





INSTRUCTIONS/CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- 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.
- 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.
- 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.
- 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, 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.
- 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:
- 1. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- 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.)
- 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.
- 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.)
- 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.
 - 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.

- 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.
- 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 last 2 financial years (to 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 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 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 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 transact business on its behalf. Authorized signatories list with specimen signatures.
Banks/ Institutional Investors	Copy of the constitution/registration or annual report/balance she for the last 2 financial years. Authorized signatories 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 authorise signatories with specimen signatures. True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

INSTRUCTIONS/ CHECK LIST (for filling additional information related to trading account)

Additional documents in case of trading in derivatives segments - illustrative lis

Additional documents in case of trading in derivatives segments - illustrative list:	
Copy of ITRAcknowledgement	Copy of Annual Accounts
In case of salary income - Salary Slip, Copy of Form 16	Net worth certificate
Copy of demat account holding statement.	Bank account statement for last 6 months
Any other relevant documents substantiating ownership of assets.	Self declaration with relevant supporting documents.

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

- Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- Demat master or recent holding statement issued by DP bearing name of the client.
- For individuals:
 - a. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/sub-broker's office.
 - b. In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.
- 5. For non-individuals
 - a. Form need to be initialized by all the authorized signatories.
 - b. Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company/firm/others and their specimen signatures.

ACCOUNT OPENING KIT

INDEX

S.No.	Name of the Document	Brief Significance of the Document	P.No.
	MANDATOR	Y DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES	
1.	Account Opening Form	KYC form - Document captures the basic information about the constituent and an instruction/check list.	T 1
		B. Document captures the additional information about the constituent relevant to trading account and an instruction/ check list.	T 2-5
2.	Rights and Obligations	Document stating the Rights & Obligations of stock broker/trading member, subbroker and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	L 1-6
3.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market.	L 7-10
4.	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	L 11-12
5.	Policies and Procedure	Document describing significant policies and procedures of the stock broker.	T 6-10
6.	Tariff sheet	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s).	T 11
7.	*Depository Account Opening Form	Document captures the additional information about the constituent relevant to demat account and an instruction/ check list.	D 1-9
		B. Depository Agreement C. Schedule of Charges for Depository Services	
*Manda	tory if demat account to be opened VOLUI	NTARY DOCUMENTS AS PROVIDED BY THE STOCK BROKER	
8.	Running Account Authorisation	Document authorizing Stock Broker/Trading Member to maintain the running account of funds and securities in the manner mentioned therein	V 1
9.	Verbal Order Acceptance Authorisation	Document authorizing Stock Broker/Trading Member to accept verbal orders in the manner mentioned therein	V 2
10.	Request for Trade Alerts through SMS and/or E-mail	Document requesting trade alerts through SMS &/or Email from Exchanges.	V 3
11.	Authority Letter to Pledge the securities	Document authorizing stock broker to pledge clients securities lying towards margin / collateral.	V 3
12.	Option for issuance of DIS booklet (Only for POA clients)	Document confirming client(s) consent on opting for issuance of DIS booklet with account opening OR by request at any later date.	V 4
13.	Authorization For Sharing Personal Information	Document authorizing stock broker to share personal information to recieve offers and information on various products/services etc.	V 4
14.	Limited Purpose Power of Attorney	Document authorizing stock broker to operate client demat account towards trading obligations.	V 5-6
15.	ECS Form (to be submitted with banker)	Document authorizing to debit depository/other charges electronically from bank.	V 7

Name of stock broker/trading member/clearing member: Religare Securities Limited

SEBI Registration No. and date: NSE Cash-INB230653732-November 1, 1994 | NSE F&O-INF230653732-November 15, 2000 | NSE Currency Derivative-INE230653732-August 25, 2008 | BSE Cash-INB010653732-October 15, 2004 | BSE F&O-INF010653732-February 19, 2007 | MCX'SX Cash-INB260653739-February 05, 2013 | MCX'SX F&O-INF260653739-February 05, 2013 | MCX'SX Currency Derivatives-INE260653732-November 20, 2008 | NSDL: DP ID: IN 301774-SEBI REGN. NO: IN-DP-NSDL-150-2000-JULY 19, 2000 | CDSL DP ID: 30200-SEBI REGN. NO: IN-DP-CDSL-202-2003-FEBRUARY 27, 2003

Registered Office Address:

D3, P3B, District Centre, Saket, New Delhi - 110017 Ph: T: +91-11-3912-5000 Fax: +91-11-3912-6050 Website: www.religareonline.com Correspondence office address:

A-3/4/5, GYS Global, Sector-125, Noida-201301 (U.P.), Ph: 0120-339-1000 Fax: 0120-339-4555 Website: www.religareonline.com Compliance officer Name, Phone No. & Email Id: Mr. Vikas Sethi, T: 0120-339-1000; Email: compliance@religare.com

For any grievance/dispute please contact Religare Securities Limited at the above address or email id:

igreligare@religare.com and Phone no. T: +91 120 3391000. In case not satisfied with the response, please contact the concerned exchange(s) at NSE: ignse@nse.co.in | BSE: is@bseindia.com | MCX-SX: investorcomplaints@mcx-sx.com and Phone no. NSE: T: 022-26598100 | BSE: T: 022-22721233/34 | MCX-SX T: 022-67318933 | Senior Manager, Investor Services Centre, MCX Stock Exchange Limited, Exchange Square, Suren Road, Chakala, Andheri (East), Mumbai-400 093

ACKNOWLEDGEMENT

I/We acknowledge receipt of the documents at serial 2, 3, 4 & 5, I/We have read the contents of these and agree to abide by them. I/We further understand that the copies of rest of the document mentioned in above index shall be provided to me/us after Verification / Acceptance / Execution by the broker.

Client Signature:





KNOW YOUR CLIENT (KYC) APPLICATION FORM (For Individuals)

Religare Securities Limited

A-3/4/5, GYS Global, Sector-125, Noida-201301 (U.P.)

Please fill this form	in ENGL	LISH and in BL	OCK LETT	ERS.					PHOTOGRAPH
A. IDENTITY DET	AILS								PHOTOGRAPII
Name of the Applicar	nt:								
									Dloogo offix your
Father's/ Spouse Na									Please affix your recent passport size photograph
Gender	Femal	e Marital Statu	s Sing	e 🗌 Ma	rried	Date of Birth	DD / MV	/ YYYY	and sign across it
Nationality	lian 🗌 C	Others		Sta	tus	Resident In	dividual 🗌 l	Non Reside	nt
PAN		Unique	Identification	n No. (U	ID)/Aad	haar (if any)			
Specify the proof of Identity submitted : Pan Card Any other (please specify)									
B. ADDRESS DETAILS									
Correspondence									
Address :									
City/Town/Village:		Pin	Code			State		Cou	intry
Specify the proof of a	address s	submitted for co	rresponden	ce addre	ss:				
Contact Details: To	el. (off)	with STD cod	e Tel	(Res.)	with S	D code	N	lobile No.	
F	ax No.	with STD cod	e E -ı	mail Id					
Permanent Address (if different									
from above. Mandatory for Non-Resident									
Applicant to specify overseas address) :									
City/Town/Village:		Pin	Code			State		Co	untry
Specify the proof of a	address s	submitted for pe	rmanent ad	dress:					·
C. OTHER DETAILS									
Gross Annual Income Details Income Range per annum									
(please specify)	Dotallo	Below ₹	I Lac	₹ 1-5	_ac	₹ 5-10 Lac [₹ 10-25 L	ac 🗌 More	e than ₹ 25 Lac
		OR Net- worth A	mount (₹)		As or	(date) DD/MM	/YYYY () (Net wo	orth should not be older than 1 year)
Occupation (please tick any Private Sector Public Sector Government Service Business Professional									
one and give brief details): Agriculturist Retired Housewife Student Others									
Please tick, if applical		Politically	Exposed Po	erson (Pl	EP)	Relate	d to a Politica	ally Expose	d Person (PEP)
Any other information									
DECLARATION									
I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it.									
							IPV Done	on	DDMMYYYY
Signature of the					/ MN	1 / YYYY	Name of Inter	mediary : Relig	are Securities Ltd.
		OR OFFICE	USE ONL	.Y					
(Originals verified) True	copies of do	ocuments received	Staff Name :						
(Self-Attested) Self Certi	ified Docum	ent copies received	Designation :. Name of Orga			ecurities Ltd.			
			Signature :				Signature :		
T1 (Seal/Star	mp of inte	ermediary)	Date :				Date :		

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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.
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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.
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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.

KNOW YOUR CLIENT (KYC) APPLICATION FORM (For Non-Individuals)					
Religare Securities Limited A-3/4/5, GYS Global, Sector-125, Noida-201301 (U.P.)					
Please fill this form in ENGLISH and in BLO	OCK LETTERS.		- Caucas and a survival and a surviv		
A. IDENTITY DETAILS			PHOTOGRAPH		
Name of the Applicant:					
			Please affix your		
Date of Incorporation dd / mm / yyyy	Place of Incorp	oration	recent passport		
Date of commencement of business dd / mm	/ уууу		size photograph and sign across it		
PAN Registration No. (
Status Private Limited Co. Public Ltd. Co.	☐ Body Corporate	☐ Partnership ☐ Trust	☐ Charities ☐ NGO's		
tick any FI FI HUF AOP Bank		· ·			
one)					
Correspondence					
Address:					
City/Town/Village: Pin Code	State	(Country		
Specify the proof of address submitted for corresponde	nce address :				
Contact Details: Tel. (off) with STD code	Tel. (Res.) with ST	D code Mobile No).		
Fax No. with STD code E-mail Id					
Registered Address					
(if different from above):					
City/Town/Village: Pin Code		State	Country		
Specify the proof of address submitted for registered a	ddress:				
C. OTHER DETAILS					
Gross Annual Income Details (please specify)					
Income Range per annum Below ₹ 1 Lac ₹ 1-5 Lac ₹ 5-10 Lac ₹ 10-25 Lac ₹ 25 Lac - 1 Crore More than ₹ 1 Crore					
Networth Amount (₹) As on (date) DD/MM/YYYY (Net worth should not be older than 1 year)					
Name, PAN, DIN/UID, Residential address and photographs of Promoters/ Partners/Karta/Trustees and whole time directors (attach annexure) : Please use the Annexure to fill in the details.					
Please tick, if applicable, for any of your authorized signatories / Promoters / Partners / Karta / Trustees / Whole time Directors : Politically Exposed Person (PEP) Related to a Politically Exposed Person (PEP)					
Any other information					
DECLARATION					
I/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 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.					
		,	,		
Name & Signature of the Authorised Signatory(ies)		Date:	DD / MM / YYYY		
	R OFFICE USE OF	NLY			
Religare Securities Ltd.					
☐ (Originals verified) True copies of documents received		n :			
☐ (Self-Attested) Self Certified Document copies received		e Organisation : Religare Securities l			
	Signature	<u></u>			
T 1 (Seal/Stamp of intermediary)	Date	·			

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- 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/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.)
- 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, 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.
- F. In case of Non-Individuals, additional documents to be obtained from nonindividuals, 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 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. 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 (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.

