

SI. No.

# Client Registration Kit NSE | BSE | CDSL

# Making Money Differently

Name		DP CLIENT ID:	
UCC	BRANCH / RM / AP CODE	Authorised CODE	-



# AN ISO 9001:2008 CERTIFIED COMPANY CIN: U65990WB2009PLC138910

Registered & Correspondence Office 32/A, Diamond Harbour Road, Shakherbazar, Kolkata - 700 008 T 033 2445 6442 | CC 033 6606 3000 | F 033 6606 3041 E info@achiieversequitiesltd.com | Web www.achiieversequitiesltd.com

#### PLEASE READ "AEL" AS "ACHIIEVERS EQUITIES LTD" WHERE EVER IT APPEARS.

Compliance Officer Name, Tel. No. & Email ID : Pankaj Kumar Das. 033 6606 3000. pankaj.das@achieversind.com CEO Name, Tel. No. & Email ID : Suman Chakrvarty., 033 6606 3000. suman.chakrvarty@achiiversequitiesltd.com

#### **CLEARING MEMBER IN DERIVATIVES SEGMENT OF NSE & BSE**

# ICICI BANK LTD

Securities Markets Services Empire Complex, Lower Parel (West), Mumbai-400013 CIN : L65190GJ1994PLC021012 SEBI Reg No. - NSE F&O INF231134745 | NSE CD INE231395832 | BSE F&O INF011133446

SEBI REGISTRATION NUMBERS & DATE							
NSE - CM	INB 231395832	20-10-2010	BSE - CM	INB 011395838	20-10-2010		
NSE - F&O	INF 231395832	20-10-2010	BSE - F&O	INF 011395838	20-10-2010		
			BSE - CDS	6335			
NSE - CDS	INE 231395832	20-10-2010	CDSL Regn. No. CDSL DP ID	IN-DP-299-2016 12073100			

#### INVESTOR GRIEVANCE

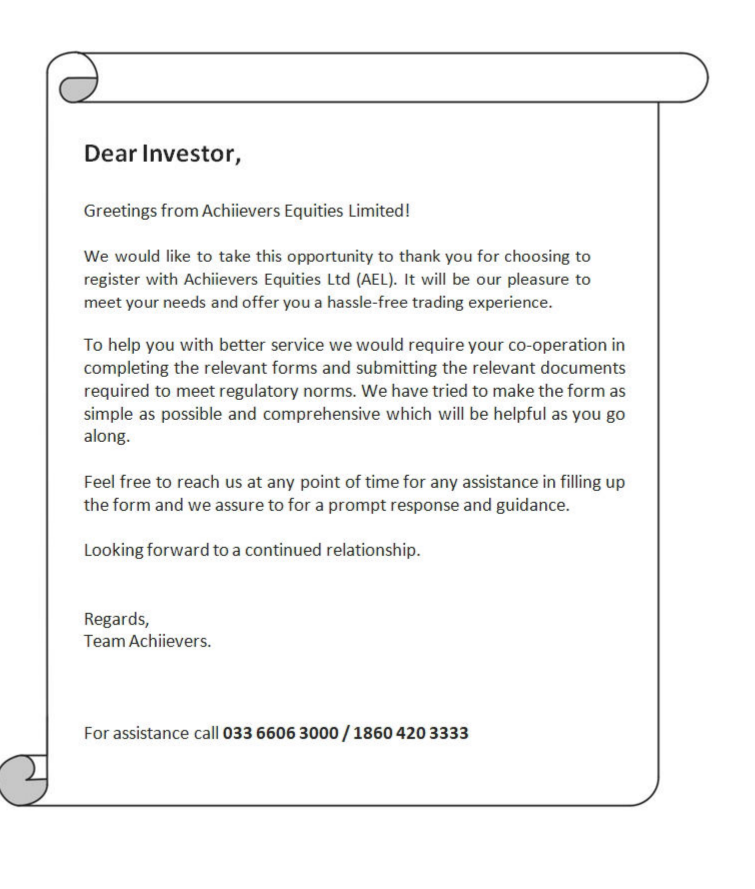
For any grievance/dispute, please contact AEL The above address or email us at our investor grievance Email ID : grievance@achiieversequitie ltd.com and call us at +91 33 6606 3000 In case not satisfied with the response, please contact the concerned exchange(s)

National Stock Exchange of India Limited	ignse@nse.co.in	022-2659 8190
Bombay Stock Exchange	ig@bseindia.com	022-2272 1233
Central Depository Services (India) Limited	complaints@cdslindia.com	022-2272 3333
Securities and Exchange Board of India	investorcomplaints@sebi.gov.in	022-2644-9000

You can also lodge your grievances with SEBI at http://scores.gov.in. For any queries, feedback or assistance, please contact SEBI Office on Toll Free Helpline at 1800 22 7575 / 1800 266 7575.



AN ISO 9001:2008 CERTIFIED COMPANY





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#### MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES

SL. NO.	NAME OF THE DOCUMENT	BRIEF SIGNIFICANCE OF THE DOCUMENT	PG.NO.
1	ACCOUNT OPENING FORM	Basic information for clients before filling the form. PART - I. KYC / Ekyc form - document captures the basic information about the constituent and an instruction / check list. PART - II. Document captures the additional information about the constituent relevant to trading account and an instruction / check list. Trading Preferences. Dealing through sub-brokers and other stock broker. Nomination form for demat and trading account.	1-14
2.	POLICIES AND PROCEDURES	Document describing significant policies and Procedures of stock broker	15-17
3.	TARIFF SHEET/BROKERAGE SLAB (TRADING DEMAT)	Document detailing the rate/amount of brokerage and other charges , tariff charges levied on the client for trading on stock exchange(s) & CDSL	17-20
4	RIGHTS AND OBLIGATIONS (TRADING)	Document stating the Right & Obligations of stock broker (trading member, sub-broker & client for trading on exchanges including addition rights & obligations in case of case of internet/wireless technology based trading).	Included in
5	RISK DISCLOSURE DOCUMENT (RDD) Document detailing risks associated with dealing in the securities		
6	GUIDANCE	Document detailings do's and don't for trading exchnage ,for the education of the innvestors	
7	<b>RIGHTS AND OBLIGATIONS (DP)</b>	Rights & DB ligations of Beneficial owner and Depository Participant as Prescribed SEBI and Depository	
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21	VERNACULAR DECLARATION				

#### INSTRUCTION TO THE APPLICANT FOR TRADING ACCOUNT OPENING & INSTACTION TO THE APPLICANTS (BO'S) FOR DEMAT ACCOUNT OPENING

Fill in English BLOCK letters with black ink only

All correction /overwriting should be counter signed by client

Provide all necessary documentary proofs (as per document checklist) .Documents should not be more than 3 months old

Name of the client on all documents should be match with name in KYC form

Client signatures on documentary proofs: Client signatures should match with sign on PAN card / DL / Passport (in case of individual) or account opening payment cheque.

Photocopies of a photograph will not be accepted. Photograph submitted should be passport size, front facing and with a plain background. Client should sign across in such a manner where part of the signature is on the photo and other part is on the form.

Registered sub-broker I AP signature with stamp if any

Provide unique email id & mobile number

Copy of cancelled cheque leaf/pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.

Demat master or recent holding statement issued by DP bearing name of the client.

# GUIDELINES FOR NO'N RESIDENT INDIAN

NRE Account holder can repatriate their funds whereas NRO cannot repatriate.

PIS account is compulsory if the person wants to trade in Secondary Market. NRE/NRO cannot have two PIS account. In case the person has an existing PIS account then he has to close one PIS account and then apply for a new account

OCB's are disallowed to open account in Indian Market

NRIs should mandatorily state their overseas address in complete otherwise the application will be rejected. NRIs are requested to provide an Indian address for correspondence purpose.

IN DP, an Account with Repatriation benefit cannot be opened with Joint name of any resident Indian.

GUIDELINES FOR NO'N RESIDENT INDIAN

Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/authorize person/sub-broker's office.

In case of non-resident clients, employees at the stock broker's local office, overseas can do 'in-person' verification.

Further, considering the, infeasibility of carrying out 'in-person 'verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by notary public, court, magistrate, judge, local banker, Indian embassy/Consulate general in the country where the client resides may be permitted

Proof of Identity (POI)

Proof of Address (POA)

Bank & MICR/IFSC Proof

Income Proof

Proof of Demat A/c

If Name/Photo/Signature on PAN Card is not clear, then submit additional POI

Copy of PAN Card is mandatory for all applicants (except for applicants residing in state of Sikkim. Marked on KYC that PAN Exempted)

If correspondence & permanent addresses are different, then proofs for both should be submitted

In case of Individual- POA in name of spouse may be accepted. In such case proof to establish

Relationship such as ration card, Passport, Marriage Certificate should be provided

Office/Business/Shop Address if not acceptable as permanent address in case of individual

	FOR NON	- INDIVIDUALS		
Form need to be initialized by all	the authorized signatories			
All documentary proofs should b	e signed by authorized signatory (	ies) / Karta /Partn	er	
With rubber stamp by non-indivio	dual			
Proof of Identity (POI)	Proof of Addres	s ( POA)	Bank & I	MICR/IFSC Proof
Income Proof	Proof of Demat	A/c		
	nt in securities market with nar ompany and should be certified by		signatory(ies) and mo	ode of operations (jointly or
Articles & Memorandum of Asso	ciation (Along with Certificate of In	corporation)		
Latest shareholding pattern if th pattern	nere are any corporate holding mo	ore than 25% ther	n for that case Provide s	such corporate share holding
Balance Sheets for last 2 financia	al years (to be submitted every year	.)		
	FOR OFFI	CE USE ONLY		
UCC Code allotted to the Client		Client ID		

	DOCUMENTS VERIFIED WITH ORIGINALS	CLIENT INTERVIEWED BY	IN-PERSON VERIFICATION DONE BY
Name of the Employee/AP/SB			
Employee/AP/SB Code			
Designation			
DATE			
Signature			

We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. We have also given / sent him a copy of 'Rights and Obligations' document (s). Risk Disclosure Document (ROD}, Guidance Note and made him aware of the contents therein. We have given/sent him a copy of all the KYC documents. We undertake that any change in the 'Policy and Procedures', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. We also undertake that any change in the 'Rights and Obl rations' and Risk Disclosure Document (ROD) would be made available on our website for the information of the clients.

For Achiievers Equities Ltd

Authorised Signatory

#### **CHECK-LIST**

#### **PROOF OF IDENTITY & SIGNATURE**

With rubber stamp by non-individual

Unique Identification Number (UID / Aadhaar) Card

UID / Aadhaar (with Client's Photo, Sign & Address)

Voter's ID card (Front & Back)

Driving License

Bank Verification Letter - Photo / Signature attested by Bank Manager (bearing Client's Account number, Bank stamp, Branch MICR code and Attesting Authority's Name & Employee number)

Credit Card / Debit Card issued by Scheduled Commercial Banks (with Client's Photo & Sign)

ID Card/Document issued by - State or Central Government & its departments / Statutory Regulatory Authorities/ Public Sector Undertaking/ Scheduled Commercial Banks/ Public Financial Institutions/ Colleges affiliated to Universities / Professional Bodies like ICAI, ICWAI, ICSI, Bar Council etc. to their Members (with Client's Photo & Sign)

#### **PROOF OF ADDRESS**

Passport (with Client's Photo, Sign & Address)

Voter's ID card (Front & Back)

**Driving License** 

**Ration Card** 

Flat Maintenance Bill / Insurance Copy

Gas Bill (Bill date being not more than 3 months old)

Electricity Bill (Bill date being not more than 3 months old)

Landline Telephone Bill (Bill date being not more than 3 months old - Mobile Bills not accepted as proof)

Registered Lease Agreement or Sale Agreement of Client's Residence (pages bearing Client's Name, Address along with last page with signatures evidencing the execution of agreement)

Bank Passbook / Statement with client as first-holder in Bank Account (Not more than 3 months old - along with copy of pages containing Client's Name, Address and Last Transaction)

Bank Verification Letter with Photo & Address attested by Bank Manager (bearing Client's Account number, Bank stamp, Branch MICR code and Attesting Authority's Name & Employee number)

ID Card/Document issued by - State or Central Government & its departments / Statutory Regulatory Authorities/ Public Sector Undertaking/ Scheduled Commercial Banks/ Public Financial Institutions/ Colleges affiliated to Universities / Professional Bodies like ICAI, ICWAI, ICSI, Bar Council etc. to their Members (with Client's Address)

