

FOR HEAD OFFICE USE ONLY

Client Code		BO ID : 12043700/IN30	BO ID: 12043700/IN303833			
	Date	Name	Signature			
KYC Received						
Phone Verification						
KYC Punched						
UCC Upload						
KRA Upload						
CKYC Upload						
KYC Audit						
DP Audit						
INTRODUCER DETA	AILS					
Status of Introduce	r □ Authorised Pe	erson Employee Existing Client Others (Sp	pecify):			
Introducer Name :						
Employee/AP Code	:					
Address:						
Mobile No:						
Mail ID :						
Rubber Stamp		Signature of the Introducer				

For: Swastika Investmart Ltd. /Authorised Persaon

Date Authorised Signatory



INDEX OF	DOCUMENTS
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S. No.	Name of the Document	Brief Significance of the Document					
	MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES						
1.	KRA Form and Account Opening Form	A. KYC Form - Document captures the basic information about the constituent and an instruction/check list.					
1.	NVAT offit and Account Opening Form	B. Document captures the additional information about the constituent relevant to Trading/ Demat account and an instruction/check list.					
2.	Policies and Procedures	Document describing significant policies and procedures for client dealing in all Exchanges					
3.	Rights and Obligations Documents of BO & DP	Rights & obligations documents of BO & DP for a person seeking to open a benificial owner's account. (for opening of Demat Account)					
4.	Rights and Obligations of Members, Authorized persons and Clients	Document stating the Rights & Obligations of Member/ Authorised person/Sub Broker and Client for trading on Exchanges (including addition rights & obligations in case of internet/wireless technology based trading).	SEPARATE COPY FOR CLIENT				
5.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities / commodities market.	ATE COPY				
6.	Guidance Note - Do's and Don'ts	Document detailing do's and don'ts for trading on Exchange, for the education of the investors.	SEPAR				
7.	Tariff Sheet	Document detailing the rate/amount of brokerage & other charges levied on the client for trading on Exchanges & DP Service charges/Fee Structure					

VOLUNTARY DOCUMENTS AS PROVIDED BY THE MEMBER						
1.	Voluntary Terms & Conditions	Additional terms & conditions specific to client for the purpose of operational efficiency.				
2.	Running Account Authorisation / Fatca / CRS Declaration	Authorisation to maintain Running Account/ Fatca Declaration				
3.	Demat Debit and Pledge Instruction (DDPI)	Authorisation to access BO account to meet settlement / margin obligation				
4.	KRA & CKYC Consent For Details	Consent for receiving information from KRA & CKYCR on registered mobile / email				

Instructions for Applicant:

- Please sign the application form on the placed market as
 △ for trading & demat Account, For Demat Second Account Holder,
 ✓ for Demat Third Account Holder.
- 2. Signature can be English or Hindi or in any of the other languages contained in the 8th Schedule of the Constitution of India. Thumb impressions and signatures other than the above mentioned languages must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate / Special Executive Officer under his/her official seal.
- 3. All fields provided in the Clint "KYC" (Know Your Client) Form and Agreement together with other Letters/Undertaking/Authorization Should be duly filled. In case of Information in a field no being available, the words "N.A." or "NIL" should be mentioned. Any correction / overwriting also should be authenticated by the client by signing besides such correction.
- 4. Signature should be preferably in black ink.
- 5. Details of the Names, Address, Telephone Number(s) etc. of the Magistrate/Notary Public / Special Executive Magistrate / Special Executive Officer are to be provided in case of attestation done by them.
- 6. In case of additional signatures (for accounts other than individuals), separate annexures should be attached to the account opening form.
- 7. In case of applications containing a Power of Attorney, the relevant Power of Attorney or the self-certified copy thereof, must be lodged along with the application.
- 8. All correspondence / queries shall be addressed to the first / sole applicant.
- 9. Strike off whichever option, in the account opening form, is not applicable.

Know Your Client (KYC)

Application Form (For Individuals Only)





Please fll the form in ENGLISH and in BLOCK leters

Fields marked * are mandatory Fields marked * are pertaining to CKYC and also	mandatory only if processing CKYC	Application Application		□ New k	⟨YC □ Modif	fication KYC
KYC Mode*: Please Tick () Normal EKYC	OTP EKYC Bio	ometric	Offline k	<pre></pre> ⟨YC	Offline EKYC	☐ Digilocker
1. Identity Details (p	lease refer guidelines o	overleaf)				
PAN*	Ple	ease enclose a duly	atested copy c	f your PAN Card		
Name* (same as ID proof)						
Maiden Name ⁺ (if any)						
Fathers/Spouse s Name*						
Mother's Name						
Date of Birth*						
Gender*	☐ Male	Female		Transge	nder	
Marital Status*	☐ Single	☐ Married	ł			Recent passport size
Nationality*	☐ Indian	Other				Applicant Photo
Residential Status*	Resident Individua	al	☐ Non Re	sident India	an	
Please Tick (□)	☐ Foreign National		Person	of Indian O	rigin [†]	Cross Signature across photograph
	(Passport mandatory for NRIs Select NRI or Foreign National				YC and not for KRAKYC/	
Proof of Identity (POI) sub			·	,		
A — Aadhaar Card						
B — Passport Numbe	r				(Expiry Date)	
C — Voter ID Card						
D — DrivinAg License					(Expiry Date)	
E —NREG Job Card						
F — NPR						
Z —Others			(a	ny document not	tified by Central Governme	ent)
Identification Nu						
2 Address Details* (ple	ase refer guidelines ov	erleaf)				
A. Correspondence / Loca	ıl Address*					
Line 1*						
Line 2						
Line3						
City/Town/Village*		Dist	trict*		Pin C	Code*
State*		Coı	untry*			
Address Type* Reside	ential/Business	Residential	Bus	siness	Registered Office	ce Unspecified
						Applicant - SIGN



B Permanent residence address of applicant, if diferent from	m above A/ Overseas A	ddress* (Mandat	ory for NRI applicant)
Line 1*			
Line 2			
Line3			
City/ Town/Village* Distr	rict*	Pin Cod	0*
Town/Village* Distribution State* Cour		PIII Cou	e ·
Address Type* Residential/Business Residential	Business	Registered Office	Unspecified
Proof of Address* (atested copy of any 1 POAfor correspondence and permaner		Tregistered Office	Unspecified
A — Aadhaar Card XXXX XXXX	it address each to be submited)		
B — Passport Number		(Expiry Date)	
C — Voter ID Card			
D — Driving License		(Expiry Date)	
E — NREGAJob Card			
F — NPR Leter			
Z—Others	(any document notifie	d by Central Government)	
Identification Number	(any abbambine notified		
2 Contact Details (in CARITAL)			
3 Contact Details (in CAPITAL)			
Email ID*			
Mobile No/ *			
Tel (of)	Tel (Res)		
4 Applicant Declaraton			
I/We hereby declare that the KYC details furnished by me are true and correct to the best of my/our knowledge and belief and I/we under-take to inform you of any	Applicant - SIGN	Арр	olicant Wet Signature
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. I/We hereby consent to receiving information from CVL KRA through SMS/Email on			
the above registered number/Email address. I have also been informed that the updated copy of the standard set of documents			
$have \ been \ displayed \ for \ information \ on \ stock \ broker's \ designated \ website.$			
I am/We are also aware that for Aadhaar OVD based KYC, my KYC request shall be validated against Aadhaar details. I/We hereby consent to sharing my/our masked Aadhaar card with readable QR code or my Aadhaar XML/Digilocker XML file, along			
with passcode and as applicable, with KRA and other Intermediaries with whom I have a business relationship for KYC purposes only.			
DATE:(DD-MM-YYYY)			
5 For Office Use Only			
In-Person Verifcaton (IPV) carried out by*		Intermediary Detail	<u> </u>
		<u> </u>	
IPV Date		ıment copies receiv	
Emp/ Name		ocuments received	(Alested)
Emp/ Code	AMC / Intermediary	ivallie .	
Emp/ Designaton			
Employee Signature and Stamp		Insttuton Name and Stamp	

Know Your Client (KYC)

Application Form (For Individuals Only)





Please fll the form in ENGLISH and in BLOCK leters

Fields marked * are mandatory

Application Number

	swastika
_	INVEST HERE » GET THERE

Fields marked $^{\scriptscriptstyle +}$ are pertaining to CKYC and mandatory only if processing CKYC Application Type* □ New KYC ■ Modification KYC **KYC Mode*:** Please Tick (□) ☐ EKYC OTP Normal ☐ EKYC Biometric ☐ Offline KYC ☐ Offline EKYC Digilocker 1. Identity Details (please refer guidelines overleaf) Please enclose a duly atested copy of your PAN Card PAN* Name* (same as ID proof) Maiden Name[†] (if any) Fathers/Spouse s Name* Mother's Name Date of Birth* Gender* Female Male ☐ Transgender Recent passport size Marital Status* Single **Applicant Photo** Other Nationality* ☐ Indian Residential Status* Resident Individual Non Resident Indian Please Tick (□) ☐ Foreign National ☐ Person of Indian Origin[†] Cross Signature across photograph (Passport mandatory for NRIs and Foreign Natonals/ PIO selecton is only for CKYC and not for KRAKYC/ Select NRI or Foreign National based on Nationality of the individual) Proof of Identity (POI) submited for PAN exempted cases (Please tck) XXXX XXXX __ __ __ A — Aadhaar Card (Expiry Date) B — Passport Number C — Voter ID Card (Expiry Date) D — DrivinAg License E —NREG Job Card F — NPR Z —Others ___ (any document notified by Central Government) **Identification Number** 2 Address Details* (please refer guidelines overleaf) A. Correspondence / Local Address* Line 1* Line 2 Line3 City/Town/Village* District* Pin Code* State* Country* Address Type* Residential/Business Registered Office Residential Business Unspecified Applicant - SIGN



B Permanent residence address of applicant, if diferent from above A/ Overseas Address* (Mandatory for NRI applicant)					
Line 1*					
Line 2					
Line3					
City/ Town/Village* Distr	ict*	Pin Code*			
State*Cour	ntry*				
Address Type* Residential/Business Residential	Business Re	gistered Office Unspecified			
Proof of Address* (atested copy of any 1 POA for correspondence and permaner	nt address each to be submited)				
A — Aadhaar Card XXXX XXXX					
B — Passport Number	(Expir	ry Date)			
C — Voter ID Card					
D —Driving License	(Expir	ry Date)			
E — NREGAJob Card					
F — NPR Leter					
Z—Others	(any document notified by Ce	entral Government)			
Identification Number					
3 Contact Details (in CAPITAL)					
Email ID*					
Mobile No/ *					
	Tal a				
Tel (of)	Tel (Res)				
4 Applicant Declaraton					
I/We hereby declare that the KYC details furnished by me are true and correct to the best of my/our knowledge and belief and I/we under-take to inform you of any	Applicant - SIGN	Applicant Wet Signature			
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.					
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.					
I have also been informed that the updated copy of the standard set of documents have been displayed for information on stock broker's designated website.					
I am/We are also aware that for Aadhaar OVD based KYC, my KYC request shall be validated against Aadhaar details. I/We hereby consent to sharing my/our masked					
Aadhaar card with readable QR code or my Aadhaar XML/Digilocker XML file, along with passcode and as applicable, with KRA and other Intermediaries with whom I have					
a business relationship for KYC purposes only. DATE:(DD-MM-YYYY)					
PLACE:					
5 For Office Use Only					
In-Person Verifcaton (IPV) carried out by*	Inter	mediary Details*			
IPV Date	Self certfed documer	nt copies received (OVD)			
Emp/ Name	True Copies of docur	nents received (Atested)			
Emp/ Code	AMC / Intermediary Nam	e .			
Emp/ Designation					
Employee Signature and Stamp	lr	nsttuton Name and Stamp			