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	or Promoters/ Partners/ Narta / Irustees and

-	Photograph			
- - - -	Whether Politically Exposed	□ PEP □ RPEP □ NO	□ PEP □ RPEP □ NO	□ PEP □ NO
ran of the Applicant	Relationship with Applicant (i.e. promoters, whole time directors etc.)			
	Residential / Registered Address and contact details	E-mail :	E-mail :	E-mail :
	DIN (For Directors) / UID (For Others)			
	Name			
Name of Applicant	PAN			
Name	ي S. S.			

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Name of Int	ermediary : Rel	Name of Intermediary: Religare Securities Ltd.	
Staff Name			
Staff/AP/Su	b Broker:	Staff/AP/Sub Broker:	
Designation		Designation:	- :
Name of Or	ganisation:	Name of Organisation:	- 1
Signature			
Date			

RPEP: Related to Politically Exposed Person PEP: Politically Exposed Person

Name & Signature of the Authorised Signatory(ies)

Date [d [d] / [m [m] / [y | y | y | y

Details of Promoters/ Partners/ Karta / Trustees and whole time directors forming a part of Know Your Client (KYC) Application Form for Non-Individuals

	Photograph				
	Whether Politically Exposed	PEP NO	□ PEP □ RPEP □ NO	□ PEP □ RPEP □ NO	on DDM
PAN of the Applicant	Relationship with Applicant (i.e., promoters, whole time directors etc.)				IPV Done
PAN of	Residential / Registered Address and contact details	E-mail : Mobile :	E-mail :	E-mail :	
	DIN (For Directors) / UID (For Others)				
	Name				
Name of Applicant	PAN				
Name of	ي Ö.				

EP: Related to Politically Exposed Person	Politically Exposed Person
RPEP: Rela	PEP: Polition

Name of Organisation: ...

Signature

Designation :....

Staff Name :......Staff/AP/Sub Broker:

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Authorised Signatory(ies)
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ADDITIONAL INFORMATION RELATED TO TRADING ACCOUNT

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Bank Name	Branch /	Address	Bank account No.	Account Type	MICR Number	IFSC Code
				☐ Saving		
				☐ Current		
				☐ Others		
				In case of NRI:		
				☐ NRE		
				☐ NRO		
				☐ Saving		
				☐ Current		
				☐ Others		
				In case of NRI:		
				☐ NRE		
				☐ NRO		
B. DEPOSITORY ACC	DUNT(S) DETAI	LS				
Depository Participant Name	Depository Name (NSDL/CDSL)		Beneficiary Name		OP ID	Beneficiary ID (BO ID)
	□NSDL	☐ CDSL				
	□NSDL	☐ CDSL				

C. TRADING PREFERENCES

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

Exchange			SEGMENTS		
NSE	Sign if applicable Cash	Sign if applicable	Sign if applicable ** Currency Derivative	Sign if applicable	Sign if applicable Name of other segment's if any
	Odon	1 00		1111 00	Traine or ourse cognitions in any
BSE	Sign if applicable	Sign if applicable	Sign if applicable	Sign if applicable	Sign if applicable
	Cash	F&O	BSE StAR MF	Name of other segment's if any	Name of other segment's if any
MCX-SX	Sign if applicable	Sign if applicable	Sign if applicable	Sign if applicable	Sign if applicable
	Cash	F&O	** Currency Derivative	Name of other segment's if any	Name of other segment's if any

[#] If, in future, the client wants to trade on any new segment/new exchange, separate authorization/letter should be taken from the client by the stock broker. ** Currency derivative segment include interest rate future.

D. PAST ACTIONS

Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/any other authority against the applicant/constituent or its Partners/promoters/whole time directors/authorized persons in charge of dealing in securities during the last 3 years, give details (attach annexure if required)

	SUB-BROKERS AND OTHER STOCK	BROKERS	
	gh the sub-broker, provide the following a		
Sub-broking's Name:	y 		
SEBI Registration Number:			
Registered office			
address:			
Phone:	Fax:	Website:	
Whether dealing with any oth			
Name of stock broker:			
Name of Sub-Broker (if any):			
Client Code:		Exchange:	
Details of disputes/dues pen	ding from/to such stock broker/sub-broker	r:	
E ADDITIONAL DETAIL	c		
F. ADDITIONAL DETAIL			
Whether you wish to receive or Electronic Contract Note			
Specify your Email id, if app	licable:		
Whether you wish to avail or trading/ wireless technology		wser Based EXE Based	
Number of years of Investm	ent/Trading Experience:		
	me designation, PAN, UID, signature, res of company/firm/others (attach annexure i		sons authorized to
Any other information:			
G. INTRODUCER DETAIL	S (optional)		
Name of the Introducer:			
Status of the Introducer	☐ Sub-broker ☐ Ren ☐ Others (please specify):	nisier	☐ Existing Client
Address of the Introducer:			
Phone No. of Introducer:			
Signature of the Introducer:			
H. NOMINATION DETAIL	S (for individuals only)		
I/We wish to no	minate	I/We do not wish to nominate	
Name of the Nominee:			
Relationship with the Nomin	ee:	PAN of Nominee:	
Address of the Nominee:			
Date of Birth of Nominee:	dd / mm / yyyy	Phone No. of Nominee:	

If Nominee is a minor, details of guar Name of Guardian:											
Address of the Guardian:											
		0: 1 5:1	0 "								
Phone No. of Guardian:		Signature of the	Guardian:								
Photograph of No	ominee ograph)		(in case	of Guardian of Gua							
	S (Only applicable in case the		made nomina	ation)							
Name		Name									
Signature		Signature									
Address		Address									
Address											
	DECLAR	ATION									
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intimated to the clients. I/We also undertake that any change in the 'Right and Obligations' and RDD would be made available on my/our website, if any, for the information of the clients.

Seal/Stamp of the stock broker *AP: Authorized Person SB: Sub-broker

Signature of the Authorised Signatory Date :

DEMAT ACCOUNT OPENING FORM (For Individuals)

Religare Securities Limited (NSDL-DP-ID-IN301774)

A-3/4/5, GYS Global, Sector-125, Noida-201301 (U.P.) Telephone No. : 0120-3391000 Fax: 0120-3394144

E-mail: wecare@religareonline.com Website: www.religareonline.com

I/We request you to open a Depo	sitory Account in r	ny/our name a	s per the follo	owing o	details: (Plea	ase fill	all the de	ails in (CAPIT	AL LE	ITER	S only	y)			
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Sole/First Holder Name																
								PAN								
Second Holder Name													·		·	
								PAN								
Third Holder Name											·		·		·	
								PAN								
For HUF, Association of Person name & PAN of the HUF, Asso													atura	pers	ons,	the
Name																
								PAN								
Type of Account	☐ Ordinary F	Resident	□ NF	RI Re	patriable		NRI-Nor	n Repa	atriab	le [Pr	omo	ter		Marg	jin
	☐ Qualified F	Foreign Inve	estor 🗆 Fo	reign	National		Others (Pleas	e spe	cify).						
In case of NRI's / Foreign N	Nationals															
RBI Approval Reference No	0.						RBI Ap	prova	Date)		dd /	mr	n /	уууу	/
BANK DETAILS						,										
Bank Account Type	☐ Savings A	ccount 🗆	Current Ac	coun	t 🗆 Othe	ers (P	lease s _l	pecify)							
Bank Account No.																
Bank Name		'			'		'									
Branch Address																
	City / Town / '	Village							Pin C	Code						
	State						Country	,								
MICR Code					IFSC			T								
STANDING INSTRUCTION	NS		,			,	'	•	•	,		,		·		
I/We authorise you to recei	ve credits auto	matically in	to my/our a	accou	unt		Yes [□ No								
Account to be operated thr	ough Power of	Attorney (P	oA)				Yes [□ No								
SMS Alert Facility : [Mandato	ory if you are givin	g Power of Atte	orney (PoA).	Ensur	re that the m	obile r	number is	provid	ed in tl	he KY	Сарр	lication	on fo	rm]		
Sole / First Holder	Yes □ No	Seco	ond Holder	. [□ Yes		lo	Thi	rd Ho	lder		∃ Ye	es		No	
GUARDIAN DETAILS (whe				one f	or the guar	dian a	and anot	her for	the m	ninor (to be	sigr	ned b	y gu	ardia	ın)]
Guardian Name																
								PAN								
Relationship of Guardian w	vith Minor:			_							•			,	•	

NOMINATION	OPTION								
I/\		ake a nominatio ils given below]	n.	I/We do not wish to make a nomination. [Strike off the nomination details below]					
Nomination De	etails								
							nd/or amount payable in respect event of my / our death.		
1. Name of the	e Nominee (N	/Ir./Ms.)					Photograph of Nominee		
2. Relationship	p with the app	olicant (if any)							
3. Address of	Nominee						(Signature of Nominee across photograph)		
							Isignature photos		
City / Town / V	/illage			Pin Code			acros		
State				Country					
4. Contact	Tel. (Off.)	with STD cod	le	Tel. (Res.)	with S	TD code			
Details of Nominee	Fax No.	with STD cod	le	Mobile No.					
	Email Id								
5. Signature	of Nominee								
To be filled-up	(Sr. No. 6-11) only if Nomine	e is a minor :						
6. Date of Birtl	h (in case of	minor nominee)	: dd / mm	/ уууу			Photograph of Guardian (for minor nominee)		
7. Name of Gu	uardian (Mr./N	/Is.) (in case of	f minor nominee)						
8. Address of	Guardian								
		·					Guardian		
City / Town / V	/illage			Pin Code			ature of botograph		
State				Country			Signature of Guardian (Signature of hotograph)		
9. Contact	Tel. (Off.)	with STD cod	la	Tel. (Res.)	with ST	D code	(as		
Details of	Fax No.	with STD cod		Mobile No.	WILITOT	D Code			
Guardian	Email Id	Will 01D 000							
10. Relationsh	nip of Guardia	n with nominee							
11. Signature	of Guardian	1							
Signature	of two Wi	tnesses for i	nomination						
Nam	ne of Witness	s .		Address			Signature of Witness with date		
1.									
1.									
1.									

