the actual value of the Portfolio at the end of tenor. Further, the Portfolio and the return and/or maturity proceeds of the Portfolio thereon, are not guaranteed or insured in any manner by any entity. In case of occurrence of any event caused by a Force Majeure, the Portfolio may be liquidated at a date much before the tenor of the Portfolio at a fair value.

Portfolios investing in debentures linked to silver/ gold may be affected by the prices of silver/ gold. The prices of silver/ gold may be affected by several factors such as demand and supply in India and in the global market, change in political, economical environment and government policy, inflation trends, currency exchange rates, interest rates, perceived trends in buillon prices, restrictions on the movement/trade of gold by RBI, GOI or by the country importing/ exporting silver/ gold in/ out of India etc.

2.8 The investment according to investment objective of a Portfolio may result in concentration of investments in a specific security / sector/ issuer, which may expose the Portfolio to risk arising out of non diversification. Further, the portfolio with investment objective to invest in a specific sector / industry would be exposed to risk associated with such sector / industry and its performance will be dependent on performance of such sector / industry.

I hereby acknowledge that I have received and understood this risk disclosures.

	Names	Signatures
First Applicant	Mr./Ms./M/s. NILESH MIJHRA	es O
Second Applicant	Mr. f Ms.	Ø
Third Applicant	Mr. / Ms.	Ø



Power	Of Atl	torney
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KNOW ALL MEN BY THE	PRESENTS THAT 1/WE Mr./Ms./M/s. NILESHI MISHRA	
and	ir. / Ms.	
and	ir./Ms.	
residing at / having registered office at	28/104 Knish Gordan MumbaI	

(hereinafter referred to as "the Client" which expression shall include, unless repugnant to or Inconsistent with the subject or context thereof, his/her/its legal heirs, successors, administrators and executors)

WHEREAS Invesco Asset Management (India) Private Limited, a Company incorporated under the Companies Act, 1956 bearing PMS registration number PM/INPO00005273 and having its registered office at 2101-A, A Wing, 21st Floor, Marathon Futurex, N. M. Joshi Marg, Lower Parel, Mumbai - 400 013 (hereinafter referred to as "the Portfolio Management which expression shall include unless repugnant to or inconsistent with the subject or context thereof, includes its successors and assigns) has agreed to provide Discretionary Portfolio Management Services to me/ us and t/we have agreed to avail the same under the Portfolio Management Services Agreement (the "Agreement") dated

05 07 2017

NOW THESE PRESENTS WITNESS that I/we do hereby on my/our behalf as well as on behalf of any person(s) claiming under/through us including my/our survivor(s), legal heirs, successors in interest and assigns, do hereby nominate, constitute and appoint the Portfolio Manager acting through any of its employees/agents or assign as my/our true and lawful attorney (hereinafter referred to as "the said attorney") to do all or any of the following acts, deeds and things in relation to and concerning the Securities and/or funds placed by me/us with or given to the Portfolio Manager:

- To make discretionary investment and/or reinvestment and/or disinvestment decisions regarding all or any assets, funds, Securities or monies etc. forming part of my portfolio and to give effect to such investment and/or reinvestment decisions to buy, sell, transfer and otherwise.
- 2. To make application(s) on my/our behalf to any authorities such as the Central Government, Securities and Exchange Board of India, Reserve Bank of India, Stock Exchanges, Brokers, Companies, Body Corporate, governmental/non governmental bodies, municipal bodies etc. for purchase/transfer/holding of various securities as per terms of the Agreement entered into by me/us with the Portfolio Manager and as per any instructions given by me/us to Portfolio Manager hereafter and to represent me in all respects before such authorities and establish the ownership of the assets contained in the Portfolio in my/our name.
- 3. To acquire from the funds in my Portfolio, by subscribing to or by purchasing any Securities including but not limited to those of any State Government or Central Government or Company or body corporate or otherwise and to sell, transfer and endorse the Securities or redeem the same including through internet from time to time, and/or to sign and to execute all transfer deds whether as transferr or transferee and such other instruments, applications and papers as may be necessary for the purpose of acquiring or transferring/redeeming the same, marking pledge/lien on such Securities and/or transferring the investments from one scheme to another or between Mutual Funds/Companies etc.
- 4. To make applications for or to renounce and sign renunciation forms in respect of various assets including but not limited to bonds/debentures, rights shares and additional shares of any Company or body corporate and to receive and hold such rights or additional shares, bonds or debentures.
- To make application(s) to Companies or corporate bodies for splitting, consolidation, redemption, conversion of the Securities.
- To enter into, execute, deliver and amend all contracts, agreements and other undertakings as may be required, necessary or advisable or incidental to the carrying out of the objectives of the Agreement.
- To arrange for the custody of Securities and funds held on account of the Client under the Agreement by keeping them in its own custody, or by outsourcing such activities to a Custodian.
- To open depository account with Depository Participant with such correspondence address as the Portfolio Manager may think fit for the Portfolio.
- To operate designated depository account and to issue instructions relating to dematerializing or rematerializing of Securities, to give delivery/receipt instructions, to give pledge instructions/pledge closure instructions, lending and borrowing instructions and to do all such other things that may be necessary in the course of

- business relating to management of Portfolio.
- 10. To appoint, nominate or engage any broker and/or agent for effecting purchase and sale of the investments/Securities as mentioned above and to sign and submit such documents as may be required for my/our admission as a client of such broker.
- 11. To appoint and issue any instructions to any auditors for the purpose of auditing my
- 12. To demand, receive and give good and effectual receipt(s) and discharge(s) for all or any dividends, interest, bonuses or any other sum(s) and/or income and/or maturity proceeds arising from the investments/Securities and receipt all debts, sums of money, principal interest, dividend or other dues of whatever nature or account which are now or of any time may be due payable and belong to me/us in any of my/our account(s).
- 13. To sign contracts, agreements, transfer forms, acceptance receipts, acquaintance or other instruments, documents and forms for execution transactions pursuant to the Agreement; to accept and carry out correspondence with such person(s) or authority/ authorities or department(s) and to do all lawful acts required for effecting the same.
- 14. To pay call money on Securities and to invest/reinvest monies amounts realized from sale, transfer, surrender of any Securities, as also all interest, dividend in any other investments/Securities/deposit/units of Mutual funds etc. upon such terms that the attorney may deem fit in the circumstances.
- 15. To negotiate with any person whether body corporate or otherwise and effect the purchase/sale of investments/Securities on such terms and at such price as the said attorney consider best under the circumstances.
- 16. To:
 - i. open, operate one or more bank account(s), on my/our behalf with any bank as per the discretion of the Portfolio Manager for the purpose of managing my/our portfolio. And that these Bank account(s) shall be operated only by the Authorized Signatory (ies) appointed by the Portfolio Manager and/or the Custodian and/or other agent(s) appointed by Portfolio Manager to the exclusion of the Client.
 - ii. open, operate one or more non resident bank account, if and when required, on my/our behalf with any bank for the purpose of managing my/our portfolio and if required to make applications to the Reserve Bank of India and/or any other authority for repatriation of funds and holding receipts, dividends etc. In respect of investments/Securities. And these Bank Account(s) shall be operated only by the Authorized Signatory(ies) appointed by the Portfolio Manager from time to time.
 - prepare, sign and submit all forms, statements and declarations as may be required in respect of the bank account(s).
 - avail the facility of electronic banking and such other services offered through electronic media in respect of my/our Bank account(s).
 - collect and use cheque book(s) from the Bank(s) where the account(s) is/are in my/ our name.
 - vi. make, draw, sign, endorse, negotiate accept and release as the case may be cheques, drafts, Pay orders, Telegraph transfers/direct transfers on the internet for payment of money whether debit or credit in my/our account(s).

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First / Sole Applicant

Second Applicant



- vii, withdraw or transfer any sums from the Bank account(s) and to close the said accounts(s).
- To open, operate and close constituent securities general ledger account for and on my behalf to deal in government securities.
- 18. To attend, vote and otherwise act as attorney or proxy at meetings of the members, creditors, debenture-holders of any Company in which securities are acquired or held pursuant to the Agreement for and on my behalf and/or as per my/our instructions.
- 19. To comply and/or cause to be complied with all statutory and other requirements attached to or arising out of these presents and for these purpose to take such steps and actions necessary or proper, including signing of affidavits, Indemnity, declarations, legal documents, deeds and writings required.
- 20. To apply to the relevant authorities/companies, body corporate etc. for and obtain all necessary approvals in relation to my Investments and confirmations and/or my/our tax status and all tax and other payments which may be due to/from me/us from time to time in respect of the relevant investment and in connection therewith.
- 21. To appoint and employ agents, including Chartered Accountants, Advocates or other legal practitioners, overseers, receivers or other persons on such remuneration by way of fees, salary, commission or otherwise as the above named attorney may think proper and to dismiss and discharge them from time to time and to employ or appoint any other in their stead.

- 22. To make, verify, sign, execute and present on my/our behalf any plaints, vakalatanamas, appeals, affidavits or statements, petitions or any other paper as may be expedient in the opinion of the attorney to be made signed, executed, presented or filed before any authority/court of law etc.
- 23. To commence, prosecute, enforce, defend, answer or oppose any suit or other legal proceedings filed, instituted or commenced in connection with any or all matters to be dealt with by the Portfolio Manager including but not limited to Securities, Portfolio, accounts operated by the Portfolio Manager on my behalf, etc. In all such proceedings and for such purposes, to enter into a compromise or refer the dispute to arbitration or abandon any claim or submit to judgment or become non suited in all such proceedings whether pending or not.
- 24. To rectify any defect in the institution of any suit or other action before any authority/Court of law for prosecuting/defending any action before any authority/Court, by making such amendments as may be required and permissible under law and to do such acts deeds and things required to cure any such defect or appeal or revision now pending and arising out of any suit or proceeding which have since been disposed of.
- 25. To appoint any agents, representatives, service providers or other person as the Portfolio Manager may deem fit from time to time to perform any of the functions which the Portfolio Manager is empowered/obligated to perform and delegate to such persons the authorities/power to perform any of the functions to be performed by the Portfolio Manager and provide such instructions as the Portfolio Manager may deem fit from time to time to enable such performance.

AND GENERALLY to do, perform and execute all such other acts, deeds, instruments, matters and things for and on behalf of me / u s as may be necessary, proper or expedient to be done to give effect to the terms of the Agreement as fully and effectually to all intents and purposes as I/we would do if personally present and I/we ratify and confirm whatsoever the Portfolio Manager shall do or cause to be done by virtue of these presents.

AND it is hereby clarified and declared that the attorney being a Company the powers herein before granted may be exercised by any of its agents or employee or other persons to whom the attorney may delegate any of the powers aforesaid and accordingly the Portfolio Manager may appoint and remove any sub agent or attorney from time to time as it may consider appropriate.

I/We do hereby undertake to ratify whatever the said attorney may do in and by virtue of these presents and I/We hereby declare that the powers and authority conferred hereinbefore to and/or in favour of the said attorney is unconditional and shall be irrevocable during the subsistence of my/our the Agreement with Portfolio Manager, I/We further declare that with the execution of this power of attorney all the powers and authorities conferred hereinabove shall be exercisable solely by the attorney and that I/We shall not, until this power of attorney stands revoked, have the right to perform any act, except with the approval of attorney given in writing, the authority for the performance of which has been duly conferred on the attorney. I/We further declare that I/We shall not at any time act in a manner, which has given the effect of diluting, nullifying or vitiating the powers given to the attorney under this power of attorney.

This instrument shall be subject to the exclusive jurisdiction of the Courts in Mumbal alone.

st Applicant	NILEIH MIJHRA		Signature	8 0
cond Applicant	L		Signature	Ø
ird Applicant			Signature	Ø
No.	Name of Witness			Signature of Witness
1.	Anish Surve	ø	A	
2.	Nilesh Dubey	Ø	D	_

ANNEXURE 1A

LIST OF DIRECTORS/COPARCENERS/MANAGING DIRECTOR/WHOLE TIME DIRECTORS/ MANAGING COMMITTEE/PARTNERS/MEMBERS OF SOCIETY/ TRUSTEES

	(To be printed on Letter	
No.	Name	Designation
1.		
2.		
3.		
4.		
5.		
6.		
7.	1.	
8.	1.2	
9.		
10.		
For	Name of the Company	
Ø		
Direc	ctor/Company Secretary/Managing Trustee	
Date :	D D M st v V Y v	
Place .		

