

DEMAT DEBIT AND PLEDGE INSTRUCTION (DDPI) (VOLUNTARY)

Schedule I (Details of Client)

Name of the Client																	
Trading Account No.																	
DP ID NSDL	I	N	3	0	0	5	1	3	Client ID								
DP ID CDSL	1	2	0	3	6	0	0	0	Client ID								

S. No.	Purpose	Signatures
1.	Transfer of securities held in the beneficial owner accounts of the client towards Stock Exchange related deliveries/ settlement obligations arising out of trades executed by clients on the Stock Exchange through the same stock broker	<p>*Sole holder/First holder (Individual Account) / *Authorised signatory (1) /Karta/ Partner of the First/Sole holder (Non-Individual)</p> <hr/> <p>*Second holder (Individual) / *Authorised signatory (2) /Co-parcener/Partner (Non-Individual)</p> <hr/> <p>*Third holder (Individual) / *Authorised signatory (3) /Co-parcener/Partner (Non-Individual)</p> <hr/> <p>*Authorised signatory (4) /Co-parcener/Partner (Non-Individual)</p> <hr/> <p>*Second holder (Non-Individual)</p> <hr/> <p>*Third holder (Non-Individual)</p>
2.	Pledging/re-pledging of securities in favour of trading member (TM)/clearing member (CM) for the purpose of meeting margin requirements of the clients in connection with the trades executed by the clients on the Stock Exchange.	<p>*Sole holder/First holder (Individual Account) / *Authorised signatory (1) /Karta/ Partner of the First/Sole holder (Non-Individual)</p> <hr/> <p>*Second holder (Individual) / *Authorised signatory (2) /Co-parcener/Partner (Non-Individual)</p> <hr/> <p>*Third holder (Individual) / *Authorised signatory (3) /Co-parcener/Partner (Non-Individual)</p> <hr/> <p>*Authorised signatory (4) /Co-parcener/Partner (Non-Individual)</p> <hr/> <p>*Second holder (Non-Individual)</p> <hr/> <p>*Third holder (Non-Individual)</p>

Sharekhan Designated Demat Account Nos.

DP Name	DP ID	Client ID
Sharekhan Limited	IN300513	13377988, 10000578, 23612690, 23612681
Sharekhan Limited	12036000	00056193, 00000076, 00000061, 05212853, 05212868
NCL	11000011	00016512
ICCL	11000010	00014903

We hereby agree to exercise the powers conferred upon us in terms of the purposes mentioned here in above.

For Sharekhan Limited

Date: _____

POWER OF ATTORNEY (POA)**(Voluntary)**

This Power of Attorney (POA) is executed by the person(s), whose details are mentioned in the Schedule to the POA in favour of "SHAREKHAN LIMITED", a company incorporated under the provisions of the Companies Act, 1956 in India (hereinafter referred to as 'Sharekhan' and shall include its successors and assigns), having its registered office at The Ruby, 18th Floor, 29 Senapati Bapat Marg, Dadar (West), Mumbai – 400 028, Maharashtra, INDIA and processing office at 3rd Floor, Bay City Centre, 309, Ponnammallee High Road, Above Maruti Kapico Show room, Near Pachiyappas College, Chennai-600010.

Sharekhan Ltd. is a member of the National Stock Exchange of India Limited ("NSE"), Bombay Stock Exchange Limited ("BSE") for Capital Market, Future & Options, Currency Derivatives and Commodity Segments and The Multi Commodity Exchange of India Limited ("MCX") on the Commodity Segment.

WHEREAS Sharekhan is also a "Depository Participant" registered with NSDL & CDSL bearing Regn No. IN-DP-NSDL-365-2018

AND WHEREAS Sharekhan is registered with Association of Mutual Funds in India (AMFI) as Mutual Fund Distributor having Registration no. ARN 20669.

AND WHEREAS, I/We wish to avail or I/We am/ are a client availing of the services offered by Sharekhan including transactions in securities or availing any services offered by Sharekhan by whatsoever name called from time to time (including transactions/services carried out/availed through E-broking, web based documents/ facilities and/ or services through its website www.sharekhan.com or any other website or any other channel used for offering Services). Details of my/our Trading and Demat account with Sharekhan are provided in Schedule to this POA.

Whereas in the course of availing the services or for meeting the settlement obligations thereof on the Exchanges, I/We do hereby nominate, constitute and appoint Sharekhan acting through their Directors, Officers and/or duly authorized staff for the purpose, as my/our true and lawful constituted attorneys for my/our depository account(s) as provided in the Schedule to the POA and at my/our risk and costs to do, execute, exercise and perform all or any of the following acts, deeds, matters and things:

1. To have and exercise the powers and / or authority, and to do and / or execute the acts, deeds matters and things specified in Terms & Conditions governing the services provided by the Stock Broker between Sharekhan and the Client as may be applicable in relation to the transactions like Buyback, OFS etc apart from Pledge instructions for Margin requirement and Delivery Instructions for Settlement (pay-in) obligations executed by the client.
2. To operate depository account(s) for giving/receiving instructions, for any transactions executed through Sharekhan on recognized stock exchanges apart from Pledge instructions for Margin requirement and Delivery Instructions for Settlement (pay-in) obligations, under my/our instructions, in any form or format and at any time either electronically or otherwise or through the portal of the Sharekhan or through the internet or any other mode.
3. To sign instructions on my/our behalf with respect to debit/credit the depository account(s) for the credit or benefit of my/our account with Sharekhan, for the transactions carried by me/us with Sharekhan apart from Pledge instructions for Margin requirement and Delivery Instructions for Settlement (pay-in) obligations.
4. To debit my/our Trading account towards monies/fees/charges etc. payable to Sharekhan/service provider/any of the affiliates/subsidiaries of Sharekhan by virtue of fees/charges incurred under this POA, demat charges, or any such costs incurred for I/We using/subscribing to any of the facilities/services provided either by Sharekhan or through a Third Party service provider or by any other security or financial instrument on behalf of me/us through Sharekhan or any third party. To bind ourselves with respect to any.
5. Pursuant to my/our instructions or instructions from my/our Authorised representatives, to do all such acts and things as may be necessary, to apply/subscribe/ renounce/sign renunciation forms for any offer or public issues of shares, securities, stocks, bonds, debentures, rights shares, additional shares, mutual fund units, units of collective investment schemes or any other securities or purchase/sale/redemption, investment, tendering shares in open offer/ buy back, funds related transactions, delisting or any other like issues and/or investment product for which services are availed from Sharekhan. Meeting pay-in obligations for settlement of trades executed and pledging/re-pledging of securities for limited purpose of meeting margin requirements are not covered under the POA.
6. To sign applications, contracts, receipts, documents or forms or correspondences with Exchanges/Depositories/ Mutual Funds or Asset Management Companies or such person(s) or authorities or Departments, apply for, subscribe to, redeem or enter into correspondence, or carry out necessary correspondence, with respect to any Initial Public Offers/Offer for Sale of Securities of the companies/Units of mutual fund, Asset Management company or any other "Investment Products" offered through the website www.sharekhan.com or any other means as per the instructions made available to them by me/us by electronic mail or through the website or any other mode as specified on the website or otherwise and / or to affix their signatures to any document, form or any other record, being a delivery instruction or any other form or document given by me/us to the said depository participant, as required by the concerned depository.
7. To register this Power of Attorney with the Depository Participant and/ or with any other party concerned as is required within the parameters of this Power of Attorney.
8. To receive intimation from the Exchange and any other party regarding the allocation/allotment/rejection/regret of the securities or such other "Investment Product" applications / (Voluntary) subscriptions/withdrawal or any other communications.
9. To authorize Sharekhan to invest on behalf of me/us and to hold the units of the schemes of mutual fund issued by the asset management company(ies) based on the request given by me/us, to correspond with and give notice to the corresponding asset management company/body corporate(s)/ issuer/registrar and transfer agent of securities including giving instructions with regard to nomination/ change in investment plans/any other changes that may be necessitated, pursuant to the authorization given by me/us to Sharekhan in this regard.
10. To reverse / return to/from me/us the securities or mutual fund units or funds that may have been erroneously debited /credited from/to my/our DP account as soon it comes to the notice of Sharekhan.
11. We, the joint holders (first, second, third holders) of demat account agree, ratify and confirm to bind ourselves to any instructions given by the first holder of the demat account, being the trading account holder, as herein above mentioned, who shall be the exclusive beneficiary of the transactions carried out pursuant to this Power of Attorney, the Director/s and/or Authorised Signatories, who have in token thereof, subscribed their signature thereto. We are aware that execution of PoA is not a mandatory requirement as per SEBI/Exchange guidelines and are executing the same to facilitate efficient and seamless disposal of our securities upon our instructions to Sharekhan only for transactions mentioned in clause no. 5.
12. That the Power of Attorney (POA) herein referred to is revocable at any time by giving notice in writing to Sharekhan subject to such revocation shall not be applicable for any outstanding obligations arising out of the transactions carried out/services availed prior to receiving request for revocation of POA.

SCHEDULE to POA

	Name	Address
*Sole holder/First holder (Individual Account) / *Authorised signatory (1) /Karta/ Partner of the First/Sole holder (Non-Individual)		
*Second holder (Individual) / *Authorised signatory (2) /Co-parcener/Partner (Non-Individual)		
*Third holder (Individual) / *Authorised signatory (3) /Co-parcener/Partner (Non-Individual)		
*Authorised signatory (4) /Co-parcener/Partner (Non-Individual)		
*Second holder (Non-Individual)		
*Third holder (Non-Individual)		
Demat Account No.		

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NCL	11000011	00016512
ICCL	11000010	00014903

IN WITNESS WHEREOF I/We have hereunto set and subscribed my/our respective hands to these presents the day and the year herein above written Signed and Delivered

	*Sole holder/First holder (Individual Account) / *Authorised signatory (1) /Karta/ Partner of the First/Sole holder (Non-Individual)	*Second holder (Individual) / *Authorised signatory (2) /Co-parcener/Partner (Non-Individual)	*Third holder (Individual) / *Authorised signatory (3) /Co-parcener/Partner (Non-Individual)
SIGNATURE			
	*Authorised signatory (4) /Co-parcener/Partner(Non-Individual)	*Second holder (Non-Individual)	*Third holder (Non-Individual)
SIGNATURE			

The Common Seal of _____ has been affixed hereunto in accordance to the Articles of Association and in pursuance to the resolution of the Board of Directors dated _____ in the presence of below witnesses:

CLIENT'S WITNESS TO THE POWER OF ATTORNEY (For and on behalf of the client)

Witness 1 Name _____ Address _____ _____ (1) <input checked="" type="checkbox"/> Signature _____	Witness 2 Name _____ Address _____ _____ (2) <input checked="" type="checkbox"/> Signature _____
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We hereby agree to exercise the powers conferred upon us in terms of the purposes mentioned here in above.

For Sharekhan Limited

Date: _____