Know Your Client (KYC)

Application Form (For Non- Individuals Only)

·c(f5

CDSL VENTURES LIMITED

swastika

....Exploring New Horizons

Please fill the form in ENGLISH and in BLOCK letters
Fields marked * are mandatory
Fields marked * are pertaining to CKYC and mandatory only if processing CKYC

Application Number:

Fields marked * are pertaining to CKYC ar also	d mandatory only if processing CKYC	Аррисацоп Минье								
Application Type*:	□ New KYC □ M	odification KYC								
1. Entity Details (please	e refer guidelines)									
PAN* Please enclose a duly attested copy of your PAN Card										
Name* (same as ID proof)										
Date of Incorporation* Place of Incorporation*										
Date of Commencement	Date of Commencement* Registration Number*									
Entity Type* Please Tick (✓)	Private Ltd. Co. Trust/Charity/NG AOP Body of Individua Non-Government Others	Bank Ils	Body Corporate FPI Category I Government Body Society	☐ Partnership ☐ FPI Category II ☐ Defence Establishment ☐ LLP						
			Trust, etc., although the accour nip Firm, Unregistered Trust, etc							
2. Proof of Identity (p	lease refer the guideline	es)								
Certificate of Incorpo Memorandum of Arti Board Resolution	Officially Valid Document(s) in respect of person authorized to transact Certificate of Incorporation/Formation Registration Certificate Memorandum of Articles and Association Partnership Deed Trust Deed Board Resolution Power of attorney granted to its manager, office, employees to transact on its behalf Activity Proof −1* (For Sole Proprietorship Only)									
3. Address Details* (p	ease refer the guideline	<u>e</u> s)								
A. Registered Address* Line 1* Line 2 Line3										
City/Town/Village*		District ⁺	Pi	in Code*						
State*		 Country*								
B. Correspondence/Loca	ı l Address in India (if dif	ferent from above)*								
Line 1*										
Line 2										
Line3										
City/Town/Village*		District ⁺	Pi	in Code*						
State*		Country*								
			Арр	licant Digital Signature (DSC)						

	e than 3 months old)								
Certificate of Incorporation/Formation Registration Certificate Other document									
Latest Telephone Bill" (Landline only) Latest Electricity Bill" Latest Bank Account Statement"									
Registered Lease/ Sale Agreement of Office Premises Validity/Expiry Date of POA (Expiry Date)									
Any other proof of address document (as listed overleaf)	Any other proof of address document (as listed overleaf)								
4. Contact Details									
Email ID	Mobile No.								
Email ID	Mobile No								
Tel (off)	Fax								
5. Annexures Submitted									
Number of Related Persons -									
6. Remarks / Additional Information									
7. Applicant Declaration									
I hereby declare that the details furnished above are true and	Applicant Digital Signature (DSC)	Applicant Wet Signature							
correct to the best of my/our knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/We are aware that I/We may be held liable for it.		ppcane ce signature							
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.									
DATE: (DD-MM-YYYY)									
PLACE:									
8. For Office Use Only									
KYC carried out by*	Interme	ediary Details*							
KYC carried out by* KYC Date	Self certified document	copies received (Originals Verified)							
	Self certified document True Copies of documen	copies received (Originals Verified) nts received (Attested)							
KYC Date	Self certified document	copies received (Originals Verified) nts received (Attested)							
KYC Date Emp. Name	Self certified document True Copies of documen	copies received (Originals Verified) nts received (Attested)							
KYC Date Emp. Name Emp. Code	Self certified document True Copies of documen	copies received (Originals Verified) nts received (Attested)							
KYC Date Emp. Name Emp. Code	Self certified document True Copies of documen	copies received (Originals Verified) nts received (Attested)							
KYC Date Emp. Name Emp. Code	Self certified document True Copies of document AMC / Intermediary Name (copies received (Originals Verified) nts received (Attested)							
KYC Date Emp. Name Emp. Code Emp. Designation	Self certified document True Copies of document AMC / Intermediary Name (copies received (Originals Verified) nts received (Attested) OR Code:							
KYC Date Emp. Name Emp. Code Emp. Designation	Self certified document True Copies of document AMC / Intermediary Name (copies received (Originals Verified) nts received (Attested) OR Code:							
KYC Date Emp. Name Emp. Code Emp. Designation	Self certified document True Copies of document AMC / Intermediary Name (copies received (Originals Verified) nts received (Attested) OR Code:							
KYC Date Emp. Name Emp. Code Emp. Designation	Self certified document True Copies of document AMC / Intermediary Name (copies received (Originals Verified) nts received (Attested) OR Code:							
KYC Date Emp. Name Emp. Code Emp. Designation	Self certified document True Copies of documer AMC / Intermediary Name C	copies received (Originals Verified) Ints received (Attested) OR Code: Be Signature and Stamp							
KYC Date Emp. Name Emp. Code Emp. Designation Employee Signature and Stamp	Self certified document True Copies of documer AMC / Intermediary Name C	copies received (Originals Verified) Ints received (Attested) OR Code: Be Signature and Stamp							
KYC Date Emp. Name Emp. Code Emp. Designation Employee Signature and Stamp	Self certified document True Copies of documer AMC / Intermediary Name C	copies received (Originals Verified) Ints received (Attested) OR Code: Be Signature and Stamp							
KYC Date Emp. Name Emp. Code Emp. Designation Employee Signature and Stamp	Self certified document True Copies of documer AMC / Intermediary Name C	copies received (Originals Verified) Ints received (Attested) OR Code: Be Signature and Stamp							





PAN of the Applicant	DIN (For Directors) Registered Address with Applicant (i.e. promoters, whole time directors etc.)				
	Name				
Name of Applicant	PAN				
				 	



DECLARATION TO BE GIVEN BY COPARCENERS OF THE HUF

To,						
48, Ja	cika Investmart Ltd, aora Compound, M.Y.H Indore - 452001					
Dear	Sir,					
open order all his	all the coparceners (members) ofdo here by authors /operate in the name of this H is / trades / transactions that are expended or deals shall be binding on the eventuality of change of Karta of stand that we are required to odd.	orize Karta IUF a dem executed b the HUF a or change	of the fam nat / tradin by the karta and all its m in the cons	ily Mr g account seve Mr embers jointly a stitution of HUF	rally responsible as well as several we shall inform	for the dealings/ and and ly.
	pecimen signature of the Karta M					_ is given below:
Speci	men Signature is full					
Sr Name of Coparcener / Member Gender Date of Birth Part With Karta Whether Coparcener / Member (please specify) Whether Coparcener / Member (please specify)						
Iparce	eners mentioned above are true to	the best o	f my knowle			t the details of co- n application.
Sigr	nature of Karta					



	TRADING	& DEMAT	ACCOUNT [LATED	DITAILS		
TYPE OF ACCO	UNT 🛛 Individual	Sı	ub Status [Residen	nt 🗆 Other		
A. BANK ACCO	UNT DETAILS						
Bank 1 : Bank N	ame & Branch Location	1		_			
Account No.			ī	☐ Savings	s ☐ Current	: 🗆 Oti	hers
MICR Code				FSC Cod	e		
Bank 2 : Bank N	ame & Branch Location	1	Į.	_			
Account No.				☐ Savings			
MICR Code	L			FSC Cod	e		
B. DEPOSITORY	ACCOUNT DETAILS (DP1	DETAILS CON	NSIDERED FO	R PAYOUT	OF SECURITIE	S IF FIL	LED)
	☐ DP	1 D[]alls			DP	2 D⊕al	lls
Depository	☐ NSDL	☐ CDSL		☐ CDS	L		NSDL
DP Name	Swastika Investman	t Limited					
First holder							
Second holder					1007/		
Third holder							
DP ID	IN 303833 / 120437	700					
Client ID	/ ucc						
C. MODE OF OPE	RATION FOR JOINT ACCO	DUNTS :					
and confirmation to will be permitted.	Inter-Depository Transfer, planereof as applicable) of securior Communication to be sen	ities and freeze/		ount and /or		or specific	c number of securities
D. TRADING PRE	FERENCES						
Please sign in th	e relevant boxes where	you wish to	trade. Please	strike off	the segment	not cho	sen by you.
Exchanges	NSE, BSE &	MESI					MCX, NCDEX BSE & NSE
All Segments	Cash / SLBM / Mutual Funds	F&O	Curr	ency	Debt		Commodity Derivatives
If you do not wi	sh to trade in any of sec	aments / Mut	rual Fund. Ple	ase ment	ion here		
	s / Foreign Nationals	, ,		- Constitution of the Cons			
7534500 755740500	rence Number		_				
I/We instruct the D	OP to receive each and ever de default option would be "		/ our account				natic Credit)
my/our account wi	instruct the DP to accept a thout any other further inst default option would be "l	truction from r				☐ Yes	□ No
(If not marked, the	ve dividend / Interest direct e default option would be " for locations notified by SE	Yes")	FASS MOORE	lven below	through ECS	☐ Yes	; 🗆 No



E. PROOF OF FINANC	IAL DETAILS (Attached an	y one	of the below	w. Mandatory	y for trading	in F&O / Currency segment)		
	nent Demat holding startlong with relevant support		t □ Salary	Slip □ Ban	k Account S	tatement (for last 6 months)		
F. PAST ACTIONS								
						/ any other authority against		
	ne applicant / constituent or its Partners / promoters / whole time directors /authorized persons in charge of dealing securities during the last 3 years : No Yes If yes, please specify							
G. DEALING THROUG	H SUB BROKER / AUTHOR	ISED I	PERSON (A	P) / OTHER S	STOCK BROK	ERS		
If Yes, please specify				,, -		<u> </u>		
Name of Stock Broke	1			Name	of SB/AP			
Name of Exchange			Client Code	(as given by ot	•			
	ues pending from/to such							
Whether you are a Me	ember / Sub-broker / AP of a	any Ex	change [Yes \(\square\) No)			
If yes, provide SEBI	REGISTRATION NO:		-					
H. GOODS & SERVIO	CE TAX REGISTRATION D	ETAI	LS:					
Registration No			Valid	dity Date		Name of the State		
CGST			DD / N	1M / YYYY				
IGST			DD / N	1M / YYYY				
UGST / SGST			DD / N	IM / YYYY				
Any Other Registration	on		DD / N	1M / YYYY				
I. STANDING INSTRU	ICTIONS / OTHER DETAILS	S / EM	AIL-SMS AI	ERT / CONT	RACT NOTE	PREFERENCE		
Contract Note / Holdin	g & Transaction Statement		lectronic [Physical				
Receive Delivery Instru	uction Slip		lo [Yes				
Share Email ID with Re	egistrar & Transfer Agent		lo [Yes				
Receive Annual Report		□ Ε	lectronic [Physical				
DP Accounts Statemer	nt	1	-	☐ Fortnightly Regulation	√ Weekly			
Declaration for Mobile	Number	□s	elf	Spouse	☐ Child	☐ Parent		
For Joint Accouns Com (See Note 5)	munication to be sent to	□ J	oint Holder		☐ All Joint	Account Holder		
I/We wish to avail basic s	ervices Demat A/c facility	□ N	о [Yes				
SMS Alert Facility	Mobile No. +91							
Refer to Terms and Conditions	[(Mandatory, if you are giving I	Power o	f Attorney (PC	DA)]				
<u>Gorial Crois</u>	(If POA is not granted & you de	ont wish	n to avail of th	is facility, cance	el this option)			
			11 000					
	ood the Terms and Conditions slindia.com/downloads/Oper			nnexures.				
Easi	To register for easi, please visit Easi allows a BD to view his IS					online.)		
Type of Account : 🔲 (I.		I - Repatriab		· · ·	☐ NRI - Non Repatriable		
	Qualified Foreign Investor		reign Nationa			☐ Promoter		
 	Margin	⊔ Ot	hers (Please	specity)				