DECLARATION

The rules and regulations of the Depository and Depository Participants pertaining to an account which are in force now have been read by me / us and I /we 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 belief and I/we undertake to inform you of any changes therein, immediately. I 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 non-resident account, I/we also declare that I/we have complied and will continue to comply with FEMA regulations.

	Name(s) of Holder(s)	Specimen Signature(s) of Holder
Sole / First Holder / Guardian (in case sole holder is minor (Mr./Ms.)		
Second Holder (Mr./Ms.)		
Third Holder (Mr./Ms.)		

NOTES:

- All communication shall be sent at the address of the Sole/First holder only.
- 2. Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 3. Instructions related to nomination, are as below:
 - I. 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, 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.
 - II. A minor can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.
 - III. The Nominee 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.
 - IV. Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities.
 - V. Transfer of securities in favour of a Nominee shall be valid discharge by the depository and the Participant against the legal heir.
 - VI. The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Non- individuals including society, trust, body corporate, partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
 - VII. 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 Nominee.
- 4. Strike off whichever is not applicable.
- In case applicant wish to apply for BSDA/RGESS services, he/she shall submit additional request form as prescribed by regulatory authority from time to time, available on our website: www.religareonline.com

DEMAT ACCOUNT OPENING FORM (For Non-Individuals)

Religare Securities Limited (NSDL-DP-ID-IN301774)

A-3/4/5, GYS Global, Sector-125, Noida-201301 (U.P.) Telephone No. : 0120-3391000 Fax: 0120-3394144

E-mail: wecare@religareonline.com Website: www.religareonline.com

We request you to open a D	epository Accou	unt in our na	me as per	the follo	owing d	etails: ((Please	fill all the	detai	ls in	CAPI	TAL	LET	ΓER	≀S or	nly)	
Client Id:	To be filled	by participant						Dat	e :	(dd /	mm	/ y	у у	У		
DETAILS OF ACCOUNT	HOLDER(s)																
Sole/First Holder Name																	
								PA	N								
Second Holder Name								'									
								PA	N								
Third Holder Name																	
								PAN	1								
Type of Account	☐ Body Co	rporate [FII 🗆	 ∃ Qual	lified F	oreign	Investor		Muti	ual F	und			Trus	t	
,,	☐ Bank ☐	•	Others				•										
For HUF, Partnership Firm, U	nregistered Trus	t, Associatio	n of Perso	ns (AOF	P), etc.,	althoug	h the ac	count is o	pene	d in t	he na	ame (of the	ka	rta, p	artn	er(s),
trustee(es) etc., the name & P.																	
Name																	
Hamo								PA	N					Т	\Box		
In case of FIIs / Others (as	may he annlicable	1						171	14								
RBI Approval Reference N	, , ,																
RBI Approval Date	dd / mm / y	\\\\\ S	EBI Regi	etration	Numh	er (for	· Flls)										
BANK DETAILS	dd / IIIII / y	ууу	LDITTOGI	Stration	- I VOITIL	101	1 113)										
Bank Account Type	☐ Savings	Account [Curren	ιτ Δααοι	ınt 🗆	Other	rs (Plas	se sner	f _V)								
Bank Account No.	- Oavings	/ CCCCurit L		11710000		Otrici	13 (1 100	isc speci	'y/							T	
Bank Name																	
														—			
Branch Address																	
	City / Toyen	/ \ /illogo							Б.	. 0	.1.			—	_		
	City / Town	/ village					Cos	untm.	PI	n Co	ae						
MODOLL	State				ı	00	Col	untry	_					_	$\overline{}$		
MICR Code					IF	SC								┶	_		
CLEARING MEMBER DE	TAILS (to be fille	d up by Clearir	ng Members	only)													
Name of Stock Exchange																	
Name of Clearing Corpora	ation / Clearing	g House															
Clearing Member ID																	
SEBI Registration Number	r																
Trade Name																	
CM-BP ID (to be filled up	by Participant	:)															

OTANDING INGTRUG	TIONIO							
STANDING INSTRUCTIONS We authorise you to receive credits automatically into our account Yes No								
Account to be operated			Juni			□ No		
SMS Alert Facility :	Sole / First Holder	,	Cocond H		Yes		Third Holdon	
SIVIS AIGHT I ACIIITY .	Sole / First Holder	□ Yes □ No	Second Ho	Jidei		es 🗆 No	Third Holder	☐ Yes ☐ No
		DECL	ARATION					
us and we have underst accounts. We hereby dec to inform you of any cha	The rules and regulations of the Depository and Depository Participants pertaining to an account which are in force now have been read by us and we have understood the same and we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. We hereby declare that the details furnished above are true and correct to the best of our knowledge and belief and 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, we are aware that we may be held liable for it.							
Authorised Signatories	(Enclose a Board Re	esolution for Authori	sed Signato	ries)				
Sole/First Holder		Name					Signature(s)	
First Signatory					rg ·			
Second Signatory								
Third Signatory								
Other Holders		Name					Signature(s)	
Second Holder					•			
Third Holder								
M	Mode of Operation for Sole / First Holder (In case of Joint holdings, all the holders must sign)							
Any one Singly								
Jointly by								
As per resolution								
Others (please spe	ecify)							

Notes:

- 1. In case of additional signatures, separate annexures should be attached to the application form.
- 2. Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 3. Strike off whichever is not applicable.

Sole/First Holder Signature

Agreement between the depository participant and the person seeking to open an account with the depository particiannt

This agreement made and entered into this	day of	between
situated	at	
(hereinafter called "the client") and RELIGARE SECU	IRITIES LI	MITED having registered office at D3, P3B, District Centre, Saket,
New Delhi-110017 Ph.: 011-39125000 (hereinafter ca	led "the De	epository Participant")

WITNESSETH

WHEREAS the Client has furnished to the Depository Participant the duly filled in application form requesting therein to open an account with Depository Participant.

NOW THEREFORE in consideration of the Depository Participant having agreed to open an account for the client, both the parties to the agreement hereby covenant and agree as follows:

- 1. The Client shall pay such charges to the Depository Participant for the purpose of opening and maintaining his account, for carrying out the instructions of the Client and for rendering such other services as may be agreed to from time to time between the Depository Participant and the client as set out in Schedule A. The Depository Participant shall reserve the right to revise the charges by giving not less than thirty days notice in writing to the Client.
- The Client shall have the right to get the securities which have been admitted on the Depository dematerialised in the form and manner laid down under the Bye Laws and Business Rules. The Depository Participant further undertakes that it shall not create or permit to subsist any mortage, charge or other encumbrance over all or any of such securities submitted for dematerialisation except on the instructions of the Client.
- 3. The depository Participant hereby undertakes that it shall maintain a separate account(s) of its own securities held in dematerialised from with the Depository and shall not commingle the same with securities held in dematerialised from on behalf of the Client.
- The Depository Participant undertakes that a transfer to and from the account of the Client shall be made only on the basis of an order, instruction, direction or mandate duly authorised by the Client and that the Depository Participant shall maintain adequate audit trail of such authorization.
- The Depository Participant agrees that the Client may give standing instructions with regard to the crediting of securities in his account and the Depository Participant shall act according to such instructions.
- 6. The Depository Participant undertakes to provide a statement of accounts including transaction statement and holdings statement to the Client at monthly intervals and to the Clients opting for Basic Services Demat Account at quarterly intervals unless the Depository Participant and the Client have agreed for provision of such statements at shorter intervals. However,

- if there is no transaction in the account, then the Depository Participant shall provide such statement to the Client on an annual basis.
- The Depository Participant shall have the right to terminate this agreement, for any reasons whatsoever, provided the Depository Participant has given a notice in writing of not less than thirty days to the Client as well as to the Depository. Similarly, the Client shall have the right to terminate this agreement and close his account held with the Depository Participant, provided no charges are payable by him to the Depository Participant In such an event, the Client shall specify whether the balances in its account should be transferred to another account of the Client held with another Depository Participant or to rematerialise the security balances held. Based on the instructions of the Client, the Depository Participant shall initiate the procedure for transferring such security balances or rematerialise such security balances within a period of thirty days, as per the procedure laid down in the bye laws and Business Rules. Provided further, termination of this agreement shall not affect the rights, liabilities and obligations of either party and shall continue to bind the parties to their satisfactory completion.
- On the failure of the Client to pay the charges as laid out in Clause (1) of this agreement within a period of thirty days from the date of demand, Depository Participant may terminate this agreement and close the account of the Client by requiring it to specify whether the balances in its account be transferred to the account of the Client held with another Depository Participant or be rematerialised in the manner specified in the Bye laws and Business rules.
- The Client further agrees that in the event of the Client committing a default in the payment of any of the amounts provided in Clause (1) within a period of thirty days from the date of demand, without prejudice to the right of the Depository Participant to close the account of the client, the Depository Participant may charge interest@not more than 24% p.a. or

day.

such other rate as may be specified by the Executive Committee from time to time for the period of such default. In case the client has failed to make the payment of any of the amount as provided in Clause (1) of this agreement, the Depository Participant shall have the right to stop processing of instructions of the Client till such time he makes the payment along with interest, if any, after giving two days notice to the Client.

- The Depository Participant shall have a right to provide such information related to the Client's account as may be requested by National Securities Depository Limited from time to time.
- 11. The Client shall have the right to create a pledge of the securities held in the dematerialised form with the Depository Participant only in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules.
- 12. The Depository shall not be liable to the Client in any manner towards losses: liabilities and expenses arising from the claims of third parties and from taxes and other governmental charges in respect of securities credited to the Client's account.
- 13. The Client may exercise the right to freeze his account maintained with the Depository Participant so as to lock the securities held with the Depository Participant in accordance with the procedures prescribed in the Bye Laws and Business Rules.
- 14. The Client may exercise the right to defreeze his account maintained with the Depository Participant in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules.
- 15. The Client shall notify the Depository Participant, within seven days, of any change in the details set out in the application form submitted to the Depository Participant at the time of opening

- the account or furnished to the Depository Participant from time to time.
- 16. The Depository Participant undertakes to resolve all legitimate grievances of the Client against the Depository Participant within a period of thirty days.
- 17. The Depository Participant and the Client shall abide by the arbitration and conciliation procedure prescribed under the Bye laws of National Securities Depository Limited and that such procedure shall be applicable to any disputes between the Depository Participant and the Client.
- 18. Notwithstanding anything contained herein or in the Bye Laws or Business Rules, neither party hereto shall be liable to indemnify or compensate the other for any breach, non-performance or delay in performance of any obligations under the Agreement or for any harm, loss, damage or injury caused to the other due to causes reasonably beyond its control including but not limited to tide, storm, cyclone, flood, lightning, earthquake, fire, blast, explosion or any other act of God, war, rebellion, revolution, insurrection, embargo or sanction, blockade, riot, civil commotion, labour action or unrest including strike, lock-out or boycott, interruption or failure of any utility service, enemy action, criminal conspiracy, act of terrorism or vandalism, sabotage, or intrusion, or any other irresistible force or compulsion.
- 19. The Depository Participant and the Client further agree that all claims, differences and disputes, arising out of or in relation to dealings on the Depository including any transactions made subject to the Bye Laws or Business Rules of the Depository or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfillment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions have been entered into or not, shall be subject to the exclusive jurisdiction of the courts at Mumbai only.

IN WITNESS WHEREOF the Client and the Depository Participant has caused these presents to be executed as of the day and year first above written.

Signed and delivered by (for and on behalf of the client):

		L
Sole/First Holder Name & Signature	Second Holder Name & Signa	ature Third Holder Name & Signarure
Signed and delivered by :		:
for and on behalf of Religare Securities Limited	· ·	
(Authorised Signatory)	Olgitataro	:

SCHEDULE – A: SCHEDULE	OF CHARG	ES FOR DEPOSITORY SERVICES	(w.e.f. 1st Dec., 2013)	
PARTICULARS		CHAR	GE STRUCTURE	
ACCOUNT OPERATIONS				
Account Opening	NIL			
Annual Maintenance Charges (Choose any one scheme)	Choose an	ny one scheme		
	_	IA" account with non- refundable one 250/- inclusive of service tax)	e time subscription fee of ₹ 1111/-	
NIL AMC SCHEMES		NDHAN GREEN" - Refundable Interes tal statement only, email id mandatory)		
		NDHAN"- Refundable Interest free so sical statement only)	ecurity deposit of ₹ 3000/-	
	☐ Digit	al Statements	Physical Statements	
AMC SCHEMES		ond year onwards ₹ 300/- annum (Email id mandatory)	Second year onwards ₹ 400/- per annum	
	additionall		ry charges as applicable would be	
Documentation Charges (Stamp Paper and other charges)	As per act	ual		
TRANSACTION CHARGES				
• Credit		NIL		
Debit Delivery Given to Religare Pool/Margin Delivery Given to any other Account	Account	₹ 12/- for Client with POA / ₹ 30/- per debit or 0.02% of the	25/- for Client without POA value of transaction whichever is higher.	
Dematerialization Demat Processing Charges		₹ 2/- per certificate		
Courier Charges for Demat/Remat/Repurchase/ Redemption				
Demat Rejection Charges		₹ 30/- per rejection		
Rematerialisation/Repurchase/Redemption Ch		₹ 20/- per request + NSDL Charges		
Pledge/ Hypothecation (per transaction) Creaticlosure/ Confirmation/ Invocation	on/	₹ 50/- per request or 0.02% of the	value of securities whichever is higher	
Freeze/Unfreeze Instruction		₹ 50/- per request		
Delivery Instruction Booklet		₹ 1/- per leaf		
 Terms & Conditions: Client will be required to pay ₹ 500/- secur transactions executed by the client. Client neees for all payments cheque should be in favor or the propository charges of Broking Client will be one and the expenses including courier charges for overset the value of transactions will be in accordance and the expenses are payable on monthly basis and the expenses are payable on the expenses are payable on the expenses are payable on mon	eds to repler f"Religare Solebited to the love, will be coeas consign to with rates delayed payreissuance reservices of the coeas consign to the love of the love	nish the balance immediately when it ecurities Limited" eir trading account. Charged separately as per the rates a ment will be charged extra on actual provided by NSDL. yment will be liable for interest @ 2% equest is received on plain paper and he account holder on non-payment or statutory authority as and when app	falls below ₹ 500/- applicable from time to time. Out of pocke basis. per month. d DIS booklet is reported lost. of outstanding bills. blicable will be levied.	





AUTHORISATION FOR PROVIDING DP TRANSACTION STATEMENT BY EMAIL OR ON WEBSITE

Religare Securities Limited

A-3/4/5, GYS Global, Sector-125, Noida-201301 (U.P.)

Dear Sir.

As per clause 6 of DP Client agreement you are required to provide me/us transaction statement including statement of account.

- 1. I/we understand that, I/we have the option to receive transaction statement by email or on website. In pursuance of the same, I/we hereby opt for receipt of transaction statement (including but not limited to statement of account holding statement or any other communication) through email or on website.
- 2. I/we is/are aware that I/we will not receive the transaction statement in paper form.
- 3. I/we will take all the necessary means to ensure confidentiality and secrecy of he login name and password of the internet/email account.
- 4. I/we, is/are aware that the transaction statement may be accessed by other entities in case the confidentiality/secrecy of the login name and password is compromised, in which case I/we shall not hold you responsible in any manner.
- 5 I/we shall immediately inform the DP about change in email address if any, in case transaction statements are send by email.
- 6. I/we/you shall have the right to terminate this service by giving a 10 days written notice in advance.

Thanking you,		
Yours faithfully		
		r de la companya de l
Sole/First Holder Signature	Second Holder Signature	Third Holder Signature

POLICIES & PROCEDURE

1. Refusal of orders for penny stocks,

- a. The broker may from time to time limit (quantity/ value) / refuse orders in one or more securities due to various reasons including market liquidity, value of security (ies), the order being for securities which are not in the permitted list of the broker / exchange(s) / regulator. Provided further that broker may require compulsory settlement / advance payment of expected settlement value/delivery of securities for settlement prior to acceptance / placement of order(s) as well. The client is aware that such refusal or delay caused by limit imposed may result into losses.
- b. The broker may require reconfirmation of orders, which are larger than that specified by the broker's risk management, and broker would have full discretion to reject the execution of such orders based on its risk perception.
- Setting up client's exposure limits and conditions under which a client may not be allowed to take further position or the broker may close the existing position of a client.
- The broker may from time to time impose and vary limits on the orders that the client can place through the broker's trading system (including exposure limits, turnover limits, limits as to the number, value and/or kind of securities in respect of which orders can be placed etc.). The client is aware and agrees that the broker may need to vary or reduce the limits or impose new limits urgently on the basis of the broker's risk perception and other factors considered relevant by the broker including but not limited to limits on account of exchange/ regulatory directions/ limits (such as broker level/ market level limits in security specific / volume specific exposures etc.), and the broker may be unable to inform the client of such variation, reduction or imposition in advance. The client understands that under those circumstances the orders of the client have to be in accordance with revised parameters, which may even result into loss to the client.
- b. The client is not entitled to trade without adequate margin / security and that it shall be his / her / its responsibility to ascertain beforehand the margin / security requirements for his / her /its orders / trades /deals and to ensure that the required margin / security is made available to the broker in such form and manner as may be required by the broker. If the client's order is executed despite a shortfall in the available margin, the client, shall, whether or not the broker intimates such short fall in the margin to the client, make up the shortfall suo moto immediately.

The client further agrees that he /she /it shall be responsible for all orders (including any orders that may be executed without the required margin in the client's account) &/ or any claim / loss/ damage arising out of the non-availability /shortage of margin /security required by the broker & / or exchange &/or regulator.

c. The broker is entitled to vary the form (i.e., the replacement of

- the margin / security in one form with the margin / security in any other form, say, in the form of money instead of shares) &/or quantum &/or percentage of the margin & / or security required to be deposited / made available, from time to time. The margin /security deposited by the client with the broker are not eligible for any interest unless specifically agreed to.
- d. The client is aware that in the event of client dealing on multiple exchanges / multiple segments of the exchange, the broker may in order to meet client's margin / pay out obligation arising across segments / exchanges include /appropriate any /all pay out of funds & / or securities towards margin / security . The broker may transfer funds &/ or securities from his account for one exchange & / or one segment of the exchange to his / her / its account for another exchange & / or another segment of the same exchange whenever applicable and found necessary. The broker may treat / adjust his / her/ its margin / security lying in one exchange & / or one segment of the exchange / towards the margin / security / pay in requirements of another exchange & / or another segment of the exchange.
- e. The broker is entitled to disable / freeze the account & / or trading facility / any other service facility, if, the broker has reasons to believe that the client has committed a crime / fraud or has acted in contradiction of this agreement or / is likely to evade / violate any laws, rules, regulations, directions of a lawful authority whether Indian or foreign or if the broker so apprehends.

