MEHTA VAKIL & CO. PVT. LTD.

Charges For Depository Services

Charges	Regular Demat A/c Holder	Basic Service Demat Accounts (BSDA)
Account Opening/Closing	NIL	NIL
Account Maintenance Charges(once	Individuals –Rs.350.00	Holding Value Upto
in Year)	Corporates- Rs.600.00	Rs.50,000-NIL
		Holding Value From
		Rs.50,001 To 2,00,000-
		Rs.100 Only
Transaction Charges	Transaction Per ISIN:	Transaction Per ISIN:
	Purchase(Cr.)NIL	Purchase(Cr.) –Nil
	Sale(Dr.) -	Sale(Dr.) -Rs.50
	0.01%+Rs.10	
Dematerialization/Rematerialisation	Rs.45/- per request upto	Rs.75/- per request upto
Charges	20 certificate. For every	20 certificate. For every
	additional certificate Rs.2/-	additional certificate
	per certificate.	Rs.2/- per certificate.
Pledge/Unpledge	Rs.30/- per Transaction	Rs.60/- per Transaction
Failed Instruction Charges	Rs.10	Rs.25
Every Extra Holding –cum-	NIL	Rs.15
Transaction Statement		

	Regular Demat Account Charge Account (BSDA) facility)	ges.(I don't want Basic Service Den	nat
	Basic Service Demat Account(BS	BSDA) Charges.	
Holder Nan	ne	Signature	
1.		×	
2.			
3.			

Note: All Payments to be made in the Name of Mehta Vakil & Co. Pvt. Ltd. Via Cheque/DD payable the local branch where the account is opened.

Additional KYC Form for Opening a Demat Account

	Depository Participant Name/Address			
(To be filled by the Deposi	itory Participant\			
Application No.	itory rarucipant)	Date D D	M M Y	YYY
DP Internal Reference No.			(*	
DP ID	Clie	ent ID		
(To be filled by the applica	ant in BLOCK LETTERS in Engl	sh)		
I/We request you to open	a demat account in my/ our nai	ne as per following d	letails:-	
Holders Details	,,			
Holders Details		PAN		
Sole / First		UID		
Holder's Name		UCC		
		Exchange Name & I		
Second Holder's		PAN		
Name		UID		
Third Holder's		PAN		
Name		UID		
Name *				
	ation of Persons (AOP), Partne			
	the natural persons, the name should be mentioned above.	of the Firm, Associa	ation of Persons (AO	P), Partnership Firm,
		->		
Status	e tick whichever is applicabl	e) Sub – Sta	tus	
	☐ Individual Resident			
☐ Individual	☐ Individual Resident☐ ☐ Individual Director's Relat		□ Individual-Director□ Individual HUF / A	
	☐ Individual Promoter		☐ Minor	.01
	☐ Individual Margin Trading	A/C (MANTRA)	☐ Others(specify)	
□ NRI	□ NRI Repatriable	☐ NRI Non-Repa		
	□ NRI Repatriable Promoter			
D Favoian National	□ NRI – Depository Receipts			- de ava (ava asife i)
☐ Foreign National	☐ Foreign National ☐ Fore case the account holder is n		sitory Receipts 🚨 Ot	ners (specify)
Guardian's Name		111101)	PAN	
Relationship with the applic	ant		1744	
	ceive each and every credit in n	ny / our account	[Automatic Credit]	
(If not marked, the default	option would be 'Yes')		☐ Yes ☐ No	
I / We would like to instruc	ct the DP to accept all the ple			
*	ny other further instruction from	my/our end	☐ Yes ☐ No	
(If not marked, the default	option would be 'No')			
Account Statement Requirement	As per SEBI Regulation	☐ Daily ☐ We	eekly G Fortnigh	ntly \(\sim \mathbb{M}\)onthly
I / We request you to send Electronic Transaction-cum-Holding Statement at the email ID Yes No				
I / We would like to share t				☐ Yes ☐ No
I / We would like to receive	e the Annual Report 🔲 Ph		ic / 🗖 Both Physica	l and Electronic
(Tick the applicable box. If	not marked the default option	would be in Physica	l)	
T/ We wish to receive dist	dond / interest divestly in to	ne bank account	givon bolovi threi-l-	T
	dend / interest directly in to n efault option would be 'Yes')	iy bank account as (giveri below through	☐ Yes ☐ No
	ions notified by SEBI from time	to time]_		
Bank Details [Dividend				
Bank Code (9 digit MICR co				
IFS Code (11 character)				
Account number				