J. INFORMATIO	N FOR PREVENTI	ON OF MONEY LAUI	NDERIN	G ACT, 2002			
Experience	Number of	years of Investment ,	/ Trading	Experience		Years	
Gross Annual Inc	ome Below	1 lac	<u> </u>	10 Lacs	10-25 Lacs □	>25 Lacs	
		Worth in Rs.			as on date		
Occupation (Please Tick)	_	Service Profession Sector Businession Wife Student	s [☐ Private Se☐ Retired☐ Others	ctor Service Agriculturis		(Pls Specify)
Nature of Busine	ss	acturing Services	s [☐ Trading	☐ Consul	tancy \square	Others
Is the Client Poli	tically Exposed Per	rson (PEP) or Related	to PEP	☐ Ye	es 🗌 No	ıU	NSCR CHECKED
DECLARATION	N						
application. I/We us in this form. I/ will render my acc I/We have rece Disclosure Docum to time. I/We also stockbroker and the	agree and underta We further agree the count liable for terre eived, read and u ent', 'Guidance Note confirm having rea ne tariff sheet. I / W	ke to intimate the DP, nat any false/misleadir mination and suitable understood the 'Ri e' and agree to abide be d/been explained and	Stock brong inform action are ghts and be understoned that t	oker any chang nation given by nd I/We may be d Obligation bound by the so cod the conten the standard se	ge(s) in the detail me / us or supprope held liable for s Document' for same and by the lots of the docume et of documents h	ls / particulession of an such information trading and Bye-Laws ant on policy	the date of making this lars mentioned by me / my material information mation/representation. and DP Services, 'Risk is are in force from time of and procedures of the splayed for information
Date: DD / MM	/ YYYY						
Place:			(
	(Firs	t/Sole Holder Signa	•	•	-	(Third	Holder Signature)
_ st.		Mobile 8	k Emai	I Declarat	ion		
Name of 1 st ho	older Detail s				rson whose Mol	bile numb	er/E -mail Id is
Mobile No.		☐ Se			endent children	Depen	dent parents
E-mail Id		☐ Se	lf Sp	pouse Depo	endent children	Depen	dent parents
SMS Alert Fac	cilty	☐ Ye	es N	o.			
Name of 2 nd h	older						
	Details				rson whose Mol	bile numb	er/E -mail Id is
Mobile No.		Se			rer applicable) endent children	Depen	dent parents
E-mail Id		☐ Se	lf Sp	pouse Depo	endent children	Depen	dent parents
SMS Alert Fac	eilty	☐ Ye	s N	Ō.			
Name of 3 rd h	older						
	Details				rson whose Mol	bile numb	er/E -mail Id is
Mobile No.					rer applicable) endent children	Depen	dent parents
E-mail Id		☐ Se	lf Sp	pouse Depe	endent children	Depen	dent parents
SMS Alert Fac	eilty	☐ Ye	s N	0.			
Nomination I/We wish	Option : to make a nominat		minee	Registratio	on No. e do not wish to	make a no	mination
Date: DD / MM	/ YYYY						
Place:							
		t/Sole Holder Signa			der Signature)		Holder Signature)



Nomination Form

	astika Invest Jaora Compou		ted					ORN e filled					ION ng singly	or jo	intly)					
Da		M M Y	Υ	YY	ucc	/ DP ID	П	N	П	П			Client ID	Τ	Π			T	Τ	Π
1/	We wish to make	a nomination	ı. [<i>A</i> s	per deta	ails given	n below]										<u> </u>				
N	omination Detail	s																		
	e wish to make a l y / our death.	nomination ar	nd do	hereby	nominate	the follo	owing	person	(s) who	shall	l recei	ive all	the ass	ets he	eld in	my	/ our	acco	unt ii	า the
	mination can be minees in the ac		rree		Detail	ls of 1 st l	Nomir	nee	De	etails	of 2 ⁿ	^{id} Non	ninee		Deta	ils d	of 3 ^{rc}	Nom	inee	*
					M	ANDAT	ΓOR	/ DET	AILS	•										
1	Name of the no	minee(s) (Mr.	/Ms																	
2	Share of each Nominee	Equally						%					%						%)
	Nommee	please specify percentage]		Any	odd lot	after divi	ision s	shall be	transi	ferred	to the	e first	nomine	e mei	ntion	ed i	n the	form		
3	Relationship W (If Any)	ith theAppli	cant																	
* Date	of Birth and nar	ne of guardia	n to l	be provi																
4	Address of No	minee(s)			NON -	- MAN	DAI	ORY	DETA	ILS				1						
	City / Place: State & Country																			
		PIN Cod	е																	
5	Mobile / Telep nominee(s)	hone No.	0																	
6	Email ID of nor	ninee(s)																		
7	Nominee Ident [Please tick and and provide det	y one of follo																		
	Photograph & S Aadhaar Savir account no. Pro Demat Account	ng Bank oof of Identity	N																	
Sr. N	los. 8-14 should	be filled onl	y if n	ominee	(s) is a n	ninor:														
8	Date of Birth {i nominee(s)}	n case of m	inor																	
9	Name of Guard case of minor i																			
10	Address of Gu	ardian(s)																		



City / Place: State & Country:	:				ı		
	PIN Code						
Mobile / Telepl Guardian	hone no.						
Email ID of Gua	ardian						
Relationship of nominee	f Guardian with						
[Please tick any	one of following						
PAN Aadhaar S account no. Pro	Saving Bank of of Identity						
		Name(s) of h	older(s)			Signature(s) of holder*
e / First Holder (M	ſr./Ms.)						
econd Holder (Mr.	/Ms.)						
nird Holder (Mr./M	s.)						
	Mobile / Telepi Guardian Email ID of Gua Relationship or nominee Guardian Ident [Please tick any and provide det Photograph & S PAN Aadhaar S account no. Pro Demat Account e / First Holder (Mecond Holder (Mr.	State & Country: PIN Code Mobile / Telephone no. Guardian Email ID of Guardian Relationship of Guardian with nominee Guardian Identification details	PIN Code Mobile / Telephone no. Guardian Email ID of Guardian Relationship of Guardian with nominee Guardian Identification details [Please tick any one of following and provide details of same] Photograph & Signature PAN Aadhaar Saving Bank account no. Proof of Identity Demat Account ID Name(s) of he	PIN Code Mobile / Telephone no. Guardian Email ID of Guardian Relationship of Guardian with nominee Guardian Identification details [Please tick any one of following and provide details of same] Photograph & Signature PAN Aadhaar Saving Bank account no. Proof of Identity Demat Account ID Name(s) of holder(s) e / First Holder (Mr./Ms.)	State & Country: PIN Code Mobile / Telephone no. Guardian Email ID of Guardian Relationship of Guardian with nominee Guardian Identification details [Please tick any one of following and provide details of same] Photograph & Signature PAN Aadhaar Saving Bank account no. Proof of Identity Demat Account ID Name(s) of holder(s) e / First Holder (Mr./Ms.)	State & Country: PIN Code Mobile / Telephone no. Guardian Email ID of Guardian Relationship of Guardian with nominee Guardian Identification detalles [Please tick any one of following and provide details of same] Photograph & Signature PAN Aadhaar Saving Bank account no. Proof of Identity Demat Account ID Name(s) of holder(s) e / First Holder (Mr./Ms.)	State & Country: PIN Code Mobile / Telephone no. Guardian Email ID of Guardian Relationship of Guardian with nominee Guardian Identification details [Please tick any one of following and provide details of same] Photograph & Signature PAN Aadhaar Saving Bank account no. Proof of Identity Demat Account ID Name(s) of holder(s) Signature(s

Note:

This nomination shall supersede any prior nomination made by the account holder(s), if any.

 $The \ Trading \ Member \ / \ Depository \ Participant \ shall \ provide \ acknowledgement \ of \ the \ nomination \ form \ to \ the \ account \ holder(s)$

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



Declaration Form for opting out of nomination

	Dat	е	D	D	M	M	Υ	Υ	Υ	Υ
To, Swastika Investmart Limited 48, Jaora Compound, Indore										ı
UCC/DP ID										
Client ID (only for Demat account)										
Sole/First Holder Name				•	•			•	•	
Second Holder Name										
Third Holder Name										
I / We hereby confirm that I / We do not w	ish to	appoi	nt any	/ nom	inee(s)	in my	/ our	tradir	ng / d	lemat
account and understand the issues involved	d in n	on-app	oointm	nent c	f nomi	inee(s)	and fo	ırtheı	are a	aware
that in case of death of all the account ho	lder(s), my	/ our	legal	heirs v	vould	need t	o sub	mit a	II the
requisite documents / information for clai	iming	of ass	ets he	eld in	my / c	our tra	ding/	dema	at acc	ount,
which may also include documents issued	by Co	ourt or	other	such	compe	etent a	uthori	ty, ba	sed o	n the
value of assets held in the trading / demat	accou	unt.								
Name and	Sign	nature	of H	oldei	(s)*					
12					3					

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

swas	tika

Client Code : Client Name :

Date:

DEMAT DEBIT AND PLEDGE INSTRUCTION (DDPI)

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

^{*} The same may be e Signed or signed physically.

Swastika Investmart Limited

Signature & Stamp



Notes for DDPI:

- 1. The DDPI process is as per the SEBI circular SEBI/HO/MIRSD/DoP/P/CIR/2022/44.
- 2. By giving DDPI authorization to the stock broker and depository participant, you authorize the broker to access the Beneficial Owner (BO) account to meet the settlement obligations of the trade executed by the you.
- By processing DDPI you will be able to pledge your shares, by pledging your shares as collateral with the broker, you will receive margin on the pledged shares. You can use these funds to trade in market.