3. Applicable brokerage rate

- a. The broker is entitled to charge brokerage within the limits imposed by exchange which at present is as under:
- i. The maximum brokerage chargeable in relation to trades effected in the securities admitted to dealings on the Capital Market/ Futures/Currency and Interest rate futures segment of the Exchange shall be 2.5 % of the contract price exclusive of statutory levies. It is hereby further clarified that where the sale / purchase value of a share is Rs.10/- or less in capital market segment, a maximum brokerage of 25 paise per share may be collected.
- ii. Brokerage for option contracts shall be charged on the premium amount at which the option contract was bought or sold and not on the strike price of the option contract. It is hereby further clarified that brokerage on options contracts shall not exceed 2.5% of the premium amount or Rs.100/- (per lot) whichever is higher.
- 4. Imposition of penalty/delayed payment charges by either party, specifying the rate and the period.
- a. Client should ensure full payment of all margins including those on derivatives transactions and should also not keep account in debit, in the event any amounts are overdue from the client towards trading or margin or on account of any other reason the broker will charge 21% per annum to client as

T 6

- delayed payment charges. As the cost of funds to the broker varies depending on economic conditions the rates shall be determined from time to time and will be communicated through email, SMS, web-site (CRN facility), periodic a/c and other statements etc.
- b. The client should not indulge in trading activity which is against law, rules and regulations. Clients trading activity should not be aimed at disturbing market equilibrium or manipulating market prices etc. If the client does so, the broker may keep in abeyance the payout funds or securities till such time that the client has been able to clearly demonstrate that his actions were not malafide in any manner.
- The broker may impose fines / penalties for any orders / trades / deals / actions of the client which are contrary to this agreement / rules / regulations / bye laws of the exchange or any other law for the time being in force. Further where the broker has to pay any fine or bear any punishment from any authority in connection with / as a consequence of / in relation to any of the orders / trades / deals / actions of the client, the same shall be borne by the client. The client agrees to pay to the broker brokerage, commission, fees, all taxes, duties, levies imposed by any authority including but not limited to the exchanges (including any amount due on account of reassessment / backlogs etc.), transaction expenses, stamp duty, STT and service tax, incidental expenses such as postage, courier etc. as they apply from time to time to the client's account / transactions / services that the client avails from the broker.
- The right to sell clients' securities or close clients' positions, without giving notice to the client, on account of non-payment of client's dues (This shall be limited to the extent of settlement/margin obligation).
- The broker maintains centralized banking and securities handling processes and related banking and depository accounts at designated place. The client shall ensure timely availability of funds/securities in designated form and manner at designated time and in designated bank and depository account(s) at designated place, for meeting his/her/its pay in obligation of funds and securities. The Client is aware that non-availability / short availability of funds / securities by the client in the designated account(s) of the broker for meeting payin obligation of either funds or securities may result into loss to the client. Further if the client gives orders / trades in the anticipation of the required securities being available subsequently for pay in through anticipated pay out from the exchange or through borrowings or any off market delivery(s) or market delivery(s) and if such anticipated availability does not materialize in actual availability of securities / funds for pay in for any reason whatsoever including but not limited to any delays / shortages at the exchange or broker level etc the same may also result into losses.
- b. The client understands that the benefit of any bank instrument deposited by the client towards his margin /security / payin obligation may be given on realization of the same. The broker

- will try to deposit the instrument for clearing in its bank account on best effort basis.
- c. Where the margin /security is made available by way of securities or any other permissible property, the broker may decline its acceptance as margin / security & / or to accept it at such reduced value as the broker may deem fit by applying haircuts or by valuing it by marking it to market or by any other suitable method . The broker may cancel pending orders and sell/close/liquidate all open positions/ securities/ shares at the pre-defined square off time or when Mark to Market (M-T-M) percentage reaches or crosses stipulated margin percentage mentioned on the website, whichever is earlier. The broker may prescribes stipulated margin percentage depending upon the market condition. The client is aware that such sale/ close out / square off may result into losses.
- d. In case open position (i.e. short/long) gets converted into delivery due to non-square off because of any reason whatsoever, the client will provide securities/funds to fulfill the pay-in obligation failing which the client will have to face auctions or internal close outs; in addition to this the client will have to pay penalties and charges levied by exchange in actual and losses, if any.
- e. The broker is entitled to prescribe the date and time by which the margin / security is to be made available and the broker may not be able to give benefit of the same towards margin / security after such deadline for margin/security expires. Notwithstanding anything to the contrary in the agreement or elsewhere, if the client fails to maintain or provide the required margin/fund/ security or to meet the funds/margins/ securities pay in obligations for the orders / trades / deals of the client within the prescribed time and form, the broker shall have the right without any further notice or communication to the client to take any one or more of the following steps:
- i. To with hold any payout of funds/ securities.
- ii. To with hold /disable the trading / dealing facility to the client.
- iii. To liquidate one or more security(s) of the client by selling the same at market rates. It is agreed and understood by the client that securities here includes securities which are pending delivery/receipt.
- iv. To liquidate / square off partially or fully the position of sale & / or purchase in any one or more securities / contracts in such manner and at market rate.
- v. To take any other steps which in the given circumstances, the broker may deem fit. The client agrees that the loss(es) if any, on account of any one or more steps as enumerated herein above being taken by the broker, shall be borne exclusively by the client alone and agrees not to question the reasonableness, requirements, timing, manner, form, pricing etc., which are chosen by the broker.
- Shortages in obligations arising out of internal netting of trades:
- a. The broker shall not be obliged to deliver any securities or pay

any money to the client unless and until the same has been received by the broker from the exchange, the clearing corporation/ clearing house or other company or entity liable to make the payment and the client has fulfilled his / her/ its obligations first. The policy and procedure for settlement of shortages in obligations arising out of internal netting of trades is as under:

- b. The short delivering client is debited by an amount equivalent to 20% above of closing rate of day prior to Pay-in/Payout Day. The securities delivered short are purchased from market on T+2 day which is the Auction Day on Exchange, and the purchase consideration (inclusive of all statutory taxes & levies) is debited to the short delivering seller client along with reversal entry of provisionally amount debited earlier.
- c. If securities cannot be purchased from market due to any force majeure condition, the short delivering seller is debited at the closing rate on T+2 day or Auction day on Exchange +10%. Where the delivery is matched partially or fully at the Exchange Clearing, the delivery and debits/credits shall be as per Exchange Debits and Credits.
- d. In cases of securities having corporate actions all cases of short delivery of cum transactions which cannot be auctioned on cum basis or where the cum basis auction payout is after the book closure /record date, would be compulsorily closed out at higher of 10% above the official closing price on the auction day or the highest traded price from first trading day of the settlement till the auction day.

7. Temporarily suspending or closing a client's account at the client's request.

The client may request the broker to temporarily suspend his account, broker may do so subject to client accepting / adhering to conditions imposed by broker including but not limited to settlement of account and/ or other obligation. The broker can withhold the payouts of client and suspend his trading account due to his surveillance action or judicial or / and regulatory order/action requiring client suspension.

8. Deregistering a client.

- a. The broker shall be entitled to suspend the account of client with immediate effect & if need be deregister the client in any of the following circumstances:
- If the actions of the client are 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 conjunction with others.
- ii. If there is any commencement of a legal process against the client under any law in force;
- iii. On the death/lunacy or other disability of the client;
- iv. If a receiver, administrator or liquidator has been appointed or allowed to be appointed of all or any part of the undertaking of the client;

- If the client has voluntarily 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 or refers itself to the Board
 for Industrial and Financial Reconstruction or under any other
 law providing protection as a relief undertaking;
- vi. If the client being a partnership firm, has any steps taken by the client and/ or its partners for dissolution of the partnership;
- vii. If the client have taken or suffered to be taken any action for its reorganization, liquidation or dissolution;
- viii. If the client has made any material misrepresentation of facts, Including (without limitation) in relation to the Security;
- ix. If there is reasonable apprehension that the client is unable to pay its debts or the client has admitted Its inability to pay its debts, as they become payable;
- x. If the client suffers any adverse material change in his / her / its financial position or defaults in any other agreement with the broker;
- If the client is in breach of any term, condition or covenant with the broker.
- xii. If any covenant or warranty of the client is incorrect or untrue in any material respect;

9. Other significant policies and procedures

a. **Proprietary Trading**

The broker does undertake proprietary trading.

b. Trading Related

- i. The relationship being established between the client and the broker shall be that of principal and agent and the broker shall be the agent of the client. The client is required to make independent enquiries and satisfy himself that he is entitled to enter into the broker client relationship with the broker in the jurisdiction in which the client resides.
- ii. The broker recommends that client places orders in writing and takes acknowledgement as per the format available from the broker, so as to avoid any future disputes. The client may also choose to place orders verbally (by visiting the branch or through telephone), through e-mail, SMSs and /or through Internet based trading terminal which can be provided to the client upon requirement of client. The client may authorize his authorized representative to carry out the above whose orders shall be binding on the client.
- ii. The broker advises that it is preferable that client gives orders on the day the client desires trades, including orders for modification/cancellation, which the broker will punch in the trading system on a best efforts basis. However if client chooses to give orders in aftermarket hours than upon specific instruction of the client the broker may attempt to enter them in the trading system on the next trading day however it may not be possible in all instances to do so.
- iv. Orders given by client may or may not result in trades and the client should continuously monitor the final outcome of the

- order. Where orders have resulted in trades the same may or may not result in delivery and the client should continuously monitor his pay in / payout obligations.
- v. The client is aware that as an additional service measure the broker provides online access through its web portal for which client has been provided CRN login and password, client is able to go through entire trading, holding, contract note, bill and other details, download / print the same through this facility. Client must access transactions in his account on regular basis and report discrepancies if any observed immediately to the notice of the broker so as to enable broker to take such remedial action as may be possible.
- vi. No employee, sub broker, director or any other agent of the broker is authorized to give any assurances of profits, or to manage the account of the client in any discretionary manner. The client must make his own decisions regarding suitability of orders/investments and if need be rely upon his own independent advisers whether in matters of orders/trades or in the matters relating to taxation etc. Accordingly the client should not enter into any personal/private mutual understanding with any employee, sub broker, director or any other agent of the broker.
- vii. The broker uses trading platforms such as ODIN/ Fast Trade etc. which are exchange approved however there is no guarantee/warranty that these are bug / glitch free and the client may in rare occasions suffer losses which he should keep in mind while dealing through the broker.
- viii. Where prima-facie it appears that trading system is suffering from some problems such as incorrect positions being shown etc. the client should refrain from trading and immediately bring the problem to the notice of the broker and act only after the problem has been resolved. The client understands that any action of client in such situation without informing the broker or not acting in accordance with the directions of the broker may cause loss in his account or may cause loss to be suffered by broker / any other client due to his action, which client may need to make good.
- ix. The broker may tape record conversations of the client over telephone/in person however the broker shall not be obliged to do so and absence of availability of recordings shall not render any order/transaction unenforceable against the client, in as much as the orders can be placed over mobile phones, through visiting the branch and the recorded orders are also liable to damage/erasure on account of virus/capacity overrun of the machine.
- x. As a measure of risk containment the broker may subject orders of the client to prior risk control assessment (such as checking availability of margin) before allowing the same to go into the trading system.
- xi. The broker may provide market research, however the same is provided without any warranty or guarantee or suitability for the client and is provided on an as is where is basis and broker recommends that client may get the same examined through

- his personal financial/legal advisers as deemed fit. The facilities/data/research shall be provided to client on as is where is basis only for personal use and all rights in the same shall exclusively rest with the broker, and client is not entitled to share it whether for consideration or otherwise with any third party without a formal written authorisation by the broker. In the event of a breach the broker shall be entitled to bring legal action against the client.
- xii. The broker issues contract notes with the order number and trade number and therefore shall not be providing order confirmation and trade confirmation slips to the client.
- xiii. The broker may send various information such as, documents, bills, margin statements, statement of accounts etc., to the client through any one or more of the following means i.e. post, registered post, speed post, courier, telegram, voice mail, SMS, telephone, messages on trading platform, through word of mouth by the agents of the broker, by displaying it on the website of the broker or making it available as a download from the website of the broker. displaying it on the notice board of the branch, and where the client has provided email address, then these information may also be sent by the broker through email. The service providers such as postal authorities, Courier Company, phone / SMS service providers etc., shall be deemed to be agents of the client and the delivery of the information shall be complete when the broker delivers the communications to such service providers.
- xiv. The client should review all information sent to the clients including contract notes etc. immediately upon receipt and revert to broker with discrepancy if any (including if any trades in the account are not as per client directions/ orders) as early as practicable from the receipts of the same to allow the broker to take possible remedial steps.
- xv. The client shall forthwith cease trading and inform the broker in the event the client becomes ineligible to deal with the broker on account of any court, exchange or regulatory action.
- xvi. The broker shall be entitled to disseminate information about defaults made by the client to third parties.
- xvii. The client shall not work as a sub broker/authorised person without prior written permission of the broker and only after seeking appropriate registration with respective registering authorities.
- xviii. The client shall also not deal through the broker on an exchange of which the client himself is a member / Sub Broker / Authorised Person.
- xix. The broker shall be entitled to maintain combined/ collective books of accounts of the client across exchanges and/or other services such as depositories etc.
- xx. The records as provided by the broker through contract notes, bills, statement of accounts, statement of margin etc. shall be the official records to determine the obligations of broker and the client. Printouts taken from trading system or any such

- downloads etc. which are taken by the client from trading system may not give the correct picture and therefore shall not be the official record which bind the broker and the client.
- xxi. The client shall upgrade to the newer versions of trading software/back-office software etc. on account of changes made by the broker and/or any other service provider like depositories/Banks.
- xxii. The existence of broker client relationship does not imply that broker is liable to provide each and every service to the client, and services may not be provided in case the client does not fulfill the necessary conditions for the same.
- xxiii. Where client chooses to clear his trades through Professional Clearing Member (PCM), then the broker shall revert such trades as are not confirmed by the PCM to the client who shall be then liable to not only pay all the margins on the same but to also settle the same.

c. Payment related

- i. The broker may debit charges for other services such as depository, charges on account of dishonour of cheques, charges for issuance of demand drafts, NEFT/RTGS, SMS charges, research report charges, administrative chargesoffline for offline order on per executed order, minimum processing fee charges etc. to the client's account.
- ii. The broker does not accept cash and in no event should the client make any payments to the broker, broker's employees, broker's sub-broker/authorised persons and/or any agent of broker by cash.
- iii. The client must make payments from his own bank account through a bank instrument. The bank instrument must be drawn in favor of the broker only. The broker may demand a proof that the payments are being made by the client from his own account without which the Broker may not give credit to the client. In case of Demand Drafts, following may be required:
- iv. Certificate from the issuing bank on its letter head or on a plain paper with the seal of the issuing bank.
- v. Copy of the passbook/bank statement for the account debited to issue the instrument duly certified by the Bank. Please ensure that copy of the passbook/bank statement clearly reflects that amount has been debited for the purpose of

- issuing of prefunded instruments in favor of RSL.
- vi. The client should never leave any blank instrument(s) such as cheques / depository instruction slips (DIS) etc. with broker or broker's employees, broker's sub-broker/authorised persons and/or any agent of broker. The broker shall not be responsible for their misuse.
- vii. The broker shall make delivery of funds/securities to the client only after the same has been received from the exchange/clearing corporation/clearing house /the delivering client.

d. Corporate Action

- i. If client has kept securities in broker's margin account for use as margin/ delivery against trading/ dealing of client, the client should continuously monitor if any corporate benefits are proposed/ offered by the issuer company(ies) of such securities and get the securities transferred to his personal demat account to receive the corporate benefits, the broker shall not be required to make the applications for proposed/ offered corporate action/ benefits. Broker, in exceptional circumstances, upon specific written request, may attempt to seek corporate benefits for and on behalf of the client while keeping the custody of securities with its own self, however the same shall be without any warranty/guarantee that the corporate benefits shall be received. The client shall also provide funds and application etc. well in time to allow the broker to take necessary action.
- ii. Where any corporate benefits come into the broker's account, upon any written request / agreed settlement procedures the same shall be held as part of existing margin/collateral, and shall be released to the client upon written request.
- iii. The contract specifications may undergo changes because of corporate actions (such as shares split etc.) /directions by exchanges, and the client should actively monitor his open positions and take necessary actions to avoid any losses on account of any such changes.

e. Disputes Redressal

 The broker and the client agree that they shall refer any claim and/or difference and/or disputes to arbitration as per the rules, byelaws and regulations of the concerned exchange and circulars issued there under as may be in force from time to time.

Client confirms having read & accepted the terms & conditions of this document titled "Policies and Procedure" inter-alia comprising clauses 1 to 9 and agrees to be bound by all of them.

Date :- DD MM YYYYY Client Signature :

TARIFF SHEET

PRODUCT PLAN* / BROKERAGE

Religare		(*Scheme de	ails as per executed adden			
CASH SEGMENT						
Brokerage	in% (subject to max. of 2.5%)	Minimum Paise (subject to max. 25/- paise)	One Side/Both Side			
Delivery Based						
Daily Square up						

Minimum brokerage charge for trading in illiquid/high risk scrips in cash segment will be .50% on delivery and .05% on intraday turnover with minimum 5 paisa (Scrip list available under client login).

DERIVATIVE SEGMENT

Brokerage	in% (subject to max. 2.5% / ₹100/- Per Lot)	Minimum Paise/ Per Lot	One Side / Both Side
Future			
Option			

CURRENCY DERIVATIVE SEGMENT

Brokerage	Brokerage per lot (in `)	One Side/Both Side
Future		
Option		

Other Charges:				
Nature of Charge	Applicable Charge			
a) Annual Subscription Fee for EXE Based Diet Users	₹ 999/- per annum.			
b) Inter Settlement Charges	₹ 15/- (plus service tax) per transaction			
c) Administrative Charges - Offline for offline order on per executed order	₹ 10/- (Maximum ₹ 50/- per day /per segment)			
d) Monthly/ Quarterly Physical Statements dispatch	₹ 25/- (Per dispatch)			
e) Delayed Payment Charges – On overdue balance towards trading or margin (Standard rate per annum)	21%			

In addition to brokerage additional charges including statutory levies i.e. stamp duty, exchange transaction charges, SEBI fees, service tax, STT, other taxes and levies, investor protection fund fees etc. charged by the statutory authorities/ Exchange(s), delayed payment charges, cheque bounce charges, auction settlement charges as may be applicable will be levied. For details please login on our website www.religareonline.com

I/We understand that economic condition change over time and therefore agree that RSL is authorized to change the tariff in future.

RUNNING ACCOUNT AUTHORISATION

Religare Securities Limited

D3, P3B, District Centre, Saket, New Delhi - 110017

Phone: 011-39125000

I/We have been / shall be dealing through you as my/our broker on the Capital Market and/ or Futures & Options Segments/Currency Derivative Segments. As my/our broker i.e. agent I / we direct and authorize you to carry out trading / dealings on my/our behalf as per instructions given below.

I am/ We are aware that you and I/we have the option to deliver securities/ make payments of funds to each other for settlement of dealings as per the schedule in force at the relevant time pursuant to directives / regulations/ circulars, issued by exchange. regulatory authorities. However, I/we find it difficult to carry out repeated pay-in of funds and securities. Further, I/we also desire to use my/our securities and monies as margin / collateral without which we cannot deal / trade.

Therefore I /we hereby direct and authorise you to maintain running account(s) for me/us and from time to time debit these securities and funds from running accounts and make pay-in of securities and funds to exchanges/ clearing corporations/other receiving party(ies) to settle my/our trades/ dealings. Similarly, where I/we have to receive securities/ funds in settlement of trades/ dealings please keep the securities and monies with you and make credit entries for the same in running accounts of securities and funds maintained by you. Further, subject to your discretion and valuation please treat my/our securities and funds lying to my/our credit in running accounts as margin/ collateral for my/our dealings/ trading. In the event I/we have outstanding obligations on the settlement date, you may retain the requisite securities/funds towards such obligations and may also retain the funds expected to be required to meet margin obligations for next 5 trading days, calculated in the manner specified by the exchanges. While settling the account please send a 'statement of accounts' containing an extract from ledger for funds and an extract from the register of securities displaying all receipts/deliveries of funds/securities. Please explain in the statement(s) being sent the retention of funds/securities and the details of the pledge, if any. I / We agree that I/We shall bring any discrepancy arising from the statement of a/c on settlement as early as practicable from the receipts of funds/securities statement to the notice of Trading Member so as to allow the Trading Member to take remedial steps, if any are warranted.

Please do not carry out above stated settlement of running account in the event I/we avail margin trading facility. Further, do not carry out settlement of running account referred to above for funds given by me/us towards collaterals/margin in the form of bank guarantee (BG)/Fixed Deposit receipts (FDR).

Please further note that I am entitled to revoke the Running Account Authorisation at any time.

Once in a Calender Quarter	Once in a calender Month
Thanking you, Yours faithfully,	
Signature : 😭	
Name	

My/Our preference for actual settlement of funds and securities is at least:

V 1

Date: DD/MM/YYYY

VERBAL ORDER ACCEPTANCE AUTHORISATION

Religare Securities Limited

Registered Office: D3, P3B, District Centre, Saket, New Delhi - 110017, Phone: 011-39125000

I/We have been / shall be dealing through you as my / our broker on the Capital Market, Mutual Fund and/or Futures & Options Segments / Currency Derivative Segments. As my / our broker i.e. agent I / we direct and authorize you to carry out trading / dealings on my / our behalf as per instructions given below.

I/We agree and acknowledge that it is advised by you that I/We should give instructions for order placement/ modification and cancellation in writing and to avoid disputes, I/we must give instructions in exactly the format given below in duplicate (carbon copy/ photocopy only) and take signatures of atleast two authorised officers at the branch along with company stamp on the carbon/photocopy of the instructions in acknowledgment of receipt of my our instructions.

However as I/We shall be dealing by ordering over phone and even if we visit the branch, the fluctuation in market are so rapid that it is not practical to give written instructions for order placement/modification and cancellation, I/We hereby authorize you to accept my/my authorised representative's verbal instructions for order placement/modification and cancellation in person or over phone (fixed line or mobile phone) and execute the same.

I/We understand the risk associated with verbal orders and accept the same, and agree that I/We shall not be entitled to disown orders and consequent trades (if any) by shifting the burden of proof by asking you to prove the placement of orders through telephone recording or otherwise.

I/We shall be liable for all losses, damages and actions which may arise as a consequence of your adhering to and carrying out my / our directions given above.

Thanking you.
Yours faithfully,
Signature:

	•			
Name ()) Date : DD/MM/YYYY	

FORMAT FOR WRITTEN ORDERS

Religare Securities Limited

Registered Office: D3, P3B, District Centre, Saket, New Delhi - 110017, Phone: 011-39125000

Please execute the following order in my account :

SI. No.	Exchange	Segment (Equities/ Derivatives/ Currency Derivatives)	Scrip Name/ Scrip Code Contract Description	Order Type (Regular/ Stop Loss)	Buy/ Sell	Quantity	Rate	Disclosed Quantity (If any)	Trigger Price (If SL Order)	Remarks

Client Name	Order Instruction Date & Time
Client Code	Signature :
ACKNOWL	EDGEMENT
Received the request for executing above mentioned written orders	s from Mr./Ms
having trading client code	possessing PAN No.
	For Religare Securities Limited

P.S.: Format of written order are available on request at branch office

(Auth. Official 2)

(Auth. Official 1)

REQUEST FOR TRADE ALERTS THROUGH SMS AND/OR E-MAIL

Religare Securities Limited

D3, P3B, District Center, Saket, New Delhi-110017

Dear Sir.

I/We have been/shall be dealing through you as my/our broker on the capital market and/or future & option/currency derivative segment(s).

I/we am/are as a registered client of Religare Securities Limited (RSL) confirm as follows:

- 1. I/We am/are aware that National Stock Exchange of India Limited (NSE) and Bombay Stock Exchange Limited (BSE) provide the details of trades executed on its trading platform to the concerned clients/constituents through SMS and/or e-mail alerts.
- 2.

2. I/We hereby confirm that I/we wish to receive the trade alerts through (tick whichever is applicable):					ichever is applicable):
	a)	SMS alerts	b)	E-Mail alerts	
3.	The	alerts should be sent:			
	l.	On my registered mobile number / er	nail i	d as per your records, or	
	II.	You are requested to update the mob	ile n	umber/email id mentioned belo	w in your records and for the purpose of trade alerts:
		a) Mobile No.:			
		b) E-mail address:			
BSE clar	E vid ificat	e circular no. NSE/INVG/19135 date	d Öo n tim	ctober 14, 2011 and 20111118- ne to time in this regard. I/We a	no. CIR/MIRSD/15/2011 dated August 2, 2011 and NSE & 19 dated 18th November 2011 respectively and circulars/m/are aware that the recipient of SMS/Email alerts on the prequest.
Sigr	natur	re: @			Client Code :
Nan	ne (.)	Date : DD/MM/YYYY

AUTHORITY LETTER TO PLEDGE THE SHARES

Religare Securities Limited

D3, P3B, District Center, Saket, New Delhi-110017

Dear Sir.

I/We have been/ shall be dealing through Religare Securities Limited (RSL) as my/our broker on the capital market and/or future & option/currency derivative segment(s).

I/we hereby authorize RSL to pledge my/our securities lying with it as margin/ collateral with third parties such as Banks to meet the settlement/ margin obligation on my/our behalf as required from time to time.

I/we would further like to mention that RSL shall be entitled to invoke pledge at its absolute discretion at any point of time without giving any prior intimation to me/us to meet settlement obligation for my/our trading activities undertaken through RSL.

I/we understand that securities provided me/us in this regard should be my/our absolute property and are unencumbered.

Signature:	F		Client Code :
Name ()	Date : DD/MM/YYYY

OPTION FOR ISSUANCE OF DIS BOOKLET ALONGWITH ACCOUNT OPENING (FOR POA CLIENTS)

Religare Securities Limited D3, P3B, District Center, Saket	t New Delhi-110017	
DP ID I N 3	0 1 7 7 4	
Option for Issue of DIS book	klet (Please tick any one)	
Option1 I/We wish	to recieve the Delivery Instruction Slip (DIS) booklet with	account opening.
1	ot wish to recieve the DIS booklet with account opening. F mediately on my/our request at any later date.	lowever, the DIS booklet should be issued to
Beneficial Owner	Name(s) of account holder(s)	Signature with date
Sole/First Holder		
Second Holder		
Third Holder		E
	AUTHORIZATION FOR SHARING PERSONAL INFO	DRMATION
Religare Securities Limited D3, P3B, District Center, Saket, I	New Delhi-110017	
Sir, I/We have been/shall be deal Derivative Segments.	ing through you as my broker on the Capital market	and/or futures & options segments/Currency
instruments and other products / and want you to give effect to nother information with third par	in mutual funds, initial public offerings/follow on public offerings/revices etc. and generally to invest in various avenues / prony / our desires/ requirements. In view of the foregoing I / we ties including your group / related entities so as to receive at any offers / information received shall not be contested on such restrictive regulations/ laws.	oducts and to redeem/liquidate any investments we authorize you to share my / our personal and the offers and information on various products /
Thanking you. Your Faithfully,		

Signature:

V 4

Client Code:

Date : DD/MM/YYYY

LIMITED PURPOSE POWER OF ATTORNEY

I/we an individual/a sole proprietary concern/a partnership firm/a HUF/a body corporate or any other legal entity registered/ incorporated under the provisions of a relevant act, whose particulars are given hereunder at the execution page hereinafter referred to as "Donor" which expression shall, unless it be repugnant to the meaning or context thereof, be deemed to mean and include my/our heirs, executors, administrators, permitted assigns, the partners of the firm and the survivors of them and the heirs, executors and administrators of the partners, successors in title, trustees of a Trust and their successors, member of the governing body and any new members elected appointed or co-opted as the case may be of a society, having residence/office at the place mentioned at the execution page (residence address for individuals, office address for proprietorship and partnership and HUF and registered office for companies, trusts and societies), do send greetings: Whereas:

- A. The Donor is registered / is registering / desires to register with Religare Securities Limited, a Company incorporated under the Companies Act, 1956 and having its registered office at D3 P3B District Centre, Saket, New Delhi -110017 Phone: 011-39125000 (hereinafter referred to as "the Donee" which means the stock broking division of Religare Securities Limited) as a client /constituent, and
- B. The Donor wants that Donee should consider the securities in the demat account (details of which are given on execution page) of donor as margin / collateral / security for dealings of Donor done/ to be done /expected to be done through /with Donee; and
- C. The Donor wants Donee to transfer securities to Donee's demat BO account (details of which are given on the execution page) for creating/maintaining collateral/security/margin; and
- D. The Donor wants Donee to make pay in and pay out of securities (including pay in / pay out due to exercise of rights by Donee over securities considered as margin/collateral/security) to stock exchange/clearing corporations / clearing house etc. as may be required from time to time; and
- E. The Donor wants to make investments in Mutual Funds, Public Issues (shares as well as debentures), rights, offer of shares, tendering shares in open offers etc. and wants Donee to give effect to desires/ requirements of Donor to sign any documents and / or do any and all act(s) as may be required for these purposes from time to time; and

NOW KNOW YE ALL MEN AND THESE PRESENTS WITNESSETH that I/we the donor do hereby nominate constitute and appoint the said Religare Securities Limited as my/our true and lawful Attorney for me / us and in my / our name and on my / our behalf and at my / our cost and expense to do and / or cause to be done the acts, deeds or things for the limited purposes as under:

1. Securities

- i. Transfer of securities held in the beneficial owner account(s) (details of which are given on the execution page) of the Donor towards stock exchange related margin / delivery obligations arising out of trades executed by the Donor on the stock exchange through the Donee.
- ii. Pledge the securities in favour of Donee for the limited purpose of meeting the margin requirements of the Donor in connection with the trades executed by the Donor on the stock exchange through the Donee,
- iii. To apply for various products like Mutual Funds, Public Issues (shares as well as debentures), rights, offer of shares, tendering shares in open offers etc. pursuant to the instructions of the Donor.
- 2. Donee may send consolidated summary of Donor's scrip-wise buy and sell positions taken with average rates to the Donor by way of SMS / email on a daily basis, notwithstanding any other document to be disseminated as specified by SEBI from time to time.
- 3. Donee would return to the Donor, the securities that may have been received by it erroneously or those securities that it was not entitled to receive from the Donor.





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4.	Details of beneficial owner account of Donor that Donee is entitled to operate for the limited purpose of transferring securities to below
	mentioned Pool/Margin beneficial owner accounts of Donee:

DP NAME	DP ID	BO Account No.
Religare Securities Limited	IN301774	

Details of Pool/Margin beneficial owner accounts of Donee :

Demat A/c Purpose	NSDL	CDSL	CM NAME	
NSE Pool A/c	IN558537	12030200 00000039 (Normal), 12030200 00031889 (SLBS)	Religare	
DCE Dool A/a	IN630043	12030200 00000062 (Normal Pay-In), 12030200 00000081 (Normal Pay- Out)		
BSE Pool A/c		12030200 00031802 (SLBS Pay-In), 12030200 00031762 (SLBS Pay-Out)	Securities Limited	
MCX-SX Pool A/c	IN471915	12030200 00093441	Limitod	
NSE MFSS A/c	IN565576	11000011 00017837	NSCCL	
BSE STAR MF A/c	IN640016	11000029 00000011	BOISL/ICCL	

Demat A/c Purpose	DP Name	DP ID	Depository	Beneficiary ID
Margin A/c	Poligaro Socuritios Limitod	IN301774	NSDL	10000167 / 10099144
iviai giii A/C	Margin A/c Religare Securities Limited	12030200	CDSL	00000024

I/We request you to consider the shares in my/ our demat account as margin / security against my/our obligations, I/We agree that therefore an interest will get created in your favour against the shares in my/our account, I /We agree that our actions with respect to power granted to you shall not be detrimental to your ability to satisfy my/our margin/pay-in obligations.