Proof of address issued by Bank Managers of Scheduled Commercial Banks/ Co-operative Banks or Multinational Foreign Banks or a Gazetted Officer or Notary Public or Elected representatives to Legislative Assembly/ Parliament/ Documents issued by any Govt. or Statutory Authority

Any of the above proof of Address issued in the name of Client's Spouse (Attach document evidencing relationship with applicant eg. Marriage Certificate)

#### **PROOF OF BANK DETAILS**

Bank Passbook / Statement (Not more than 3 months old – along with copy of cancelled cheque & pages containing Client's Name, Address and Last Transaction) Mandatory document for NRI/FN Applicant

Mandatory document for NRI/FN Applicant (bearing Client's Account number, Bank stamp, Branch IFSC & MICR code and Attesting Authority's Name & Employee number)

Cancelled or Copy of Personalized Cheque Leaf

Note: Documents having an expiry date shall be accepted only if it is valid as on the date of submission

# **CLIENT CATEGORY WISE - ADDITIONAL REQUIREMENTS**

<ol> <li>(1) Passport / PIO Card / OCI Card</li> <li>(2) Overseas Address Proof</li> <li>(3) Declaration duly signed that Client has complied with an will continue to comply with FEMA regulations and other applicable laws</li> </ol>	Mandatory for NRIs / Foreign Nationals
Mariner's Declaration or Certified Copy of CDC (Continuous Discharge Certificate) along with other statutory approvals required for investment in commodities	Mandatory for Merchant Navy NRIs
Corporate Identification Number (CIN) is optional and in absence of Director Identification Number (DIN) for the directors, their passport should be given	Foreign companies

DOCUMENTARY REQUIREMENTS FOR OPENING NON-INDIVIDUAL TRADING ACCOUNTS					
Types of Entity	Documents Required				
HUF	<ul> <li>PAN Card of HUF Entity</li> <li>PAN Card, Photograph &amp; proof of Address of Karta</li> <li>Self-Declaration by Karta / Deed of Declaration of HUF giving details of family members including Coparceners with their names, sex, date of Birth &amp; relationship with Karta</li> <li>Proof of Correspondence &amp; Registered Office Address*</li> <li>Proof of Bank Details</li> </ul>				
CORPORATE (Domestic or Foreign)	<ul> <li>Proof of Bank Details</li> <li>Certified Copies of Memorandum/Articles of Association and Incorporation Certificate (bearing Stamp &amp; Signature of Registrar)</li> <li>Certified True Copy of Board Resolution (on company's letterhead) duly certified by Chairman / Managing Director / Director / Company Secretary, for investment in Equity Markets along with the names of the persons authorized to deal in commodity derivatives on behalf of the company</li> <li>Copy of Balance Sheets for the last 2 financial years (to be submitted every year)</li> <li>Copy of latest share holding pattern including list of all those holding control, Copy of latest share holding pattern including list of all those holding control, Copy of latest share holding control, duly certified by CompanySecretary / Whole time Director / MD (to be submitted every year)</li> <li>Net worth certificate details, list of Directors as on date on Company letterhead, list of Authorized signatory on company letterhead.</li> <li>PAN Card Photograph Proof of Identity &amp; Address and DIN numbers of     <ul> <li>(a) Whole-time Directors / Two Directors in charge of day to day operations</li> <li>(b) Individual Promoters holding control - either directly or indirectly</li> <li>Proof of Correspondence &amp; Registered Office Address*</li> <li>Proof of Bank Details</li> </ul> </li> </ul>				
PARTNERSHIP FIRM	<ul> <li>PAN Card of Partnership Firm</li> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year)</li> <li>Certificate of registration (for registered partnership firms only)</li> <li>Copy of partnership deed.</li> <li>Copy of partnership deed. Photographs to be signed by all the Partners.</li> <li>PAN Card, Photograph, Proof of Identity &amp; Address of Partners.</li> <li>Proof of Correspondence &amp; Registered Office Address*</li> <li>Proof of Bank Details</li> </ul>				

TRUST	<ul> <li>PAN Card of the Trust</li> <li>Certificate of Registration of Trust (for registered trust only)</li> <li>Copy of Trust Deed</li> <li>List of Trustees certified by Managing Trustees / C.A.</li> <li>Certified True Copy of Resolution passed by Board of Trustees (on Trust's letterhead) duly certified by Managing Trustees, for investment in Commodity Markets along with the names of the persons authorized to deal in commodity derivatives on behalf of the Trust</li> <li>Copy of Balance Sheets for the last 2 financial years (to be submitted every year)</li> <li>Copy of Balance Sheets for the last 2 financial years (to be submitted every year)</li> <li>Proof of Correspondence &amp; Registered Office Address*</li> <li>Proof of Bank details</li> </ul>
SOCIETY (Registered Society)	<ul> <li>PAN Card of the Society</li> <li>Copy of Certificate of Registration under the Societies Registration Act, 1860.</li> <li>Certified List of Managing Committee members.</li> <li>Certified List of Managing Committee members letterhead) duly certified by Managing Committee Members, for investment in Commodity Markets along with the names of thepersons authorized to deal in Commodity Markets along with the names of the persons authorized to deal in</li> <li>True copy of Society Rules and Bye Laws Certified by the Chairman / Secretary</li> <li>PAN Card, Photograph &amp; Proof of Identity &amp; Address of Managing Committee Members*</li> <li>Proof of Bank details</li> </ul>
GOVERNMENT BODY	<ul> <li>Self-certification on letterhead of the Government Body</li> <li>List of authorized signatories along with their photograph and specimen signatures on the letterhead of the Government Body</li> <li>Proof of Correspondence &amp; Registered address*</li> </ul>
GOVERNMENT BODY PARTNERSHIP (LLP)	<ul> <li>Registration Certificate granted by Registrar to LLP under the LLP Act, 2008</li> <li>Declaration (on LLP's letterhead) giving the details Names, Addresses and DPIN [Designated PartnerIdentification Number allotted by the Registrar for each designated partner], along with their signatures and photographs, duly signed by all designated partner/s clearly stating that within named persons, who are designated partners of the LLP, PARTNERSHIP (LLP) have been nominated as Authorized Signatories to open and operate the trading account on behalf of the LLP</li> <li>PAN Card of the LLP</li> <li>Proof of Correspondence &amp; Registered Office address</li> <li>Proof of Bank Details</li> </ul>
* Proof of Address as	s prescribed by SEBI /NSE / BSE as per the Checklist must be submitted

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<u>CENTRAL KYC REGI (FOR) INDIVIDUAL</u>	STRY <u> KNOV</u>	V YOUR CUS	<u>TOMER (KYC) A</u>	PPLICA	TION FORM			Act	naking money differently <sup>®</sup> HIEVERS
Important Instruc Fields marked with '*' are Please fill the form in Engl	mandatory fields		Application Type*	✓ New	y 🗌 Up	pdate		AN ISO 9001:	EQUITIES LTD 2008 CERTIFIED COMPANY
-		Ciclicio.	KYC Number Account type*	Normal	(Mandatory fo	-	date request) k customers)	S	nall
1. PERSONAL DETAILS	(Please refe	r instruction "A"	at the end)						
PAN No.*			Aadhaar No'	*					
(Please enclose duly attest	ed copies of you	PAN & Aadhaa	r Card*)						
	Prefix	First Nar	ne		Middle Name				Last Name
✓ Name* (Same as ID proc	of)								
Maiden Name (If any*)									
Father / Spouse Name*									
Mother Name*									
Date of Birth*									PHOTO
Gender*	M-Male		F- Fem	ale	T-Trans	sgender			
Marital Status*	Married		Unmarr	ried	Others				
Citizenship*	In-Indian			•	6 Country Code	)			
Residential Status*	Resident		Non Re	esident Inc	lian				
	Foreign Na	ational	Person	of Indian	Origin				
Occupation Type*	S-Service				Government Sector				
	O-Others (			•	Retired Hous	sewife	Student)		Signature / Thumb
	B-Busines	s 🗌 Forex De		st					Impression
2. TICK IF APPLICABLE	X- Not Cat	egorised	Others						Impression
RESIDENCE FOR TAX     ADDITIONAL DETAILS R     ISO 3166 Country Code of     Tax Identification Number	EQUIRED* (Ma of Jurisdiction of	ndatory only if sec Residence*	ction 2 is ticked)	Please ref	er instruction B at th	ie end)			
Place / City of Birth* I have read and understood	the information	requirements an	ISO 3166 Cou d the Terms & Condit	tions ment	tioned in this Form (re				
that the information provide information promptly. I furth (AEOI).									
3. PROOF OF IDENTITY (I	Pol)* (Please r	efer instruction (	C at the end)						
(Certified copy of any one of	of the following Pro	of of Identity[Pol]	needs to be submitted)	)					
A- Passport Number					Pass	port Expiry	Date		
B- Voter ID Card									
C- PAN Card									
D- Driving Licence					Drivir	ng Licence	Expiry Date		
E- UID (Aadhaar)									
F- NREGA Job Card					فلمر مراما	Section N.			
Z- Others (any docum						tification Nu	_		
S- Simplified Measure	es Account - Doc	ument Type cod	e		Identi	tification Nu	umber		
4. PROOF OF ADDRE	SS (PoA)*								
✓ 4.1 CURRENT / PERMAN		AS ADDRESS D	ETAILS (Please see	instruction	n D at the end)				
Address Turset	_ □ Desidential / D		, Decidential		Dusinger				non o cific d
Address Type*	Residential / B	usiness	Residential		Business		stered Office		nspecified
Proof of Address*	Passport	<b>`</b> ord	Driving Licence		UID (Aadhaar)				
L	Voter Identity C		NREGA Job Car		Others				
Addroop	Simplified Mea	sures Account -	Document Type code	e	_				
Address Line 1*									
Line 3					City / Tow	-	-		
District*	Pin / F	Post Code*	State	e / U.T Co	de*	ISO 3	3166 Country C	Code*	

	CORRESPONDENCE / LOCAL ADDRESS DETAILS * (Please s
s (In case of multiple correspondence / local addresses, please fill 'Annexure A1')	
· · ·	·
City / Town / Village*	
State / U.T Code* ISO 3166 Country Code*	Pin / Post Code*Sta
APPLICANT IS RESIDENT OUTSIDE INDIA FOR TAX PURPOSES* (Applicable if section 2 is ticked)	DDRESS IN THE JURISDICTION DETAILS WHERE APPLICA
	e as Current / Permanent / Overseas Address details
ZIP / Post Code* ISO 3166 Country Code*	
nt on provided Mobile no. / Email-ID) (Please refer instruction F at the end)	ntact Details (All communications will be sent on provid
Res) Mobile	f) Tel. (Res)
ID	Email ID
e of additional related persons, please fill 'Annexure B1') (please refer instruction G at the end)	TAILS OF RELATED PERSON (In case of addition
	tion of Related Person Deletion of Related Person
	Person Type* Guardian of Minor Assignee
Middle Name Last Name	
ails of section 6 are ontional)	(If KYC number and name are provided, below details of sectio
	OF IDENTITY [Pol] OF RELATED PERSON* (Please see instri
	Passport Number
	/oter ID Card
-	PAN Card
Driving Licence Expiry Date	Driving Licence
_	JID (Aadhaar)
	IREGA Job Card
	Others (any document notified by the central government) Simplified Measures Account - Document Type code
Identification Number	
	REMARKS (If any)
	PLICANT DECLARATION
	PLICANT DECLARATION declare that the details furnished above are true and correct to the best of my knowledge ar mmediately. In case any of the above information is found to be false or untrue or misleadin
	declare that the details furnished above are true and correct to the best of my knowledge an
ue or misleading or misrepresenting, I am aware that I may be held liable	declare that the details furnished above are true and correct to the best of my knowledge an
ue or misleading or misrepresenting, I am aware that I may be held liable mail on the above registered number/email address.	declare that the details furnished above are true and correct to the best of my knowledge an mmediately. In case any of the above information is found to be false or untrue or misleading the state of the state o
ue or misleading or misrepresenting, I am aware that I may be held liable mail on the above registered number/email address.	declare that the details furnished above are true and correct to the best of my knowledge an mmediately. In case any of the above information is found to be false or untrue or misleadin consent to receiving information from Central KYC Registry through SMS/Email on the abo
ue or misleading or misrepresenting, I am aware that I may be held liable mail on the above registered number/email address. ace	declare that the details furnished above are true and correct to the best of my knowledge an mmediately. In case any of the above information is found to be false or untrue or misleading consent to receiving information from Central KYC Registry through SMS/Email on the abo Place Place
ue or misleading or misrepresenting, I am aware that I may be held liable mail on the above registered number/email address. aceSignature / Thumb Impression of Applicar IPV Done On	declare that the details furnished above are true and correct to the best of my knowledge an mmediately. In case any of the above information is found to be false or untrue or misleadin consent to receiving information from Central KYC Registry through SMS/Email on the abo
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ue or misleading or misrepresenting, I am aware that I may be held liable mail on the above registered number/email address. aceSignature / Thumb Impression of Applicar IPV Done On	declare that the details furnished above are true and correct to the best of my knowledge an mmediately. In case any of the above information is found to be false or untrue or misleading consent to receiving information from Central KYC Registry through SMS/Email on the abo Place Place
ue or misleading or misrepresenting, I am aware that I may be held liable mail on the above registered number/email address. ace	declare that the details furnished above are true and correct to the best of my knowledge an mmediately. In case any of the above information is found to be false or untrue or misleading consent to receiving information from Central KYC Registry through SMS/Email on the abo Place Place
the or misleading or misrepresenting, I am aware that I may be held liable mail on the above registered number/email address. ace	declare that the details furnished above are true and correct to the best of my knowledge and mmediately. In case any of the above information is found to be false or untrue or misleading consent to receiving information from Central KYC Registry through SMS/Email on the above Place Place restation / FOR OFFICE USE ONLY rs Equities Ltd.
the or misleading or misrepresenting, I am aware that I may be held liable mail on the above registered number/email address.  ace Signature / Thumb Impression of Applicar IPV Done On Name & Signature of the authorised signatory with seal / stamp served	declare that the details furnished above are true and correct to the best of my knowledge and mmediately. In case any of the above information is found to be false or untrue or misleading consent to receiving information from Central KYC Registry through SMS/Email on the above Place Place restation / FOR OFFICE USE ONLY rs Equities Ltd.
ue or misleading or misrepresenting, I am aware that I may be held liable	declare that the details furnished above are true and correct to the best of my knowledge an mmediately. In case any of the above information is found to be false or untrue or misleading the state of the state o