Note: For more details of DDPI please refer Annexure A

Annexure -A (DDPI)

Schedule -1 MARGIN & MTF ACCOUNT DETAILS

Account Type	DP ID	DP Name	Client ID
TM/CM's Client Securities Margin Pledge Account (Cash&F&0)(CDSL)	12043700	Swastika Investmart Limited	915204
TM/CM's Client Securities Margin Pledge Account (Cash & F&0) (NSDL)	IN303833	Swastika Investmart Limited	10360979
TM/CM's Client Securities Margin Pledge Account (Cash & F&0) (CDSL)	12043700	Swastika Investmart Limited	917668
TM/CM's Client Securities Margin Pledge Account (Cash & F&0) (NSDL)	IN303833	Swastika Investmart Limited	10362152
Schedule -2 MTF ACCOUNT DETAILS			
Account Type	DP ID	DP Name	Client ID
TM/CM's Client Securities Margin Pledge Account (Cash & F&0) (NSDL)	IN303833	Swastika Investmart Limited	10360987
Schedule -3 CM ACCOUNT DETAILS			
Account Type	CM BP ID DP ID	DP Name	Client ID
NSDL NSE CM Pool Account	IN565996 IN303833	Swastika Investmart Limited	10000047
NSDL BSE CPI Pool Account	IN655953 IN303833	Swastika Investmart Limited	10000055
CDSL NSE CM Poo Account	N51128 12043700	Swastika Investmart Limited	100532
CDSL BSE CPI Pool Account	942 12043700	Swastika Investmart Limited	98288
CDSL NSE Early Pay in	11000011	Swastika Investmart Limited	17201
CDSL BSE CM Pool Account	11000011	Swastika Investmart Limited	18342

Note : This authorization will continue to remain valid until revoked in writing by you (pursuant to SEBI Circular no. SEBI/HO/MIRSD/DoP/P/CIR 2022/44 dated April 04,2022



OPTION FORM FOR ISSUE OF DIS BOOKLET

						Date	D	D	M	M	Υ	Υ	 Y	Υ
DP ID				1		Client ID								
First Hol	der N	ame			•	•				•				•
Second	Holdei	r Nam	ie											
Third Ho	older N	lame												

To,

Swastika Investmart Limited

48, Jaora Compound, Indore

Dear Sir / Madam,

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

☐ OPTION 1:

I / We require you to issue Delivery Instruction Slip (DIS) booklet to me / us immediately on opening of my / our CDSL account though I / we have issued a Power of Attorney (POA) / registered for eDIS / executed PMS agreement in favour of / with **Swastika Investmart Limited** (name of the attorney / Clearing Member / PMS manager) for executing delivery instructions for settling stock exchange trades [settlement related transactions] effected through such *Power of Attorney holder -Clearing Member / by PMS manager/ for executing delivery instructions through eDIS.

Yours faithfully

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

<u>OR</u>

☐ OPTION 2:

I / We do not require the Delivery Instruction SlipD(S) booklet for the time being, since I / We have issued a POA/ registered for eDIS / executed PMS agreement in fa vour of / with **Swastika Investmart Limited** (name of the attorney / Clearing Member / PMS manager) for executing delivery instructions for settling stock exchange trades [settlement related transactions] effected through such Power of Attorney Holder - Clearing Member / by PMS manager or for executing delivery instructions through eDIS. However, the Delivery Instruction Slip (DIS) booklet should be issued to me / us immediately on my / our request at any later date.

Yours faithfully

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



Terms And Conditions-cum-Registration / Modification Form for receiving SMS Alerts from CDSL [SMS Alerts will be sent by CDSL to BOs for all debits]

Definitions:

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

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

Availability:

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

Receiving Alerts:

- 1. The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- 2. The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off" mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts sent during such period.
- 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever.
- 4. The BO further acknowledges that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/ or inaccuracy. In case the BO observes any error in the information provided in the alert, the BO shall inform the depository and/ or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alerts facility.
- 5. The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about any such unauthorized debit to/transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- 7. The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.
- 8. The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever.
- 9. If the BO finds that the information such as mobile number etc., has been changed without proper authorization, the BO should immediately inform the DP in writing. (20)



Fees:

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

Disclaimer:

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

Liability and Indemnity:

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

Amendments:

Place: ___

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

Governing Law and Jurisdiction:

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

I/We wish to avail the SMS Alerts facility provided by the depository on my/our mobile number provided in the registration form subject to the terms and conditions

mentioned below. I/ We consent to CDSL providing to the service provider such information pertaining to account/transactions in my/our account as is necessary for the purposes of generating SMS Alerts by service provider, to be sent to the said mobile number.

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

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

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

TANA and ideals of the following information for the annual of the same and the following information for the annual of the same and the following information for the same and the following information for the same and the sam

1/ we provide the	rollowing inform	nation for i	ne purpo	ose of REGIS	TRATION	I / MODIFI	CATION (PIE	ase cance	out wha	at is not	арриса	oie).			
BOID															
			(F	Please write	your 8 d	ligit DPID)		(Please	e write	your 8 di	git Clier	nt ID)		
Sole / First Holde	er's Name :														
Second Holder's	Name :														
Third Holder's N	ame :														
Mobile Number o	on which	+9	1					1							
messages are to	be sent														
				(Pleas	se write	only the	mobile nui	mber with	out pref	ixing co	ountry c	ode or	zero)		
The mobile num	ber is registere	d in the n	ame of:												
Email ID:															
	(Please wr	ite only O	NE valid	email ID or	n which	commun	ication; if a	iny, is to l	oe sent)						
					_				_						
Signatures	Sole /	First Hold	er				cond holde	r					hird Ho	older	



POLICIES AND PROCEDURES FOR CLIENT DEALINGS ALL EXCHANGES - MANDATORY (as required by SEBI circular MIRSD / SE / Cir-19/2009 dated December 3, 2009)

- 1. **Delayed payment charges / Penalty:** The Client agrees that without prejudice to any other remedy or right prescribed in the present, the trading member may charge interest on delayed payment / penalty charges on the debit balance of the client which is not settled as per exchange norms, upto 36% per annum.
- 2. **Penny / Illiquid Stocks:** The Client Understands and agrees that the trading member may at any time at its sole discretion and without prior notice, refuse, prohibit or restrict the client's ability to place orders or trades in penny / illiquid stocks. For this purpose penny / illiquid stock means stocks which are appearing in the list of illiquid securities issued by the exchanges every months.
- **3. Setting up exposure Limit:** The client is aware & agrees that the trading member may need to vary or reduce the exposures limit or impose new limits urgently on the basis of trading members risk perception and other factors considered relevant by the stock brokers. The trading member may be unable to inform the client of such variation, reduction or imposition in advance.
- **4. Brokerage rate:** The client understands and agrees that the trading member charge brokerage and other statutory charges and levies as per the rates mentioned in the schedule of charges/tarrif sheet. Any change in brokerage will be with the consent of client.
- 5. Position Square off: The client is aware and agrees that in case of debit balance in client account, non payment of margin or client's dues as per exchange norms, the trading member may sell client securities or close client's position, without giving any notice to the client and loss / profit arise on such transaction will be treated as norms profit / loss of the client.
- **6. Internal Shortage:** In case of internal shortage of securities, any entry passed to the account of the client in accordance with the practice consistently followed by the trading member across all its client shall be binding on the client policy. Further in case of shortage of securities, the client agress and authorize trading member to buy shares on behalf of the client and debit the amount for the same to the client trading account maintained with the trading member. Detailed internal shortage policy is available at SIL website download section.
- 7. Restrictions on further position or close out: the client is aware and agrees that in case of insufficient balance in his trading account on account of pay in / MTM margin obligation or non payment of client's dues as per the exchange norms, the trading member may refuse to take further position and / or close the existing position of client to make client account good.
- **8. Temporary Suspension or closing:** The client shall be entitled to temporarily suspend / close his account without giving any reason to the trading member, after giving notice in writing. Notwithstanding any such termination, all rights, liabilities and obligation of the parties arising out of or in respect of transactions entered in to prior to the termination of this Client Registration Documents shall continue to subsist and vest in / be binding on the respective parties.
- **9. Deregistering:** In the event of default under this Client Registration Documents by the client, the trading member shall be completely entitled to any or all of the following course of action:
 - I. Immediate termination of this Client Registration Documents and termination of the provisions or services in terms of this Client Registration Documents.
 - II. Other remedies as may be available in terms of law inforce, at that point of time.
 - III. Arbitration in terms of this Client Registration Documents.
- **10. Policy for treatment of inactive accounts and process for reactivation:** If the client has no open position and is inactive for more than one year then the account would be suspended for trading. If there is any credit available in the Client's margin account with us, it would be refunded at the client's request. If the client is desirous of reactivating his account post the suspension, then he will have to send a written request for reactivation.

Client Code		
Date: DD / MM / YYYY	Client Signature	
Place:	enent digitation	A



VOLUNTARY TERMS AND CONDITIONS

Whereas the client intends to open securities trading accounts with Swastika Investmart Limited, (hereinafter referred as SIL) for the purpose of trading in Capital Market Segment, Futures & Options and Currency Derivative Segments of the National Stock Exchange of India Ltd., the Bombay Stock Exchange Ltd., and the MCX Stock Exchange Ltd. and Mutual Fund transactions Facilities offered by SEBI recognized Stock Exchange and whereas for the purpose of more fully and conveniently availing of the services agreed to be provided by SIL and also the additional services that may be made available by SIL from time to time, the Client, on its own free will and volition, agrees to accept and be bound by the following terms and conditions. The Client understands that these terms and conditions are voluntary i.e, non-mandatory in nature but on their acceptance, these shall constitute the contract between the parties and bind them fully and be enforceable by each party against the other.

- 1. Authorization to debit additional charges with regard to Trading and Demat Account: Without prejudice to the other rights and obligations of the parties, the client understands and agrees that SIL may levy additional charges including Annual Maintenance Charges and all transaction charges with respect to Clients Demat account for any service rendered by SIL and as may be required by the Client, and recover from the Client all reasonable costs, as may be incidental or consequential for rendering the said services. The said charges will be debited to the clients ledger account with SIL Broking.
- 2. Payment by cheque: Where payment by the client towards margin money is made through cheque / pay order / demand draft issued in favour of SIL only upon realization of the funds of the said cheque / pay order / demand draft.
- as may be permitted by the Exchange(s) from time to time to be placed with SIL shall be subject to a lien for the payments or fulfillment of all undischarged liabilities and obligations of the Client in relation to its transactions or owing to any of the group companies of SIL. SIL shall be entitled to withhold such securities, funds and/or property of the Client as security towards any such un-discharged liabilities or obligation of the Client and to sell and/or appropriate to itself all such securities, funds or properties at its sole discretion & at any point of time.
- 4. Authorization for delivering / pledging shares: The client understands and agrees that SIL may deliver to the Exchange any securities held by it on behalf of the client to discharge settlement obligations in respect of securities sold by the client or pledge the same with the clearing house of the recognized stock exchange in any segment where the Client is registered for trading for the purpose of providing margin for the trading positions contracted or to be contracted by the Client or with any scheduled commercial bank, Non-Banking Financial Institution or other financial institution for raising funds to the extent account of the client carries debit balance but without any obligation on its part to so raise funds by pledging the securities and without prejudice to the right of SIL to enforce, at its option, the collateral security in the

securities to recover the debit balance at any time.