I/we do hereby undertake to ratify whatever the said Attorney may lawfully do in and by virtue of these presents.

Witness	whereof	I/we	have	executed	this	power	of	attorney	on	thisday	of
at											

		E
Sole/First Holder Signature	Second Holder Signature	Third Holder Signature
Sole/First Holder Name	Second Holder Name	Third Holder Name
Address	Address	Address

Witness-I

Name						
Address						
Signature						

Witness-II

Name	
Address	
Signature	

Notary Public

Name	
Address	
Signature	

Attestation by Notary Public or witness that this Power of Attorney was executed by the donor(s) above named before me/us.

ECS FORM: FORM NO. FR-01D

DEPOSITORY DIVISION

ACCOUNT NUMBER DETAILS

ACCOON	II NOMBER DETAILO						
Sr. No.		Account Ho	older Name (s)			Depository	Account No. (s)
1.							
2.							
3.							
EL ECTR	ONIC CLEARING SE	PVICE (Dehit Clear	ing Mandate For	m)	'		
1. Nam		•	•	··· <i>·</i>			
	Name :						
(A) Bran	ich Name :						
` '	git MICR code* :						
` '	ount Type :	S.B. A/c (Co	de 10)	Current A/c (Code 11)		Cash C	Credit (Code 13)
` '	ger No./Folio No :	,	, 				,
. ,	ount No.						
Date	of effect :	D D M M Y	YYY				
Perio	odicity						
bank for ve	erifying the accuracy of	fthe Code Number)		Photocopy of a Cheque			
incomplet		on. I would not hold t		plete, if the transaction is responsible. I hereby ag			
Date :		٦					
_	D D IVI IVI I I I I I						e of the Applicant
BANK CE	ERTIFICATION (Not re	equired if photocopy	of the Cheque is er	nclosed)			
Certified th	hat the particulars furni	shed above are corre	ect as per our reco	ds.			
Bank's St	tamp :						
Date :	D D M M YYYY				Si	gnature of auth	norised bank official
		AUTHORISATIO	N TO BANK F	OR DEBITING THE	ACCO	DUNT	
	ch Manager						
Dear Sir,							
-			residing a				
your bran		mainta	in a	Ac	ccount	No	with
Securities by me/us	s Limited through the E	CS (Debit Clearing) Bank to debit the Ser	facility to my bank	s ("Service Charges") p account with you. I/We impaired. I/We hereby u	undert	ake the balanc	es shall be maintained
						A	
Sole/First	t Holder Name & Sign	ature	Second Holder	Name & Signature		Third Holder	Name & Signature
Date :	D D M M YYYY	7					

V 7



KNOW YOUR CLIENT (KYC) APPLICATION FORM (For Individuals)

Religare Securities Limited

A-3/4/5, GYS Global, Sector-125, Noida-201301 (U.P.)

Please fill this form in ENGLISH and in BLOCK LETTERS. PHOTOGRA											TOGRAPH		
A. IDENTITY DE	TAILS											FII	IOGICAI II
Name of the Applicant:													
												Plea	se affix your
Father's/ Spouse Name:												rece size	ent passport photograph
Gender Male Female Marital Status Single Married Date of Birth DD / MM / YYYYY and sign across													
Nationality ☐ Indian ☐ Others Status ☐ Resident Individual ☐ Non Resident ☐ Foreign Nation												reign National	
PAN Unique Identification No. (UID)/Aadhaar (if any)													
Specify the proof of	f Identity s	submitted:] Pan Ca	ard			Any otl	her (plea	se specify))			
B. ADDRESS DE	TAILS												
Correspondence Address :													
City/Town/Village:		Pir	n Code				Sta	oto .			Count	r\/	
Specify the proof of	foddraee			donce	addr	200 :	Ote	116			Count	ГУ	
										1.1.1.1. N			
	Tel. (off)	with STD co		Tel. (I		with	STD	code		Mobile N	No.		
	Fax No.	with STD co	ode	E-ma	ail Id								
Permanent Address													
from above. Mandato	•												
Applicant to specify of	overseas ac	ddress):											
City/Town/Village:		Р	n Code					State			Coun	itry	
Specify the proof of	faddress	submitted for p	ermaner	nt addre	ess:								
C. OTHER DETA	AILS												
Gross Annual Incom	na Natails	Income Rai	nge per a	nnum									
(please specify)	le Details												25 Lac
		OR Net- worth Amount (₹)											
Occupation (please	tick any	Private											
one and give brief d		Agriculturist Retired Housewife Student Others											
Please tick, if applic	able	Political	ly Expose	ed Pers	son (F	PEP)		Relate	ed to a Pol	itically Ex	posed F	Person	(PEP)
Any other information	on												
				D	ECL	ARA	TION						
I hereby declare that the immediately. In case any o													
										ne 🗌 on		D M I	M Y Y Y Y
Signature of the Applicant Date: DD / MM / YYYY Name of Intermediary : Relig									: Religar	e Secur	ities Ltd.		
	F	OR OFFICE	USE (ONLY					Staff Nam	ne :			
(Originals verified) Tru	e copies of d	documents received	Staff Na	Staff/AP/Sub Broker:									
(Self-Attested) Self Ce	ed l						1	Designation:					
			Signatu					rities Ltd.	Name of Organisation : Signature				
(Seal/St	Date	:					Date :						

INSTRUCTIONS/CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- 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.
- 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.
- 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.
- 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, 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.
- 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:
- 1. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- 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.)
- 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.
- 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 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.)
- 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.
- 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.
- i. 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.
- F. In case of Non-Individuals, additional documents to be obtained from nonindividuals, 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 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. 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 (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.

		LIST OF DOCUMENT		BWITTED ALONG V	VIIII IIIL I OKW								
A. F	Proof of Identity (POI):	: - List of documents admissible a	s Proof of Identity:										
	Important: Copy of PAN car		· · · ·										
	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.												
	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.)												
	Unique Identification Number	(UID) (Aadhaar) / Passport/ Voters Identity Car	Aadhaar) / Passport/ Voters Identity Card/ Ration Card/ Registered Lease or Sale Agreement of Residence/ Driving License/ Flat Maintenance bill/ Insurance Copy.										
	Utility bills like Telephone	Bill (only land line), Electricity bill or G	nly land line), Electricity bill or Gas bill - Not more than 3 months old.										
	Bank Account Statement	/Passbook - Not more than 3 months of	book - Not more than 3 months old.										
	Self-declaration by High	High Court and Supreme Court judges, giving the new address in respect of their own accounts.											
	Officer/Notary public/Elec	ss issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted 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		,	ich are duly hotalized and/or apos	thed of consulansed) that gives the registered								
	· · · · · · · · · · · · · · · · · · ·	he name of the spouse may be accept											
C. A		ENTS in case of trading in derivati			7								
	Copy of ITR Acknow		Copy of Annua		Net worth certificate								
	In case of salary inco	ome - Salary Slip, Copy of Form 16	Bank account	statement for last 6 months	Copy of demat account holding statement.								
	Any other relevant d	ocuments substantiating ownership of	assets.	elf declaration with relevant suppor	rting documents.								
	*In respect of other cli	ients, documents as per risk mana	agement policy of the	stock broker need to be prov	rided by the client from time to time.								
D. E	BANK PROOF												
	Copy of cancelled chequ	e leaf/ pass book/bank statement spec	cifying name of the cons	tituent, MICR Code or/and IFSC C	Code of the bank should be submitted.								
E. C	DEMAT ACCOUNT PRO	<u> </u>	, ,	,									
		holding statement issued by DP bearin	g name of the client										
ES	PECIFIC INSTRUCTION		9 1141110 01 4110 0110114										
г. э													
		cannot be opened in joint names.											
Щ		shall be opened in the name of Karta u											
Ш	Please submit duly signed declaration with the names and signatures of all the co-parceners on letter head of HUF as per format.												
G. 8	G. SPECIFIC INSTRUCTIONS FOR PARTNERSHIP FIRM												
	The depository account to	be opened in the name of partner(s) ur	nder individual capacity i	n case of partnership firm, however	r PAN & Bank details of FIRM to be mentioned								
	Please provide a clear ph	otocopy of the PAN Card of the Partne	er(s) in whose names de	pository account is to be opened.									
	Please provide a certified	true copy of the Partnership deed.											
	Please submit duly signed	d declaration with the names and signa	atures of all partners on	letter head of Partnership Firm as	per format.								
Н. 8	SPECIFIC INSTRUCTION	ONS FOR CORPORATE											
	Copy of the balance shee	ets for the last 2 financial years (to be	submitted every year).										
		ng pattern including list of all those holdin hole time director/MD (to be submitted ev		or indirectly, in the company in terms	s of SEBI takeover Regulations, duly certified by								
	Photograph, POI, POA, P	PAN and DIN numbers of whole time di	rectors/two directors in	charge of day to day operations.									
	Photograph, POI, POA, F	PAN of individual promoters holding co	ntrol - either directly or i	ndirectly.									
	Copies of the Memorando	um and Articles of Association and cer	tificate of incorporation.										
	Copy of the Board Resolu	ution for investment in securities marke	et.										
	Authorised signatories lis	t with specimen signatures.											
	Please provide an initial cheque in favour of "Religare Securities Limited" towards accounts opening charges, platform charges, subscription amount & margin amount whichever applicable. 1. Complete document to be signed by person himself/herself not to be signed by his/her attorney/ authorised person etc. 2. Trading in currency derivative allowed only to resident clients. 3. All supporting documents should be Self-Attested by client. 4. Fill all the requisite details in KYC form and other documents. 5. Strike off the boxes or space, which are not applicable.												
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	ent Code Allotted	Equity		Depository									
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Dealer

Print Date : 01/12/2013

FOR OFFICE USE ONLY

	Name	Employee Code
Pre-punched by		
Pre-verified by		
Pre-rejected by		
Punched by		
Verified by		
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Name of Relationship Manager :															Date & Stamp and Sign.	
Mobile No. of Relationship Manager	+	9	1	-												

ACKNOWLEDGEMENT

You may contact us at our

customer care no. 18602588888 or e-mail to us at **wecare@religareonline.com**P.S.: Please take this acknowledgement receipt from the RM/Branch who has contacted you.

*Trading account can not be opened in joint names.