ADDITIONAL KYC F	ORM FOR	OPENING TRADING	G AND DEM	AT ACCOUNT (fo	or Individual & N	on-individual)
Demat Account		dividual Account	No	n-Individual Accou	nt	
✓ Trading Account		dividual Account		n-Individual Accou		
(To Be Filled By The D						
Application No.	. ,	. ,	DF	Internal Reference	No.	
Date			Cli	ent Trading Code		
DP ID				ent ID		
(To be filled by the Appl I/We request you to ope			/	per the following de	tails :	
Holders Details						
Sole / First Holder's	Name				PAN	
Name						
	Search Name				PAN	
	(For Non-Individ					
Second Holder's Name ((For Demat Account))					PAN	
					UID	
Third Holder's Name					PAN	
(For Demat Account)					UID	
Name * * In case of firms, Assoc of the natural persons,						
mentioned above.		STATUS FOR	INDIVIDUAL	DEMAT A/C	-	
Type of Account (Please	tick whicheve	er is applicable)				
Status (For Individual)				Sub - Status		
Individual	Indiv	vidual Resident		Individual-Dire	ctor	
	🗌 Indiv	idual Director's Relativ	e	Individual HUF	AOP	
	🗌 Indiv	idual Promoter		Minor		
	🗌 Indiv	idual Margin Trading A	/C (MANTRA)	Others (specify	()	
🗌 NRI		Repatriable		🗌 NRI Non-Repa	triable	
		Repatriable Promoter		•	triable Promoter	
	□ NRI	- Depository Receipts		Others (specify	()	
Foreign National	Fore	ign National 🗌 Forei	gn National - D	epository Receipts	Others (specify	/)
		STATUS FOR NO	ON-INDIVIDU	AL DEMAT A/C		
Type of Account (Ple	ase tick which	ever is applicable)				
		Status	5			Sub- Status
Body Corporate	Banks	Mutual Fund	Trust		<b>FII</b>	To be filled by the
		Clearing Hous		Specify)		DP
SEBI Registration No. (I				,	I Registration date	
RBI Registration No. (If	•••				Approval date	
Nationality	FF	Indian	Other (Sp		- Freedow and a	l
Clearing Member Deta	ils (To be fille					
Name of Stock Exchange						
Name of CC I CH	,~					
Clearing Member Id			-	rading member ID		

	Details of Guardian (in case the account holde	er is minor)							
Guardian's Name PAN									
Relationship with the applicant		II							
· · · · ·	and evenu credit in my / our account	in Credit]							
I/We instruct the DP to receive each and every credit in my / our account [Automatic Credit] (if not marked, the default option would be 'Yes')									
I/We would like to instruct the DP to accept all the pledge instructions in my/our account Ves No									
without any other further instruction from my/our end (if not marked, the default option be 'No')									
Account Statement Requirement As per SEBI Regulation Daily Weekly Fortnightly Monthly									
I / We request you to send Elec	tronic Transaction-cum-Holding Statement at the email id	✓ Yes □ No							
I/We would like to share the em	ail ID with the RTA	✓ Yes							
I/We would like to receive the A (Tick the applicable box. If not r	nnual Report	oth Physical & Electronic							
I / We wish to receive dividend	interest directly in to my bank account as given above thr	ough ECS (If not 🔽 Yes 🗌 No							
	d be `Yes') [ECS is mandatory for locations notified by SE								
, I	SMS Alert Facility and / or TRUST facility								
	Mobile No. +91								
SMS Alert Facility Refer to Terms & Conditions	[(Mandatory, if you are giving Power of Attorney (POA)]								
given as Annexure-2.4		If POA is not granted you do not wish to avail of this facility, cancel this option.).							
Transactions Using Secured Texting Facility (TRUST). Refer to Terms	I wish to avail the TRUST facility the mobile number registered understood the Terms & Conditions prescribed by CDSL for th YES NO I wish to register the following clearing member IDs under my/	ne same.							
and Conditions Annexure-2.6	Stock Exchange Name / ID Clearing Member	Name Clearing Member ID (optional)							
Easi	To/We register for easi, please visit our website www.cdslindia Easi allows a BO to view his ISIN balances, transactions and								
Other Details Gross Annual Income Details	Income Range per annum :           Up to Rs. 1,00,000         Rs. 1,00,000 to Rs. 5,00           Rs. 10,00,000 to Rs. 25,00,000         More than R           Net worth as on (Date)         [Net worth should not be old]	Rs. 25,00,000							
Occupation	Private /Public Sector       Government Service       Business       Professional       Agriculturist         Retired       Housewife       Student       Others (Specify)								
Please tick, if applicable:	Politically Exposed Person (PEP)     Related to Politically	ically Exposed Person (RPEP)  None							
Any Other information									

DETAIL OF PROMOTERS / PARTNERS / KARTA / TRUSTEES AND WHOLE TIME DIRECTORS						
Particulars	1st	2nd	3rd			
Name						
Designation						
PAN						
Proof of Identity submitted						
Proof of Address submitted						
Aadhaar number of Promoters / Partners / Karta						
Residential						
Address						
_						
Photograph						
Signature with Rubber Stamp						

Use additional sheet, if required.

# PLEASE FILLTHIS FORM IN ENGLISH IN BLOCK LETTER AND IN BLACK INK ONLY

# TRADING AND DEMAT ACCOUNT RELATED ADDITIONAL DETAILS PART II

FOR INDIVIDUALS & NON-INDIVIDUALS

BANK ACCOUNT (S) DETAILS							
	Primary Bank Details for Trading & DP	Secondary Bank Details (If any for Trading a/c only)					
	First Account (Default)	Second Account	Third Account				
Bank Name:							
Branch Name:							
Branch Address:							
Bank Account No:							
Account Type: (Sovi11g/Currant Others/ In-Case of NRI/NRE/NRO)							
MICR Number:							
IFSC Code:							

1. Photocopy of the cancelled cheque having the name of the account holder where the cheque books issued,(or)

2. Photocopy of the Bank Statement having name and address of the BO (or)

3. Photocopy of the Passbook having name and address of the BO,(or)

4. Letter from the Bank.

\*In case of options (ii), (iii) and (iv) above, MICR code of the branch should be present / mentioned on the document.

EXISTING DEPOSITORY ACCOUNT(S) DETAILS					
DP Name:					
Depository Name:					
DP. ID:					
Beneficiary ID (BO ID)					
Beneficiary Name 1					
Beneficiary Name 2					
Beneficiary Name 3					

TRADING PREFERENCES							
		TRADING TR					
	*Please sig	on in the relevant segment where you wish to trad	e. The s	segment not chos	en should be struck off by the client.		
	NSE CM			BSE-CM			
		SIGNATURE OF THE CLIENT			SIGNATURE OF THE CLIENT		
	NSE F&O			BSE-F&O			
		SIGNATURE OF THE CLIENT			SIGNATURE OF THE CLIENT		
	NSE CDS			BSE-CDS			
		SIGNATURE OF THE CLIENT			SIGNATURE OF THE CLIENT		
If you v	wish to trade in	derivatives (F&O/Currency) segments, submit	ANY C	NE of the follow	ving proof.		
Bank Statement/Passbook (For at least 6 months period And last entry should not be older than 3 months).							
	Demat A/c Holding Statement (with Value & duly Latest Net worth Certificate by CA/CS. Stamped by DP).						
	Latest ITR Ack	nowledgement.		Self-Declaratio documents.	n a long with relevant Supporting		
	Latest Salary S	Slip/Copy of Form 16.		Latest Annual	Accounts.		
	the client wants	cuments as per risk management policy of the s to trade on any new segment/new exchange, s					
		PAST A	CTION	S			
Details	of any action/pro	ceedings initiated/pending/taken by SEBI /Stock ex	kchange	e/any other author	rity against the applicant/constituent or its		
Partner	s/promoters/who	ble time directors/authorized persons in charge of	dealing	in securities duri	ng the last 3 years:		

DEALING THROUGH OTHER STOCK BROKERS							
If client is dealing through the broker, provide the following details:							
Broker's Name							
SEBI Registration number							
Registered office address							
Phone		Fax					
Website							
Email ID				Signature of Broker (optional)			
Whether dealing with any o	ther stock broker (In case dealing with	multiple stock br	okers, provide de	etails of all)			
Name of stock broker							
Client Code		Exchange					
Details of disputes/dues pend	ling from/to such stock broker/sub- broker						
	ADDITION	AL DETAILS					
Whether you wish to receive	Physical Contract Note or Electronic Contr	act Note (ECN) (p	lease specify):	Physical Electronic			
Specify your Email ID, if appli	icable						
physically or electronically, (	the standard documents - Rights and Oblig (please specify): Physical [ nents are also available in certain vernacul	Electronic	·				
Number of years of investment In case of non-individuals, na securities on behalf of compare Any other information	me, designation, PAN, UID, signature, res	idential address a	nd photograph of p	person Authorized to deal in			
Whether you wishto avail of the	he facility of internet trading / wireless tech	nology (please sp	ecify)				
⊡Yes ⊡No	, ,		.,				
	INTRODUCER DE	TAILS (OPTIONA	L)				
Name of the Introducer (Surn	ame - Name - Middle Name)						
Status of the Introducer :							
Address of the Introducer :							
Phone No. of the Introducer :							
Mobile No. of the Introducer :			Sign	ature of the Introducer			

NOMINATION	FORM-TO BE FILLED IN BYINDIVIDUAL APPLYING SINGLE O	R JOINTLY						
I/We the sole holder / Joint holders / Guardian	(in case of minor) hereby declare that							
☐ I/We do not wish to nominate any one for	or this trading / demat account.	REGN. No.						
☐ I/We nominate the following person who is entitled to receive security balances Date								
Lying in my/our account particulars whereof are	e given below, in the event of my/our death.							
Full Name of the Nominee								
PAN of the Nominee								
Address of Nominee								
CityState	Country PIN							
Phone Fax								
Relationship with BO (if any)								
Date of Birth of Nominee		Signature of Nominee						
event of the death Of the Sole holder I all Joint h Person to act as Guardian: Full name of Guardian of Nominee Address CityState PhoneFax Email ID Relationship of Guardian with Nominee	CountryPIN ination made by me / us and also any testamentary docur	Signature of Guardian						
	Witness							
Name	Address	Signature with date						
1.								
2.								
SOLE / FIRST HOLDER SIGNATURE	SECOND HOLDER SIGNATURE	THIRD HOLDER SIGNATURE						

#### POLICIES & PROCEDURES

#### AJ. Refusal of orders for penny stocks:

Penny stocks are those stocks which are not very liquid in nature/ which are very thinly traded in the Exchanges and trade at a relatively low price and with low market capital Imation These types of stocks are generally consider• erred to be highly speculative and of high risk because of their lack of liquidity, large bid ask spreads, small capitalization and limited following and disclosure. As per company policy, "Penny Stocks" will include those scripts which appear in the list of illiquid securities issued by the Exchanges every month. The list is hosted in our website. The company shall have the absolute discretion to accept, refuse or partially accept any buy or sell orders for execution. The trades done in such stocks will be monitored. If any cl ent is found to be indulging in trading in such stocks in high volume (as a % to the total market volume), the Broker may require client to submit adequate clarification. As permits due diligence measures, if found improper. (i.e. If found that the trading is being done with an intention 10 manipulate market price or create false volume in the market) the Broker will disallow the client from trading in those scripts.

BJ.Setting up client's exposure limit:

In Cash segment, we may provide a exposure limit to a client which would be a multiple of the clear ledger balance in the account of the client plus value of paid up collaterals computed after appropriate haircut. The value of the "multiple" and the "haircut" shall be decided by the company based on Market Volatility unequal ty of collaterals. Il is not compulsory to collect upfront margin from clients for Cash segment. Generally the client is allowed to trade up to certain limit at our discretion, depending on various factors like financial credibility of the cl ENT, request from sub broker regarding setting client's exposure limit etc.

In Futures &Options segment, exposure limit of each client is set. Based on Margin money given by the client, as per the Exchange Regulations. Upfront margins collected from client.

Achievers Equities to shall have the prerogative to allow differential purchase limits and sell limits varying from client to client, depending upon credit worthiness, integrity and past conductor each client. CJ. Applicable Brokerage Rate:

a. The Trading Members entitled to charge brokerage within the limits imposed by exchange which at present is as under.-

b. For Cash Market Segment:

The maximum brokerage chargeable in relation to trades effected in the securities admitted to dealing on the Capital Market Segment of the Exchange shall be 2.5% of the contract price exclusive of statutory levies.

c. For Option contracts:

Brokerage for option contracts shall be charged on the

2.5% of the premium amount or 1001•(per f ol), whichever is higher exclusive of statutory levies.

a. For Future contracts:

Brokerage for future contracts shall be charged on the value at which the securities are bought or sold. It is hereby further clarified that brokerage on the future contracts shall not exceed

2.5% of the Contract value exclusive of statutory levies. Service Tax on brokerage value will be levied in addition to brokerage as applicable. Securities Transactions Tax is levied on

Transaction value as prescribed by Government.

The CI ent is charged brokerage as per the scheme selected by him. The same is subject to change at the mutual understanding of the parties.

DI Imposition of Delay payment charge:

As per the Regulation, the client should pay his paying obligation of funds on or before one day from 1he Exchange Paying day.

As per our policy, in capital market segment, if the client fails to provide clear balance in our designated bank a/c towards his dues within •2 day, a Delay payment charge not exceeding 24% p.a. on the dues will be levied on 1he client.

In the F&O segment, if the client fails to provide clear balance in our designated bank a/c towards his dues within T •Ida, a delay payment charge not exceeding 24% on the dues will be levied. AH may impose fines I penalties for any orders I trades Ideals I

Actions of the client which are contrary to this agreement I rules I

Regulations byelaws of the exchange or any other law for the time being in force.at such rates and in such form as it may deem fit. Further where AH has to pay fine or bear any punishment from any authority incoming (ton with / as a consequence of / in relation to any of the orders Tirades I deals I actions of the client, the same shall be borne by the client.

Hence the client is advised to make timely payment. Apart from imposition of charges we may not allow the client to take further Buy position.

Interest Free Deposits:

AEL shall not pay any interest or other benefit to the client for maintaining cash balances or depositing collateral margins with the company.

El The right to sell clients' securities or close clients' positions, without giving notice to the cl ENT on account of non-payment of client's dues:

AH shall have right to sell client's securities, both unpaid securities as well as collaterals deposited towards margins, or close out client's open positions, without giving notice to the client where there is a delay/ failure of the cl ent to meet the paying obligate owns and or there is a failure of the client to bring additional margins to cover the increase

Purchased by the cl engineer err settlements where the sale of Any new position. proceeds of unpaid securities are inadequate to cover the paying owl 1. The client has not able to meet his pay- no blight rations and/ where the unpaid secure cities appear to be comparatively on in cash by the schedule date of pay• n illiquid and cannot be sold at reasonable rates to the extent required. 2. The client has not met Market to Market loss in ii. AEL may follow the LIFO method for liquidation of securities butyl cash. may not binding on it to follow this method in all cases. 3. The "open" positions in a contract exceed or are b. The margin shortfall in F&O: close to market wide cut-off limits. I. Positions of the client may be closed out to the extent of 4. The client's position is close client wise to margin shortfall on the T + 1 basis. permissible "open" positions II. While compute ng margin shortfall, value of unapproved 5. The client had defaulted in meeting cash or securities shall not be considered. securities obligation leading o compulsory close out of the III. As per the current Exchange requirements, the Member position. Broker is required to maintain 50:50 ratio between cash and collaterals 6. If the exchange is not allowing any further position margin deposited with the Exchange. A EL shall therefore have the in that script. prerogatives to insist for at least 50llof margin in cash and may not 7. If broker limit of taking expos unrein that particular consider the value of securities over and above the cash component for script comes to an end. the purpose of calculating margins shortfall and close the F&O position 8. Based on happening of the event company has where it finds the deviation. However, sales made in capital market the risk perception that further trading in the securities/contracts segment are not considered while closing F&O positions on T + 1 basis may not be interest of its clients and/or the market. due to margin shortfall. 9. If the margin deposited by the client is not c. intraday Positions : according to the exposure of the client. AEL shall have right to close out any intraday positions taken by the HJ Temporary suspending or closing a client's account at client's client after a defined "Cutoff" time (Presently 15 minutes before close of request AEL may carry a periodic review of the client accounts market). and may suspend the accounts from Trading d. General: in the following circumstances: Where the client is inactive for more than 6 I. While selling the securities/ closing the client's positions. 1. AEL may take into account the sales made by the client, positions months closed by the client or collections received from the client till a cut-off 2. Where the client has not cleared the naked or time (presently 10.45am). uncovered debits which are more than 7 days' old. II. While selling the securities/ closing the client's positions. 3. Where the account is underinvest gation by any AEL may not take in o consideration Cheques/Bank drafts/Pay orders regulatory body. deposited by the client with AEL until clear proceeds of such 4. Based on the recommendations made by the instruments are received by AEL in its bank account. Branch Manager due to excessive speculations, un-cleared III. AEL shall have the right to sell client's securities or close balances. out client's open positions but it shall not be under any obligate ons to 5. Physical documents received back are undertake this exercise compulsorily. AEL shall therefore not be under undelivered due to reasons like "no such person", "addressee" any obligation to compensate/ or provide reasons of any delay or left, refusal accept mails. 6. Non submission of updated KYC and lor non omission on its part to sell client's securities or close open positions of the client. updating of communications details viz.• emailed. Mobile no, FI Shortages in obligations arising out of internal netting of trades: Landline details or it is foundlo be belonging to a third person. In case of shortages in obligations arising out of internal netting 7. Client lodges a compliant either directly with ofTrades we follow the same policy as followed by Exchange. Short company or through Exchange relating alleged unauthorized shares are bought in the market at market rate in the defaulter client Trades being executed in the account. code. Shares are delivered to the Buyer client on payout day. The 8. On notices received from statutory, Government ledger of the client who f ailed to deliver shares is debited for such or Local authorities and Income Tax, Service Tax. a Judicial or a market purchase. Oasis Judicial authority, etc GI. Conditions under which a client may not be allowed to take further 9. Upon the death, winding up, bankruptcy, position: liquidation or lack of legal Capac ity of the client. Under the following conditions a client may not be allowed to take AEL may also suspend the account based on the written request received from the client. further position. 1. The client has a continuous due I debit balance •Such De-registering a client IJ clients are allowed to close out his open position but is not allowed to 1. The company may also initiate action for take

# TARIFF SHEET / BROKERAGE SLAB

MVP BROKERAGE

Rs. 15/. - Per Trade

Rs. 50/. - Per Day

MVP 3 Month

[If selected attach separate sheet duly signed]

MVP 1 Year

	NORMAL BROKERAGE							
Segment	Cash N	/larket	Fu	utures	Options	Currency	Futures	Currency Option
Exchange	Square off (intraday)	Delivery	Non Square off	Square off (Intraday)	(per lot)	Non Square off	Square off (intraday)	(per lot)
	%	Min	%	Min		%	Min	
NSE								
BSE								

1. There will be minimum Contract Brokerage of Rs.20/ to be charged subject to maximum permitted by regulatory authority may change time to time.

2. The account fees for opening of trading account is Rs.150/ - .

3. Cash on Spot Brokerage Schedule: 1.00%

The minimum value of the trade that would be accepted would be Rs.500/., The maximum amount of trade that a customer can execute in any settlement under Spot Segment is Rs.10.00,000/., If the trading day is a bank holiday, then the pay-out will be credited on the next bank working day. GST will be charged additional as per the applicable rate.

4. Call & Trade (MVP,Rs. 15/ per trade & Rs. 50/per day trade) @ Rs. 20/plus applicable taxes

5. Please note, after consent of ECN mandate thereafter to get physical copy of contract note client have to give request indicating the period for which client need the contract note. The charge for the same is Rs. 15/per page plus Rs 25/courier charges.

(The above rotes or exclusive of STT, GST, Stamp Duty, SEBI Fee, Transaction Charges & other charges, if any, which will be separately charged as per applicable rotes from time to time.)

(Please refer to Policy & Procedures - Clouse C)

SIGNATURE OF THE CLIENT

CHARGES FOR DEPOSITORY SERVICES (INDIVIDUALS/CORPORATES)							
Sr No	Particular	Individual (Regular)	Individual (BSDA)	Non-individual			
1	Account Opening Charges	NIL	NIL	NIL			
2	Account Maintenance Charges	Rs.400/- p.a.to be paid at the beginning of every year at the time of new account opening		Rs.900/- p.a.to be paid at the beginning of every year at the time of new account opening			
3	Dematerialization Charges	Rs.3/- per Certificate p us courier charges of Rs.40/- per Demat request for every 500 gms	Certificate plus	Rs.3/- per Certificate plus courier charges of Rs.40/- per Demat request for every 500 gms			
4	Transaction Charges Market/Off market/Interdepository	Rs.12/ plus CDSL charges at actual	Rs.50/- plus CDSL charges at actual	Rs. 12/ plus CDSL charges at actual			
5	Pledge Charges (Creation/Closure)	0.02%of the transaction charges subject to a minimum of Rs.50/- plus CDSL charges at actual		0.02% of the transact ion charges subject to a minimum of Rs.50/- plus CDSL charges at actual			
6	Pledge Charges for Invocation	0.05 of the transaction charges subject to a minimum of Rs. 50/-		0.05% of the transaction Charges subject to a minimum of Rs.50/-			
7	Rematerialization Charges	Rs.25/- per certificate or 0.05%of the value whichever is higher Plus CD5L charges	certificate or 0.10%	Rs.25/- per certificate or 0.05% of the value whichever is higher Plus CDSL charges			
8	Failed I Rejection Charges	Rs.50/· per transaction	Rs.100/·per transaction	Rs.50/·per transaction			
9	Demat Rejection charges	Rs.35/· per rejection for every 500 gms	Rs.35/· per rejection for every 500 gms	Rs.35/· per rejection for every 500 gms			
10	statement request		upto 10 pages. Every additional S pages or a portion	Every additional pages or a portion			
11	Statutory & processing charges at the t me of account opening	NIL	Rs.100	Nil			
12	Lifetime Offer III(AMC & Transaction)	Upfront at the time of Account opening Rs.5000/- • Serv. Tax, enrolls all account holders for free AMC & transact ion charge for the next 15 Years (CDSL Charges at actual)	ΝΑ	Upfront at the time of Account opening Rs.10 000/- •Serv. Tax, enrolls all account holders for free AMC & transaction charge for the next 15 Years (CDSL Charges at actual)			
13	Lifetime Offer III (AMC)	Upfront at the time of Account opening Rs.2499/- • Serv. Tax, enrolls all account holders for free AMC for the next S Years (COSL Charges at actual. Transaction charges as per regular tariff.)	NA	Upfront at the time of Account opening Rs.4999/- + Serv. Tax, enrolls all account holders for free AMC for the next 15 Years (CDSL Charges at actual, Transaction charges as per regular tariff.)			