Account type	☐ Saving ☐	Current	specify)	
Bank Name				
Branch Name				
Bank Branch Address		T		
City	State	Country	PIN code	
(ii) Photocopy of the Ba (iii) Photocopy of the Pa (iv) Letter from the Ban	ancelled cheque having the name ank Statement having name assbook having name and adolk. It is a specific to the control of t	and address of the BO dress of the BO, (or)	·	
Other Details Gross Annual Income Details	Income Range per annul ☐ Up to Rs.1,00,000 ☐ Rs ☐ Rs 10,00,000 to Rs 25,00,	1,00,000 to Rs 5,00,000 000	Rs 25,00,000	,000
	Net worth as on (Date)	D D M M Y Y	Y Y Rs	
Occupation	☐ Private / Public Sector	Net worth should not be o	<i>ider than 1 year]</i> siness □ Professional □	λαriculture
	☐ Retired ☐ Housewife	☐ Student ☐ Oth	ners (Specify)	
Please tick , if applicable	: □Politically Exposed	Person (PEP)	ated to Politically Expose	d Person (RPEP)
Any other information:				
SMS Alert Facility Refer to Terms & Conditions given as Annexure - 2.4	(if POA is not granted & y option).	giving Power of Attorney (you do not wish to avail of	this facility, cancel this	
E asi		se visit our website <u>www.c</u> his ISIN balances, transac		
Nomination Details		Nomination R	egistration No.	Dated
T 047 -1		-		
I/We hereby confirm that	oint holders / Guardian (in ca at I/We do not wish to app	oint any nominee in n	ny nominate any on c	
	tand the issues involve			
•	of death of all the ac	·	-	
	isite documents / info	-		•
	y also include documer		other such compet	ent authority,
	of assets held in the de	emat account		
<u>.</u>				
0::	First/Sole Holder or	Second Holder	Third I	<u>Holder</u>
Name Gu	ardian (in case of Minor)			
<u>Signatures</u>				
Note:	.,		or	1.0
	g with name and address are reconstion / / opt out nomination		attixes thumb impression, i	nstead of signature
and some the cases i.e. norms		_		
	ollowing person s who is/ ar given below, in the event of		curity balances lying in	my/our account,
4				

Nomination Details	Nominee 1	Nominee 2	Nominee 3
Nominee Name :			
*First Name:			
Middle Name:			
*Last Name			
*Percentage of			
allocation of securities			
Equally			
[If not equally, please specify percentage]	<u>%</u>	<u>%</u>	<u>%</u>
<u>Or</u>			
Share of each Nominee			
Any odd lot after division shall be	e transferred to the first nominee r	nentioned in the form	
Nomination Identification			
Details – [Please tick any	Nominee 1	Nominee 2	Nominee 3
one of following and			
provide details of same]			
Nomination Details	Nominee 1	Nominee 2	Nominee 3
Photograph & Signature	Normice 1	Normine 2	TVOTITICE O
□ PAN			
□ Aadhaar			
□ Saving- Bank account			
no.			
Proof of Identity			
☐ Demat Account ID			
Optional Fields			
*Address:			
*City			
*State			
*Pin			
*Country			
Mobile no/Telephone No.			
[Optional Fields]			
Email ID:			
[Optional Fields]			
FAX No.			
Optional Fields			
DANING			
PAN No.			
Email ID			
*Relationship with the			
BO:			

 \forall

To be filled only if noming	<u>ee(s) is a minor:</u>	
Date of birth (mandatory		
if Nominee is a minor)		
dd-mm-yyyy		
Name of the Guardian of		
Nominee (if nominee is a		
minor)		
*First Name:		
Middle Name:		
*Last Name		
*Address of the guardian		
of nominee:		
*City		
*State		
*Country		
*PIN		
Age		
Mobile /Telephone no		
Optional Fields		
Email ID:		
Optional Fields]		
[Optional Fields]		
Fax No.		
[Optional Fields]		
Email ID		
*Relationship of the		
Guardian with the		
Nominee		
*Percentage of		
allocation of securities		
Guardian Identification		
details – [Please tick		
any one of following		
and provide details of		
same]		
☐ Photograph &		
Signature		
□ PAN Aadhaar		
Saving Bank account		
no. Proof of Identity		
□ Demat Account ID		
[Optional Fields]		
*Residual Securities		
[please tick any one		
nominee.		
If tick not marked		
default will be first		
nominee]:		
нониноој.		

\checkmark	

Note	:	Residual	securities:	in case	of multiple	nominees,	please	choose	any one	e nominee	who	will be	credited	with 1	esidua
securi	ties	remaining	after distri	ibution	of securities a	as per perce	entage o	f allocat	ion . If y	ou fail to	choose	one suc	ch nomin	ee, the	n shall
be trai	isfe	rred to -th	e first nom	inee wil	l be marked a	s nominee	entitled	for resid	dual sha	res, if any.	-				

* Marked is Mandatory field

This nomination shall supersede any prior nomination made by me / us and also any testamentary document executed by me / us.