- transfer and stock transfers: The client hereby authorizes SIL to transfer its debit/credit balances in the ledger account arising during the course of trades in any segment to its ledger account in any other segment or to transfer any stock purchased/lying in its account in any segment to its account in any other segment as often as may be required. The transfers may be completed by passing journal entries in the books of SIL.
- **6. Disclaimer:** The Client understands and agrees that neither SIL nor any other party disseminating any market data, message or information through the Website of SIL or in any other media shall be liable for:
- (a) Any inaccuracy, error, omission or delay in the transmission or delivery of any such data, information or message, or
- (b) Any loss or damage arising from or occasioned by
 (i) Any such inaccuracy, error, delay or omission, (ii)
 Nonperformance,
- or (iii) Interruption in making available any such data, information or message, due to either any act or omission by SIL or any disseminating party or to any "force majeure" (e.g. flood, extraordinary weather condition, earthquake or other act of nature, fire, war, insurrection, riot, labour dispute/unrest, accident, action of government, communications or power failure, equipment or software malfunction) or any other cause beyond the reasonable control of SIL or any disseminating party.
- 7. Manner/Mode of placing orders/instructions & Nonexecution/delay/cancellation of Orders: The Client may communicate orders and other instructions to SIL or the subbroker/ authorised person as the case may be over phone at the designated contact telephone number, or in writing, or through designated email, or by personally visiting the through designated office. The client hereby agrees that SIL or the Exchanges shall not be liable for non execution or partial execution of any orders caused due to suspension, interruption, or malfunctioning of the online as well as offline trading services, disruptions or congestion of communication net works, hardware or software problems, or failure of the electronic trading beyond the control of SIL or the Exchange.
- 8. Non-execution/delay/cancellation of Orders: The client hereby agrees that SIL or the Exchanges shall not be liable for non execution or partial execution of any orders caused due to suspension, interruption, malfunctioning of the online as well as offline trading service, disruptions or congestion of communication net works, hardware or software problems, or failure of the electronic trading system generally in any manner due to one or the other reasons beyond the control of SIL or the Exchange.
- 9. Client not to act on representations of agents, employees: Client is aware that SIL has not authorized any agents, representatives, employees or other persons to make any representation, or to give any promise, assurance, warranty, undertaking or commitment as to return on investment of the Client whether in writing or otherwise on behalf of SIL.



- 10. Recording of Conversation: The client is aware and agrees that SIL may tape record the conversation between the client/client's representative and SIL, whether over the telephone or in person. SIL may produce before competent authorities, voluntarily or on such production being required by such authorities, recorded conversation or transcript thereof or both as valid evidence of the content of the conversation so recorded.
- 11. Confidentiality of Client Details: SIL may disclose the client information to any person /entity as required under the law or to any broker's Association or organisations in case of dispute in order to take informed decision. The Client hereby agrees and give its consents for the disclosure by SIL to any person or entity including but not limited to any independent third parties or any entities of SIL Group, whether within or outside India, of any information and data relating to Client or relating to Client's trading account with SIL for the purposes of or in connection with, any present or proposed initiatives, including but not limited to any marketing or cross sell initiatives, business proposals, activities, facilities or services availed of or to be availed, by Client in future.
- **12. Disclosure as to Proprietary Trades by SIL:** SIL carry out proprietary trades in addition to trades on behalf of its Clients.
- 13. Severance: In case any one or more of the terms and conditions contained in this document become invalid, illegal or unenforceable in any respect under any applicable law, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.
- 14. No Waiver: No forbearance, relaxation or inaction by any party to require from the other performance or discharge of any obligation to be performed or discharged by the other under this document shall in any way affect, diminish, or prejudice the right of such party to require of the other party at any time such performance or discharge, or performance or discharge of any other obligations under this document or be considered to be a waiver of any rights, unless the waiver is specifically agreed in writing.
- **15. Notices:** All notices or communications issued by SIL shall be served on the Client in any one or more or all of the following ways at the ordinary business address and/or ordinary place of residence and/or last known address of the client:
- 15.1 (a) By ordinary post or (b) By registered post (c) Under certificate of posting or (d) By express delivery post or (e) by SMS on registered mobile or by telephonic call or (f) By affixing it on the door at the last known business or residential address or (g) By oral communication to the party or on the last known telephone number or on the recording machine of such number or (h) By advertising it in at least one prominent daily newspaper having circulation in the area where the last known business or residential address of the client is situated or (i) By publishing it in the website of SIL wherein secured login-id and password to Client is provided or (j) By a notice posted on the notice board of the Exchange if no address be known or (k) By electronic mail or fax or (l) By hand

- delivery or By Courier or any other mode as may be allowed for communication.
- 15.2 Notwithstanding anything stated above, communication relating to orders, margins, maintenance calls and other similar matters in the ordinary course of dealings between SIL and the Client may be made orally, or in the approved mode.

16. Electronic Contract Note (ECN):

- 16.1. Client agree to receive contract notes in Electronic/Digital Form (ECN) authenticated by means of a digital signature in lieu of Physical Contract notes through provided e-mail id in KYC Application Form at page No. 3 under point c contact details.
- 16.2. The Client shall access and verify the ECN and all information contained therein, In case of discrepancy the Client, shall inform SIL either in writing or via E-mail within reasonable time of the receipt of the same. SIL shall also publish the Contract Note on the Web site www.swastika.co.in on any other designated location specified by SIL from time to time. The Client will be issued a login and password by which the Client can login in to his account and view/save/print the ECN. Should the Client experience any difficulty in opening the ECN, SIL may, on advice by the Client, make the Contract Note available by any other means (e-mail, electronic mail attachment, or in the form of an available download from the back office web site or by delivery of a hard copy). Client's failure to advice SIL of such a difficulty shall amount to valid delivery and viewing of the document by the Client.
- 16.3 1. The client agrees to accept the transaction carried by him/her/them in digital form through internet such as copies of ledgers, Bills, Margin Statements, Statement of accounts of funds & securities and any other information / documents through internet to my/our Registered E-mail ID.
 - 2.Client undertake to check the contract notes / Bills on regular basis and bring the discrepancies to SIL notice with in 24 hours of issuance at any time. Non verification or not accessing the internet on regular basis shall not be a reason for disputing about the documents.
 - 3.Client shall ensure that these mail ids are kept valid and any change in my/our e-mail ids shall be communicated to SIL in writing.
 - 4.Client is aware that non receipt of bounced mail notification by SIL, shall amount to delivery of contract notes/bill/Statement of accounts/other documents at my/our e-mail id.
 - 5.Client also aware that the copies of the contract notes are also available at SIL website www.swastika.co.in for which I/we have been provided with an user id and password.
 - 6.Client aware that in case of any failure in system or error in digital contract notes, the same will be provided in physical form, which shall be binding on me/us
- 17. Participate to provide the transaction statement through internet (web-based and /or email) (D.P.)

The Client has agreed and permitted the participant the provide the transaction statement through internet (webbased and/or email) as follows:



- 1. The participant shall install adequate system to restrict the access of the transaction statement only to the client and client shall also take necessary steps to ensure confidentiality and secrecy of the login name and password.
- 2. In case of change in email address, client immediately inform the Participant and participant shall verify and confirm with the client. Further, the participant shall confirm with the client about validity of the email address at least one in a year.
- 3. The client agrees not to receive transaction statement in physical form from the participant, until and unless due to any unforeseen problems.
- 4. The client shall have the right to terminate these agreed terms and conditions after giving a notice of at-least 10 days to the other parties.
- 18. Electronic Transmission of other Documents:

 Client who have opted for ECN agrees that SIL may transmit to the Client any statements, documents or intimation including, but not limited to, Margin Statement, Statements of Funds and Securities, margin and maintenance calls & other notices / communications in electronic mode either at the e-mail ID designated for delivery of ECN or to the mobile number of the Client or both and, in case of non receipt of bounced mail/non delivery of SMS notification, SIL shall be deemed to have fulfilled his obligation to deliver to the Client such documents. Discrepancies if any in documents should be brought to the notice of SIL within reasonable time from issuance failing which the documents shall be deemed to be true and correct record of transactions stated therein.
- 19. Electronic Payment Gateway for Net Banking Services: SIL may provide on its internet trading website, access to Electronic Payment Gateways provided by various banks / service providers for facilitating transfer of funds from Client's bank account to the account of the Client with SIL. Client understands that SIL is only providing access to the electronic fund transfer facility provided by the banker/ service providers of the Client through SIL's website by means of an interface and is not liable or responsible for the proper functioning or otherwise of the Gateway or for any transaction errors, losses, malfunctioning or hacking of the system by unscrupulous elements, frauds, and/or any incidental or consequential claims arising thereout. Client undertakes not to make SIL a party to any litigation, claim, dispute, difference or complaint that the Client may initiate in respect of, arising out of or in connection with any transactions on the Gateway and agrees that SIL's liability shall at all time be limited to the amount actually received in its account by electronic transfer from Client's account with the Bank. SIL can leavy charges against the facility as mentioned in tariff sheet.

20. Internet / Wireless Technology based Trading facility:

20.1. SIL offers Internet and mobile Trading facility for transaction in securities on the concerned Exchanges including facilities for online application of IPO / FPO / NFO / Bond issues or any other issues of securities or services to apply/purchase/redeem/ sale/buyback or otherwise

- deal in the units of Mutual Funds (hereinafter referred to as "the Internet/wireless Trading system") through Exchange approved software. The Client can route its orders to SIL over the internet/mobile/laptop with data card or any other devices which use internet protocol for purchasing, selling and dealing in securities. The Client may avail of such Trading facility provided by SIL by complying with the formalities prescribed therefore.
- 20.2. Non-usage of Internet/Wireless Trading Facility: If the Client does not use the Internet/Wireless Trading Facility for a continuous period of 3 months or such other period as SIL may notify, the facility may be deactivated without notice and the Client shall comply with the prescribed formalities for reactivating the facility. Trades can, however, be executed at all time by placing orders off-line with the concerned branch of SIL.
- 20.3. The client understands and agrees that SIL has different product of the Internet Trading /Wireless Trading softwares which have been approved by the Exchanges and the client shall be allotted such product as may be chosen by him. The client also understands and agrees that depending on the trading activity of the client, SIL shall have the exclusive right and liberty to change the product version allotted to the client and allot a different product version of the Internet Trading/Wireless Trading facility.
- 20.4. Orders of Client subject to review by SIL: The Client agrees that the SIL may, on being suspicious of any of the transactions, review any order placed by a Client, which may cause delays in the processing of the Client's order or may result in rejection of such order."
- 21. Extra Ordinary Events and termination/ suspension of trading facility: SIL will not be liable for losses caused directly or indirectly by government restriction, Exchange rulings, suspension of trading, computer, communication, telephone or system failure, war, earthquakes, flood, accident, power failure, equipment or software malfunction, lack of connectivity, congestion or disruption of communication net-work or links, software glitches or corruption, low processing speed, strikes or any other conditions beyond SIL's control resulting in nonexecution, partial or incomplete execution of orders and the resulting financial loss, if any SIL may at any time terminate, discontinue or temporarily suspend trading facility provided to the Client in the event of any such extraordinary event occurring without giving prior notice to the Client.
- **22. Amendments to the terms and conditions:** SIL reserves the right to amend the terms and conditions herein contained by adding, deleting, modifying or varying the provisions thereof by giving 15 days prior notice to the Client. In the event where the client has not objected to revised terms and conditions within 15 days of receiving the notification, the same shall be binding on the client.
- 23. Mutual Fund Service System Facility / BSE Star MF:
 Client is registered with SIL Broking and has executed
 Know Your Form and certain other documents for the
 purpose of trading in securities market on the recognized
 Stock Exchange (herein after referred as "Exchange").
 Incase client opts for the purpose of dealing in the units of
 Mutual Funds Schemes permitted to be dealt with on the
 SEBI recognized Stock Exchanges (Mutual Fund