#### CHARGES FOR DEPOSITORY SERVICES (INDIVIDUALS/CORPORATES)

- > \*\*\*\* Rs.500/- will be charged for Non Individuals by CDSL for AMC. (Life Time)
- > Additional Delivery Instruction booklet would be charged @ Rs.50/- per booklet containing 10 leaves.
- > Modification of Client Address is Rs 40/- and for other Details Rs.25/- per instance
- > The fee structure is subject to change in case of any revision of changes by CDSL, any new statutory or other charges shall be introduced
- by Achiievers equities Ltd with at least one month notice.

> All charges are inclusive of GST

#### **#BSDA Scheme:**

Value of Holding (Amount)	Annual Maintenance Charges (Rs/-)
Upto – 50000	NIL
50001-200000	100 p.a.
200001 and above	Charges are applicable to regular Demat Account

#### **Terms and Condition:**

> Valuation of holding will be calculated at the end of every billing cycle (monthly).

> The value of securities held in BSDA shall not exceed Rs.2 lakhs at any point of time. If the value of holding exceeds Rs.2 lakhs, the charges as applicable to regular Demat Account will be levied.

#### # J 500/- per annum will be charged for Non-Individuals by CDSL for Annual Maintenance Charges

TARIFF OPTION		BSDA
	LIFE TIME TARIFF (AMC & Transactions Charges	) Please check whichever is opted

SOLE / 1ST HOLDER SIGNATURE

2ND HOLDER SIGNATURE

**3RD HOLDER SIGNATURE** 

#### CHARGES FOR DEPOSITORY SERVICES (INDIVIDUALS/CORPORATES)

#### **OTHER POINTS:**

All charges would attract the service tax / cess / levies and / or other such taxes as applicable from time to time

All payments have to be made favouring Achievers Equities Ltd. You can pay by Cheque or Demand Drafts payable at the local branch where the account is opened, outstation cheque will not be accepted

All the percentages in the above structure would be applied on the value of the transaction as computed by CDSL

Out of Pocket expenses incurred on the Dispatch of securities for Dematerialisation and communication charges incurred on out-station calls/ faxes made specifically on request of the client will be charged on actuals.

Charges quoted above are for the services listed. Any services not listed above will be charged separately

Any advance payments over and above the normal amount due can also be made. Any such higher amount paid than the minimum amount payable at the time of account opening shall be adjusted against the bills raised from time to time

#### **IMPORTANT NOTE:**

1. DP bills should paid on or before the due date. Interest shall be levied@ 2% per month on outstanding amount for non-payment from the bill due date. Pursuant to Clause 9 of the Client DP Agreement, in case of non-payment of OP charges within the due date, DP reserves the right to discontinue operation of the demat account till such time that the payment is received

2. For all purposes the Bill date shall be construed as the date of demand and the bill will be considered as the Bill cum Notice for payment and, Achievers Equities Itd reserves the right to "freeze depository account for debit transactions". In case of nonpayment of charges after two days from the Bill due date

3. The renewal charges for resuming the depository operations will be 150 per Account and the services will be resumed in minimum of two working days from the date of receipt of request at Achievers Equities Itd branch

I/We understand that the above charges are subject to revision by Achiievers Equities Itd after providing a notice period of 30 days. Such revisions will be notified by ordinary post I courier

SOLE / 1ST HOLDER SIGNATURE

2ND HOLDER SIGNATURE

**3RD HOLDER SIGNATURE** 

#### INFORMATION TO BE PROVIDED BYTHE CLIENTIN RELATION TO THE PMLA. 2002

Name of the Client:

If Business / Profession: Nature of Business:

Industry:         Details of my/our Relatives, having account with AEL						
Name	Relationship	UCC (Client Code)				

#### Details of the Corporate/Partnership Firm/Trust etc. where I/We am/are affiliated

Name	Entity Type	Nature of business	Relationship	UCC (Client Code)

#### ✓ I/We agree to submit every year any one of following documents to AEL:

1. Profit & Loss Account and Balance Sheet

Form No. 16 (Salary Certificate)
 Net worth Certificate

Client Code:

3. Self-attested copy of Income Tax Return

5. Demat Transaction Statement & Bank Statement (for 6 months)

I/We confirm that I/We will immediately inform AEL in case I/we am/are convicted under any grounds or any action is taken against me/us by any authority (ies).

_	I/We hereby declare that I/We do not fall under the Clients of Special Category as defined in Prevention of Money Laundering Act,
	2002, or

I/We declare that I/We fall under Clients of Special Category as defined in Prevention of Money Laundering Act, 2002 (choose the relevant category as under):

Nonresident Client

Politically Exposed Persons (PEP)

Relative of Political Exposed Person (RPEP)

Non face to face client

Companies having close family shareholding or beneficial ownership

Trusts, Charities, Non- Governmental Organizations (NGOs) and organizations receiving donations

Clients in high risk countries where existence / effectiveness of money laundering controls is suspect etc.

Own funds

High Net-worth Clients

Companies. Offering foreign exchange offerings

Clients with dubious reputation as per public information available etc.

I / we intend to invest in the stock market with:

Borrowed Funds

(If Borrowed Funds, then please specify below Sources of Funds):

	Sources of Borrowed Funds (if any)	Amount
1		
2		

I/We hereby declare that I/We an	n/are beneficial owner of the	Trading/Online Accou	int opened with AEL
----------------------------------	-------------------------------	----------------------	---------------------

SIGNATURE OF THE CLIENT

	FOR OFFICE USE ONLY	<b>RISK CATEGORY</b>	🗌 High		LOW
--	---------------------	----------------------	--------	--	-----

Τo,

# ACHIIEVERS EQUITIES LTD

32/A, Diamond Harbour Road, Sakherbazar, Kolkata - 700008.

Dear Sir / Madam

1. With reference to my/our trading account opened with you, I/we request you to maintain a running account for funds and securities on my/our behalf without settling the account on settlement of each transaction. I/We further request you to retain all amounts and securities receivable by me/us until specifically requested by me/us to be settled within one working day of request, if the same is lying with Achiievers Equities Ltd & within 3 working days from the request if the same is lying with clearing member / clearing corporation.

2. I/we understand and agree that no interest will be payable to me/us on the funds or securities so retained with you.

3. I/we may be trading in derivatives segment & cash segment of various Exchanges and hence have various accounts with you. In this regard I/we hereby authorize Achievers Equities Ltd to act at its discretion of adjusting any credit balance under my/ our various accounts against the debit in any account across segments/Exchange, without taking any further instruction from me/us.

4. I/we also confirm that the securities lying in my withhold A/c should be considered as margin deposit / collateral.

5. I/we authorize you to set off a part or whole of the margin deposited by me/us against any of my / our dues, by appropriating relevant amount of fund or by sale of securities which form part of margin.

6. I/we hereby authorize you to pledge my / our securities deposited as margin or withheld by you as permitted in the running account and to deposit my / our funds deposited as margin to Exchanges / Clearing Corporations towards margin.

7. I/we may revoke the authorization at any time by giving a written notice.

8. I/we also agree that the actual settlement of fund and securities shall be done by us, at least once in a calendar quarter or month and the statement of account for the same will be provided to me by Achiievers Equities Ltd Such periodic settlement of running a/c may not be necessary (a) for clients availing margin trading facility as per SEBI Circular, and

(b) for funds received from clients towards collaterals / margin in form of BG / FD receipts.

9. I/we agree that fund given towards collaterals/margins in form of bank guarantee (BG) / Fixed Deposit Receipts (FDR) may not be periodically settled.

10. I/we agree that (a) in respect of derivatives market transactions, the Trading Member may retain the requisite securities / funds on settlement date to take care of any margin obligation arising in next 5 days, calculated in the manner specified by the Exchange, (b) in respect of cash market transactions, the Trading Member may retain entire pay-in obligation of funds & securities due from me / us as on the date of settlement and for next day's business, the Trading Member may retain funds / securities / margin to the extent of value of transactions executed on the day of such settlement.

11. I / we authorize you to retain an amount upto Rs.10,000/- (consolidated amount across segments and across stock exchanges) for actual settlement of that respective traded quarter / month.

12. I/we agree/understand that there shall be no inter-client adjustment for the purpose of settlement of the running account.

13. I/we shall bring any dispute arising from the statement of account or settlement so made to the notice of the Trading Member preferably within 7 working days from the date of receipt of funds/securities or statement as the case may be.

14. For the clients having outstanding obligations on the settlement date, the Stock Broker may retain the requisite securities / funds towards such obligation and may also retain the fund expected to be required to meet margin obligation for next 5 trading days, calculated in the manner specified by the Exchanges.

15. The authorization shall be signed by the client only and not by any authorised person on his behalf or any holder of the Power of Attorney.
16. The actual settlement of funds and securities shall be done by the broker, at least once in a calendar quarter or month, depending on the preference of the client. While settling the account, the broker shall send to the client a 'statement of accounts' containing an extract from the client ledger for funds and an extract from the register of securities displaying all receipts/deliveries of funds/securities. The statement shall also explain the retention of funds/securities and the details of the pledge, if any.

17. The stock broker shall transfer the funds / securities lying in the credit of the client within one working day of the request if the same are lying with him and within three working days from the request if the same are lying with the Clearing Member/Clearing Corporation.

18. There shall be no inter-client adjustments for the purpose of settlement of the 'running account'.

19. There must be a gap of maximum 90/30 days (as per the choice of client viz. Quarterly/Monthly) between two running account settlements.

20. For the purpose of settlement of funds, the mode of transfer of funds shall be by way of electronic funds transfer viz., through National Electronic Funds Transfer (NEFT), Real Time Gross Settlement (RTGS), etc.

21. The required bank details for initiating electronic fund transfers shall be obtained from new clients and shall be updated for existing clients. Only in cases where electronic payment instructions have failed or have been rejected by the bank, then the stock broker may issue a physical payment instrument.

22. Statement of accounts containing an extract from client ledger for funds & securities along with a statement explaining the retention of funds/securities shall be sent within five days from the date when the account is considered to be settled.

23. I/We further declare that this authorization will remain in force unless revoked earlier by me/us in writing.

Settlement Preferences

Monthly

Quarterly

Thanking you,

Yours truly

SIGNATURE OF THE CLIENT

Signatures:

**Business Associates** 

Entered by (Achiievers Equities Limited)

Original Documents Verified by

# DECLARATION / LETTER OF UNDERSTANDING

VOLUNTARY

То

# ACHIEVERS EQUITIES LTD

32/A, Diamond Harbour Road, Sakherbazar, Kolkata - 700008 Dear Sir I Madam,

Date

I/We as a Client of Achiievers Equities Ltd for trading in capital Market and/or Futures & Options and/or Currency Derivatives Segment of NSE I SSE hereby authorize AEL (Member: NSE, SSE) for the following:

1. I/We hereby author is e AEL not to provide me Order Confirmation / Modification / Cancellation Slips and Trade Confirmation Slips to avoid unnecessary paper work. I/We hereby request AEL to kindly accept my/our mandate holder's verbal orders/instructions in person or over phone and execute the same. I/We shall get the required details from the contract notes issued by AEL I/We understand the risk associated with placement of verbal orders and accept the same/We shall not disown orders under the plea that the same was not placed by me/us.

2. I/We indemnify AEL and undertake to keep AEL in dignified against all losses, damages, actions which AEL may suffer or face, as a consequence of adhering to and carrying out my/our orders placed verbally. In case I/we wish to withdraw this consent/we shall inform AEL In wr iting and get the same ac know ledged by AEL at least one week in advance from the date of such withdrawal.

3. Trading on all Exchanges is in electronic mode, based on connectivity through various media such as VSAT, Leased line, ISDN, Modem and VPN, as well as through a combination of technologies and computer systems to place and route orders. I/we understand that there exists a possibility of communication failure or system problems or slow or delayed response from systems or a trading halt, or any such other problem/glitch which may result in AEL not being able to establish/provide access to the trading system/network, which may be beyond AEL's control and may result in delays

in processing of buy or sell orders either in part or in full. I/we shall be fully liable and responsible for any such problems/fault and shall not make any claims on AEL for the same.

4. I/We agree not to hold AEL liable or responsible for any delay or default in performance of AEL's obligations due to contingencies beyond AEL's control, such as fire, flood, civil commotion, earthquake, riots, war, strikes, and failure of systems, failure of internal links, government /regulatory actions or any other contingencies beyond AEL's control.

S. I/We hereby confirm that I/we will never sublet/allow any third party access to the trading terminal provided to me by AEL, nor indulge in/facilitate any unauthorized trading under any circumstances.

6. All fines/penalties and charges levied upon AEL due to my/our acts/deeds or transactions may be recovered by AEL from my/our account.

7. Any queries related to securities delivered by AEL would be brought to the notice of AEL within seven days of the receipt of such securities in my/our Demit Account. Other is e it can be presumed that/We have checked all the securities received by me/us and that they are good as per the prevailing norms.

8. I/We hereby undertake to extend all co-operation to AEL in their end devour towards compliance with Anti-Money Laundering norms, and to not hold AEL legally liable in any manner whatsoever towards the same.

9. I/We understand that information about me/us and my/our transactions may be reported by AEL to FIU/concerned authorities/regulators without any intimation to me/us and have no objection to the same.

Thanking you, Yours truly,

SIGNATURE OF CLIENT

CONSENT LETIER FOR ELECTRONIC COMMUNICATION VOLUNTARY
To ACHIIEVERS EQUITIES LTD 32/A, Diamond Harbour Road,Sakherbazar, Kolkata - 700008 Date Dear Sir I Madam,
Sub: CONSENT LETIER FOR RECEIPT OF ECN, DAILY MARGIN STATEMENT & OTHER DIGITAL DOCUMENTS 1.I/We hereby give my/our consent to receive Contract Notes/Trade Confirmation of the Trades executed by me/us, bills and/or Margin Statement and/or Account Statement and/or Notices and/or Circulars and/or amendments and/or such other correspondences and/ or documents in electronic form (Strike out whichever is not opted) with reference to SEBI circular no. MRD/Dop/SE/Cir-20/2005 dated September 08,2005 duly authenticated by means of a digital signature as specified in the Information Technology Act, 2000 and the Rules made there under, to my/our following emailid(s): Email id
A Iternative Email Id
2.I/We hereby agree that Achiievers Equities Ltd shall fulfiltheir legal obligations, if the above documents are sent electronically to the above emailid(s).I/We agree that AEL will not be responsible for late /non-receipt of documents sent via electronic delivery due to change of emailaddress I correspondence address as mentioned aforesaid. I/We also agree that AEL shall not take cognizance of out-of-office I out-of-station auto repl es. I/Weshallbe deemed to have received such electronic mails . I/We agree that the log reports of AEL's dispatching software(s) shall be a conclusive proof of dispatch of such documents to me/us and such dispatch shall be deemed to mean receipt by me/us and shall not be disputed by me/us on account of any non-receipt/delayed receipt for any reasonwhatsoever I/We am/are also aware that copies of such documents including contract notes are also available on the official web-site of AEL, for which I/we will be provided with a User 10 and Password.In case of non receipt of documents by mail, I/We shall intimate the same to AEL immediately in writing. In case I wish to withdraw this facility, I shall inform AEL in writing at least one week in advance from the date of such withdrawal.
Thanking you, Yours Faithfully
SIGNATURE OF THE CLIENT
Acess to the following Research Services ,please tick to the register for Email Alerts
Fundamental Technical Others
Note: We have created your Internet Back Office Login and Password. To access your Online Account, go to our website www.Click on link 'Online Accounts' on the homepage. You will be prompted for your Login ID and password. Your Login ID is your Client Code and default password will be sent with welcome mail. Kindly ensure that you change your password during your first login

CONSENT LETTER FOR RECEIVING AL	ERTS, TRADING CALLS, RESEARCH REPOR	T ETC. ON MOBILE	VOLUNTARY
To, ACH IIEVERS EQU ITIES LTD 32/A, Diamond Harbour Road, Sakherbazar,	Kolkata • 700008		
Dear Sir / Madam,			
<ul> <li>I/We hereby give my/our consent to give me/us Alerts, Research Calls, Reports, News, Live Updates or any other information on my Email ID given earlier for Electronic Communication and also on my Mobile No This shall not be treated as violation of any DND or any other similar rules applicable from time to time. The number may be given to the exchange database also.</li> <li>1. Further, I/we undertake to AEL and confirm to use my/our own judgment in taking a view and execute trade in the identified security(s) according to my/our financial strength/capabilities and shall not hold AEL responsible for any loss suffered by me/us on account of executing or omitting to execute any trades in pursuance of such communication and/or investment advises sent by AEL.</li> <li>I/We further declare that the above mentioned statement is true and correct</li> </ul>			
			Thanking you Yours faithfully,
SMS Research calls, News and Live U Please tick to register for MOBILE A			
AUTHORITY LETTER TO	DEBIT THE DEMAT ACCOUNT OPERATING CHA	RGES VOLU	INTARY
To ACHIEVERS EQUIT IES LTD 32/A, Diamond Harbour Road, Sakherbazar, K Dear Sir I Madam.	Kolkata-700008		
Segment.	our broker on Capital Market Segment and/or Future		·
	sitory Services provided by them and bill raised by th		
(s) are as follows.			
DEPOSITORY	DEPOSITORY PARTICIPANT ACCOUNT NO	BENEFICIAR	Y ACCOUNT NO
CDSL			
CDSL			
CDSL			
			Thanking you Yours faithfully,
			Signature of client

	AUTHORITY TO PLACE INST	RUCTIONS WITH AEL ON MY/C	OUR BEHALF VOLUNTARY	
To ACHIIEVERS EQUITIES 32/A, Diamond Harbour	SLTD Road, Sakherbazar, Kolkata – 700008			
•	e following persons whose specimen signatur curities and contracts on any exchanges/segm	••••••	instructions/ place orders with AEL for	
SL.NO	NAME	MOBILE NUMBER	SPECIMEN SIGNATURE	
			Signature of client	
AUTH	IORITY TO SIGN, EXECUTE AND OR / ACK	NOWLEDGE ANY DOCUMENT	VOLUNTARY	
I/We hereby authorize	S LTD Road, Sakherbazar, Kolkata – 700008 the following persons whose specimen signa tract Notes, Statement of Margins and Stateme		sign, execute and I or acknowledge any	
SL.NO				
I			Signature of Branch Manager	
	WAIVER OF DISCLAIMER CLAUSE FOR T	ECHNICAL CALLS	VOLUNTARY	
To ACHIIEVERS EQUITIES 32/A, Diamond Harbour Dear Sir / Madam,	S LTD Road, Sakherbazar, Kolkata – 700008			
Sub:Request for sending	g technical calls by SMS to my mobile no	by email to	my/our email id	
through SMS on my mo disclaimer clause by AE	a client of Achiievers Equities Ltd with the af- obile number mentioned above or by email of L will obstruct/delay the smooth transmission	n my designated email id. I/We hav	ve noted that incorporation of the standar	
have duly taken note of	y request you not to include any disclaimer cl . I/We hereby agree and voluntarily waive the of the SMS message I email to be sent by you v	e inclusion of the disclaimer (text m	entioned overleaf) and I/We shall treat th	

# **DISCLAIMER CLAUSE**

#### VOLUNTARY

1. Short-term trading on the basis of technical calls is a high risk and skill oriented venture and may result in huge losses also. Traders doing so are doing at their own risk. We are not responsible for any damages. For any buy/sell position, specific stop loss should be maintained.

- 2. Mostly it is not advisable to buy/sell a stock if it touches the target price first and then comes within recommended range of buy/sell.
- 3. Try to book partial profit at the first target & hold remaining position for the second target.

4. For Short term call stop loss is maintained on closing basis.

#### DISCLAIMER

This communication is for the personal information of the authorized recipient and is provided for assistance only, and is not intended to be, and must not be taken as the basis for an investment decision or considered as an investment or financial advice nor should this communication be construed as an advice to buy or sell or as a solicitation to buy or sell the securities if any referred to her in. The intent of this communication is not recommendatory in nature. This communication has been prepared for the general use of the clients of the Achiievers Equities Ltd (AEL) and must not be copied, either in whole or in part, or distributed or redistributed to any other person in any form. If you are not the

Intended recipient you must not use or disclose this communication in any way. Though disseminated to all the customers simultaneously, not all customers may receive this report at the same time. AEL will not treat recipients as customers by virtue of their receiving this report. Neither this communication nor any copy of it may be taken or transmitted into the United States (to US Persons), Canada or Japan or distributed, directly or indirectly, in the United States or Canada or distributed, or redistributed in Japan to any residents thereof. The distribution of this communication in other jurisdictions may be restricted by applicable law in the relevant jurisdictions and persons into whose possession this document comes should inform themselves about and observe any such restrictions. In preparing this communication, the investment objectives, financial situation and particular needs of the recipient have not taken into account. This communications based upon information obtained from sources believed to be reliable, but we do not make any representation or warranty that it is accurate, complete or up to date and it should not be relied upon as such.

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To ACHIEVERS EQUITIES LTD 32/A, Diamond Harbour Road, Sakherbazar, Kolkata – 700008

Dear Sir I Madam,

#### Sub: BSE STAR MF / Mutual Fund Service System (MFSS) facility

I/We am/are registered as your client with Client Code No. and have

executed the KYC procedure for the purpose of trading in the Capital Market Segment of NSE/BSE.

I/We am/are interested in availing the BSE Star MF / MFSS facility of the BSE/NSE for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the BSE Star MF I MFSS of the BSE/NSE.

For the purpose of availing the BSE Star MF / MFSS facility, I/we state that Know Your Client details as submitted by me/us for registration as Client of AEL may be considered for the purpose of BSE Star MF / MFSS and I/we further confirm that the details contained in same remain unchanged as on date.

I/We are willing to abide by the terms and conditions as mentioned in the BSE Circular no. 20091202-3 dated 02/12/09 & NSE Circular no. NSE/CMTR/13533 dated 24/11/09 and as may be specified by the BSE/NSE from time to time in this regard.

I/We 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).

I/We shall read and understand the contents of the Scheme In format ion Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Scheme with respect to which I/we choose to subscribe/redeem I/We further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund Schemes.

I/We therefore request you to register me/us as your client for participating in the BSE Star MF / MFSS.

Thanking you, Yours faithfully,

SIGNATURE OF THE CLIENT

# DETAILS OF TERMS & CONDITIONS FOR THEINVESTOR/ CLIENT

VOLUNTARY

#### FOR USING BSE STAR MF / MFSS FACILITY

#### 1. Pre-requisites for becoming Investor/ Client for the BSE STAR MF / MFSS facility

1.1. The client is desirous of investing in units of mutual fund schemes through the BSE STAR MF / MFSS.

1.2. The Client intends to execute his/her/its instructions for subscription/redemption of units of Mutual Fund Schemes on BSE STAR MF / MFSS through AEL.

1.3. The client has satisfied himself/ herself/ itself of the capacity of AEL to deal in Mutual Fund units and wishes to execute his/her/its instructions through AEL and the client shall from time to time continue to satisfy himself/ herself/ itself of such capability of AEL before executing transactions through AEL.

1.4. The Client has approached AEL with the application for availing the BSE STAR MF/ MFSS facility.

1.5. The client has submitted relevant KYC (Know Your Client) details to the AEL.

#### 2. Terms and Conditions

2.1. The client shall be bound by circulars issued by BSE/NSE, Rules, Regulations and circulars issued there under by SEBI and relevant notifications of Government authorities as may be in force from time to time.

2.2. The client shall notify AEL in writing if there is any change in the information in the 'client registration form' provided by the client to AEL at the time registering as a client for participating in the BSE STAR MF/ MFSS or at any time thereafter.

2.3. The client shall submit to AEL a completed application form in the prescribed format for the purpose of placing orders with AEL.

2.4. The client has read and understood the risks involved in investing in Mutual Fund Schemes.

2.5. The client shall be wholly responsible for all his /her/its investment decisions and instructions.

2.6. The client shall ensure continuous compliance with the requirements of the BSE, NSE, SEBI and AMFI.

2.7. The Client shall pay to AEL fees and statutory levies as are prevailing from time to time and as they apply to the Client's account, transactions and to the services that AEL renders to the Client.

2.8. The client will furnish information to AEL in writing, if any winding up petition or insolvency petition has been filed or any winding up or insolvency order or decree or award is passed against him / her/ it or if any litigation which may have material bearing on his capacity has been filed against him / her/ it.

2.9. In the event of non-performance of the obligation by AEL, the client is not entitled to claim any compensation either from the Investor Protection Fund or from any fund of BSE or BOISL/ NSE or NSCCL.

2.10. In case of any dispute between AEL and the investors arising out of the BSE STAR IVIF / MFSS facility, BSE and/or BOISL and NSE and /or NSCCL agrees to extend the necessary support for the speedy redressal of the disputes

# INTER-SETTLEM ENT OF SECURITIES

# VOLUNTARY

Clients are advised not to sell shares unless lying in their Demat Account. However, Inter-Settlement of Securities will be provided to the client on request. AEL will debit appropriate charges from the client account for this service. AEL will be not responsible/liable for any profit/loss incurred/sustained by the Client for mistake/failure of whom so ever for Inter Settlement of Securities.

I/We hereby request you to provide us facility for INTER -SETTLEMENT OF SECURITIES after having read and agreed to the above

SIGNATURE OF THE CLIENT

	CLIENT APPROVAL FOR	AMOUNT DEDUCTION	VOLUNTARY	
To ACHIIEVERS EQUITIES LTD 32/A , Diamond Harbour Road, Sakhe	rbazar, Kolkata – 700008	Date		
Name				
ADDRESS				
CONTACT				
EMAIL				
BANK NAME				
BRANCH NAME				
MICR CODE				
CHEQUE NO.				
□ I/We		Account opening charge from the	margin amount.	
□ I/We		MVP plan charge from the margin	amount.	
[PLEASE TICK THE RELEVANT BOXES & STRIKE OFF WHICHEVER IS NOT APPLICABLE] Place				
		SIGNA	TURE OF THE CLIENT	

SOLE / 1ST HOLDER SIGNATURE

2ND HOLDER SIGNATURE

### ANNEXURE- 2.4

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 BC 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 beer changed without proper authorization, the BO should immediately inform the DP in writing. Fees: Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO. Disclaimer: The depository shall make reasonable efforts to ensure that the BO's personal information is kept confidential. The depository does not warranty the confidentiality or security of the SMS alerts transmitted through a service provider. Further, the depository makes no warranty or representation of any kind in relation to the system and the network or their function or their performance or for any loss or damage whenever and howsoever suffered or Incurred by the BO or by any person resulting from Or in connection with availing of SMS alerts facility. The Repository gives no warranty with respect to the quality of the service provided by the service or such 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 or 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	cost, charges and expenses whatsoever which a depository may at any time incur, sustain, suffer or be put to as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO. Amendments: The depository may amend the terms and conditions at any time with or without giving any prior notice to the BOs. Any such amendments shall be binding on the BOs who are already registered as user of this service. Governing Law and Jurisdiction: Providing the Service as outlined above shall be governed by the laws of India and will be subject to the exclusive jurisdiction of the courts in Mumbai. I /We wish to avail the SMS A lets 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 the depository from time to time. I / We further understand that the SMS alerts would be sent for a maximum four ISIN's 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.			
DP ID 1 2 0 7 3 1 0 0	Client ID			
(Please write your 8 digit DP ID) (Please w	rite your 8 digit DP ID)			
Sole I First Holder's Name				
Second Holder's Name				
Third Holder's Name				
Mobile Number on which messages are to be sent: +91				
The mobile number is registered in the name of:				
Email ID {Please write only	ONE valid email ID on which communication; if any, is to be sent)			
SOLE / 1ST HOLDER SIGNATURE 2ND HOLDER SIGNATURE	3RD HOLDER SIGNATURE			

<ul> <li>(TRUST) Service offered by CDSL</li> <li>1. Definitions:</li> <li>In these Terms and Conditions the terms shall have following meaning unless indicated otherwise:</li> <li>i. "Depository" means Central Depository Services (India limited (CDSL)</li> <li>iii. TRUST means "Transactions Using Secured Texting" service offered by the Depository.</li> <li>iii. "Service Provider" means a cellular service provider(s) with whom the Depository have entered I shall enter into an arrangement for providing the test of the SMS with in the time limit prescribed by CDSL.</li> <li>7. The BO agrees that the signing of the TRUST registration for TRUST sham bid med to have hem executed by au joint holders.</li> <li>w. "Service" means the service of providing facility to receive give instructions. The types of transaction that would nominally quify for this type of service would be informed by CDSL from time to time.</li> <li>w. "Third Party" means the operators with whom the Service Provider is having I will have an arrangement for providing SMS to the BO.</li> <li>w. "Third Party" means the operators with whom the Service Provider is having I will have an arrangement for providing SMS to the BO.</li> <li>w. Third Party" means the operators with whom the Service Provider is having I will have an arrangement for providing SMS to the BO.</li> <li>The service will be provided to the BO at his I her request and at the is not registered for SMART, the OP shall register him for subject to the verification of the information provided by the BO to the subject to the verification of the information provided by the BO to the BO at his I her request on shall be senvice will be sent on best efforts basis by way of an SMS on the mobile number to transaction to the BO only if the Clearing Membe and anone any change in mobile number, or loss of handset on which the BO in TRUST portsets the said transaction in CDS system for execution through TRUST within prescribed time limit.</li> <li>The BO is responsible for promytly informing its DP</li></ul>	ANNEXU	RE- 2.6
<ul> <li>registered mobile number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of messages sent on such mobile number.</li> <li>5. The BO agrees that SMS received by the Depository from the registered mobile number of the BO on the basis of which instructions are executed in the depository system shall be conclusive evidence of such instructions</li> </ul>	Terms And Conditions for availing Transaction Using Secured Texting (TRUST) Service offered by CDSL 1. Definitions: In these Terms and Conditions the terms shall have following meaning unless indicated otherwise: i. "Depository" means Central Depository Services (India limited (CDSL) ii. TRUST means "Transactions Using Secured Texting" service offered by the Depository. "iii. "Service Provider" means a cellular service provider(s) with whom the Depository has entered I shall enter into an arrangement for providing the TRUST service to the BO. iv. "Service" means the service of providing facility to receive give instructions through SMS on best effort basis as per the following terms and conditions. The types of transaction that would nominally qualify for this type of service would be informed by CDSL from time to time. v. "Third Party" means the operators with whom the Service Provider is having I will have an arrangement for providing SMS to the BO. 2. The service will be provided to the BO at his 1 her request and at the discretion of the depository provided the BO has registered for this facility with their mobile numbers through their DP or by any other mode as informed by CDSL from time to time. Acceptance of application shall be subject to the verification of the information provided by the BO to the Depository 3. The messages will be sent on best efforts basis by way of an SMS on the mobile no which has been provided by the BOs. However Depository shall not be responsible for promptly informing its DP in the prescribed manner any change in mobile number, or loss of handset on which the BO wants to send/receive messages generated under TRUST. In case the new number is not registered for TRUST will continue to be sent to the last registered mobile number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of messages sent on such mobile number. 5. The BO agrees that SMS received by the Depository from the registered in the depository system shall be conclusive evide	<ul> <li>The BO. The DP/CDSL will not beheld label for acting on SMS so received.</li> <li>6. The BO shall be responsible for submitting response to the Responsive SMS' within the specified time period. Transactions for which no positive or negative confirmation is received from the BO, will not be executed except for transaction for deregistration .Further, CDSL shall not be responsible for BOs not subliming the response to the said SMS with in the time limit prescribed by CDSL.</li> <li>7. The BO agrees that the signing of the TRUST registrationf0<m an="" au="" basis="" bide="" by="" executed="" for="" from="" have="" hem="" holders="" holders.<="" instructions="" joint="" li="" mean="" med="" mobile="" of="" on="" received="" registered="" shaft="" sham="" sms="" that="" the="" to="" trust=""> <li>8. The BO agrees 10 ensure that the mobile number for TRUST facility and SMS alert (SMART) facility is the same. The BO agrees that if he is not registered for SMART, the OP shall register him for SMART and TRUST. If the mobile number provided for TRUST is different from the mobile number recorded for SMART, the new mobile number would be updated for SMART as well as TRUST.</li> <li>9. BOs are advised to check the status of their obligation from time to time and also advise the respective CMs to do so. In case of any issues, the BO/CM should approach their DPs to ensure that the obligation is fulfilled through any other mode of delivery of transactions as may be informed Image available by CDSL will send the message for confirmation of a transaction to the BO only if the Clearing Member (registered by the BO for TRUST) enters the said transaction in CDSL system for execution through TRUST within prescribed time limit.</li> <li>11. The BO further acknowledges that CDSL will send the message for confirmation of a transaction to the BO only if the Clearing Member (registered by the BO for TRUST) enters the said transaction in CDSL system for execution through TRUST within prescribed time limit.</li> <li>11. The BO further acknowledges that CDSL will send the message for confirm</li></m></li></ul>

**ANNEXURE-2.6** 13. Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO. 14. The BO expressly authorizes Depository to disclose to the Service Provider or any other third party, such BO information as may be required by them to provide the services to the BO. Depository however, shall not be responsible and be held liable for any divulgence or leakage of confidential BO information by such Service Providers or any other third party. 15. The BO takes there possibility for the correctness of the information supplied by him to Depository through the use of the said Facility or through any other mean such as electronic mailer written communication. 16. The BO is solely responsible for ensuring that the mobile number is not misused and is kept safely and securely. The Depository will process requests originated from the registered Mobile as if submitted by the BO and Depository is not responsible for any claim made by the BO informing that the same was not originated by him. 17. Indemnity: Inconsideration of providing the service, the BO agrees that the depository shall not be liable to indemnify the BO towards any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever as a consequence of or arising out of interference with or misuse. Improper or fraudulent use of the service by the BO. 18. Disclaimer: Depository shall be absolved of any liability in case:a. There is loss of any information during processing or transmission or any unauthorized access by any other person or breach of confidentiality. b. There is any lapse or failure on the part of the service providers or any third party affecting the said Facility and that Depository makes no warranty as to the equality of the service provided by any such service provider. c. There is breach of confidential ty or security of the messages whether personal or otherwise transmitted through the Facility.

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2ND HOLDER SIGNATURE

3RD HOLDER SIGNATURE

Date

Place

#### TO ALL TO WHOM THESE PRESENTS SHALL COME I/We

having residence / office at

an Indian Inhabitant / Registered Partnership Firm / Unregistered Partnership Firm / Company Registered under Companies Act, 1956 of India SEND GREETINGS

#### Whereas

[A] I/We, as the Client of Achiievers Equities Ltd being a trading member of NSE, BSE desire to invest and/or trade in shares, bonds, debentures and other securities, whether listed or unlisted, including units of mutual funds, Initial Public Offerings (IPO), government securities, certificate of deposits, warrants, options, futures, derivatives, securitized debt instruments, fixed return investment, equity linked instruments, Exchange Traded Funds (ETF) or other marketable Securities of a like nature in or of any incorporated company, deposits or other money market instruments, units issued by Unit Trust of India, cumulative convertible preference shares issued by any incorporated company and Securities issued by the Central Government or a State Government for the purpose of raising public loan (herein after referred to as the "Securities") offered by the Achiievers Equities Ltd as trading member of a Registered Stock Exchange. Accordingly as the Client, I/We have entered in to propose to enter into Member - Client Agreement (herein after referred to as the said "Member-Client Agreement" as amended and in force from time to time) with Member Achiievers Equities Ltd in this regard:

[B] I/We, individual / joint / corporate account holders hold Demat Account Client ID No.

(hereinafter referred to as

referred to as "Designated Demat Account") with Central Depository Services India Limited through Achievers Equities Ltd in their capacity as CDSL Depository Participant bearing DP-ID-12073100.

[C] I/We am/are also the investor/investors engaged in buying and selling of shares and securities through Achievers Equities Ltd, a member of National Stock Exchange of India (NSE), bearing SEBI Regn. No. - INB23195832, for Capital Market Segment, INF23195832 for F&O Segment and INE-23195832 for Currency Derivatives Segment & of Bombay Stock Exchange (BSE) bearing SEBI Regn. No. - INB 011395838 for Capital Market Segment and INF 011395538 for F&O Segment.

[D] As consideration for the above mentioned facilities as well as a prerequisite for f fulfilling all the various precondition, requirements and obligations as the Client of Achiievers Equities Ltd as well as for facilitating Achiievers Equities Ltd to exercise its powers available in law and to facilitate proper execution and completion of all trade transactions in Securities by Achiievers Equities Ltd in my/our behalf, I/We individual I joint account holder.am/are desirous of appointing Achiievers Equities Itd. as my/our attorney and confer upon Achiievers Equities Ltd. The powers here in after stated.

NOW THEREFORE THESE PRESENT WITNESS That I/We, as individual joint account holders for myself / ourselves individual / joint account holders and as the Client of Achiievers Equities Ltd. do hereby nominate, constitute and appoint Achiievers Equities Ltd a public company incorporated under the Companies Act, 1956 and having its registered office at 32/A, Diamond Harbour Road, Sakherbazar, Kolkata- 700 008 (the "said Attorney")acting through any of its directors, officers or employees to be my/ our true and lawful constituted attorney and authorize the said Attorney in my/our name(s) and on my/ our behalf at my I our risk and costs from time to time, to do and exercise or cause to bed one and exercise all or any of the acts, powers and authorities, deeds or that hinges mentioned hereunder, that is to say:

1. To operate the Designated Demat Account. hold, pledge, debit all or any of the Securities from time to time held by me/us in the Designated Demat Account and to give such instructions as and when the said Attorney may deem fit, to transfer all or any of the said Securities to Achiievers Equities Ltd. Margin beneficiary account or to any account(s) of Achiievers Equities Ltd or in accordance with the instructions of Achiievers Equates Ltd. towards the fulfilling of all or any of my/our margin/ delivery obligations for and transactions completed on my/our behalf through the on-line or offline trading facilities of Achiievers Equities Ltd. or otherwise; and any recording or other records of such transactions by Achiievers Equities Ltd. in its usual course of business shall be binding on me/us and admissible in evidence and shall not be questioned by me/us and shall be conclusive and binding on me /us.. The Achiievers Equities Ltd. beneficiary account details for the above purpose are mentioned more particularly in' Schedule' forming part of the present POA and Underset and that any change to the same shall be communicated to me/ us byway of a written communication by Achiievers Equities Ltd.

2. To sign, deliver, endorse, and/or acknowledge all instructions, forms, transfer deeds, depository forms and instruments, delivery instruction slips and other instruments and writings which hare required or considered necessary or advisable for performing all or any of the powers or authorities hereby conferred by me/us on the said Attorney.

3. To treat the securities lying in my Designated Demat Account as margin and if required for the purposes of pay-in and margin, to transfer I pledge the securities to the beneficiary account of Achievers Equities Itd.

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4. To debit securities to the said Designated Demat Account and/or transfer securities from the said Designated Demat Account to any other account of Achiievers Equities Itd. (towards settlement / margin) as listed in Schedule II, to the extent of shares sold through Achiievers Equities Ltd for pay in obligation as well as for margin stewards any Stock Exchange obligation both in cash and derivatives segment.

5. To credit my/our Designated Demat Account(s) with any securities that are erroneously received or such securities which Achiievers Equities Itd is not belittled to receive.

6. To execute the share transfer requests given by me/us through the website or any other medium and process the documents authenticated by authorized signatory inseam powered to do so in this regard.

7. To do all such acts, deeds and things as may be necessary for or in accidental to my/our, individual I joint account holders being the Client of Achievers Equities Ltd. for the purposes as aforesaid.

8. To send consolidated summary of scrip-wise buy and sell positions byway of SMSI email on a Daly basis

9. AND I / We, individual joint account holders do hereby for myself/ ourselves, agree to ratify and confine all and whatsoever my I our said Attorney shall door purport to door Cause to bed one by virtue of the represents.

10. AND I /We. Individual joint account holders do hereby for myself I ourselves agree and confirm that the aforesaid owners shall be exercised by the Attorney acting through any of it officers or employees.

11. We specifically agree that in case of death, disability, in so Vinci, winding up or liquidate on of any one or more of us or of the joint account holder/s, the surviving joint holders and heirs, nomi-nees, executor's, administrators, successors and legal representatives of the account holder who has died, disabled, dissolved, been adjudged in solvent, wound up or liquidated shall forth with inform the Attorney of the same in writing. In such an event, the Power of Attorney and the instructions contained herein shall be revoked forthwith and remaining joint holders along with heirs, nominees, executors, administrators, successors and legal representatives of such joint account holder/s shall forthwith execute a fresh power of attorney and other relevant documents. In case of change in constitution of the Designated Demat Account, this POA shall terminate and new POA shall have to be executed by new account holders.

12. I /We hereby ratify and confirm and agree to ratify and confirm all that the said Attorney or any of its officers, employees, shall do or cause to be done in or concerning the premises by virtue of these presents and I/We hereby agree that all such acts done by my / our above mentioned At1orney shall be deemed to be acts done by me/us and on necessary shall be ratified by me/us on the instructions of the said Attorney.

13. This POA has been given inconsideration of Achiievers Equities Ltd making available to me/us facility to invest and/or trade in the securities with or through the online and/or off-line trading facilities offered by Achiievers Equities Ltd. as trading members of (NSE, BSE) in terms of the said Member-Client Agreement and for Achiievers Equities Itd agreeing at my/our request to act as my/our Attorney and accordingly this POA shall in all events be treated as valid, effective and operative till the said Member-Client Agreement is in force and/or till all the relevant Securities and/or all amounts together with principal, charges and expenses and all other monies due and payable in respect of the Member-Client Agreement and/or the transactions completed by Achiievers Equities Ltd. on my/our behalf have been duly received, paid in full and settled satisfactorily by me/us as the Client and the cessation of this authority shall not affect or impair any act thereto done in exercise of these presents.

14. To comply and/or cause to be complied with all statutory and other requirements attached to or arising out of these presents and for this purpose take such steps and actions necessary or proper, including signing of affidavits, indemnity, declarations, legal document, deeds and writings required.

15. To do or omit to do all such acts and things as Achiievers Equities Ltd may in its discretion consider to be necessary or desirable in order to exercise its powers hereunder or to comply with any laws, orders, rules, regulations or directions of any government or regulatory or other authorities.

16. To exercise all powers conferred pursuant to these presents as aforesaid on all or any of the Securities held in the Designated Demat Account and to exercise such rights arising on account of any transaction done and executed by Achiievers Equities Itd on my / our, individual joint account holders.

17. My/Our Attorney Achievers Equities Ltd shall not be liable for any loss that may result from failure liability of electronic connectivity of rejection of my/our any instruction application for any reason whatsoever.

18. Either party may revoke or cancel the said PDA at any given point of time.

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	List of AEI	DP account wher	e client securities car	i be moved.	
DP NAME	DP ID		CLIENT ID	Maintained With	
NSE CDSL POOL A/c.	12073100		00000391	DP CDSL	
BSE CDSL POOL A/c.	12073100	00000408		DP CDSL	
NSE NSDL POOL A/c.	IN300095		11514862	DP NSDL	
BSE NSDL POOL A/c.	IN300095		11515763	DP NSDL	
CDSL MARGIN A/c.	12073100		00004231	DP-CDSL	
CDSL Hold Back A/c.	12073100		00004227	DP-CDSL	
N WITNESS THEREOF I/WE at	, individual joint ac on this			ribe my/our respective hand(s) here to day of 20	
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NAME SIGN	IATURE				
		Х			
IN WITNESS WHEREOF the				resents executed by affixing its Common	
hereof at the place and on the The Common Seal of Directors at their meeting held			affixed hereunto pursu 20	ant to the Resolution) passed by its Board of in the presence of its Director	
Mr.	and Direc			'	
And	Mr				
Company Secretary/ Authorize BEFORE ME:	ed Official, who hav	ve signed these pres	ents and subscribed the	eir signatures hereto in token thereof)	



#### ACHIIEVERS EQUITIES LTD 32/A, Diamond Harbour Road, Sakherbazar, Kolkata – 700008

#### Sub: Option to avail the Regular Service Demat account / Basic Service Demat Account

Dear Sir,

With reference to the circular no. CIR/MRD/DP/20/2015 dated December 11, 2015 issued by SEBI in respect of the above mentioned subject

Circular states:

As per circular DPs to convert all existing eligible Demat accounts into BSDA unless such Beneficial Owners (BOs) specifically opt to continue to avail the facility of a regular Demat account [refer Annexure-A]. The DPs shall assess the eligibility of the BOs at the end of the current billing cycle and convert eligible demat accounts into BSDA. (DP Circular compliance dated 12.12.2015).

Further if you wish to avail of the BSDA services then the tariff sheet attached will be applicable w.e.f 01st February 2016 or else if you wish to continue with the Regular service then the regular charges as was applicable will continue to be applicable. Please indicate your wish as mentioned below:-

I wish to:-

Continue to avail the regular service Demat Account

Convert my Demat Account to BSDA.

Thanking You

Yours faithfully

SIGNATURE OF THE CLIENT

Client Name:

Demat Account No.:

	FAICA	/CRS Declaration Form – (I	ndividual)
1 First/ Sole Applicant / Guardi	an		
Name			
Gender Male	Female	other	
Father's Name			
PAN	Customer IDI	Folio NO	
Occupation Service	Busines	others Specify	
Address of tax residence would b	e taken as availabl	le in KRA database. In case of any change please a	approach KRA & mrtify the changes
Type of address given at KRA	Residentlal	or Business 🔄 Residential 🔄 Business	Registered Office
Permissible documents are	Passport	Election ID Card Pan Card	Govt. ID Card Driving Licence
	UIDAI Card	NREGA Job Card Others Specify	
Date of Birth	Place of Birth	Country of Birth	Nationality
Are you a tax resident of any cou	nby other than Indi	a? 🗌 Yes 🔄 No	
lfyes, ple	ease indiclle all count	tries inwhich you are resident for tax purposes and the	associated Tax ID Numbers below.
Country*		Tax Identification Number*	Identification Type(TIN or other, please specify)
			· · · · · · · · · · · · · · · · · · ·
	ual is a citizen I green	a card holder of The USA I "In case Tax Identification Numb	per is not available, kindly provide its functional equivalent\$
2 SECOND APPLICANT			
Name		II	
Gender Male	Female	other	
Father's Name			
PAN Queries	Customer ID		
Occupation Service		i others Specify	
		le in KRA database. In case of any change please	
Type of address given at KRA Permissible documents are		or Business Residential Business	
Permissible documents are	Passport UIDAI Card	Election ID Card Pan Card NREGA Job Card Others Specify	Govt. ID Card Driving Licence
		INREGAJOD Calu   Uners Specily	
Data of Birth	Diaco of Pirth		Nationality
Date of Birth	Place of Birth	Country of Birth	Nationality
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From,

Date

To ACHIEVERS EQUITIES LTD 32/A, Diamond Harbour Road, Sakherbazar, Kolkata – 700008

Dear Sir / Madam, Ref.: Acknowledgement for the receipt of documents This is to acknowledge the receipt of a copy of the following documents viz. 1. Instructions/check list for filling KYC form 2. Rights and obligations 3. Risk disclosure document (RDD) 4. Guidance note 5. Anti-money laundering (AMI) 6.Rights and obligations (DP)

Thanking You, Yours Faithfully,

SOLE / 1ST HOLDER SIGNATURE

2ND HOLDER SIGNATURE

From,

To, ACHIIEVERS EQUITIES LTD 32/A, Diamond Harbour Road, Sakherbazar, Kolkata – 700008.

Dear Sir/ Madam,

Ref.: Acknowledgement for the receipt of documents

This is to acknowledge the receipt of a copy of the following documents viz.,

1. A Copy of KNOW YOUR CLIENT (KYC) application form (Separately)

2. Account Opening Form-Part II

3. Policies & Procedures

4. Tariff Sheet

5. A copy of others documents in Voluntary Section executed by me as an Client

6. CDSL- Demat Account Opening Form

7. CDSL- Power of Attorney& Schedule of charges for Depository Services.

Thanking You

Yours Faithfully,

SOLE / 1ST HOLDER SIGNATURE

2ND HOLDER SIGNATURE

VERNACULAR DECLARATION				
I, Mr. /Mrs. /Ms	(interpreter) have explained the terms & Conditions			
of this account opening form in	(Language) to following the Applicant(s): (Language) to following theApplicant(s):			
1.	(Name)			
2.	(Name)			
3.	(Name)			
	he/she fully understands the terms & conditions along with other charges of this account duly put his/her signature{s) to this declaration.			

Name:	Signature:
Name:	Signature:
Name:	Signature:
Interpreter:	Signature:
Witness (1) on behalf of Applicant(s	Signature:
Witness (2)	Signature:
Dated:	
Place:	Seal and Employee



#### AN ISO 9001:2008 CERTIFIED COMPANY

#### CIN: U65990WB2009PLC138910

		PA	MENT DETAILS		
		PAYMENT DETA	ILS (Account oper	ning Amount)	
Amount:	Cheque No.:		Date :	Drawn on :	
		PAYMENT D	ETAILS (Balance	Amount)	
Amount:	Cheque No.:		Date:	Drawn on :	
		FOR (	OFFICE USE ONL	Y	
FORM CHECKED	BY				
Name:		Signature:		Date:	
AUTHORISED & A	APPROVED BY				
Name:		Signature:		Date:	
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Name:		Signature:		Date:	
BACK OFFICE CO	DE CHECKED BY				
Name:		Signature:		Date:	
	Dealer Name				
	Dealer Code				

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For Feedback and Queries Raise a Ticket To support@achiieversequitiesItd.com

## ACHIIEVERS EQUITIES LTD

32/A, Diamond Harbour Road, Shakherbazar, Kolkata - 700 008 T 033 2445 6442 | CC 033 6606 3000 | F 033 6606 3041 E info@achiieversequitiesltd.com | W www.achiieversequitiesltd.com