Note: One witness shall attest signature(s) / thumb impression(s)

Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature [in both the cases i.e. nomination /negative nomination

Details of the Witness	
	First Witness <u>Details</u>
Name of witness	
Address of witness	
Signature of witness	

The Depository Participant shall provide acknowledgement of the nomination form to the account holder(s)

 $\rm I$ / We have received and read the Rights and Obligations document and terms & conditions and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time. I / We declare that the particulars given by me/us above are true and to the best of my/our knowledge as on the date of making this application. I/We agree and undertake to intimate the DP any change(s) in the details / Particulars mentioned by me / us in this form. I/We further agree that any false / misleading information given by me / us or suppression of any material information will render my account liable for termination and suitable action.

	First/Sole Holder or Guardian (in case of Minor)	Second Holder	Third Holder
Name			
Signatures	X		
	1-5		

(Signatures should be preferably in blue ink).

======== (Please Tear Here)			
Acknowledgement Receipt			

Application No.:

ment Receipt :Date

We hereby acknowledge the receipt of the Account Opening and nomination Application Form:

Name of the Sole / First Holder	
Name of Second Holder	
Name of Third Holder	

			Depository Participant Seal and Signature
======================================	Please Te	ear Here)	

<u>Instructions to the Applicants (BOs) for account opening:</u>

- Signatures can be in English or Hindi or any of the other languages contained in the 8th Schedule of the Constitution of India. Thumb impressions and signatures other than the above mentioned languages must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate / Special Executive Officer under his/her official seal.
- 2. Signatures should be preferably in black ink.
- Details of the Names, Address, Telephone Number(s), etc., of the Magistrate / Notary Public / Special Executive Magistrate / Special Executive Officer are to be provided in case of attestation done by them.
- 4. In case of additional signatures (for accounts other than individuals), separate annexures should be attached to the account opening form.
- 5. In case of applications containing a Power of Attorney, the relevant Power of Attorney or the self-certified copy thereof, must be lodged along with the application.
- 6. All correspondence / queries shall be addressed to the first / sole applicant.
- 7. Strike off whichever option, in the account opening form, is not applicable.



OPTION FORM FOR ISSUE OF DIS BOOKLET

DP ID						Client ID				
First Hole	der Na	ame								
Second H	Holder	Nam	ie							
Third Ho	lder N	lame								

Date

To,

Depository Participant Name Address

Dear Sir / Madam,

I / We hereby state that: [Select one of the options given below]

■ OPTION 1:

Yours faithfully

	First/Sole Holder	Second Joint Holder	Third Joint Holder
Name			
Signatures			
•	K		

<u>OR</u>

OPTION 2:

Yours faithfully

	First/Sole Holder	Second Joint Holder	Third Joint Holder
Name			
Signatures			

Acknowledgement Receipt

Received OPTION FORM FOR ISSUE / NON ISSUE OF DIS BOOKLET from:

DP ID							Client ID				
Name of th	e Sole	/ Fir	st Ho	lder							
Name of Se	cond	<u>J</u> join ∙	t Holo	der							
Name of Th	ل ز ird	oint H	Holde	r							

Depository Participant Seal and Signature

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

General Clause

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

Beneficial Owner information

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

Fees/Charges/Tariff

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

Dematerialization

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

Separate Accounts

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



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

Transfer of Securities

- 11. The DP shall effect transfer to and from the demat accounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Beneficial Owner and the DP shall maintain the original documents and the audit trail of such authorizations.
- 12. The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his demat account and the DP shall act according to such instructions.
- 13. The stock broker / stock broker and depository participant shall not directly / indirectly compel the clients to execute Power of Attorney (PoA) or Demat Debit and Pledge Instruction (DDPI) or deny services to the client if the client refuses to execute PoA or DDPI.

Statement of account

- 14. 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.
- 15. 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.
- 16. 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.
- 17. 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

18. 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.



19. 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

- 20. 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.
- 21. 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

- 22. 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

- 23. 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.
- 24. 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

25. 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

26. 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

- 27. 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.
- 28. 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 Byelaws of the relevant Depository, where the Beneficial Owner maintains his/ her account, that may be in force from time to time.
- 29. The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.
- 30. 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
- 31. 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.
- 32. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-laws, 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.