Transaction Facilities). Know Your Client details as submitted by the client for the stock broking shall be considered for the purpose of Mutual fund transaction facilities and abide by the terms and conditions as mentioned in the circulars as may be specified by the Exchanges from time to time in this regard. Client shall also ensure compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI). Client shall read & understand the contents of the Scheme Information Document and Key Information Memorandum, addendum issued regarding each Mutual Fund Schemes with respect to which client choose to subscribe / redeem. Client further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund Schemes. Client confirm to have read & understood the terms & conditions for using Mutual Fund transaction facility as stated in KYC handout (customer copy)

24. Parties agree that all claims, differences or disputes between them, arising out of or in relation to this Client Registration Documents, any contracts, dealings and transactions made subject to the Bye laws, Rules and Regulations of the Exchanges shall be submitted to arbitration for resolution in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and the

Byelaws and Regulations of the concerned Exchange. Provided, however, that recourse shall not be had to the arbitration, the grievance redressal mechanisms or to the investor protection schemes of the Exchanges or SEBI where the claims, differences or disputes exclusively arise out of or relate to any contracts entered into; transactions carried out; schemes, leagues or competition joined; other arrangements or understandings reached or relations established by the client with a group concern or associate of the Stock Broker or any third parties and to which the Byelaws, Rules and Regulations of the Exchange are not attracted and the Client understands and agrees that any application for invoking the arbitration/grievance redressal mechanisms or investor protection schemes of the Exchange in relation to any such dispute, claims or differences shall be liable to be dismissed.

I/We hereby confirm to have reand conditions as mentioned at	
same.	

Date: DD / MM / YYY Place:

(37/49)

Client Signature

STANDING INSTRUCTION TO MAINTAIN RUNNING ACCOUNT (VOLUNTARY DOCUMENT)

I / We request you to maintain my/our accounts for funds securities on running accounts basis instead of 'bill to bill settlement basis, unless I/we specifically request you for a payout of available free funds or securities in the account. You may settle the accounts at Monthly \(\square \) Quarterly \(\square \) (strike off whichever is not applicable, else the option will be considered as Quarterly) or at such other intervals as SEBI/Stock Exchanges may specify from time to time. I / We further authorize you to retain funds as may be permitted by Stock Exchanges/SEBI from time to time or towards other unbilled services and/or charges applicable on my account, while settling the accounts. I/We further authorize you to also retain an amount as

permitted by SEBI / Stock Exchanges from time to time, while settling my / our account. I/We understand and agree that no interest will be payable on the amount of funds retained by you as above. I / We agree that Swastika Investmart Limited shall not be liable for any claim for loss or loss of profit or for any consequential, incidental, special or exemplary damages, or otherwise, caused by retention of such securities/funds. The standing instruction/authorization for maintaining my/our account as running account shall remain valid until revoked in writing, addressed to you.

☐ India ☐ Other

 (Client Signature)

Date: DD / MM / YYYY	
Place:	Client Code

		•						
Clien	nt Name							
			First / S	Sole Holder	Second H	Holder (if any)	Third Ho	lder (if any)
1.	Are you U.S. (Refer KYC H	Person ? landout - Customer Copy)	□ Yes	□ No	□ Yes	□ No	□ Yes	□ No
2.	Specify coun (Tax Residen	try of residence for tax purpose cy)	□ India	☐ Other	☐ India	☐ Other	□ India	□ Other

□ India
□ Other

FATCA / CRS DECLARATION / SELF CERTIFICATION FOR INDIVIDUAL

Note: If you are a U.S. person and /or if your tax residency / nationality / citizenship is other than India, then please provide declaration / self certification under FATCA/CRS.

This declaration form can be downloaded from www.swastika.co.in

Specify Country of Citizenship







□ India
□ Other

(Third Holder Signature)



A. DEMAT TARIFF SHEET AMC Based **SCHEMES** Deposit One Time **BSDA** Tariff Based Charges Upto Rs. Rs. 400001 to 400000 Rs. 100000 Nil Nil Nil Nil **Account Opening Charges** Nil Nil Nil Nil Nil **Documentation Charges** Nil Rs.150 Nil Nil Rs.150 Rs.150 **POA Charges** AMC for Individual & Rs.250 Rs.2000 Rs.1000 Nil Rs.100 **HUF Account** (refundable)* (Non-refundable) Rs.3500 Entities other than Rs.500+ Rs.6500 N.A. N.A. (Rs.500 CDSL/ above mentioned (Refundable)* (Non-refundable) **NSDL Charges**) Transaction Charges:-On purchase Nil Nil Nil Nil Nil On sale :-Within Swastika Group 0.02% Or 0.02% Or 0.02% Or 0.02% Or 0.02% Or (Min.Rs.17) (Min.Rs.17) (Min. Rs.17) (Min.Rs.17) (Min.Rs.17) Outside Swastika Group 0.03% Or 0.03% Or 0.03% Or 0.03% Or 0.03% Or (Min. Rs.25) (Min. Rs.25) (Min. Rs.25) (Min. Rs.25) (Min. Rs.25) Rs.2 per Demat charges Rs.2 per Rs.2 per Rs.2 per Rs.2 per certificate** Or certificate** Or certificate** Or certificate Or certificate Or (Min. Rs.10) (Min. Rs. 10) (Min. Rs. 10) (Min. Rs. 10) (Min. Rs.10) Remat charges Rs.25/every Rs.25/every Rs.25/every Rs.25/every Rs.25/every 100 securities 100 securities 100 securities 100 securities 100 securities (Min. Rs. 50) Or (CDSL/NSDL (CDSL/NSDL (CDSL/NSDL (CDSL/NSDL (CDSL/NSDL charges extra)** charges extra)** charges extra)** charges extra)** charges extra)** Pledge Creation, Closure:-0.02% Or 0.02% Or 0.02% Or 0.02% Or 0.02% Or (Min. Rs.50) (Min. Rs.50) (Min. Rs.50) (Min. Rs.50) (Min. Rs.50) Margin Pledge / Un pledge Rs. 15 Rs. 15 Rs. 15 Rs. 15 Rs. 15 Rs. 100 Rs. 100 Rs. 100 Account Freezing Rs. 100 Rs. 100 Rs. 20 Delay pay-in per Rs. 20 Rs. 20 Rs. 20 Rs. 20 instruction charges Addition account statement Rs.20 Rs.20 Rs.20 Rs.20 Rs.20

Notes for Demat Tariff Sheet:

- 1 Swastika reserves the right to revise the tariff structure from time to time, with notice of 30 days. The notice may be given by Ordinary post, email or on the website of Swastika.
- 2 DRF would be accepted against upfront payment.
- 3 Rejection of DRF for BSDA Tariff will be charged at Rs.40/- plus Rs.2/- per certificate and Other than BSDA Tariff will be charged at Rs.50/-.
- 4 Each bounce instruction (rejected) will attract a fine of Rs.20/-.
- 5 A penalty of 1% interest per month on the value outstanding on the bill from the due date of Rs.25/- whichever is higher.
- 6 Demat of jumbo certificates will attract special rates for BSDA Tariff.
- 7 Service tax and other levies would be extra as applicable.
- 8 Free transaction will be provided monthly and quarterly as per CDSL/NSDL norms and extra Rs.10/- per statement other than BSDA Tariff.
- 9 Any services that is not indicated above will be charged separately as per the rates applicable from time to time.
- 10 Subject to Closing Demat Account in the First Year
 - *Exit load Rs.400/- (Rs.550/- entities other than individual & HUF) will be applicable
- ** Postage Charges will be charged on actual basis.
- Basic Service Demat Account (BSDA) facility will be available as per Security Exchange Board of India (SEBI) Circular for opening a BSDA and any amendment from time to time. In case of Demat account under BSDA facility does not meet the eligibility for BSDA facility as per SEBI guidelines or any such authority at any point of time, BSDA account will be converted to regular demat account without reference and will be levied charges as applicable to regular accounts as informed by the Depository Participant. (27)

Place:



www.swastika.co.in **B. TRADING TARIFF SHEET** Account Code Group Location Family Name & Code **SEGMENT CASH (NSE & BSE) DERIVATIVES CURRENCY DERIVATIVES** COMMODITY Delivery based Daily Square up Future Option **Future** Option **Future** Transactions Transactions Transactions Transactions Transactions Transactions Transactions Transactions **Brokerage:-**(a) Slab (%) (b) Min. Paise/ Min. per contract Transaction & Other Charges (%) **Other Charges** Notes for Trading Tariff Sheet Brokerage is based on the turnover/business committed by me/us and I/we hereby confirm that the members can revise any time subject to the maximum rates prescribed by the Exchange/SEBI. Security Transaction Tax, Service Tax and Stamp Duty would be charges as per applicable rates. 2. 3. Swastika reserves the right to revise charges by giving 15 days notice to the client. 4. All statutory & regulatory dues will be recovered at actual. 5. Minimum brokerage will be applicable @ Rs. 15/- per contract note. CM charges would be levied as applicable. 6. The processing fee for SLBM transactions is 20% of the lending/borrowing amount plus 18% GST. Date: DD / MM / YYYY Place: Ø1 (First/Sole Holder Signature) (Second Holder Signature) (Third Holder Signature) Format for request (Declaration for same E-mail & Mobile Number) [Please tick () wherever applicable] Client ID Name of account holder ☐ Email ID I hereby declare that the aforesaid mobile number or E-mail ID belongs to Me or My Family Members Relations Date: DD / MM / YYYY Client Signature Place: **INTIMATION TO CLIENTS AND NOTING - MANDATORY** Swastika Investsmart Ltd. Regd. Office: 48, Jaora Compund, INDORE - 452 001 Re: Confirmation of noting I/We confirm that I/We understand and noted the following: 1. That, you undertake to trade in your OWN/PRO account, in addition to the client base trading. 2. That, your investor grievance email ID is **compliance@swastika.co.in**. If not satisfied with the response, please contact the concerned exchanges at NSE- **ignse@nse.co.in**, Contact No. **18002660058** BSE- **is@bseindia.com**, Contact No. **022-22728517/8097**, **commodities@swastika.co.in**. If not satisfied with the response, please contact the concerned exchanges at MCX- grievance@mcxindia.com, Contact No. 02266494070 NCDEX- ig@ncdex.com Contact No. **022-66406789** Date: DD / MM / YYYY

Client Signature



KRA CONSENT FOR DETAILS

I/We hereby declare that the KYC details furnished by me are true and correct to the best of my/our knowledge and belief and I/we under-take 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.

I am aware of other modes of KYC which are available and I have chosen Aadhaar based method voluntarily. My Aadhaar record can be used by KRA only for the specific purpose of validating / maintaining / sharing my KYC record and as an audit evidence. I will have an option to request for deletion of my Aadhaar record.

I/We hereby consent to receiving information from KRA through SMS/Email on the above registered number/Email address.