ANNEXURE 1B

LIST OF AUTHORIZED SIGNATORIES

(To be printed on Letterhead)

No.	Name	Designation
1.		
2.		
3.		
4.		
5.		
6.		
7.		
В.		
9,		
10.		
or	Name of the Company	ユ
	Ø	
D	Pirector/Company Secretary/Managing Trustee	

Place :

Date :

D D M N Y Y Y

ANNEXURE 1C

DETAILS OF PROMOTERS/MANAGING DIRECTOR/WHOLE TIME DIRECTOR/MANAGER/PARTNERS/KARTA/*DIRECTORS/TRUSTEES/AUTHORISED SIGNATORIES

	(To be	provided for each of the designated persons for Non-	Individuals)	
		Water the second se			PERASE AFFIX YOUR
UID / AADHAAR NO.					RECENT PASSPORT SIZE PROTOGRAPHI
DIN NO.					AND
PAN NO,					SIGN ACROSS IT
Name of the Body Corporate/Firm/ HUF/Trust		A CONTRACTOR OF THE CONTRACTOR			
Full Name	Mr. / Ms.				
	Date of Birth	D W M A A A A			
Designation					
Relationship with Applicant (i.e. Promoters, Whole Time Directors etc.)					
Residential Address					
		1			
	City				PIN
	State		Country		
	Tel. (Off.)		Tel. (Res.)		
	Fax.		Mobile No.		
			7	-	
	E-mail ID	1000	1		
Politically Exposed Person	Yes	No Related to Politically Exposed Person	7	Yes	No
Specify the proof of Identity submitted					
Specify the proof of Address submitted			1		
Declaration & Signature(s)					
I / We hereby declare that all the information	and particulars o	given by me / us in this application are true to the best o	of my / our k	nowledge and	helief. I / We agree to immediately inform
you if there is any change in any of the inform	mation given in th	nis application or in the Annexure(s) to this application. I	/ We also di	eclare and agr	ee that if any of the above statements are
agree to furnish such further information as	you or SEBI may	s have been suppressed or omitted therefrom, you have require from me / us from time to time and I/we agree	that if I / w	e fail to give	such inity mation, you shall have the right
to terminate the Portfolio Management Servi	ces. I / We also au	thorise the Portfolio Manager to share the Information /	documents	about me / u	s with any entity of the Invesco Group.
Place		Signature of the above	Person		
Date @ P M D Y Y / X		and Rubber Stamp		Ø	

 $[\]ensuremath{^{\bullet}}$ Any two Directors in charge of Day to Day operations.

ANNEXURE 2

LIST OF SECURITIES

List of Assets / Securities brought in all he time of signing of the Portfolio Management Services Agreement:

No.	Security	Type of Security	ISIN	Qty.	Acquisition Date	Acquired Rate (Rs.)
1.						
2.						
3.						
4.						
5.						
6.						
7,			1			
8.			7			
9.				1		
10.						
11.						
12						
13.						
14			11000 1000 100			
15.						

Note

- 1. The assets/securities proposed to be brought in by the Client at time of signing of the Portfolio Management Services Agreement should be acceptable to the Portfolio Management Services Agreement should be acceptable to the Portfolio Management Services Agreement Services Agr
- 2. Please use additional sheets in case this sheet is insufficient for providing details of total number of Securities brought in.
- 3. Please indicate the acquisition date and rate.
- 4. In case the Securities' acquisition date and acquisition rate is not indicated, the Portfolio Manager will consider the date of this Agreement & prevailing market value as the relevant acquisition date & rate for the purpose of calculation of capital gains.

Signature of Applicants	Ø	z z	赵

ANNEXURE 3

PORTFOLIO CONSTRUCTION

ies of the following companies for my Portfo ISIN	ease note that no investment should be made in the securit	r Portfolio Management Services Account with y	ear Sir, fith respect to my/ou ou:
	ease note that no investment should be made in the securit	r Portfolio Management Services Account with y	
ISIN			٠.
	Type of Security	Security	No.
			1.
			.
			i.
			s.
			1.
			5. 6. 7. 8.

ANNEXURE 4

INTIMATION OF INTERESTS IN BODY CORPORATE

Date	Y Y Y M M B G

To, Invesco Asset Management (India) Private Limited 2101-A, A Wing, 21st Floor, Marathon Futurex, N. M. Joshi Marg, Lower Parel, Mumbai - 400 013.

Dear Sir,

This is to bring to your notice that I/We am/are interested in following corporate bodies which enables me / us to obtain unpublished price sensitive information.

No.	Applicant (1st, 2nd or 3rd)	Name of Body Corporate	Nature of Interest / Designation	No. of Shares held	Percentage of Paid up Capital
1.					
2.					
3.		1	5		
4.			,		
5.					
6.					
7.					
8.					
9.					
10.					
11.					
12.					

I/ We further undertake to intimate Invesco Asset Management (India) Private Limited from time to time of any additions / deletions / modifications to the above list. Further, we undertake to inform the Portfolio Manager of any holding / acquisition / sale of securities by me / us which, when aggregated with the holding of such securities by the Portfolio Manager in our Portfolio would require me / ourselves to make disclosures under Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 1997 and Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992.

				1
Signature of Applicants	Ø	Ø	ø	1

DECLARATION OF HUF

(To be printed on Letterhead)

Date DOMMYYYY

To, Invesco Asset Management (India) Private Limited 2101-A, A Wing, 21st Floor, Marathon Futurex, N. M. Joshi Marg, Lower Parel, Mumbai - 400 013.

Sub: Subscription to Portfolio Management Services

We all the Coparceners (members) detailed below of the

Family (HUF) do hereby authorize Karta of the family to open & operate Portfolio Management Service account on behalf of the above named HUF and we state that we are and shall always be jointly and severally responsible for all the transactions that are executed by the Karta and all his orders/deals shall be binding on the HUF and all its members jointly as well as severally.

In the eventuality of change of Karta or change in the constitution of HUF we shall inform you in writing

No.	Name of the Coparceners	Signature of the Coparceners	Date of Birth
1.	HUE	8	0 D M M Y Y Y Y
2.	HUF	R	0 D M 20 Y Y Y
3.	HUF	K	8 0 N 0 Y Y Y
4-	HUI	Ø	9 10 M M Y Y Y
5.	Aus	Ø	DDVHYYYY
6.	RP	Ø	9 D 01 H V Y Y Y

Signature not required in case the Coparcener is a Minor. All Coparceners should sign on the POA page 27 & 28.

SPECIMEN RESOLUTION FOR BODY CORPORATE

(To be printed on Letterhead)

EV*0.4-2	PRIPAMANES AFTI	C MEETING OF THE BOARD OF DIRECTORS OF	2070000	haine of the Company	
EXTRACT OF	FIME MINUTES OF THE	E MEETING OF THE BOARD OF DIRECTORS OF			
HELD ON		Date and Time	AT THEIR	Company's Regis	itered Office Address
	THAT the Company aption to be deployed	opoint Invesco Asset Management (India) Private by the Company.	Limited as its Portfolio Manage	r to provide portfolio managem	ent and other administrative services for
RESOLVED I	FURTHER THAT	Mr. / Ms.		ļ.	Designation
and / or		Mr. / Ms.			Des gnation
RESOLVED I	FURTHER THAT Invesc	eby authorised to execute and sign Partfolio D Asset Management (India) Private Limited and Of y and operate Depository Account with National	its attorneys be and are hereby	authorised to open and operate	Bank Account(s) with Scheduled Commer
	FURTHER THAT	Mr. / Ms.	Securities bepositories Etc. or C	cities ochostol à a sei arces (m	Sesignation
and / or		Mr. / Ms.	1		Das griation
		ny Secretary/Authorised Signatory			×
	Signatures of Authori	sed Signatories Name	Designatio		Signature
No.		Name	Vesignado	8	aignotuic
2.				_	- Carlotte Control of the Control of
۵.					
		Aftested			
For		Name of the Company			
	Ø				
	Director/C	ompany Secretary/Authorised Signatory		\	\

COMBINED LETTER OF AUTHORITY TO TRANSACT FOR PARTNERSHIP FIRM/ TRUST

(To be printed on Letterhead)

2101-A, A Marathon Fu	et Management (India) Private Limited Wing, 21st Floor, Jturex, N. M. Joshi Marg, , Mumbai - 400 013.			
Dear Sir,		Sub: Subscription to Portfo	lio Management Services	
	eference to the proposed Portfollo Management ement (India) Private Limited ("the Portfolio Mai	1	Portfolio Management Services and	d other administrative services rendered by invesco
	ust") a Partnership Firm/ Trust having office at	11700		
A. Authori We woul	other documents on behalf of the Firm / Trust in a			sts including for subscription, withdrawal, switch etc a io Manager: Signature
1.			\	Ø
2.			7.	Ø
3.			3	æS
We are gi of the ab Services partners We agree account.	ove Portfolio Management Services Agreement w Agreement, we authorise you to recognize the be hip firm /Trust. e that the obligations for shares purchased and /	not be opened with a depository pa ith you and for purposes of comple eneficiary Depository Account to b or sold by the firm / Trust will be h o / from the beneficiary depository	iting the securities transfer obligation opened with in the name of andled and completed through trans	hip firm/Trust as per regulations. To facilitate the operations pursuant to the operations in the Portfolio Manageme of the authorised partner(s) / Trustees of the above name terms to / from the abovementioned beneficiary deposito oligations by you in respect of trades executed in the abora
Signed by all P	Partners / Trustees of Firm / Trust			
No.	Name of Par	tner / Trustee		Signature
1.				Ø.
2.				Z
3.			B (n m - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	es .

(To be printed on Letterhead)

SHAREHOLDING PATTERN AS ON

DO MM YYYY

(To be submitted every year as on March 31)

No.	Name of Shareholders	No. of shares	Equity (%) of Share Capital
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.		7.7.	
9.			
0.			
	Total		
	Name of the Company		
æ		2.5	
To be sign	ed by Director / Company Secretary along with Company Seal	\	\

38

FATCA & CRS Information (ielf Certification)				
Name Mz. /	Ms. / 11/s NJLESH	MAHEM			
Gender	F O PAN A A	C11011510	Occupation Ty	pe Service Ousideas 0	3Ehers
Father's Name	PRAYON KUM	AR MOSHI	RA .		
Address of tax residence wo	dd be taken as available in KRA dat	abase. In case of any change,	olease approach KRA & notify t	he changes	
Type of address given at KRA (/) Residential Bus	Iness Registered Office			
Documents required, if PAN no	provided (/) Passp	oort Election ID Card	Govt. ID Card Driving Lice	ense 🔲 UIDAI Card 🔲 NREGA Job Card 🔲 Othe	255
Date of Birth	20511991	0	City of Birth	UMBA2	
Country of Birth	ICON C AHAM	7	Nationality 37	NACON	
Are you a tax resident of any o	ountry other than India? (🗸)	☐ Yes No			
If yes, please indicate all cour	tries in which you are resident for	tax purposes and the associa	led Tax ID Numbers below.		
	lividual is a citizen / green card holder o is not available, kindly provide its functi				
Certification I/We have read and understood information provided by me/us Trustees for any modification to	on this Form is true, correct and i	the Terms and Conditions me complete. I/We hereby agree at	ntioned in this Form (read alon nd confirm to Inform Invesco A	gwith the FATCA & CRS Instructions) and hereby con sset Management Company Private Limited/Invesco	firm that the Mutual Fund/
8		× -		8	
First / Sole App	licant / Guardian	Second	Applicant	Third Applicant	
Date D D 14	M Y T Y Y Plac	e			

FATCA & CRS Terms & Conditions

Details under FATCA& CRS: The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income- tax Rules, 1962, which require Indian financial institutions to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our unit 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 appropriatewithholding from the account or anyproceeds in relation thereto.

Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Please note that you may receive more than one request for information if you have multiple relationships with invesco Asset Management or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

FATCA & CRS Instructions

If you have any questions about your tax residency, please contact your tax advisor. If you are a US citizen or resident or greencard holder, please include United States in the foreign country information field along with your US Tax Identification Number.

It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form.

In case customer has the following Indicia pertaining to a foreign country and yet declares self to be non-tax resident in the respective country, customer to provide relevant Curing Documents asmentioned below:

FATCA & CRS Indicia observed (ticked)	Documentation required for Cure of FATCA/ CRS indicia
U.S. place of birth	 Self-certification that the account holder is neither a citizen of United States of America nor a resident for tax purposes;
	 Non-US passport or any non-US government issued document evidencing nationality or citizenship (refer list below); AND
	Any one of the following documents:
	Certified Copy of "Certificate of Loss of Nationality"
	or Reasonable explanation of why the customer does not have such a certificate despite renouncing US citizenship;
	or Reason the customer did not obtain U.S. citizenship at birth
Residence/mailing address in a country other than India	 Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and
	Documentary evidence (refer list below)
Telephone number in a country other	If no Indian telephone number is provided
than India	 Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and
	Documentary evidence (refer list below)
	If Indian telephone number is provided along with a foreign country telephone number
	 Self-certification that the account holder is neither a citizen of United States of America nor a tax resident for tax purposes of any country other than India; OR
	Documentary evidence (refer list below)
Telephone number in a country other than India	 Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and
	Documentary evidence (refer list below)

List of acceptable documentary evidence needed to establish the residence(s) for tax purposes:

- 1. Certificate of residence issued by an authorized government body*
- 2. Valid identification issued by an authorized government body* (e.g. Passport, National Identity card, etc.)
- * Government or agency thereof or a municipality of the country or territory in which the payee claims to be a resident.