Date:	
From :	
To,	
MEHTA VAKIL & CO. PVT. LTD. PG-11, Rounda Bldg., B. S. Marg, Mumbai - 400 001.	
RE - RENEFICIAL OWNER (RO) ACC	COUNT NO. 12019700
TE DENTITIONE OTTEN (DO) AGO	
I/We	
agreement datedwith y	[name(s) of the BO(s)] had entered into you at the time of opening of the aforesaid BO account.
	ne agreement (Annexure C to the Bye Laws of CDSL). ement of accounts pertaining to the above mentioned visical copy of the statement of account.
constitute full and absolute discharge of your us with statement of my/our BO account. But,	f account to me/us at the following email address shall obligation under the above agreement to provide me/ I/We reserve my/our right to receive the physical copy e same in electronic mode, if such a demand is made
(Email address :	
-	id email address or any other instructions with regard count on me/us shall not be binding upon you unless mowledged delivery.
Yours faithfully,	
Name/s of the Beneficial owner/s	Signature/s
Sole/First Holder	x
Second Holder	x
Third Holder	X



MEHTA VAKIL & CO. PVT. LTD.

Depository Participant of CDSL (dp ld: 19700) SEBI REGN. NO.: IN - DP-CDSL - 92-2000

PG-11, Ground Floor, Stock Exchange Rotunda Bldg., B. S. Marg, Mumbai - 400 001. Tel.: (022) 2272 1082, 2272 2620 • Fax: (022) 2272 1179 • E-mal: mevacoy@vsnl.com, info@mehtavakil.com

TERMS AND CONDITIONS-CUM-REGISTRATION / MODIFICATION FORM FOR RECEIVING SMS ALERTS FROM CDSL

Definitions:

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

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

Availability:

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

Receiving Alerts:

- The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- 2. The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off' mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts sent during such period.
- The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the
 infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or
 distortion of the alert in any way whatsoever.
- 4. The BO further acknowledges that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/ or inaccuracy. In case the BO observes any error in the information provided in the alert, the BO shall inform the depository and/ or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alerts facility.
- The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may
 consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for
 marketing offers between CDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about any such unauthorized debit to/ transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- 7. The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.



- 8. The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever.
- 9. If the BO finds that the information such as mobile number etc., has been changed with out proper authorization, the BO should immediately inform the DP in writing.

Fees:

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

Disclaimer:

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

Liability and Indemnity:

The Depository shall not be liable for any breach of confidentiality by the service provider or by any third person due to unauthorized access to the information meant for the BO. In consideration of the depository providing the service, the BO agrees to indemnify and keep safe, have been and indemnified the depository and its officials from any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever which a depository may at any time incur, sustain, suffer or be put to as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO.

Amendments:

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

Governing Law and Jurisdiction:

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

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

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

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

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

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	FATCA/CRS DETAILS	
Clier	nt Code	Date:
	below information is required for all applicant(s) / guardian / PoA holder.	
Sr. No	o. Details	
1	Are You a Tax Resident of Country other than India?	☐ Yes ☐ No
2	Is your Country of Birth/Citizenship other than India?	Yes No
3	Is your Residence address/Mailing address other than in India?	☐ Yes ☐ No
4	Is the POA holder/person to whom signatory authority is given, covered under any of the categories 1, 2 or 3 above?	☐ Yes ☐ No
If you	u have answered YES to any of above, please provide the below details	
Sr. No	o. Details	
1	Country of Residence	
2	Nationality	
3	Tax Identification No. or Reason for not providing TIN	
4	Identification Type (TIN or Other, please specify)	
5	Residence address for tax purposes (include City, State, Country & Pin code)	
6	Address Type ☐ Residential ☐ Business ☐ Regd. Office	
7	City of birth	
8	Country of birth	
Instru I/We the s I/We infori	ification: I/We have understood the information requirements of this Form (nuctions), and hereby certify that the information provided by me/us on this Form also confirm that I/We have read and understood the FATCA/CRS Terms and same. It agree to indemnify Mehta Vakil & Co. Pvt. Ltd. in respect of any false, mislead mation regarding my/our "U.S. person" status for U.S. federal income tax purposes mation as may be required under applicable tax laws.	m is true, correct, and complete I Conditions and hereby accep Jing, inaccurate and incomplete
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FATCA-CRS Instruction

Details under FATCA/CRS/Foreign Tax Laws: The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income Tax Rules 1962, which Rules require Indian financial institutions to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In certain circumstances (including if we do not receive a valid self -certification from you) we may be obliged to share information on your account with relevant tax authorities/appointed agencies. If you have any questions about your tax residency, please contact your tax advisor. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. As may be required by domestic or overseas regulators/ tax authorities, we may also be constrained to withhold and pay out any sums from your account or close or suspend your account(s).