I am/We are also aware that for Aadhaar OVD based KYC, my KYC request shall be validated against Aadhaar details. I/We hereby consent to sharing my/our masked Aadhaar card with readable QR code or my Aadhaar XML/Digilocker XML file, along with passcode and as applicable, with KRA and other Intermediaries with whom I have a business relationship for KYC purposes only.

CKYCR DOWNLOAD CONSENT FORM

Swastika Investmart Limi	ted to download my KYC Reco	rds from the Central KYC Re	give my consent to gistry (CKYCR), only for the
I understand that my KYC birth, PAN number etc.	Record includes my KYC Record	ls /Personal information such a	as my name, address, date of
Date: OD / MM / YYYY Place:			100
	(First/Sole Holder Signature)	(Second Holder Signature)	(Third Holder Signature)
To, Swastika investmart Limi Sub : Receipt of copy of KY Dear Sir,	ted 'C form, RDD and other execute	ed documents.	
Client Registration form (K) other documents executed	: I/We have received a copy of a YC), Right & Obligations, Guida by me/us. I/We further confirm -mandatory documents, 'Rights	ince Note, Risk Disclosure Di that I/We are aware of all the	ocuments and copies of e 'Policy and Procedures',
Thanking You,			j
Date: DD / MM / YYYY			
Place:	(m-1/0.1-11-11-11-11-11-11-11-11-11-11-11-11-1	(0	(m)
-	(First/Sole Holder Signature)	(Second Holder Signature)	(Third Holder Signature)



Policy for Voluntary freezing /blocking online access of trading account by clients (Not applicable to clients who do not have online trading access)

1. Introduction

This policy framework also contains the Process and mode(s) through which the client can place the request to freeze/block & unfreeze / unblock the trading account along with the time lines that will be followed by the Trading Member for the same.

2. Frame work of the voluntary freezing/blockingfacility/StandardOperatingProcedure(SOP): -

a. Mode of communication: -

The client shall request Swastika Investmart Limited (SIL) for voluntary freezing/blocking the online access of trading account if any suspicious activity is observed in the trading account vide the below mentioned modes:

- a. Via IVR/Tele calling on the number 08069049876
- b. Via Trading Application.

b. Process to be followed: -

Validation: -

- SIL shall verify that the request for freezing/blocking the online access of the trading account is received from the respective client only.
- ii. Where the request is received from other than registered phone number of the client, client will be required to complete the authentication procedure (2 Factor Authentication).
- iii. SIL may also follow any other process as may be prescribed by the Exchange(s) uniformly in consultation with SEBI, from time to time.

Issuance of acknowledgment: -

i. SIL shall acknowledge the receipt of the request to the client. Acceptance or rejection message will be displayed/announced on the registered mobile number or through any other legally verifiable modes as permitted in the SEBI "Circular on Prevention of Unauthorized Trading by Stock Brokers" dated March 22, 2018 or as may be amended from time to time.

Freezing/blocking the online access of the client's trading account: -

- i. Upon successful validation, the client's trading account shall be frozen/blocked from the online access.
- ii. An active Mutual Fund and Equity Systematic Investment Plan (SIP)shall remain active.
- iii. The client will continue to have offline access to the trading account i.e. the client will be able to place orders through the Authorized Person / dealer / call and trade and carry out any other offline activities such as raise request for statements, carry out client master modifications through physical requests etc.

Simultaneous cancellation of all the pending orders of the said client: -

- i. All pending orders of the client in all segments shall stand cancelled.
- ii. No fresh orders shall be allowed to be placed through online access.

Scenario and time lines: -

Scenario	Time lines for issuing acknowledgement as well as freezing/ blocking of the online access of the Trading account
Request received during the trading hours* And within 15 minutes before the start of trading.	Within15minutes
Request received after the trading hours and 15minutesbeforethestartoftrading.	Before the start of next trading session

^{*} Trading hours shall be as follows: Capital Market Segment: 9.15 a.m. to 3.30 p.m., Equity Derivatives Segment: 9.15 a.m. to 3.30 p.m., Currency Derivatives Segment: 09.00 a.m. to 05.00 p.m., Commodity Derivatives Segment:09.00a.m.to11:30 p.m.

Post freezing/blocking the client's trading account: -

SIL shall send a communication on the registered mobile number and registered e-mail ID of the client, stating that the online access to the trading account has been frozen/blocked and all the pending orders in the client's trading account, if any, have been cancelled along with the process of re-enablement for getting the online access to the trading account.

Details of open positions (if any) would also be communicated to the client along with contract expiry information with in one hour from the freezing/blocking of the trading account. This will eliminate the risk of unwanted delivery settlement. This time limit may be contracted after Exchange's review and would stand effective as modified from time to time.

Risk Management: -It is clarified that:

- Freezing/blocking is only for the online access to the client's trading account, and there shall be no restrictions on the Risk Management activities of SIL.
- The request for freezing/blocking does not constitute request for marking client Unique Client Code (UCC) as inactive in the Exchange records.



Process for re-enablement: -

SIL shall re-enable trading in the client's account after carrying out necessary due diligence including verifying the client using Two Factor Authentication and validating the client request and un freezing / the account.

For unfreezing of the trading account, the client will have to get in touch on the dedicated phone number (08069049876). Once such request has been received and authenticated, account will be unfrozen within 1 working day.

Maintenance of records/logs: -

SIL shall maintain the appropriate records/logs including, but not limited to, request received to freeze/block the online access of trading account, confirmation given for freezing/blocking of the online access of the trading account and cancellation of pending orders, if any, sent to the clients.

Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts)

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

Date: DD / MM / YYYY		
Place:		
	(First/Sole Holder Signature)	(Third Holder Signature)
•	•	



Currency Underlying Exposure Declaration Letter to trade currency derivatives with Swastika Investment Limited

To, Swastika Investmart Limited 48, Jaora Compound, Indore M.P. (452001)

Dear Sir

The undersigned, hereafter referred to as "the Trader" hereby declares and agrees to the following terms and conditions concerning their trading activities Swastika Investmart Limited ("Swastika"):

- Engagement in Currency Trading: The Trader expresses their intent to trade in the currency segments on both National Stock Exchange & Bombay Stock Exchange.
- 2. Position Size Limitation and Management: The Trader commits to maintaining their position size within a limit of one hundred million United States Dollars (USD 100,000,000) as specified by the exchanges/RBI. Should the Trader's position size exceed this specified limit, the Trader agrees to manage the excess position through the use of an Authorized Dealer or Custodian, as appropriate.
- 3. Compliance with Regulatory Requirements: The Trader affirms compliance with clause 3.4 (1)(a) of the circular issued by the Reserve Bank of India (RBI) on January 05, 2024. The Trader confirms having underlying exposure to the currency derivative contracts they engage in through Swastika, in accordance with the said RBI directive.
- 4. Evidence of the Underlying Exposure: The Trader agrees to provide, upon request by Swastika, the relevant exchanges, or the RBI, sufficient evidences of the underlying exposure related to their currency derivative contracts. The Trader undertakes to furnish such evidence promptly and as may be required by the requesting party.
- 5. Indemnification: The Trader hereby indemnifies Swastika and holds Swastika harmless from any liabilities, losses, damages or costs that may arise in the event the Trader is unable to produce the required evidence of underlying exposure as stipulated in point 4 above. This indemnification extends to any legal actions, claims, demands or expenses incurred by Swastika as a result of the Trader's failure to comply with these conditions.

By signing below, the Trader acknowledges their understanding and acceptance of these terms, and commits to adhere to the stipulations as outlined herein.

Date: DD / MM / YYYY Place:		À	
	(First/Sole Holder Signature)	(Second Holder Signature)	(Third Holder Signature)
	·		



Policy for Handling Good Till Triggered Orders

Introduction:

GTT Order - GTT order' is a feature which allows a user to set an order in advance for future execution based on the anticipation of future price by the user. User will set a threshold or trigger price and when such trigger price condition is met with the LTP of the scrip / contract, the order of the user is placed in the exchange. Along with the primary leg users can also set a stop loss and target for such orders.

The parameters for placing a GTT order are as below:

Last Traded Price' or 'LTP' is the last traded price at which stock/scrip was traded on the Exchange.

Trigger Condition' shall mean the criteria and conditions entered by the user, which if met, the GTT limit order of the user will be placed on the Exchange.

Trigger Price/Threshold Price' shall mean the price entered by the user around which the trigger condition has been entered.

There shall be no extra charges for usage of GTT feature apart from the applicable tariff structure.

User', means the Client, having a trading and demat account i.e. a "Client ID", with SIL and wanting to use the 'GTT order' feature from the Web login or through Mobile App.

The GTT order has a unique feature to reach the LTP of the scrip or contract for which GTT order is set. Based on the reading of this LTP the order is triggered to the exchange.

GTT can be set for Intraday and delivery both order types and is permitted in Equity and Futures & Options segments on NSE, BSE & MCX.
Until the trigger price, set by the user has reached or breached, the GTT order is stored with SIL.

GTT orders have a validity of 365 days or contract expiry whichever is earlier.

Users are required to maintain sufficient margin for placing of GTT orders (holdings incase delivery sell orders in the Equity segment).
Margins can be maintained in the form of cash or collateral.

Users are also required to ensure that the wallet is sufficiently funded or maintain sufficient holding during the existence of the GTT order, else the GTT order if triggered may be rejected due to insufficient margins / holdings.

In case of delivery sell orders, users need to authorize the transaction through CDSL TPIN, else such order would not be pushed to the exchange and would be rejected by SIL. However, if the user has a valid DDPI/POA linked to the trading account, no such TPIN authentication would be required.

Once triggered, users' orders are placed to the exchange. The execution of such an order is not guaranteed by SIL Based on the LTP the user order is triggered to the exchange, however the price condition set by the user must come again for the order to get executed.

In case there is a gap up or gap downing opening against the price & condition set by the user, in such case the GTT order will be triggered and pushed to the exchange.

No handling of corporate action will be done by SIL and clients need to monitor and will be solely responsible for effect on prices and triggers based on stock/underlying specific corporate actions. Clients shall review their GTT orders pro-actively whenever there may be an impact of corporate action on their order/s. It would be the onus of the client to take appropriate action to modify/cancel orders accordingly.

All upcoming corporate actions including dividend, bonus, split etc. shall be intimated to clients having unexecuted GTT orders at least one day prior to the ex-date of the corporate action.

Orders beyond circuit limits shall be rejected.

Once a GTT order is triggered for a derivative contract, when the order is placed outside the contract's execution range, it may be cancelled by the Exchange.

All exchange regulations with respect to price range, margins, circuit limits, etc. would apply. SIL RMS rules would be applied over and above exchange rules.

The order once triggered and pushed to exchange is valid only for that one trading session, if unexecuted by the end of the trading session, such order would stand cancelled. Users would have to place a new GTT order.

GTT orders will be triggered after being matched for the condition set with the last traded price received from the exchange during a live trading session.

All rules and regulations prescribed by SEBI and the Exchanges would have to be strictly followed by all the Clients while placing instructions through SIL. All other laws and regulations as per the Republic of India would be applicable.

GTT order feature is a value-added service available to the user over and above the basic broking feature. Users must thoroughly understand the feature before its usage. Placing a GTT order does not guarantee order execution. The GTT feature makes a best effort only to meet the user's condition and push such orders to the exchange. SIL shall not be liable for any loss notional or actual accrued to the user. Users are solely responsible for all their trades.