Ultimate Beneficial Owner / FA	ATCA & CRS Annexure Form - For Non Individual Accounts			
Name of the Entity				
Type of address given at KRA (🗸) _ [Residential	Business Registered Office			
Address of tax residence would be taken as availab	le in KRA database. In case of any change please approach KRA & notify the changes			
PAN	Date of Incorporation D D M M Y Y Y Y			
City of Incorporation				
Country of Incorporation				
Entity Constitution ☐ Partnership Type (✔) ☐ Liquidator	Firm HUF Private Limited Company Public Limited Company Society A0P/801 Trust Limited Liability Partnership Artificial Juridical Person Others			
Please (**) the applicable tax resident declaration is "Entity" a tax resident of any country other than (If yes, please provide country/ies in which the entity is a				
Country	Tax Identification Number ¹ Identification Type (TIN or Others, please specify)			
¹ In case Tax Identification Number is not available, kindly In case TIN or its functional equivalent is not available, ple	provide its functional equivalent ² ase provide Company Identification number or Global Entity (dentification Number or GIIN, etc.			
In case the Entity's Country of Incorporation / Tax exemption code here	residence is U.S. but Entity is not a Specified U.S. Person, mention Entity's			
PART A (to be filled by Financial Institutions or D	professional tax advisor for further guidance on FATCA & CRS classification)			
We are a (✓),	GIIN			
Financial institution ³	Note: If you do not have a GIIN but you are sponsored by another entity, please provide your sponsor's GIIN above and indicate			
Direct reporting NFE ⁴	your sponsor's name below Name of sponsoring entity			
GIIN not available (please (/) as applicable)	Applied for			
If the entity is a financial institution,	Not required to apply for - please specify 2 digits sub-category (Refer 1 A of Part C)			
	Not obtained • Non-participating FI			
PART B (please fill any one as appropriate "to be	filled by NFEs other than Direct Reporting NFEs")			
Is the Entity a publicly traded company				
(that is, a company whose shares are regularly traded on an established securities market) (Refer 2A of Part C)				
Is the Entity a related entity of a publicly traded	Yes (🗸) 🔲 (If yes, please specify name of the listed company and one stock exchange on which the stock is regularly traded)			
company (a company whose shares are regularly traded on an established securities market) (Refer				
28 of Part C)	Nature of relation (-/): Subsidiary of the Listed Company or Controlled by a Listed Company			
	Name of stock exchange			
Is the Entity an active NFE	Yes () [(If yes, please fill UBO declaration in the next section.)			
(Refer 2C of Part C)	Nature of Business			
	Please specify the sub-category of Active NFE (Mention code - refer 2c of Part D)			
is the Entity a passive NFE	Yes (/) [] (If yes, please fill UBO declaration in the next section)			
(Refer 3(ii) of Part C)	Nature of Business			

FATCA & CRS Instructions

Category (✓)	Unlisted Company Religious Trust			Inincorporated association / body of individuals Others
person(s) (Pleas	e attach additional sheets, if necessar	·v)		nip and ALL Tax dentification Numbers for EACH controlling in Form W8 BEN E (Refer 3(vi) of Part C)
Details		U80 1	UBO 2	UBO 3
Name of UBO				
UBO Code (Refe	er 3(iv) (A) of Part C)			
Country of Tax	Residency ⁶			
PAN ²				
Address	A	ddress: 7m, State, Country	Address, Zip. State. Cou	ntry Address, Zip. State, Country
Address Type	Resid	ence/Business/Registered office	Residence/Business/Register	ed office Residence/Business/Registered office
Tax ID 2				
Tax ID Type				
City of Birth				
Country of Birl	th			
Occupation Typ	pe	Service/Business/Others	Service/Business/Othe	rs Service/Business/Others
Nationality				
Father's Name				
Gender		Male/Female /Others	Male/Female /Others	Male/Feniale /Others
Date of Birth	addalainiddiddiddiddiddiddiddiddiddiddiddiddid			
Percentage of	Holding (%)			
provide an expli	anation and attach this to the form			if no TIN is yet available or has not yet been issued, please
⁶ Country of Tax ⁷ If UBO is KYC specified where		the controlling person is a US citizer Ise PAN or any other valid identity	n or green card holder, please mention proof must be attached. Position/Desid	n U.S.A gnation like Director/Settlor of Trust/Protector of Trust to be
FATCA - CRS 1	Germs and Conditions			
tax and benefic ties/ appointed withholding fro Should there be Please note that that you respon If you have any	cial owner information and certain cer l agencies. Towards compliance, we m im the account or any proceeds in rela e any change in any information provi al you may receive more than one requ nd to our request, even if you believe	tifications and documentation from ay also be required to provide info tion thereto. ded by you, please ensure you advi est for Information if you have mult you have already supplied any prev dease contact your tax advisor. If a	n all our account holders. In relevant rmation to any institutions such as w ise us promptly, i.e., within 30 days. lple relationships with Invesco Assot & riously requested information. ny controlling person of the entity is	ire Indian financial institutions to seek additional personal, cases, information will have to be reported to tax authori- rithholding agents for the purpose of ensuring appropriate Annagement or our group entities. Therefore, it is important a US citizen or resident or green card holder, please include
Certification				
information pro	and understood the information require ovided by me/us on this Form is true, corn ation to this information promptly.	ements and the Terms and Condition: ect and complete. I/We hereby agree	s mentioned in this Form (read alongwi and confirm to inform Invesco Asset Ma	th the FATCA & CRS Instructions) and hereby confirm that t he nagement (India) Private Limited/Invesco Mutual Fund/ Trustees
Name				
Designation				
	Ø	Ø		Ø
Date	0 0 11 14 17 17	Place		

PART C (FATCA Instructions & Definitions)

- 1 Financial Institution (FI) The term FI means any financial institution that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as
 - Depository institution: is an entity that accepts deposits in the ordinary course of banking or similar business.
 - Custodial institution is an entity that holds as a substantial portion of its business, holds financial assets for the account of others and where it's income attributale to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of
 - i. The three financial years preceding the year in which determination is made; or (ii) The period during which the entity has been in existence, whichever is less.
 - Investment entity is any entity:
 - That primarily conducts a business or operates for or on behalf of a customer for any of the following activities or operations for or on behalf of a customer
 - Trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures trading; or
 - ii. Individual and collective portfolio management; or
 - lii. Investing, administering or managing funds, money or financial asset or money on behalf of other persons;

 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 described above.

An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of :

- The three-year period ending on 31 March of the year preceding the year in which the determination is made; or
- ii. The period during which the entity has been in existence.

The term "Investment Entity" does not include an entity that is an active non-financial entity as per codes 03, 04, 05 and 06 - refer point 2c.

- Specified Insurance Company: Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.
- FI not required to apply for GIIN:

A. Reasons why FI not required to apply for GIIN:

Code Sub-category

- Governmental Entity, International Organization or Central Bank
- Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narli. row Participation Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank
- III. Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund
- ίν. Entity is an Indian FI solely because it is an investment entity
- Qualified credit card issuer ٧.
- νi. Investment Advisors, Investment Managers & Executing Brokers
- vii. Exempt collective investment vehicle
- viii. Trustee of an Indian Trust
- FI with a local client base łx.
- Non-registering local banks Х.
- xi. FFI with only Low-Value Accounts
- Sponsored investment entity and controlled foreign corporation xii.
- Sponsored, Closely Held Investment Vehicle xiii.
- **Owner Documented FFI**
- 2 Non-inancial entity (NFE) Foreign entity that is not a inancial institution

Types of NFEs that are regarded as excluded NFE are:

i. Publicly traded company (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 oficially 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)

ii. Related entity of a publicly traded company

The NFE is a related entity of an entity of which is regularly traded on an established securities market;

c. Active NFE: is any one of the following

Code Sub-category

- Less than 50 percent of the NFE's gross income for the preceding financial year is passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income;
- The NFE is a Governmental Entity, an International Organization, a Central Bank or an entity wholly owned by one or more of the foregoing;
- Substantially all of the activities of the NFEconsist 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 Substituting that engage in trades of businesses when the use in t 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;
- 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;
- 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;
- The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
- Any NFE that fulfills all of the following requirements:
 - It is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in India and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;

 - it is exempt from income tax in India; It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;

The applicable laws of the NFE's country or territory 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 The applicable laws of the NFE's country or territory 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 country or territory of residence or any political subdivision thereof.

Explanation. For the purpose of this sub-clause, the following shall be treated as fulfilling the criteria provided in the said sub-clause, namely:-

(i) an Investor Protection Fund referred to in clause (23EA);

(II) a Credit Guarantee Fund Trust for Small Industries referred to in clause 23EB; and (III) an Investor Protection Fund referred to in clause (23EC), of section 10 of the Act;

3 Other definitions

i. Related entity

An entity is a "related entity" of another entity if either entity controls the other entity, or the two entities are under common control for this purpose, control includes direct or indirect ownership of more than 50% of the votes and value in an entity.

ii. Passive NFE

The term passive NFE means

- any non-financial entity which is not an active non-financial entity including a publicly traded corporation or related entity of a publicly traded company;
- an investment entity defined in clause (b) of these instructions
- a withholding foreign partnership or withholding foreign trust; (Note: Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)
- lii. Passive income

The term passive income includes income by way of :

- Dividends,
- Interest
- Income equivalent to interest,

- Rents and royalties, other than rents and royalties derived in the active conduct of a business conducted, at least in part, by employees of the NFE
- Annuities
- The excess of gains over losses from the sale or exchange of financial assets that
- The excess of gains over losses from transactions (including futures, forwards, options and similar transactions) in any financial assets,
- The excess of foreign currency gains over foreign currency losses
- Net income from swaps
- Amounts received under cash value insurance contracts

But passive income will not include, in case of a non-financial entity that regularly acts as a dealer in financial assets, any income from any transaction entered into in the ordinary course of such dealer's business as such a dealer.

lv. Controlling persons

Controlling persons are natural persons who exercise control over an entity and includes a beneficial owner under sub-rule (3) of rule 9 of the Prevention of Money-Laundering (Maintenance of Records) Rules, 2005. In the case of a trust, the controlling person 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. In the case of a legal arrangement other than a trust, controlling person means persons in equivalent or similar positions.

Pursuant to guidelines on identification of Beneficial Ownership issued vide SEBI circular no. CIR/MIRSD/2/2013 dated January 24, 2013, persons (other than Individuals) are required to provide details of Beneficial Owner(s) ('80'). Accordingly, the Beneficial Owner means 'Natural Person', who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest of / entitlements to:

- More than 25% of shares or capital or profits of the juridical person, where the juridical person is a company:
- More than 15% of the capital or profits of the juridical person, where the juridical person is a partnership; or
- More than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.

Where the client is a trust, the financial institution shall identify the beneficial owners of the client and take reasonable measures to verify the identity of such persons, through the identity of the settler of the trust, the trustee, the protector, the beneficiaries with 15% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

Where no natural person is identified the identity of the relevant natural person who holds the position of senior managing official.

i. Controlling Person Type:

Code	Sub-category Sub-category
i,	CP of legal person - ownership
li.	CP of legal person - other means
ill.	CP of legal person - senior managing official
iv.	CP of legal arrangement - trust - settlor
٧.	CP of legal arrangement - trust - trustee
vi.	CP of legal arrangement - trust - protector
vii.	CP of legal arrangement - trust - beneficiary
vlii.	CP of legal arrangement - trust - other
ix.	CP of legal arrangement - Other - settlor equivalent
X,	CP of legal arrangement - Other - trustee equivalent
xi.	CP of legal arrangement - Other - protector equivalent
xii.	CP of legal arrangement - Other - beneficiary equivalent
xiii.	CP of legal arrangement - Other - other equivalent
xiv.	Unknown

- a corporation the stock of which is regularly traded on one or more established securities markets:
- any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in
- the United States or any wholly owned agency or instrumentality thereof;
- any State of the United States, any U.S. Territory, any political subdivision of any of the

- foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing:
- any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code:
- any bank as defined in section 581 of the U.S. Internal Revenue Code:
- any real estate investment trust as defined in section 856 of the U.S. Internal Revenue
- any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-64);
- any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;
- any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code;
- 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:
- a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or
- any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code.

vi. Owner documented FFI

An FFI meets the following requirements:

- The FFI is an FFI solely because it is an investment entity;
- The FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company;
- The FFI does not maintain a financial account for any non participating FFI;
- · The FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in circumstances; and
- The designated withholding agent agrees to report to the IRS (or, in the 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 specified U.S. 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 U.S. person, an exempt beneficial owner, or an excepted NFE.

vii. Direct reporting NFE

A direct reporting NFFE means a NFFE that elects to report information about its direct or indirect substantial U.S. owners to the IRS.

vill. Exemption code for U.S. persons

Code	Sub-category
l.	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
íl,	The United States or any of its agencies or instrumentalities
iii.	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
iv.	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)
٧,	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)
vi.	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
vil.	A real estate investment trust
viii,	A regulated investment company as defined in section 851 or an entity registered at alltimes during the tax year under the Investment Company Act of 1940
ix.	A common trust fund as defined in section 584(a)
X.	A bank as defined in section 581
xi.	A broker
xii.	A trust exempt from tax under section 664 or described in section 4947(a)(1)
xlii.	A tax exempt trust under section 403(b) plan or section 457(g) plan



Invesco Asset Management (India) Private Limited

2101-A, A Wing, 21st Floor, Marathon Futurex, N. M. Joshi Marg, Lower Parel, Mumbai - 400 013. Telephone +91 22 6731 0000 Fax +91 22 2301 9142

To invest: Call 1800 209 0007 SMS 'invest' to 56677

www.invescomutualfund.com

Follow us on in 🔰 🕇 🛗

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

POWER OF ATTORNEY

	ALL	ТО	WHOM	THESE	PRESEN		SHALL	COI
Comp	pany / Company	/ Trust / Par	tnership Firm	/ Resident Inc	dividual / Non			et Managen aving its/h
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Sign:



- 4. To apply for and accept allotments of any Securities.
- To demand and receive all benefits, interests and dividends accrued or due to accrue on all or any Securities.
- 6. To demand and receive all debts, sums of money, principal monies, interests of any nature or kind which now are or at any time hereafter may be due or payable or belong to us.
- 7. To sign and endorse all Cheques, or other orders for payment of money to which the signature or endorsement of or on our behalf may be needed or deemed expedient
- 8. To sign applications, contracts, agreements, transfer deeds, surrender instruments, receipts, dividend mandates or other documents including Fixed Deposit applications.
- 9. To collect all income/ monies due or payable on any Securities.
- 10. To present for payment and collect the amount payable upon all Securities which may mature or be called, redeemed or retired or otherwise become payable.
- 11. To surrender Securities in temporary form or defective Securities.
- 12. To hold all stock dividends, rights and similar Securities with respect to any Securities held by it.
- 13. To deliver and receive Securities in exchange for other Securities or cash issued or paid in connection with the liquidation, re-organization, re-financing, merger, consolidation or re-capitalization of any corporation(s) or upon the exercise of any rights or conversion privileges.
- 14. To make such transfers or exchanges of the assets held by us.
- 15. To obtain registration of Securities with the issuers thereof, either in our individual or joint names on purchase of Securities by or on behalf of us.
- 16. To operate our Depository Account with an authorized Depository Participant. This Operation includes, but is not limited to, issuing instructions for dematerialisation, rematerialisation, and transfer of Securities to and from the Depository Account for settlement of trades executed by us.
- 17. To draw, endorse and sign cheques / demand drafts, deposit monies and issue necessary instructions including electronic instructions or otherwise operate the Bank account(s) and to use any and all monies in the said account(s)
- 18. To put in the requisition for the Cheque Book, Electronic Clearing System (ECS) facility, Real Time Gross Settlement Facility (RTGS), National Electronic Fund Transfer (NEFT) facility, E-net Facility and any other service(s) / facility(ies) offered by the Bank
- 19. To pay from the Bank account charges, fees, brokerages, taxes etc. on my / our behalf
- 20. To apply IPOs, NFOs, Rights, Mutual Funds, Bonds and other instruments for and on my / our behalf
- 21. To take all necessary actions, including signing of all necessary applications and other documents, for the remittance to us in Rupees or other convertible currency the sale proceeds of any shares, bonds and Securities sold by us or sold on our behalf.
- 22. To apply for and carry out the necessary procedures for receiving tax exemptions and no-objection certificates under the relevant provisions of the income-tax laws, or under any Rules, Notifications or Orders made thereunder, or under the relevant Avoidance of Double Taxation Treaty, if any.
- 23. To receive and transmit to us notices of Shareholders meetings, dividend notices and any other related information.
- 24. To make applications for any regulatory agencies in India for purchase or acquisition in any other manner or for sale or transfer of any Securities or, for such purpose as the Attorney may consider appropriate and to act, appear in any legal proceedings for or against us and to retain any lawyers, though not bound to do so.
- 25. To execute on behalf of us any declaration affidavits or certificates of ownership which may be necessary or useful from time to time
- 26. Generally, to do all such lawful acts and things that may be necessary to be done by the Attorney for the purposes of performing its functions and duties

It is declared by the Client that the Attorney shall have the sole authority and power to operate my/our accounts where this Power Of Attorney is registered and I/we hereby declare and undertake not to operate such accounts during the currency of this Power Of Attorney in any manner whatsoever. In case of accounts where the Regulations permit the Client to operate the account, I / we shall give prior intimation to the Attorney before operating such accounts. It is further declared that any act, deeds or things done by the Client in contradiction with the provisions hereof shall be void as regards the Attorney vis a vis the third parties are concerned and the provision of this clause will be binding on the Client and shall have overriding effect over the act, deeds or things done by the Client in contradiction with the above powers given to the Attorney."

It is hereby declared that since this Power of Attorney is given to ISSL which is a body corporate, the powers herein may be exercised by ISSL through any of its employees.

Sign: F XX TO T

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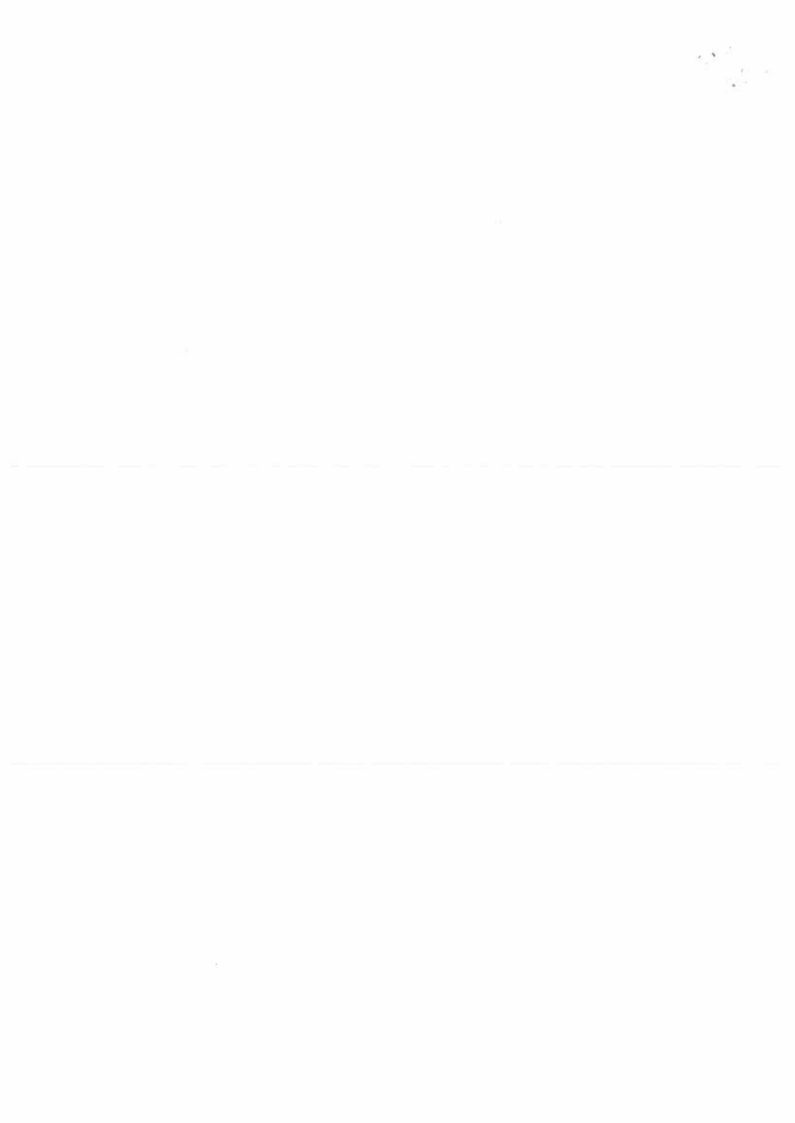


And we hereby agree to ratify all lawful acts and things done by the said Attorney pursuant to this Power of Attorney in virtue of these presents

It is hereby declared that the said Attorney in exercising the powers hereby conferred shall conform to the regulations and directions for the time being imposed on or given to the said Attorney by us, provided always that no person dealing with the said Attorney shall be concerned to see or inquire whether the said Attorney is or is not acting in accordance with such regulations and directions and notwithstanding any breach of such regulations and directions committed by the said Attorney in this regard to any act, deed or instrument, the same shall as between us and the persons dealing with the said Attorney, be valid and binding on us to all intents and purposes. And it is hereby also declared that the powers to be conferred shall not be determined or affected by the fact of us acting either personally or through another on the premises

(#) IN WITNESS WI	HEREOF the Company has pu	it its common seal this	day of	
affixed hereto pursu passed at the Board I in the prese and of the Company and	Meeting held on ence of Mr Directors countersigned by			
	oplicable only in case of Co	•		
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In the presence of: WITNESS DETAILS				
Name				
Address				
Signature				
Date: Place:				

3



Rogd Off ILAFS House, Plot No. 14, Rahoja Vihar, Chandivill, Andherl (E) Mumbal – 400 072
Tel: 4249 3000 Fax: 2857 0948 / 49
Email: Isat-dp@lsst.co.in Website: www.iifadp.com

Form No.

Application for Opening a Demat Account for INDIVIDUALS - ANNEXURE J

INSTRUCTIONS 1 PLEASE FILL 3. MANDATORY FIELDS ARE IN	I ALL THE DETAILS IN CAPITAL LETTERS ONLY 2 STRIKE OFF WHICHEVER IS NOT APPLICABLE	
DATE	CLIENT ID	
TYPE OF ACCOUNT (PLEAS	SE TICK WHICHEVER IS APPLICABLE)	
Ordinary Resident NRI-Repatriable NRI-Non Repatriable	Qualified Foreign Investor	100
I/We request you to oper	en a demat account in my/our name as per following details:-	100 mg
HOLDERS DETAILS (Name s	should match with the PAN Card submitted)	
Sole / First Holder's Name	NILESH DUBEY Date of Birth 15-10-1981	
Sole / First Holder's		<u> </u>
Correspondence Address		
	City State Country PiN	
Sole / First Holder's Permanent Address	Bhogradaya Rahimor Song Ethantilal	500000000000000000000000000000000000000
	State MAHARAS HIRA Country INDIA PIN HOUD 13 Mobile No. 989242734 E-mail ID XXX @ G mgil · coin	r o
Second Holder's Name (Not allowed if the first holder is a minor or if it is a HUF Account)	Date of Birth	S
Second Holder's Permanent Address		
	City	
	State Country PIN F-mail ID	1 1
Th. A. I. A. I.		N
Third Holder's Name (Not allowed if the first holder	PAN	[/4]
is a minor or if it is a HUE Account)	Date of Birth	14
Third Holder's Permanent Address		7
	Crty	
	State Country PIN	
ADDDESS EAG	Mobile No. E-mail ID	
ADDRESS FOR COMMUNICATION	PERMANENT ADDRESS CORRESPONDENCE ADDRESS FOREIGN ADDRESS	
For HUF, Association of Persons natural persons, the name & PAI mentioned below:	ns (AOP), Partnership Firm, Unregistered Trust, etc., although the account is opened in the name of the AN of the HUF, Association of Persons (AOP), Partnership Firm, Unregistered Trust, etc., should be	
a) NAME	b) PAN	



DETAILS OF GUARDIA	N (IN CASE	THE SOLE	HOLDER	R IS MI	NOR)	quardian	and a	nother fo	or the m	iner (to b	s slaner	l by guar	dianll	
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Relationship of guard with minor	ian													
Guardian's Permanent	Address								City					
		State				Country				PIN				
		Mobile No.					E	mail ID						
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3	Third	Holder												



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OCCUPATION	Private Sector Public Sector Govt Service Business Professional Agriculturist Retired
(please lick any one and give brief details)	Housewife Student Others (Please specify)
Briof Details:	
Gross Annual Income Details	Income Range per annum:
(Please tick any one)	☐ Below Rs.1,00,000 ☐ Rs 1,00,000 to Rs 5,00,000 ☐ Rs 5,00,000 to Rs 10,00,000 ☐ Rs 10,00,000 ☐ Rs 25,00,000 ☐ More than Rs. 25,00,000
Please tick, if applicable	Politically Exposed Porson (PEP) Related to a Politically Exposed Person (RPEP)
Second Holder	
OCCUPATION	Private Sector Public Sector Govt Service Business Professional Agriculturist Refired
(please tick any one and give brief details)	Housewife Student Others (Please specify)
Briof Details:	
Gross Annual Income Details	Income Range per annum:
(Please tick any one)	Below Rs 1,00,000 Rs 1,00,000 to Rs 5,00,000 Rs 5,00,000 to Rs 10,00,000
	Rs 10.00,000 to Rs 25,00,000 More than Rs 25,00,000
Please tick, if applicable	Politically Exposed Person (PEP) Related to a Politically Exposed Person (RPEP)
Third Holder	
OCCUPATION	Private Sector Public Sector Govt Service Business Protessional Agriculturist Retired
(please tick any one and give brief details)	Housewife Student Others (Please specify)
Brief Details	
Gross Annual Income Details	Income Range per annum:
(Please tick any one)	Below Rs 1,00,000 Rs 1,00,000 to Rs 5,00,000 Rs 5,00,000 to Rs 10,00,000
	Rs 10,00,000 to Rs 25,00,000 More than Rs. 25,00,000
Please tick, if applicable:	Politically Exposed Person (PEP) Related to a Politically Exposed Person (RPEP)
Mode of receiving Statem ensure that email id is ment	nent of Account [Tick any one] Physical Form Electronic form [Refer to the instructions in the foot note and ioned in KYC Application form]

For receiving Statement of Account in electronic form:

- Client must ensure the confidentiality of the password of the email account.

 Client must promptly inform the Participant if the email address has changed.

 Client may opt to terminate this facility by giving 10 days prior notice. Similarly, Participant may also terminate this facility by giving 10 days prior notice. notice.



DECLARATION

The rules and regulations of the Depository and Depository Participants plertaining to an account which are in force now have been read by me/us and fliwe have understood the same and I/we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. I/we hereby declare that the details furnished above are true and correct to the best of my/our knowledge and bellef and I/we undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/ we are aware that I/we may be held liable for it. In case of non-resident account. I/we also declare that I/we have compiled and will continue to comply with FEMA regulations.

I/We hereby confirm that I/We will act on my / our own behalf and will continue to act to my/our own behalf unless otherwise communicated in writing

I/we acknowledge the receipt of copy of the documents, "Rights and Obligations of the Beneficial Owner and Depository Participant".

DECLARATIONS RE: PREVENTION OF MONEY LAUNDERING

Prevention of Money Laundering Act, 2002 (hereinafter referred to as "Act") came into effect from July 1, 2005 vide Notification No. GSR 436(E) dated July 1, 2005 issued by Department of Revenue, Ministry of Finance, Government of India. Further, SEBI vide its circular reference number ISD/CIR/RR/AML/1/06 dated January 18,2006 mandated that all intermediaries should formulate and Implement a proper policy framework as per the guidelines on anti-money faundering measures and also to adopt a Know Your Customer (KYC) policy. The Intermediaries may, according to their requirements specify additional disclosures to be made by clients for the purposes of identifying, monitoring and reporting incidents of money laundering and suspicious transactions undertaken by clients. SEBI also issued another circular reference no. ISD/CIR/RR/AML/2/06 dated March 20, 2006 advising all intermediaries to take necessary steps to ensure compliance with the requirement of section 12 of the Act, interalia, maintenance and preservation of records and reporting of information relating to cash and suspicious transactions to Financial intelligence. Unit-India (FIU-IND). New Delhi The investor(s) should ensure that the amount invested in the securities and represented as credit in their demat account is through legitimate sources only and does not involve and is not designated for the purpose of any contravention or evasion of the provisions of the Income Tax Act, Prevention of Money Laundering Act, Prevention of Corruption Act and/or any other applicable law in force and also any laws enacted by the Government of India from time to time or any rules, regulations, notifications or directions issued thereunder.

To ensure appropriate identification of the customer(s) under its KYC policy and with a view to monitor transactions, ISSL DP reserves the right to seek information, record customer's telephonic calls and/or obtain and retain documentation for establishing the identity of the customer, proof of residence, source of funds, etc. It may re-verify identity, seek and obtain any incomplete or additional information for this purpose

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THIRD HOLDER (Mr /Ms)		T2=
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NAME/DETAILS OF BRANCH/SER	VICE CENTRE	
NAME OF THE DP STAFF		
SIGNATURE OF THE DP STAFF & EMPLOYEE CODE		
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Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories

General Clause

1. The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996, Rules and Regulations of Securities and Exchange Board of India (SEBI). Circulars/Notifications/Guidelines Issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Depositories and relevant notifications of Government Authorities as may be in force from time to time.

The DP shall open/activate demat account of a beneficial owner in the depository system only after receipt of complete Account opening form, KYC and supporting documents as specified by SEBI from time to time.

Beneficial Owner information

3. The DP shall maintain all the details of the beneficial owner(s) as mentioned in the account opening form, supporting documents submitted by them and/or any other information pertaining to the beneficial owner confidentially and shall not disclose the same to any person except as required by any statutory, legal or regulatory authority in this regard.

4. The Beneficial Owner shall immediately notify the DP in writing, if there is any change in details provided in the account opening form as submitted to the DP at the time of opening the demat account or furnished to the DP from time to time.

Fees/Charges/Tariff

5. The Beneficial Owner shall pay such charges to the DP for the purpose of holding and transfer of securities in dematerialized form and for availing depository services as may be agreed to from time to time between the DP and the Beneficial Owner as set out in the Tariff Sheet provided by the DP. It may be informed to the Beneficial Owner that "no charges are payable for opening of demat accounts"

6. In case of Basic Services Demat Accounts, the DP shall adhere to the charge structure as laid down under the relevant

SEBI and/or Depository circulars/directions/notifications issued from time to time.

7. The DP shall not increase any charges/tariff agreed upon unless it has given a notice in writing of not less than thirty days to the Beneficial Owner regarding the same.

Dematerialization

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

Separate Accounts

9. The DP shall open separate accounts in the name of each of the beneficial owners and securities of each beneficial owner shall be segregated and shall not be mixed up with the securities of other beneficial owners and/or DP's own securities held in dematerialized form.

10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and /or hypothecation or any other interest or encumbrance over all or any of such securities submitted for dematerialization and/or held in demat account except in the form and manner prescribed in the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996 and Bye-Laws/Operating Instructions/Business Rules of the Depositories.

Transfer of Securities

11. The DP shall effect transfer to and from the demat accounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Beneficial Owner and the DP shall maintain the original documents and the audit trail of such authorizations.

12. The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his demat account and the DP shall act according to such instructions.

Statement of account

13. The DP shall provide statements of accounts to the beneficial owner in such form and manner and at such time as agreed with the Beneficial Owner and as specified by SEBI/depository in this regard.

14. However, if there is no transaction in the demat account, or if the balance has become Nil during the year, the DP shall send one physical statement of holding annually to such BOs and shall resume sending the transaction statement as and when there is a transaction in the account.

15. The DP may provide the services of issuing the statement of demat accounts in an electronic mode if the Beneficial Owner so desires. The DP will furnish to the Beneficial Owner the statement of demat accounts under its digital signature, as governed under the Information Technology Act, 2000. However if the DP does not have the facility of providing the statement of demat account in the electronic mode, then the Participant shall be obliged to forward the statement of demat accounts in physical form.

16. In case of Basic Services Demat Accounts, the DP shall send the transaction statements as mandated by SEBI and/or Depository from time to time.

Manner of Closure of Demat account

17. The DP shall have the right to close the demat account of the Beneficial Owner, for any reasons whatsoever, provided the DP has given a notice in writing of not less than thirty days to the Beneficial Owner as well as to the Depository. Similarly, the Beneficial Owner shall have the right to close his/her demat account held with the DP provided no charges are payable by him/her to the DP. In such an event, the Beneficial Owner shall specify whether the balances in their demat account should be transferred to another demat account of the Beneficial Owner held with another DP or to rematerialize the security balances held.

18. Based on the instructions of the Beneficial Owner, the DP shall initiate the procedure for transferring such security balances or rematerialize such security balances within a period of thirty days as per procedure specified from time to time by the depository. Provided further, closure of demat account shall not affect the rights, liabilities and obligations of either

the Beneficial Owner or the DP and shall continue to bind the parties to their satisfactory completion.

Default in payment of charges

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

Liability of the Depository

21. As per Section 16 of Depositories Act, 1996,

1. Without prejudice to the provisions of any other law for the time being in force, any loss caused to the beneficial owner due to the negligence of the depository or the participant, the depository shall indemnify such beneficial owner.

2. Where the loss due to the negligence of the participant under Clause (1) above, is indemnified by the depository, the depository shall have the right to recover the same from such participant.

Freezing/ Defreezing of accounts

22. The Beneficial Owner may exercise the right to freeze/defreeze his/her demat account maintained with the DP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.

23. The DP or the Depository shall have the right to freeze/defreeze the accounts of the Beneficial Owners on receipt of instructions received from any regulator or court or any statutory authority.

Redressal of Investor grievance

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

Authorized representative

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

Law and Jurisdiction

26. In addition to the specific rights set out in this document, the DP and the Beneficial owner shall be entitled to exercise any other rights which the DP or the Beneficial Owner may have under the Rules, Bye Laws and Regulations of the respective Depository in which the demat account is opened and circulars/notices issued there under or Rules and Regulations of SEBI.

27. The provisions of this document shall always be subject to Government notification, any rules, regulations, guidelines and circulars/ notices issued by SEBI and Rules, Regulations and Bye-laws of the relevant Depository, where the

Beneficial Owner maintains his/her account, that may be in force from time to time.

28. The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Byelaws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.

29. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Bye-laws and Regulations and circulars/notices issued there under by the depository and /or SEBI

30. Any changes in the rights and obligations which are specified by SEBI/Depositories shall also be brought to the notice of

the clients at once.

31. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Byelaws, Rules and Regulations of the relevant Depository, where the Beneficial Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.





Terms & Conditions for receiving Bills, Transaction Statements and other intimations / notices by email or on website

- 1. The client agrees not to receive Bills and Transaction statements and any other intimations / notices in paper form from the DP. Provided however that, in case when the DP is not able to provide such Bills and Transaction statements and intimations / notices to its clients through website / email due to any unforeseen problems, the DP should ensure that the same reaches me/us in physical form to the address as registered in the captioned demat account
- 2. The client shall take all the necessary steps to ensure confidentiality and secrecy of the login name and password of the internet/email account
- The client is aware that the Bills and Transaction statement and any other intimation / notices may be accessed by other entities in case the confidentiality / secrecy of the login name and password is compromised
- 4. The client shall immediately inform the DP about change in email address, if any,
- 5. The client shall confirm the validity of the email address atleast once in a year
- 6. The client and the DP shall have the right to terminate this agreement after giving a notice of at least 10 days in advance to the other party

Signed and delivered by		
First Holder	F7 Pale	
Second Holder	S7-	
Third Holder	T7-	
Client Id:		
Client email id/web-based id:		
- + +		
Signed and delivered by (For and on behalf of Participant	t) Authorised Signatory	
Name: IL&FS Securities Services	s Limited	
Address: IL&FS House, Plot No. Andheri East, Mumbai 400 072	14, Raheja Vihar, Chandivali	



Please fill this form in ENGLISH and in BLOCK LETTERS

IL&FS Securities Services Ltd. IL&FS House, Plot No.14,

Raheja Vihar, Chandivli, Andheri (E), Mumbai - 400 072. Phone: 91-22-4249 3000

(Please fick < the box on left margin of appropriate row where CHANGE/CORRECTION is recaired and provide the defails in the corresponding row)

IDENTITY DETAILS	
1. Name of the Applicant NILIESH . DUBLEY .	
	PHOTOGRAPH
2. Father's/Spouse Name TOUREY NILESH.	
3a. Gender Male Female 3b. Marital status Single Maried 3c. Date of Birth / /	Please affix your recent passport
4a. Nationality Indian Other (Please specify)	size photograph and
4b. Status Resident Individual Non Resident Foreign National	1
5a. PAN A EIPP123 Like.	
5b. Unique Identification Number (UID) / Aadhaar, If any:	
6. Specify Proof of Identity submitted PAN card Other (Please specify) ADDRESS DETAILS	
1. Residence / Correspondence Address Invesco India MOTOAL FORD	
City / Town / Village MomBA (State	400013
State MAHARASHTRA Country INDIA.	
2. Specify the Proof of Address submitted for Residence / Correspondence Address:	
3. Contact Details	
Tel (Off.) Fax	
Tel (Res.) Mobile No €-Maul ti	
4. Permanent Address (If different from above Mandatory for Non-Resident Applicant to specify overseas address) City / Town / Village	
City i dwin i viviage Pin Code State Country	
DECLARATION	
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 thereinmmediately. In case any of the above information is found to be false or unitrue or misleading or misrepresenting. I am aware that I may be held liable for it.	
Date / / Signature of	the Applicant
FOR OFFICE USE ONLY	
In Person Verification (IPV) Details:	
Name of the person who has done the IPV.	
Designation	
Name of the Organization	
Date of IPV / /	
Signature of the person who has done the IPV Seal/Stamp of t	he Intermediary
T Originals Verified and Self Attested Document copies received	
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Self attested copy of PAN card is mandatory for all clients, including Promoters/Partners/Karta/Trustees and whole time directors and persons authorised to deal in securities on behalf of company/firm/others.

Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorised for attesting the documents, as per the below mentioned list.

If any proof of identity or address is in a foreign language, then translation into English 3 is required.

Name & address of the applicant mentioned on the KYC form, should match with the 4 documentary proof submitted.

If correspondence & permanent address are different, then proofs for both have to be 5 submitted

6

Sole proprietor must make the application in his individual name & capacity For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory

For foreign entities, CIN is optional; and in the absence of DIN no, for the directors, β.

their passport copy should be given. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC 9 (Continuous Discharge Certificate) is to be submitted.

For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.

Politically Exposed Persons (PEP) are defined as individuals who are or have been

entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/ military officers, senior executives of state owned corporations, important political party officials, etc. B. Proof of Identity (POI): - List of documents admissible as Proof of Identity:

Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.

Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAi, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued

C. Proof of Address (POA): - List of documents admissible as Proof of Address:

(*Documents having an expiry date should be valid on the date of submission.)

Passport/Voters Identity Card/Ration Card/Unique Identification Number (UID)/ Aadhar Letter/Registered lease or Sale Agreement of Residence/Driving License/ Flat Maintenace bill/Insurance Copy

Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill - Not more than 3 months old.

Bank Account Statement/Passbook -- Not more than 3 months old

Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts

Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt, or Statutory Authority

Identity card/document with address, issued by any of the following. Central State Government and its Departments, Statutory:Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAL ICWAL ICSI, Bail Council etc., to their Members.

For FIl/sub account, Power of Attorney given by FII/sub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered

address should be laken.

The proof of address in the name of the spouse may be accepted

D. Exemptions/clarifications to PAN

(*Sufficient documentary evidence in support of such claims to be collected.) In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.

investors residing in the state of Sikkim. 2

UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India 3.

SIP of Mutual Funds upto Rs 50, 000/- p a.

In case of institutional clients, namely, Fils, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act. 1956. Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

E. List of people authorised to attest the documents:

Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/ Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on

the copy). In case of NRIs, authorised officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy (Consulate General in the country where the client resides are permitted to attest the

F. In case of Non-Individuals, additional documents to be obtained from non-individuals, over & above the POI & POA, as mentioned below:

Types of entity	Documentary requirements
Corporate	 □ Copy of the balance sheets for the tast 2 financial years (to be submitted every year) □ Copy of tatest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/Whole time director/MD (to be submitted every year). □ Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations. □ Photograph, POI, POA, PAN of individual promoters holding control - either directly or indirectly. □ Copies of the Memorandum and Articles of Association and certificate of incorporation. □ Copy of the Board Resolution for investment in securities market. □ Authorised signatories list with specimen signatures.
Partnership firm	 □ Copy of the balance sheets for the last 2 financial years (to be submitted every year). □ Certificate of registration (for registered partnership firms only). □ Copy of partnership deed. □ Authorised signatories list with specimen signatures. □ Photograph, POI, POA, PAN of Partners.
Trust	□ Copy of the balance sheets for the last 2 financial years (to be submitted every year) □ Certificate of registration (for registered trust only). □ Copy of Trust deed. □ List of trustees certified by managing trustees/CA. □ Photograph, POI, POA, PAN of Trustees.
HUF	 □ PAN of HUF. □ Deed of declaration of HUF/ List of coparceners. □ Bank pass-book/bank statement in the name of HUF. □ Photograph, POI, POA, PAN of Karta.
Unincorporated association or a body of individuals	 □ Proof of Existence/Constitution document. □ Resolution of the managing body & Power of Attorney granted to transact business on its behalf. □ Authorised signatories list with specimen signatures.
Banks/ Institutional Investors	Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years. Authorised signatories list with specimen signatures.
Foreign Institutional Investors (FII)	□ Copy of SEBI registration certificate. □ Authorised signatories list with specimen signatures.
Army/ Government Bodies	□ Self-certification on letterhead. □ Authorised signatories list with specimen signatures
Registered Society	□ Copy of Registration Certificate under Societies Registration Act. □ List of Managing Committee members. □ Committee resolution for persons authorised to act as authorised signatories with specimen signatures. □ True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

AlleFS Securities Services

SELF DECLARATION FORM - ANNEXURE TO ACCOUNT OPENING FORM FOR INDIVIDUALS - DP

(AEOI) on June 3, 2015 and Reporting Standards (CRS). I States of America (USA) on Ji Act (FATCA) in India. To implement the CRS on Al Income-tax Act, 1961 and not Rules are available on http://w SEBI has issued a circular dat- mentioned Rules. We do understand that the informa- advisor for more details. DEMAT ACCOUNT NU	has agreed to certain global sta- further, the Government of India ally 9, 2015 to improve international EOI and also the IGA with USA, ified Rules 114F to 114H in the In- www inconnetaxindia.gov in. ed August 26, 2015 advising all re- tion mentioned above is technical MBER / FORM NO.		information, known as Common tal Agreement (IGA) with United Foreign Account Tax Compliance indments in Section 285BA of the ment dated August 7, 2015. These ent FATCA and CRS as per above
[Mention NSDL 8 digit Clien Category	t ID / CDSL 16 digit Client First Holder	ID in the above box Second Holder	Third Holder
Name	NILESH DUBAY	Crewind Stuttet	Chira Fividei
Maiden Name [if any]			
Father's Name [mandatory if PAN not provided]	DUBAY NILESA		
Spouse's Name			
Gender	Male Female Others Iransgender	☐ Male ☐ Female ☐ Others ☐ Transgender	☐ Male ☐ Female ☐ Others ☐ Transgender
Nationality	Indian Other (Please specify the name of country)	Indian Other (Please specify the name of country):	Indian Other (Please specify the name of country):
Occupation Type	Service [pls specify] Private Sector Over Sector Business Others [pls specify] Professional Self Employed Retired Industry Student Not Categorized	Service pls specify - Private Sector - Public Sector - Govt. Sector - Business - Others pls specify - Professional - Self Employed - Retired - Housewife - Student - Not Categorized	Service [pls specify] - Private Sector - Public Sector - Govt. Sector - Business - Others [pls specify] - Professional - Self Employed - Retired - Housewife - Student - Not Categorized
PAN	AEOPP123416.		
Place / City of Birth	MUMBAI		
Country of Birth	JNOJA.		
Marital Status	Married Unmarried	Married Unmarried	☐ Married ☐ Unmarried

Regd Office: IL&FS House, Plot No.14, Raheja Vihar, Chandivli, Andheri East, Mumbai 400 072 Phone: 42493000 Fax 28570948/49 Email – issl-dp@issl.co.in

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Name* (Same as ID		NILESIA		WILESH	. Du	3cy		
Maiden Name (If any*)								
Father / Spouse Nam		DOBEA		NITERH .	NIL	ESH		
Mother Name*		mamitte		NILESE	- VOI	82		
Date of Birth*	الماء الما	7		•		РНОТО		
Gondor*	M- Male		F- Female	T-Transgo	ndor			
Marital Status*	Married		Unmarried		4			
Cilizenship*	→IN- Indian		Others (IS	SO 3166 Country Code)			
Residential Status*	Resident In Foreign Na		Non Resid	ent Indian Indian Origin				
Occupation Type*	S-Service (O-Others (B-Business X- Not Cate	Private Sector Professional	Public Sec	tor Government	Sector) Housewife Student)	PI		
2. TICK IF APPL ADDITIONAL DETAIL ISO 3166 Country Country Country Identification Num Place / City of Birth*	S REQUIRED* (Mand de of Jurisdiction of F	atory only if section 2 is Residence*	s ticked)	RISDICTION(S) OUTS	IDE INDIA (Please refer i	nstruction B at the end)		
3. PROOF OF ID	ENTITY (Pol)* (Pleas	se refer Instruction C at	the end)					
(Certified copy of any one								
A- Passport Numb		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Passport Expiry	Date			
B- Voter ID Card				· Hoopon Eaply				
C- PAN Card								
D Driving Licence				Driving Licence	Expiry Date			
E- UID (Aadhaar)				arriving Electrical	Enbury pare			
F- NREGA Job Ca	rd							
Z- Others (any docu	ment notified by the cer	ntral government)		Identificat	ion Number			
	ures Account - Docu				Ion Number			
4. PROOF OF AL	DDRESS (PoA)*							
4.1 CURRENT / PER		ADDRESS DETAILS	(Place enginetr	uction D at the and				
(Certified copy of any one				action b at the end)				
Address Type*	Residential / Busine			Business	III Registered Office	[7] 1 1 100 - 3		
Proof of Address*	Passport Voter Identity Card	Drivin	g Licence SA Job Card	UID (Aadhaar) Others	Ivodisialan Allica	Unspecified		
Address		poddiji	урч соча					
Line 1'								
Line 2 Line 3				A-1	1.Tana 13.00-			
District*		Pin / Post Code*		State / U.T Coo	/ Town / Village*	Country Code*		
				CIBIO / U.T COL	190 100	Country Code		

	e appropriate that a standard of the first tendency of the first standard of the first s			mann alaga fill f	Annautra A43
Same as Current / Permar	nent / Overseas Address detail	s (in case of multiple cor	respondence / local addi	resses, please in	Alliexula Al j
Line 1°					
Line 2				Ob. (Town 1)6	illaga*
Line 3				City / Town / Vi	-
District*	Pin /	Post Code*	State / U.	I Code"	ISO 3166 Country Code*
4.3 ADDRESS IN THE JU Same as Current / Perman			ENT OUTSIDE INDIA FO		ES* (Applicable if section 2 is ticked) letails
Line 2				. V. YV.	
Line 3				City / Town / Vil	
State*		ZI	P / Post Code*		ISO 3166 Country Code*
5. CONTACT DETAILS	(All communications will be sent	on provided Mobile no. / En	nail-ID) (Please refer instru		
Tel. (Off)		Tel. (Res)		Mobile	9892748285
FAX		Email ID 🗶 🗴 🗴	CO Gma	ul · com	× 1
□ 6 DETAILS OF RELAT	ED PERSON (In case of addit	ional related persons, pleas	se fill 'Annexure B1") (plea:	se refer instruction (G at the end)
	Deletion of Related Person		Number of Related Person		
Related Person Type*	Guardian of Minor	II Assignee		ed Representative	1
Related Felson Type		st.Nateric	Petder No.		
Name*		(A)	anting Companies all		
	(If KYC number and name are	provided, below details of si	ection 6 are optional)		
PROOF OF IDENTITY [Pol	OF RELATED PERSON* (Pleas	se see instruction (H) at the	end)		
A- Passport Number			Passport Ex	piry Date	
B- Voter ID Card					
C- PAN Card					
D- Driving Licence			Driving Lice	nce Expiry Date	ı
E- UID (Aadhaar)					
F- NREGA Job Card					
Z- Others (any documen	at notified by the central govern	ıment)	Ident	ification Number	r
S- Simplified Measures			Ident	ification Number	r
	,,				
7. REMARKS (If any)					
APPLICANT DECL hereby declare that the details further than the declare that the declare further than the declare that the declare th	ARATION inshed above are true and correct to the	bost of my knowledge and belief	and undertake to inform you of	l any changes be heid liable	
for it	AND TO DESCRIPTION OF THE PER 1018				Parle
I hereby consent to receiving inform	nation from Central KYC Registry through	SMS/I mail on the above registere	ed number/email address		Construct Thursday improvement of Australia
Date :	Place	:			Signature / Thumb Impression of Applicant
9. ATTESTATION / FO	OR OFFICE USE ONLY				
Documents Received	Certified Copies				
KYC VER	IFICATION CARRIED OUT BY			INSTITUTION	NDETAILS
Date			Name		
Emp. Name			Code		
Emp Code					
Emp. Designation					
Emp. Branch					

CENTRAL KYC REGISTRY | Instructions / Check list / Guidelines for filling Individual KYC Application Form



General Instructions:

- 1 fields marked with "" are mandatory fields.
- Tick '√' wherever applicable.
- 3 Self Certification of documents is mandatory.
- 4 Please fill the form in English and in BI OCK Letters.
- 5 Please fill all dates in DD MM-YYYY format.
- Wherever state code and country code is to be furnished, the same should be the two digit code as per Indian Motor Vehicle, 1988 and ISO 3166 country code respectively list of which is available at the end.
- KYC number of applicant is mandatory for updation of KYC details.
- 8 For particular section update, please tick (🗸) in the box available before the section number and strike off the sections not required to be updated.
- 9 In case of 'Small Account type' only personal details at section number 1 and 2, photograph, signature and self-certification required.

A Clarification / Guidelines on filling 'Personal Details' section

- Name: Please state the name with Prefix (Mr/Mrs/Ms/Dr/etc.). The name should match the name as mentioned in the Proof of Identity submitted falling which the application is liable to be rejected.
- 7 Either father's name or spouse's name is to be mandatorily furnished. In case PAN is not available father's name is mandatory.

B Clarification / Guidelines on filling details if applicant residence for tax purposes in jurisdiction(s) outside india

Tax Identification Number (TIN): TIN need not be reported if it has not been issued by the jurisdiction. However, if the sald jurisdiction has issued a high integrity number with an equivalent level of identification (a "Functional equivalent"), the same may be reported. Examples of that type of number for individual include, a social security/insurance number, citizen/personal identification/services code/number, and resident registration number)

C Clarification / Guidelines on filling 'Proof of Identity (Pol)' section

- 1 If driving license number or passport is provided as proof of identity then expiry date is to be mandatorily furnished.
- 7 Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked
- 3 In case of Simplified Measures Accounts for verifying the identity of the applicant, any one of the following documents can also be submitted and undernoted relevant code may be mentioned in point 3 (5).

Document Code Description

- 01 Identity card with applicant's photograph issued by Central/ State Government Departments, Statutory/ Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, and Public Financial Institutions.
- 02 Letter issued by a gazetted officer, with a duly attested photograph of the person.

D Clarification / Guidelines on filling 'Proof of Address [PoA] - Current / Permanent / Overseas Address details' section

- 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.
- 7 State / U.T. Code and Pin / Post Code will not be mandatory for Overseas addresses.
- In case of Simplified Measures Accounts for verifying the address of the applicant, any one of the following documents can also be submitted and undernoted relevant code may be mentioned in point 4.1.

Document Code Description

01	Utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water
	bil),

07 Property or Municipal Tax receipt.

03 Bank account or Post Office savings bank account statement.

Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if

tetter of allotment of accommodation from employer issued by State or Central Government departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies. Similarly, leave and license agreements with such employers allotting official accommodation.

Documents issued by Government departments of foreign jurisdictions and letter issued by Foreign Embassy or Mission in India

E Clarification / Guidelines on filling 'Proof of Address [PoA] - Correspondence / Local Address details' section

- To be filled only in case the PoA is not the local address or address where the customer is currently residing. No separate PoA is required to be submitted.
- 2 In case of multiple correspondence / local addresses, Please fill 'Annexure A1'

F Clarification / Guidelines on 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.

G Clarification / Guidelines on filling 'Related Person details' section

Provide KYC number of related person if available.

Clarification / Guidelines on filling 'Related Person details – Proof of Identity [Pol] of Related Person' section

1 Mention identification / reference number if '2-Others (any document notified by the central government)' is ticked.



List of two – digit state / U.T codes as per Indian Motor Vehicle Act, 1988

State / U.T	Code	State / U.T	Code	State / U.T	Code
Andaman & Nicobar	AN	Himachal Pradesh	HP	Pondicherry	PY
Andhra Pradesh	AP	Jammu & Kashmir	JK	Punjab	PB
Arunachai Pradesh	AR	Jharkhand	JH	Rajasthan	RJ.
Assam	AS	Karnataka	KA	Sikkim	SK
Bihar	BR	Kerala	KL.	Tamil Nadu	TN
Chandigarh	CH	Lakshadweep	LD	Telangana	TS
Chattisgarh	CG	Madhya Pradesh	MP	Tripura	TR
Dadra and Nagar Havell	DN	Maharashtra	MH	Uttar Pradesh	UP
Daman & Dlu	DD	Manipur	MN	Uttarakhand	UA
Delhi	DL	Meghalaya	ML	West Bengal	WB
Goa	GA	Mizoram	MZ	Other	XX
Gujarat	GJ	Nagaland	NL		
Hanana	HR	Orlssa	OR		

List of ISO 3166 two- dlgit Country Code

Country	Country	Country	Country Code	Country	Country	Country	Country Code PM
Afghanistan	AF	Dominican Republic	DO	Libya	LY	Saint Pierre and Miquelon	VC VC
Aland Islands	AX	Leador	E.C.	tiechtenstein	30.	Saint Vincent and the Grenadines	WS
Albania	AL	Egypt	€G	Lithuania	LT	Samoe	
Algeria	D.Z	E1 Salvador	5V	lusembourg	LU	San Marino	5M
American Samoa	AS	Equatorial Guinea	GQ	Macao	MO	See Tome and Principe	ST 50
Andorre	AD	Eritres	ER	Macedonia, the former Yugoslav Republic of	MK	Saudi Arabia	-
Angola	AO	Estonia	33	Medagascat	MG	Senegal	5N
Anguilla	Al	Ethiopia	ET	Malawi	MW	Serbin	Rh
Antaretica	AG	Falkland Islands (Malvines)	FK	Malaysia	MY	Seychelles	S.C.
Antigus and Barbuda	AG	Feror Islands	EID	Maldives	MV	Sierra Leone	M
Argentina	AR	Fili	FJ	Mali	ML	Singapore	1G
Armenia	AM	Fintand	Ell	Malte	MI	Sint Maarten (Dutch part)	58
Arube	AW	France	FR	Marshall Islands	MH	Slovekia	5 K
Austrella	ΑU	French Guiana	GF	Martinique	MQ	Slovenia	24
Austria	AT	French Polynesia	PF	Mauritania	MR	Solomon Islandii	SB
Azerbaijan	AZ	French Southern Territories	1.1	Maurituri	MU	Somelia	50
Bahurnes	85	Gabon	GA	Mayotte	YT	South Africa	ZA G5
Bahrain	80	Gambia	GM	Менсо	MX	South Georgia and the South Sandwich Islands	
Bangladesh	BD	Georgia	GE	Micronesia, Federated States of	FM	South Suden	\$5
Barbados	98	Germany	DE	Moldova, Republic of	MD	Spain	£5
Belerus	BY	Ghana	GH	Monaco	MC	Srj Lanka	I.K
Belgium	BE	Gibralter	GI	Mongolia	MN	Sudan	50
Belize	BZ	Greece	GR	Montenegro	ME	Suriname	SR
Benin	BJ	Greenland	GŁ	Montserrat	MS	Syalbard and Ian Mayen	51
Bermuda	BM	Grenada	GD	Morpes	MA	Swaz(land	SZ
Shutan	BT	Guadeloupe	GP	Mozambique	MZ	Sweden	SE
Bolivis, Pjurinational State of	80	Guarn	GU	Myanmar	MM	Switzerland	СН
Sonaire, Sint Eustatius and Saba	BQ	Guatemala	GT	Namibia	NA	Systen Arab Republic	5 Y
Boenia and Herzegovina	BA	Guernsey	GG	Nauru	NR	Taiwan, Province of China	TW
Botswana	8W	Guinea	GN	Nepal	NP	Tajikistan	1)
Spuvet Island	av	Guinea-Bissau	GW	Netherlands	NL	Tenzania, United Republic of	172
Brazil	BR	Guyana	GY	New Caledonia	NC	Fheitend	101
British Indian Ocean Territory	10	Helti	HT	New Zesland	NZ	Timor-Leste	TL
Brunel Darussalam	BN	Heard Island and McDonald Islands	HM	Nicaragua	NI	Togo	FG
Bulgarla	BG	Holy See (Vatican City State)	VA	Niger	NE	Tokelau	TK
Burkina Feso	81	Honduras	HN	Nigeria	NG	Tonga	01
Burundi	BI	Hong Kong	HK	Nisse	NU	Trinidad and Tobago	TT.
Cabo Verde	CV	Hungary	HU	Norfolk Island	NF	Tunisia	IN
Cambodia	KH	Iceland	IS	Northern Mariana Islands	MP	Turkey	TR
Cameroon	CM	India	IN	Norway	NO	lurkmenistan	IM
Canada	CA	Indoness	ID.	Oman	MO	Turks and Cascos Islands	TC
Cayman Islands	KY	tran, Islamic Republic of	IA	Pakistan	PK	Tovalu	EV
Central African Republic	CF	Iraq	IC)	Palau	PW	Uganda	UG
Ched	TD	Ireland	1E	Palestine, State of	P5	Ukraine	UA
Chile	CL.	ale of Man	IM	Penama	PA	United Arab Emirates	AE.
China	CN	Israel	3.11	Papua New Guinea	PG	United Kidgdom	GB
Christmas Island	C)L	Italy	11	Paraguay	PY	United States	US Enul
Cocos (Keeling) Islands	CC	famaica	IM	Peru	rr	United States Miner Outlying Islands	
Colombia	CD	Japan	JP	Philippines	PH	Uruguay	EY
Comoras	KM	Jersey	п	Pitcairn	PN	Ozbekistan	u7
Congo	cg	Jordan	Ю	Poland	Pt.	Vanuatu	VU
Congo, the Democratic Republic of	CD	Kazakhstan	162	Portugal	₽1	Venezuela, holivarian Republic of	VF
Cool Islands	CK	Келуа	KE	Puerto Rico	PR	Viet Nam	VN
Costa Rice	CR	Kiribati	101	Qatar	QA	Virgin Islands, British	VG
Cate d'Ivaire ICôte d'Ivaire	CI	Korea, Democratic People's Republic of	KP	Reunion (Réuslos	RE	Virgin slands, U.S.	VI
	нв	Korea, Republic of	KR	Romanta	RO	Walls and Futuna	W
	CU	Kuwaii	KW	Russian Federation	ILU	Western Sahara	EH
Crostia	LU		KG	Rwanda	aw	Yemen	YI
Cuba	CW						MS
Cube Curação (Curação	CW	Kyrgyrstan Lan Beonle's Democratic Benublic		Saint Barthelemy (Saint Barthélemy	BL	Zembia	
Cuba	CW CZ	Kyrgyrstan Lso People's Democratic Republic Latvia	LÄ LV	Saint Barthelemy (Saint Barthélemy Saint Helena, Ascension and Tristan da Cunha	BL 5H	Zambla Zimbabwe	IW
Cuba Curacaa (Curação Cyprus Czach Republic	CZ	Lso People's Democratic Republic Latvia	LA LV	Saint Helena, Ascension and Tristan da Cunha	5H		
Cube Curacas (Curação Cyprus	CY	Lea People's Democratic Republic	LA.	Saint Helena, Ascension and Tristan da			

CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Individual | Correspondence / Local Address Important Instructions:

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

To Other	O.C.
CERS	01

For office use only (To be filled by financial institution)	Application Type* Ne	w Update	(Mandatory	for KYC update request)
1. CORRESPONDENCE / Same as Current / Permanent / Line 1* Line 2		LS (Please see instruc	ction E at the end)	
Line 3			City / Town /	Village*
District*	Pin / Post C	lode*	State / U.T.Code*	ISO 3166 Country Code*
2. CONTACT DETAILS (All co	mmunications will be sent on prov	ided Mobile no / Email-ID)	(Please refer instruction F at the end	30
Tel (Off)	Tel. (Mobile	
FAX	Emai	I ID		
3. APPLICANT DECLARAT	TION			
 Increby declare that the details furnished ab therein immediately in case any of the aboreable for it. 	ove are true and correct to the best of my k re information is found to be false or unitru	nowledge and belief and I undertie or misleading or misrepresent	ake to inform you of any changes ing. I am aware that I may be held	Parle
Date :	Place :			Signature / Thumb Impression of Applicant

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

Important Instructions:

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

CERSAI	
CERSAL	1

For office use only (To be filled by financial inst	Application Typi	e* New Upda	ate	(Mandatory for KYC	C update request)
1. DETAILS OF RELA	TED PERSON (Please r	efer instruction G at the end)	×		
Addition of Related Person	Deletion of Related F	Person H	(YC Number of Relate	ed Person (if available*)	
Related Person Type*	Guardian of Minor	Assignee	£.)	Authorized Representative	
	Préfix	First Name	1.0	Esta Numo	
Name*	(If KYC number and nam	e are provided, below details	of section 1 are option	onal)	
PROOF OF IDENTITY (P	ol) OF RELATED PERSON*	(Please see instruction (H)	at the end)		
A- Passport Number			Pas	ssport Expiry Date	
B- Voter ID Card					
C- PAN Card					
D- Driving Licence			Driv	ving Licence Expiry Date	
E- UID (Aadhaar)				_	
F- NREGA Job Card					
	ent notified by the central of	novernmeni)		Identification Number	
	es Account - Documer			Identification Number	
O- Ompanou modes.		,,			
2. APPLICANT DEC					
 I hereby declare that the details in therein, immediately. In case any liable for it 	turnshed above are true and correct of the above information is found to	to the best of my knowledge and be to be false or untrue or misleading or	akel and I underlake to info r misrepresenting, I am av	orm you of any changes ware that I may be held	Parle
Date :		Place :		Signati	ure / Thumb Impression of Applicant
3. ATTESTATION / F	OR OFFICE USE ONL	.Y			
Documents Received	Certified Copies				
KYC VE	ERIFICATION CARRIED OU	TBY	i)	INSTITUTION DETA	AILS
Date			Name		
Emp. Name			Code		
Emp Code					
Emp Designation					
Emp Branch					

Declaration hereby declare that the mobile no /email id	Please strike off whichever is not applicable
hereby declare that the mobile no./email id mentioned in the Account opening form/ request for change in mobile no./email id is my own	Yes/No

Signature of the Holder

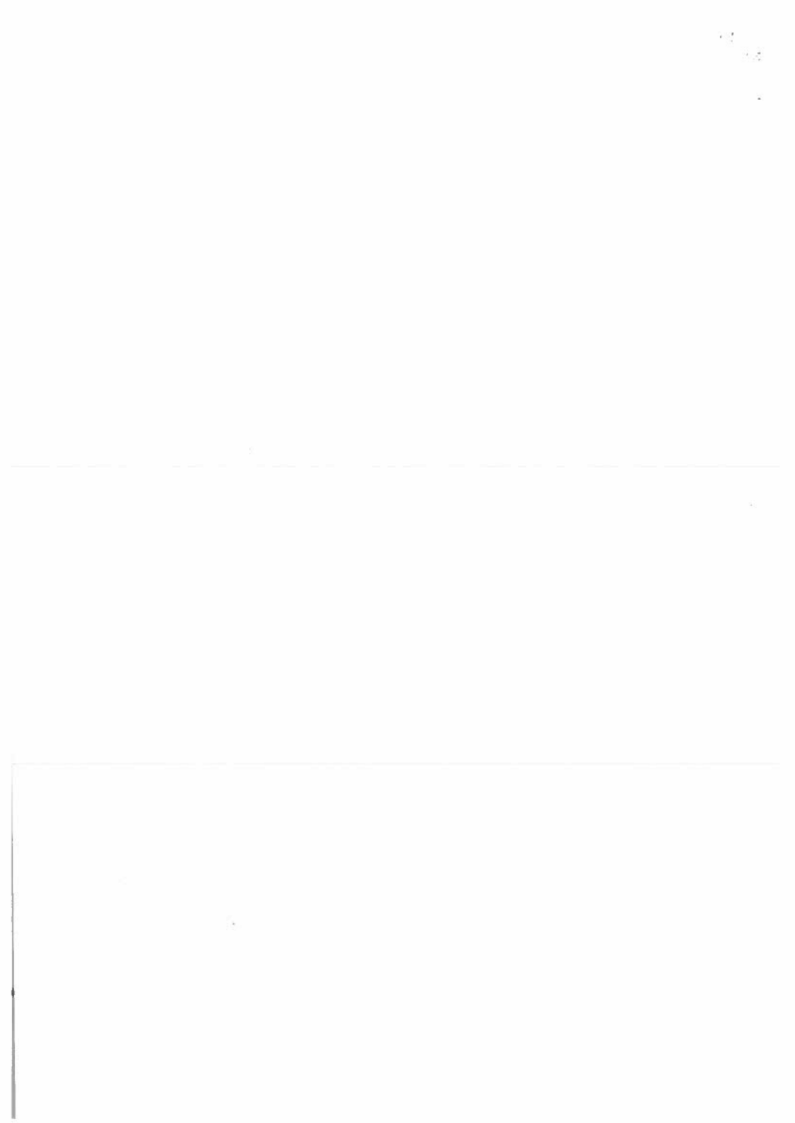
[In case the option 'No' has been selected above, the request letter appended below is required to be submitted]

REQUEST LETTER FOR REGISTRATION OF MOBILE NO./EMAIL ID OF PERSON BELONGING TO THE CLIENT'S FAMILY

Please no	te that th	ie mobile i	no./en	nail id /bot	h		mentic	ned i	in the Acc	ount
opening	form/	request	for	change	in	mobile	no./email			
Mr/Mrs./	Ms.			- Philippin de aparenagens				W	/ho is	піу
				*Refei	· 10 1	he instruc	tions mentio	ned i	below]	
/relation	iship wit	h the clien	it]						•	

Signature of the Holder

• [Only the mobile no./email id of your spouse, dependent children and dependent parents can be registered in your demat account]



To

The Manager
IL&FS Securities Services Ltd.
IL&FS House,
Raheja Vihar, Chandivali,
Andheri (E),
Mumbai – 400 072.

Dear Sir

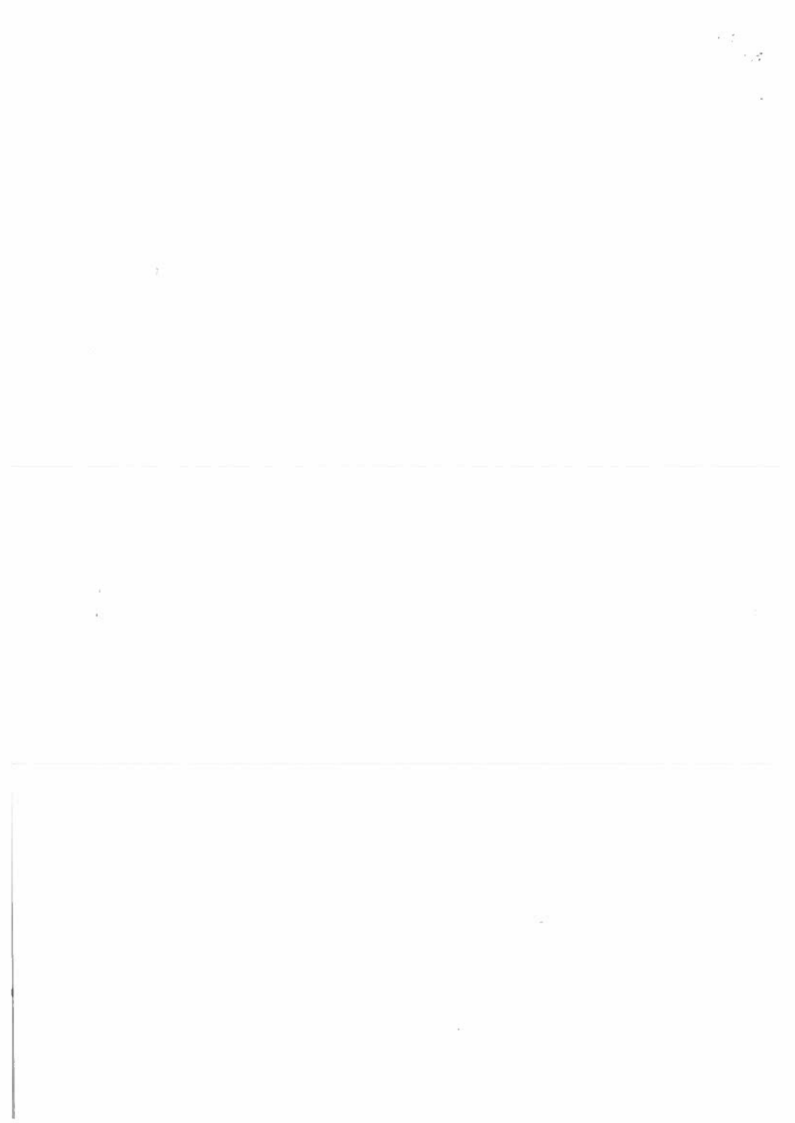
Sub:- Difference in signatures

This is with reference to my application for opening a demat account with IL&FS Securities Services Ltd, I wish to inform you that there is a signature mismatch in the proof of id (copy of PAN Card / Passport) and the signature that appears on Demat Account Opening Form No

1, hereby, certify that the signature on PAN Card and Demat Account Opening Form are mine.

Yours truly,

Signature.



Date:

IL&FS Securities Services Ltd.
II &FS House
Plot No.14, Raheja Vihar
Chandivali, Andheri (East)
Mumbai – 400072

Dear Sir / Madam,

Re

Application No.

Sub

Opening of demat account with IL&FS Securities Services Ltd (ISSL)

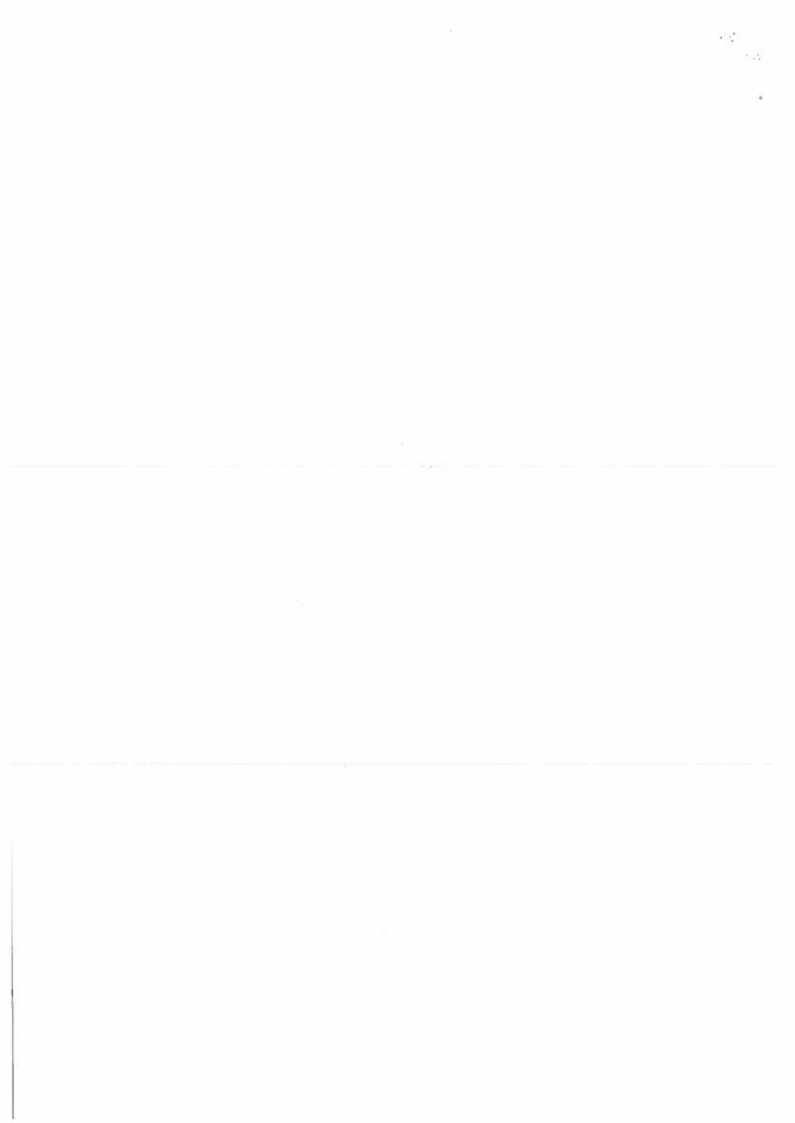
This has reference to my / our application for opening of demat account with ISSL under the PMS arrangement.

In this connection, I/we have no objection in updating the following Bank Account details of the Custodian (Custodian to Portfolio Management Services) in the said demat account for availing better services and timely receipt of dividends under the Portfolio to the Custodian

Bank Name	HDFC Bank Ltd			
Bank Address	Manekji Wadia Building,			
	Ground Floor, Nanik Motwani Marg,			
	Fort, Mumbai = 400001			
Type of Account	Current			
Bank Account Number	00600340082872			
MICR	400240015			
IFSC	HDFC0000060			

Sincerely.

Sole / First Holder Authorised Signatory Second Holder Authorised Signatory Third Holder Authorised Signatory





A LEFS Securities Services

. .

FORM 10 FORM FOR NOMINATION/ CANCELLATION OF NOMINATION (To be filled in by individual applying singly or jointly) IL&FS Securities Services Ltd. IL&FS House, Plot No.14,

			Haheja Vihar, Chandivii, Andi	services Lia. i neri (E), Mumb	L&FS House, I ai - 400 072. Pt	Plot No.14, none : 91-22-4249 3000	
Date	1 100 21 1		DPTD		C'Bent (I)		
			per details given below] ade by me/ us earlier and consequ	سياسل 11 مناس			
	in the securities he	ld by me (us in the	said account shall yest in me/us	Strike off the n	and nanunies n omination detail	s below]	
	vination Details						
us m	the said beneficiary or	wher account in the	y nominate the following person(sevent of my/our death	s) who shall fed	ceive all securifi	ics held in the Depository by me	
	unation can be made duces in the account.	upto three	Details of 1 st Nomince	Details of 2	2 nd Nominee	Details of 3 rd Nominee	
1	Name of the nomin	tee(s) (Mr./Ms.)	0 11				
1			Suryakari.				
2	Share of each Nomince	Equally	%		%	9/0	
		Iff not equally, please specify percentage	Any odd lot after division shall	be transferred	to the first nom	Ince mentioned in the form	
3	Relationship With		Brother.				
	Any) Address of Nominec(s)		Dromer.				
4			Invesor Inde				
			Mulutower				
	The state of the s	PIN Code	Hard. AEOPDIZZLA				
5	Mobile/Telephone : Emuil 1D of nomine						
7	Nomince Identific	ration details -					
1	Please tick any one provide details of sa						
	provide defaits of sa	incj					
	Photograph & Si Aadhaar Saving						
	Proof of Identity						
C. 3	1D los, 8-14 should be fill	lad and the second					
8	Date of Birth (in		(s) is a nunor:				
	nontinee(s)}	united					
9	Name of Guardia case of minor nomi						
10	Address of Guardia						
	1						
					i i		
	[]	IN Cude					
11	Mobile/Telephone r	11/1/2			h		
12	Email 1D of Guardi	lan					
13	Relationship of	Guardian with					
14	nominee Guardian Identific	ention details	l				
	[Please tick any one	of following and				3	
	provide details of sar	ne				l l	
	Photograph & Sig						
	Aadhaar Saving Proof of Identity						
	ID						
			Signature(s) of holder				
Sole	First Holder Guardian	(m case sole					
holder	ris minor) (Mr/Ms.)	78 33	NILESHEDOBAY			"SPOSIO	
Sucan	S III II		1011-1011	20011/			
negun	Second Holder (Mr Ms_)					X	
Third	Third Holder (Mr./Ms.)					X	
						12	
	Name and the		Signature of Witness for Nomination				
	Name of the Witness		Address		Si	Signature of witness	
(7 - 11 -				-	Ac.	
	41074		Full Address	3		1	
-					Date		

Notes:

- 1 The nomination can be made only by individuals holding beneficiary owner accounts on their own behalf singly or jointly. Non-individuals including society, trust, body corporate and partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot nominate. If the account is held jointly, all joint holders will sign the nomination form.
- 2. A minur can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner
- 3. The Nominee(s) shall not be a trust, society, body corporate, partnership firm, karta of Hindu Undivided Family or a power of Attorney holder. A non-resident Indian can be a Nominee, subject to the exchange controls in force, from time to time
- 4. Nomination in respect of the beneficiary owner account stands rescuided upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities.
- 5 Transfer of securities in favour of a Nomince(s) shall be valid discharge by the depository and the Participant against the legal heir
- 6 The cancellation of normation can be made by individuals unly holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original normation. Non-individuals including society, trust, body corporate and partnership firm, karta of Hindu Undividual Family, holder of power of attorney cannot cancel the normation. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation firm
- 7. On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nomineu(s).
- 8. Nonunation can be made upto three nonunces in a demai account. In case of multiple nominees, the Chent must specify the percentage of share for each of the annunces that shall total upto hundred percent. In the event of the beneficiary owner not indicating any percentage of allocation share for each of the nominees, the default option shall be to settle the claims equally amongst all the nominees.
- 9. On request of Substitution of existing nonunces by the beneficial owner, the earlier nonunation shall stand resembled. Hence, details of nonunces as mentioned in the FORM 10 at the time of substitution will be considered. Therefore, please mention the complete details of all the nonunces.
- 10 Copy of any proof of identity must be accompanied by original for verification or duly attested by any entity authorized for attesting the documents, as provided in Appendix 12
- 11. Savings bank account details shall only be considered if the account is maintained with the same participant
- 12 DP ID and client ID shall be provided where demat details is required to be provided