These Terms of Usage and the Services of SIL placing orders under the 'GTT orders' feature, may be removed/modified/replaced at any point of time without providing any prior notification to Clients. It is Clients' responsibility to review these Terms & Conditions every time Clients use the 'GTT order' feature. The Terms & Conditions of the GTT order placement is available to the user on the website https://www.swastika.co.in/downloads



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

General Clause

- The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 2018, Rules and Regulations of Securities and Exchange Board of India (SEBI), Circulars / Notifications / Guidelines issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Depositories and relevant notifications of Government Authorities as may be in force from time to time.
- The DP shall open/activate demat account of a beneficial owner in the depository system only after receipt of complete Account opening form, KYC and supporting documents as specified by SEBI from time to time.

Beneficial Owner information

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

Fees/Charges/Tariff

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

Dematerialization

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

Separate Accounts

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



10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and /or hypothecation or any other interest or encumbrance over all or any of such securities submitted for dematerialization and/or held in demat account except in the form and manner prescribed in the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 2018 and ByeLaws/Operating Instructions/Business Rules of the Depositories.

Transfer of Securities

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

Statement of account

- The DP shall provide statements of accounts to the beneficial owner in such form and manner and at such time as agreed with the Beneficial Owner and as specified by SEBI/depository in this regard.
- However, if there is no transaction in the demat account, or if the balance has become Nil during the year, the DP shall send one physical statement of holding annually to such BOs and shall resume sending the transaction statement as and when there is a transaction in the account.
- 3. The DP may provide the services of issuing the statement of demat accounts in an electronic mode if the Beneficial Owner so desires. The DP will furnish to the Beneficial Owner the statement of demat accounts under its digital signature, as governed under the Information Technology Act, 2000. However if the DP does not have the facility of providing the statement of demat account in the electronic mode, then the Participant shall be obliged to forward the statement of demat accounts in physical form.
- In case of Basic Services Demat Accounts, the DP shall send the transaction statements as mandated by SEBI and/or Depository from time to time.

Manner of Closure of Demat account

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



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

Default in payment of charges

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

Liability of the Depository

- As per Section 16 of Depositories Act, 1996,
 - Without prejudice to the provisions of any other law for the time being in force, any loss
 caused to the beneficial owner due to the negligence of the depository or the participant, the
 depository shall indemnify such beneficial owner.
 - Where the loss due to the negligence of the participant under Clause (1) above, is indemnified by the depository, the depository shall have the right to recover the same from such participant.

Freezing/ Defreezing of accounts

- The Beneficial Owner may exercise the right to freeze/defreeze his/her demat account maintained with the DP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.
- The DP or the Depository shall have the right to freeze/defreeze the accounts of the Beneficial Owners on receipt of instructions received from any regulator or court or any statutory authority.

Redressal of Investor grievance

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

Authorized representative

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



Law and Jurisdiction

- In addition to the specific rights set out in this document, the DP and the Beneficial owner shall
 be entitled to exercise any other rights which the DP or the Beneficial Owner may have under
 the Rules, Bye Laws and Regulations of the respective Depository in which the demat account is
 opened and circulars/notices issued there under or Rules and Regulations of SEBI.
- The provisions of this document shall always be subject to Government notification, any rules, regulations, guidelines and circulars/ notices issued by SEBI and Rules, Regulations and Byelaws of the relevant Depository, where the Beneficial Owner maintains his/ her account, that may be in force from time to time.
- The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.
- 4. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Bye-laws and Regulations and circulars/notices issued there under by the depository and /or SEBI
- Any changes in the rights and obligations which are specified by SEBI/Depositories shall also be brought to the notice of the clients at once.
- 6. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-laws, Rules and Regulations of the relevant Depository, where the Beneficial Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.





Client Code:	
Ollent Gode.	

FATCA / CRS DECLARATION (NON – INDIVIDUALS)

1. Name of Entity:	
2. Country of Incorporation:	
3. Nature of Business Manufacturing Financial Service	
☐ Consultancy ☐ IT ☐ Inve	stments Others
4. Services Provided: Forex / Money Charger Services	Gaming / Gambling / Lottery Services
☐ Money Leading / Pawing ☐	None of the above
5. (b) Tax Identification No. (US TIN) or equipment (other): 1)	
6. Whether "Specified US Person"	
(Please full up EITHER section 7 OR section 8, as the case may be)	
7. Please fill up this section if entity is Non US Financial Institution (FFI):	
a. Registered Deemed Complaint FFI □(Reporting Model 1 FFI)
b. Participating FFI □	
Please provide GIIN (mandatory)	
If GIIN is not available, please select:	
a. Owner Documented FFI with specified US owners	
b. Deemed complaint FFI (Other than above mentioned categories)	
c. Exempt Beneficial Owner	
d. Non-Participating Foreign Financial Institution	
e. Non-reporting FFI	
8. Please fill up this section if entity is Non-Financial Entity: a.	
Active NFFE	
b. Passive NFFE	
c. Direct Reporting NFFE $\hfill\Box$	
GIIN (mandatory if 'c' is selected):	
9. Please fill below if applicable:	
a. Our company is Listed Company listed on recognized stock exchange	ge
b. Our company is a subsidiary of the Company	
c. Our company is controlled by a Listed Company Details of Listed Co	ompany (if 2nd or 3rd selected above)
a. Name of Company:	
b. Stock Exchange on which listed:	

Declaration

- 1. I/We hereby that the details furnished above are true and correct to the best of my/our knowledge and belief correct and complete. In case of any change in the above given status on a future date, I/we undertake to inform Swastika Investment Ltd. Brooking the same within 30 days.
- 2. I/we agree that if we are a Specified U.S. Person or tax resident of a reportable foreign jurisdiction (other than U.S.) or an entity with US Persons / foreign tax residents UBO requiring under FATCA/CRS or any other laws, our account details, as required under Inter Governmental Agreement (IGA) /Multilateral Competent Authority Agreement (MCAA) signed by Indian Government, would be reported by Swastika Investmant Ltd. to the relevant tax authority.
- 3. I/We hereby confirm that details as provided above can be shared by Swastika Investment Ltd. with the concerned Asset Management Companies (AMC's) or such other product providers, to whom FATCA/CRS norms are applicable, in whose schemes / products we may invest/transact in future through Swastika Investment Ltd.

Manage		
Name:		
Designation:		
Signature:	Date:	

Form No.			

Swastika Investmart Limited

CIN: L65910MH1992PLC067052

Corporate Office

48 Jaora Compound, MYH Square. Indore - 452001 Ph.: 0731-6644000

GSTN: 23AABCS6585J2Z1

Registered Office

Off. No. 104, 1" Floor, Keshava Commercial Building, BKC, Bandra (East), Mumbai–400051, Ph.: 022-69011544 GSTN: 27AABCS6585J2ZT

BRANCH	
DIDITION	

AUTHORIZED PERSON

KYC Department: 0120 44 00 750

E-mail: kyc@swastika.co.in | Helpdesk: +91 80 6904 9850 | Web: www.swastika.co.in

Chief Executive Officer: Mr. Sunil Nyati . Ph.: 0731-6644000 . E-mail: md@swastika.co.in Compliance Officer: Dimple Soni . Ph.: 0731-6644000 . E-mail: compliance@swastika.co.in





OF		HEL	D ON		, TH	E _	DAY
OF , YYY	Y (DATE)	HELD AT I	rs rec	ISTERED	OFFICE	IN	INDORE -
<u>452001</u>							
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(On the letter Haed of Partnership Firm) DECLARATION TO BE GIVEN BY THE PARTNERS ON THE LETTER HEAD OF THE FIRM

Date:
To, Swastika Investmart Limited, 48, Joara Compound, MYH Road, Indore- 452001
Dear Sir,
We refer to the trading account being opened or opened with you in the name of M/s Client Code and declare and authorise you as under.
I recognize that a beneficiary account cannot be opened with a depository participant in the name of a partnership firm as per regulations. To facilitate the operation of the above trading account with you and for the purpose of completing the share transfer obligations pursuant to the trading operation, we authorise you to recognize the beneficiary account no with depository participant opened as a joint account in the name of all partners or any of the
partner of the firm.
We agree that the obligation for shares purchased and/or sold by the firm will be handled and completed through transfer to/from the above mentioned account. we recognize and accept transfer made by you to the beneficiary account as complete discharge of obligation by you in respect of trades executed in the above trading account of the firm.
We hereby authorize to Mr./Ms
sign and submit such documents, agreement, deeds etc. as may be necessary to enter into the agreement and engage in business and to sell, purchase, transfer, endorse, negotiate and do other things that may be necessary to engage in business on behalf of the partnership and sign the authority letter for adjustment of balances in family account.
Further we are undersigned as to partner of the firm and as jointly / solely responsible for the liabilities thereof. We shall advise you in writing of any change that take place in the constitution of the firm and we will be liable to you for all the losses, damages etc may incur in the course of dealing with you and undertake to personally discharge such liabilities
Signature along with the stamp of the firm Name: Client code:

<u>List of Authorized Signatory</u> (Firm Name)

Sr. No.	Name	Pan No	Signature	Photos
1				
2				
3				
4				

We PARTNERS/DIRECTORS of correct.	(Firm Name) hereby	declare that the above	information is true and
For Firm name			
Partner/Director's(s)			
For Firm Name	For Firm Name	For Firm Name	
Partner/Director	Partner/Di	rector	Partner/Director

(Company Secretary)/ All Directors/Partners Seal & Signature Required)





DECLARATION OF BENEFICIAL OWNERSHIP

(Applicable to Company (except the company listed on a stock exchange or in case of a subsidiary of such a company), partnership firm, unincorporated association or body of individuals and trusts)

Name of the Customer: (Company, partnership firm, unincorporated association or body of individuals and trusts)
2. Registered Number:
The Customer as stated above hereby confirms and declares that on the below date: (Please tick the correct box)
□The following natural person(s) (listed in Table below) exercise control or ultimately have a controlling ownership interest i.e. having ownership/entitlement of more than 10% (Company/Trust) / 15% (partnership firm and unincorporated association or body of individuals) of capital/profits/property or controlling through voting rights, agreement, arrangement etc.

SI. No.	Full Name of Beneficial owner/	Date of Birth	Nationality	Address	Type o Docui	of KYC ments	Controlling ownership Interest
	controlling natural person(s)				Identity	Address	(%)

We certify that the facts stated above are true and correct. We undertake and agree that we will notify **Swastika Investmart Ltd.** without delay of any changes in the controlling persons, person exercising control or having controlling ownership interest in the Company, partnership firm, unincorporated association or body of individuals and trusts, as declared in **the table above**.

For and on behalf of [name of Company, partnership firm, un of individuals and trusts]:	incorporated association or body
Signature of the Authorized Official*:	
Full Name of the Authorized official:	
Designation / Position:	
Date:	Place:
(* The declaration should be signed by an active/designated p Firm, a trustee in case of Trust)	artner in case of Partnership

For Branch use Only

We certify that the beneficial owner(s) of the said firm has/have been determined on the basis of declaration made by the abovementioned Company/Firm/Trust and the details furnished above have been verified from information, wherever available, in public domain.

(Signature of the Branch Head/Branch Operations Head)

Name:

Employee No.:

Date: