

Trading and Demat account opening form

Name of the Trading Member	er: INDmoney Private Limited
Name of the Clearing Memb	per: INDmoney Private Limited
NSE Trading Member ID: [90 BSE Trading Member ID: [6 '	on Number: - [INZ000305337] 267], NSE Clearing Member ID: [M70042] 779], BSE Clearing Member ID: [6779] Registration Number:[IN-DP-690-2022]
Registered Office:	INDmoney Pvt Ltd, 616, 6th floor, Suncity Success Tower, Sector 65, Gurugram, Haryana, 122005

Compliance Officer: Mr. Ameya M Bhelekar,

Phone No.: +91 7314852022,

Email ID: complianceinstocks@indmoney.com.

For any support / query please contact INDmoney Pvt Ltd at the above address or email to

instockssupport@indmoney.com & Phone no. +91 7314852049

Managing Director: Mr. Nikhil Behl, Phone & Email ID +91 7314852061, directorinstocks@indmoney.com

In case not satisfied with the response, please contact the concerned Exchange, DP & SEBI at:

NSE: investorhelpline.nseindia.com/NICEPLUS/ or Please send email or physical form to the concerned Regional Investor Service Centre of the Exchange or contact at 1800 266 0050

BSE: bsecrs.bseindia.com/ecomplaint/frmInvestorHome.aspx or Please send email or physical form to the concerned Regional Investor Service Centre of the Exchange or contact at 022 2272 8097

CDSL: www.cdslindia.com/Footer/grievances.aspx or Email at complaints@cdslindia.com or contact at 1800225533

SEBI: scores.gov.in/scores/Welcome.html or contact at 1800 266 7575 or 1800 22 7575

After exhausting all available options for the resolution of the grievance, if you are still not satisfied with the outcome, can initiate dispute resolution through the ODR Portal https://smartodr.in

Website: www.indstocks.com

Version: 2.4



Sr. No.	Name of the document	Brief description of the document	Page
MAN	IDATORY DOCUMENTS AS PRI	ESCRIBED BY SEBI & EXCHANGES	
1	Account Opening Form	A. KYC Form - Document captures the basic information about the client and an instruction /checklist for accour opening.	05
'	Account Opening Form	B. Document captures the additional information abou the client relevant to Trading/Depository Participan (DP account and an instruction /checklist.	09
2	Tariff Sheet	Document detailing the rate/amount of brokerage & charges levied on the client for trading on Stock Exchange(s) & DP Service charges & other charges.	15
3	Rights and Obligations	A. Rights & Obligations of Stock Broker/ Trading Membe and Client for trading on exchanges (including additional rights & obligations in case of digital and internet based trading).	Annexure-1
		B. Rights & obligations of Beneficial Owner & Depository Participant as prescribed by SEBI & Depositories.	Annexure- 1A
4	Risk Disclosure Document(RDD)	Document detailing risks associated with dealing in the securities market.	Annexure-2
5	Guidance note	Document detailing dos and dont's for trading on exchange, for the education of the investors.	Annexure-3
6	Policiesand Procedures	Document describing significant policies and procedures of INDmoney Pvt Ltd.	Annexure-4
7	MITC	Most Important Terms and Conditions (MITC)	17
8	Annexures	Nomination Form	18
VOL	UNTARY DOCUMENTS AS PRO	OVIDED BY THE STOCK BROKER	
1	Running Account Authorization	Authorization to maintain a Running Account.	21
2	Voluntary Terms & Conditions	Additional terms & conditions specific to clients for the purpose of operational efficiency.	22
3	BSE StAR MF Facility.	Avail Mutual Funds Schemes permitted to dealt with on the Exchange Platforms including BSE StAR Mutual Fund Platform of BSE	24-25
4	Voluntary Declaration	A. Name Mismatch declaration B. Declaration for confirmation of Signature	28



IMPORTANT INSTRUCTIONS

A. Important Points

- Self-attested copy of PAN card is mandatory for all retails clients / individual investors, including Promoters / Partners / Karta / Trustees and whole-time directors and persons authorized to deal in securities on behalf of Company / Firm / Others.
- Copies of all the documents submitted by the applicant should be self-attested and accompanied by
 originals for verification. In case the original of any document is not produced for verification, then the
 copies should be properly attested by entities authorized for attesting the documents, as per the below
 mentioned list.
- If any proof of identity or address is in a foreign language, then translation into English is required.
- Name & address of the applicant mentioned on the KYC form, should match the documentary proof submitted.
- If correspondence & permanent address are different, then proof for both have to be submitted.
- Sole proprietor must make the application in his individual name & capacity.
- For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/ military officers, senior executives of state-owned corporations, important political party officials, etc.

B. Proof of Identity (POI)

List of documents admissible as Proof of Identity:

- Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- PAN card with photograph.
- Identity card / document with applicant's Photo, issued by any of the following: Central/State Government
 and its Departments, Statutory/ Regulatory Authorities, Public Sector Undertakings, Scheduled
 Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies
 such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by
 Banks.

c. Proof of Address (PoA)

List of documents admissible as Proof of Address: (*Documents having an expiry date should be valid on the date of submission.)

- Passport/ Voters Identity Card/ Ration Card/ Registered Lease or Sale Agreement of Residence/ Driving License.
- Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old.
- Bank Account Statement/Passbook Not more than 3 months old.
- Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/ Scheduled Co-Operative Bank / Multinational Foreign Banks / Gazetted Officer / Notary Public / Elected representatives to the Legislative Assembly / Parliament / Documents issued by any Govt. or Statutory Authority.
- Identity card/document with address, issued by any of the following: Central/State Government and its departments, Statutory / Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAL ICWAL ICSI, Bar Council etc., to their Members.



- For FII / sub account, Power of Attorney given by FII / sub-account to the Custodians (which are duly notarized and / or apostilled or consularised) that gives the registered address should be taken.
- Proof of address in the name of the spouse may be accepted.

D. Exemptions/clarifications to PAN (*Sufficient documentary evidence in support of such claims to be collected.)

- In case of transactions undertaken on behalf of Central Government and / or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- Investors residing in the state of Sikkim.
- UN entities / multilateral agencies exempt from paying taxes / filing tax returns in India.
- SIP of Mutual Funds up to INR 50,000/- p.a.
- In case of institutional clients, namely, FIIs, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

E List of people authorized to attest the documents.

- Notary Public, Gazetted Officer, Manager of a Scheduled Commercial / Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy / Consulate General in the country where the client resides are permitted to attest the documents.

F. Additional documents in case of trading in derivatives segments - illustrative list:

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

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

G. 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.

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

For Individuals:

- Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/Authorised Person office.
- In the 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.

For non-individuals:

- Form needs to be initialized by all the authorized signatories.
- Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company/ others & their specimen signatures.



Mandatory

A. KNOW YOUR CLIENT (KYC) APPLICATION FORM (FOR INDIVIDUALS ONLY)

KYC KIN No:			Account Type:	Normal
Please fill in ENGLISH & i	n BLOCK LE	TTERS (*Mandatory fields)		
A. IDENTITY DETAIL	_S (Please re	efer instruction A)		
1. Name of Applicar	nt			Photograph
Maiden Name				and sign across it.
2. a. Mother's Name)			across it.
b. Father/Spouse	's Name			
3. a. Gender		☐ Male ☐ Fema	ale \Box	Transgender
b. Date of birth (D	D-MM-YYYY)			
c. Marital Status		☐ Single ☐ Married ☐	Others	
4. Nationality		☑ Indian		
5. Residential Status	S	Residential Individual		
6.Occupation Type	Service	☐ Private ☐ Pub	olic Sector	Government Sector
	Business	☐ Not Categorized		
	Others	☐ Professional ☐ Self E	Employed	Retired
		☐ Housewife ☐ Stude	ent 🗆	Any Others
7. Citizenship	Indian	8. ISO 3166 Country Cod	de	IN
Tick if applicable			·	
☐ Residence for ta	x purpose i	n jurisdiction(s) outside		
ISO 3166 Country C	ode of Jurisd	liction of		
Tax identification Nu	mber or Equ	ivalent Country Code		
ISO3166 Country Co	ode of			
Place of Birth				



PROOF OF IDENTITY (POI) (Please r	efer instruction C)								
(Certified copy of any on	e of the followi	ng Proof of Identity	[Pol] needs to	be submitted)						
PAN		UID (Aadhaar)								
Other (Please Specify)		Identification No.		Expiry Date (if Any):						
B. ADDRESS DETAILS										
Current/Permanent/C	verseas Add	ress Details (Pleas	se refer instru	iction D)						
(Certified copy of any on	e of the followi	ng Proof of Addres	s [PoA] needs	to be submitted)						
i. Address Type*	☐ Reside	ntial	☐ Regist	ered Office						
	☐ Busines	SS	☐ Unspe	ecified						
ii. Proof of Address*	☐ Passpo	ort	☐ VoterII	D Card						
	☐ Driving	License	☐ NREGAJob Card							
	☐ UID (Aa	adhaar)	☐ Others							
	☐ Simplifi	ed Measures Accou	ınt - Documen	t Type Code						
1. Address*	Line 1									
	Line 2									
	Line 3			T						
City/Town/Village*		Dis	District*							
State*		Со	untry	INDIA						
Pin/Post Code*		Stat	:e/U.T Code*							
ISO 3166 Country Code	· IN	•								
2. Contact/Mobile No.		Tel	(Res.)							
Tel (off).		Em	Email id*							
Mobile No.*										
3. Proof of Address	3. Proof of Address									
Correspondence/Local Address Details* (Same as Current/Permanent/Overseas Address details)										
1. Address Line 1										
	Line 2									
	Line 3									



City/Town/Village*					District*						
State*					Country*						
Pin/Post Code*					State/	UT Code*					
ISO 3166 Country Code	э*										
2. Contact/Mobile No.*					Tel (R	es.)					
Tel (off).					Email	id*					
Mobile No.*					Fax						
C. Address in the Jur Tax Purposes*	isdictio	on C	Detai	ils wh	ere Appli	cant is Re	sident Out	side In	dia foi	r	
1. Address											
City/Town/Village*					State						
ZIP/Post Code*					ISO 31	66 Country	y Code*				
D. DETAILS OF RELA	TED P	ERS	SON		•		•				
Addition of Related Perso	n/ Dele	tion	of R	elate f	Person						
KYC Number of Related I	Person	(if a	vaila	ble)							
Related Person Type*		Gua	rdia	nof Mi	flinor Assignee						
		Autl	horiz	ed Re	presentat	ive					
Name*											
PROOF OF IDENTITY (provided, below details				TED P	ERSON*(lf KYC nun	nber and na	me are			
Identity Proof Submitted											
Identity Proof Number											
Expiry Date											
Others (any document notified by the central government)						ldent	tification No				
Simplified Measures Accor-Document Type code					Ident	tification No					



E. REMARKS (if	any):	
DECLARATION	ı	
knowledge and be case any of the misrepresenting, be frozen or dea	e that the details furnished above are tropelief and I undertake to inform you of are above information is found to be I am / we are aware that I / we may be activated. I hereby give consent to recommod / Email on the above-mentioned markets.	ny changes therein, immediately. In false or untrue or misleading o held liable for it and my account may eiving information from KRA / CKYC
	Sign	ature of Applicant and Date Place
For Office use	e only	
Documents Received	Certified Copies	
Details of Employee	INDmoney Pvt Ltd Documents verified & In Person Verification done by	
Name & E code		
Designation		
Branch		
Date / Place		
Signature		Stamp and Seal of INDmoney Pvt Ltd



Mandatory A. ADDITIONAL KYC DETAILS FOR DEMAT &TRADING ACCOUNT

UCC ID:															
TYPE OF A	CCOU	NT : N	lorma	al			Sı	ıb S	tatu	S	F	esic	lent		

(To be filled by INDmoney Pvt Ltd)

Application No.	Date	
DP Internal Reference No.		
DP ID	Client ID	

I/We request you to open a demat account in my/ our name as per following details:

Sole/First Holder's Name		PA					
Second Holder's Name	N/A	PA	Ν	I/A			
Third Holder's Name	N/A	PA	١	I/A			

Bank Accou	unt holder Name:		Branch Lo	ocation:
Bank Name	:			
City		State		
Country		PINCo	de	
Account No.		Accoun	nt Type	
MICR Code		IFSC C	ode	

- i. Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued,
- ii. Photocopy of the Bank Statement having name and address of the BO
- iii. Photocopy of the Passbook having name and address of the BO, (or)
- iv. Letterfrom the Bank.

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



B. DEPOS	B. DEPOSITORY ACCOUNT DETAILS									
DP Details	DP Details									
DP Name		INDmoney Pvt I	Ltd							
Depository (NSDL/ CD		Central Deposito	ory Services (India) Limited							
Benefician	y Name									
DPID			Client ID							
*Please si chosen by Exchanges	gn in the re		ere you wish to trade. Please st	rike off the segment not						
All Segments	Cash/ Mutual Fund F&O Debt									
If you do no	If you do not wish to trade in any of segments/ Mutual Fund, please mention here									

FATCA/ CRS DECLARATION/ SELF CERTIFICATIONFOR INDIVIDUAL					
Client Name:					
First Second Third Holder Holder Holder					
Are you a tax resident of only India? (Refer Risk Disclosure Document) Yes NA NA					
Specify country of residence for tax purpose (if above clause is no)	NA	NA	NA		
Specify Tax Identification No. / Others	NA	NA	NA		
Do you have any asset outside India?	No	NA	NA		

I have understood the information requirement of this form (read with the FATCA-CRS) and hereby confirm that the information provided above is true, correct and complete to the best of my knowledge and belief. In case any of the above specified information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be liable for it. In case of any change in the above given status on a future date, I undertake to inform INDmoney Pvt Ltd the same within 30 days.

D. PAST ACTIONS
Details of any action/ proceedings initiated/ pending/ taken by SEBI/ Stock Exchange/ any other authority against the applicant/ constituent or its Partners/ promoters/ whole time directors/authorized persons in charge of dealing in securities during the last 3 years:
□ No □ Yes:
If Yes, Please Specify



E. OTHER	DETAILS					
Number of Experienc	years of Investment / Trading e	☐ Nil	1-5 Years	☐ >5 Years		
Gross	<pre>1 < 1 Lac</pre>] <1Lac				
Annual Income	or Net Worth in ₹(Net worth sho	Net Worth in ₹(Net worth should not be older than 1 year) as on date:				
Occupation						
Please tic	k, if applicable:					
Politica	lly Exposed Person (PEP)/ Rela	ted to a Political	ly Exposed Person	(PEP)		
Dealings	If client is dealing through th	ne AP, provide th	ne following details			
through authorized	AP Name					
persons (A	00000					
and other stock	Registered office address:					
brokers	Ph: Fax		Website:			
	Whetherdealing with any of stock brokers/AP, provide		er/AP (if case dea	ling with multiple		
	Name of stock broker:					
	Name of AP, if any:					
	Client code:		Exchange:			
	Details of disputes/dues per	nding from/to su	ch stock broker/AF):		
Any other information:						
SMS Alert	Facility Refer to Terms & Cond	ditions given i	n Annexure - 5			
MOBILE NO	. +91					
[Mandatory, if you are giving Power of Attorney (POA)]						
(if POA is not granted & you do not wish to avail of this facility, cancel this option).						
Easi To register fo	or easi, please visit our website	www.cdslindia	.com. Easi allows	a BO to view his ISIN		
balances, transactions and value of the portfolio online.						
Transactions Using Secured Texting Facility (TRUST). Refer to Terms and Conditions Annexure – 6						
I wish to avail the TRUST facility using the Mobile number registered for SMS Alert Facility. I have read and understood the Terms and Conditions prescribed by CDSL for the same.						
I wish to register the following clearing members/ IDs under my above-mentioned BO ID						
~ <u> </u>	registered for TRUST.					
Yes	No					



Sr No.	Stock Exchange Name/ID	Clearing Member Name	Clearing Member ID (Optional)
1.	NSE	INDmoney Pvt Ltd	M70042
2.	BSE	INDmoney Pvt Ltd	6779

ECN				-	
					•
rized cify:					
riate opt	ions & Fill	Annexi	ure 7)		
	I/We mobil techn	l/We wish mobile/digital/w technology offe	I/We wish to mobile/digital/web/inte technology offered by	I/We wish to avail mobile/digital/web/internet technology offered by INDmo	I/We wish to avail the mobile/digital/web/internet based technology offered by INDmoney Pvt I

INTERNET & WIRELESS TECHNOLOGY BASED TRADING FACILITY PROVIDED BY STOCK BROKERS TO CLIENT (All the clauses mentioned in the 'Rights and Obligations' document(s) shall be applicable. Additionally, the clauses mentioned herein shall also be applicable.)

- 1. Stock broker is eligible for providing Internet based trading (IBT) and securities trading through the use of wireless technology that shall include the use of devices such as mobile phone, laptop with data card, etc. which use Internet Protocol (IP). The stock broker shall comply with all requirements applicable to internet based trading/securities trading using wireless technology as may be specified by SEBI & the Exchanges from time to time.
- 2. The client is desirous of investing/trading in securities and for this purpose, the client is desirous of using either the internet based trading facility or the facility for securities trading through use of wireless technology. The Stock broker shall provide the Stock broker's IBT Service to the Client, and the Client shall avail of the Stock broker's IBT Service, on and subject to SEBI/Exchanges Provisions and the terms and conditions specified on the Stock broker's IBT Web Site provided that they are in line with the norms prescribed by Exchanges/SEBI.
- 3. The stock broker shall bring to the notice of client the features, risks, responsibilities, obligations and liabilities associated with securities trading through wireless technology/internet/smart order routing or any other technology should be brought to the notice of the client by the stock broker.
- 4. The stock broker shall make the client aware that the Stock Broker's IBT system itself generates the initial password and its password policy as stipulated in line with norms prescribed by Exchanges/ SEBI.



- 5. The Client shall be responsible for keeping the Username and Password confidential and secure and shall be solely responsible for all orders entered and transactions done by any person whosoever through the Stock broker's IBT System using the Client's Username and/or Password whether or not such person was authorized to do so. Also the client is aware that authentication technologies and strict security measures are required for the internet trading/securities trading through wireless technology through order routed system and undertakes to ensure that the password of the client and/or his authorized representative are not revealed to any third-party including employees and dealers of the stock broker.
- 6. The Client shall immediately notify the Stock broker in writing if he forgets his password, discovers security flaw in Stock Broker's IBT System, discovers/suspects discrepancies/ unauthorized access through his username/password/account with full details of such unauthorized use, the date, the manner and the transactions effected pursuant to such unauthorized use, etc.
- 7. The Client is fully aware of and understands the risks associated with availing of a service for routing orders over the internet/securities trading through wireless technology and Client shall be fully liable and responsible for any and all acts done in the Client's Username/ password in any manner whatsoever.
- 8. The stock broker shall send the order/trade confirmation through email to the client at his request. The client is aware that the order/ trade confirmation is also provided on the web portal. In case client is trading using wireless technology, the stock broker shall send the order/trade confirmation on the device of the client.
 - 9. The client is aware that trading over the internet involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, etc. are susceptible to interruptions and dislocations. The Stock broker and the Exchange do not make any representation or warranty that the Stock broker's IBT Service will be available to the Client at all times without any interruption.
- 10. The Client shall not have any claim against the Exchange or the Stock broker on account of any suspension, interruption, non-availability or malfunctioning of the Stock broker's IBT System or Service or the Exchange's service or systems or non-execution of his orders due to any link/system failure at the Client/Stock brokers/Exchange end for any reason beyond the control of the stock broker/Exchanges

DECLARATION

- I hereby agree with the Terms & conditions, Privacy Policy and Policies & Procedures of INDmoney Pvt Ltd. I consent to INDmoney Pvt Ltd for conducting my KYC to open my Trading and Demat Account.
- I/We hereby authorize INDmoney Pvt Ltd to download the available CKYC record from the CKYC Registry, KRA, NSDL for conducting my KYC to open my Trading and Demat Account.
- I/We hereby authorize INDmoney Pvt Ltd to use my KYC details for registration/modification KRA, CERSAI (CKYC), Exchanges and other parties involved for the purpose of KYC registration.
- I confirm having read/been explained and understood the contents of the document on policy and procedures of the stockbroker and the tariff sheet.
- I further confirm having read/been explained and understood the contents of the 'Rights and
 Obligations' document(s) and 'Risk Disclosure Document', document on policy and procedures of the
 stock broker and the tariff sheet. I do hereby agree to be bound by such provisions as outlined in these
 documents. I have also been informed that the standard set of documents have been displayed for
 information on the stockbroker's designated website, if any.
- I have received and read the Rights and Obligations document and terms & conditions and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time. I declare that the particulars given by me above are true and to the best of my knowledge as on the date of making this application. I agree and undertake to intimate the DP any change(s) in the details / particulars mentioned by me in this form. I further agree that any false / misleading information given by me or suppression of any material information will render my account liable for termination and suitable action.



- The rules and regulations of the Depository and Depository Participants pertaining to an account which
 are in force now have been read by me and I have understood the same and I agree to abide by and
 to be bound by the rules as are in force from time to time for such account.
- I hereby consent to receive from INDmoney Pvt Ltd the digital contract notes, bills, ledgers, statement of accounts of funds, securities, demat transaction statement/holding statement, notices, circulars, amendments and such other correspondences including the standard documents which form part of the account opening kit. I further agree that INDmoney Pvt Ltd shall fulfill their legal obligations if the above documents are sent electronically. Accordingly, I request you to issue all the correspondence to my registered email id as per the records of INDmoney Pvt Ltd. I shall ensure confidentiality and secrecy of my login credentials. INDmoney Pvt Ltd shall not be responsible for any breach of secrecy. Emails sent to my registered email id, which have not bounced back, shall be deemed to be duly delivered to me. I agree that INDmoney Pvt Ltd will not be obligated to take cognizance of any auto replies such as "out-of- office/out of station" etc. and such electronic mails shall be deemed to have been received by me. I undertake to immediately inform INDmoney Pvt Ltd about the change in my email address, if any.
- I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it.

Signature of applicant & Date
Dlago
Place:



Mandatory

Tariff Sheet (Charges Applicable on Trading Transactions)				
A. Brokerage	Amount (excludes GST)			
Delivery - Equity Cash Segment	0.05% of the executed order value or up to ₹20			
Intraday - Equity Cash Segment*	0.05% of the executed order value or up to ₹20			
Futures	₹20 per Order			
Options**	₹20 per Order			
B. Other Charges				
Call& Trade Order	₹500/-per Executed Order			
Charges for OFS / Buyback	₹10/-per Executed Order			
Payment Gateway Charges (Net Banking)	₹10/-for each fund addition			
Payment Gateway Charges (UPI) NIL				

Additional Charges Applicable on Trading transaction			
Other Charges Applicable In Description of the Charges			
Exchange transactions			
Exchange Turnover Charges	Charged by the respective exchanges		
Security Transaction Charges (STT)	Direct tax levied under STT Act		
Stamp Duty	Charged by respective State where the investor resides		
SEBI Turnover Fee	Charge levied by SEBI on each transaction		
GST Goods and Service Tax as applicable over and above			

Note: Brokerage will not exceed the rates specified by SEBI and the Exchanges. All Statutory and Regulatory charges will be levied as per exchange, SEBI, and depository circulars published from time to time.

Brokerage is also charged on expired, exercised, and assigned Options contracts.

Charges for other value-added services will be applicable at the time of availing such service, upon your consent. Detailed explanation of all charges is available online at : https://www.indstocks.com/pricing?type=indian-stocks

*Additional ₹50/- + GST will be charged per order for square off done by broker

Delayed payment charges @1.5% per month, will be charged on the outstanding bill amount if not paid within the due date

Inter Settlement, transfer of shares from INDmoney Pvt Ltd for Margin trade finance account on behalf of you would be charged @ ₹10/- + GST per ISIN

Tariff Sheet Charges Applicable on Depository Related Transactions				
Type Of Charge	Amount (Excluding GST)			
For receiving Securities in Demat account (BUY)	NIL			
DP charges for Delivery Sell orders	₹13.5/- per ISIN (Including the			
	depository transaction charges)			
Remat Charges	₹250/- per certificate (Including the			
	depository transaction charges)			
Demat - Dematerialisation Charges	₹250/-per certificate (Including the			
	depository transaction charges)			

^{**}Turnover for Options is calculated as (Strike + Premium)*Lot Size



Physical Statement Courier	₹300/-per request & ₹300/- courier charges
Modification in Client Master	₹25/- per request
Off market transfers from Demat account	₹10/- per ISIN (Including the
	depository transaction charges)

- The charges quoted above are for the services listed. In addition to this, INDmoney Pvt Ltd may also
 offer additional paid services. INDmoney Pvt Ltd will be informing the customers with regards to such
 additional services and charges associated with the same on an upfront basis and will be charged
 separately. The authorization for subscription of such services will be taken from the client.
- The above tariff is subject to change. Changes if any will be intimated 30 days in advance. The changes will be updated in the app and website of INDmoney Pvt Ltd and the client is requested to check the same and stay updated from time to time on charges.
- I / We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents.
- I/We have also made the client aware of the 'Rights and Obligations' document (s), RDD and Guidance Note. I/We have given/sent him a copy of all the KYC documents. I/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. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be made available on my/our website, if any, for the information of the clients.

Signature of Applicant		
For office use only		
C Code allotted to the Client.		

	Documents verified with originals	Client interviewed by	In-Person Verification done by
Name of the Employee			
Employee Code			
Designation of employee			
Date			
Signature			

Stamp and Seal of INDmoney Pvt Ltd



Most Important Terms and Conditions (MITC)

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

User agrees to have Understood & Acknowledged the Most Important Terms and Conditions (MITC).



Mandatory Annexure:7. Nomination Form

Nomination Registration No.	Dated

	I/We hereby confirm that I/We do not wish to appoint any nominee in my demat account and understand the issues involved in non-appointment of nominee(s) and further are aware that in case of death of all the account holder(s), my / our legal heirs would need to submit all the requisite documents / information for claiming of assets held in my / our demat account, which may also include documents issued by Court or other such competent authority, based on the value of assets held in the demat account.					
		First/Sole Ho (in case of M	lder or Guardian linor)	Sec	cond Holder	Third Holder
	Name	,	,			
	Signatures					
affix nom	Note: Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature [in both the cases i.e. nomination / / opt out nomination -					
Nomination Details			Nominee 1		Nominee 2	Nominee 3
No	minee Name					
Firs	st Name					
Mic	ldle Name					
Las	t Name					
*Percentage of allocation of securities						
Equally (If not equally please specify percentage)		%		%	%	
	are of each nomin			finat n	amina mantianad in	the form
-			iransierred to the	ıııst f	ominee mentioned in	uie ioiiii
[Ple	mination Identific ease tick any one I provide details	e of following	Nominee 1		Nominee 2	Nominee 3



Em Fax *Re with	hail ID: [Optional Fields] x No.[Optional Fields] elationship of the Guardian the Nominee ardian Identification Details -			
Em	elds] nail ID: [Optional Fields] x No.[Optional Fields]			
Em	elds] nail ID: [Optional Fields]			
	elds]			
IVIO Fie	iniie / I elennone no l(Intional	i	1	
Age	e bile /Telephone no [Optional			
*PI				
	ountry			
	ate			
*Ci	<u> </u>			
	dress of guardian of nominee:			
Las	st Name			
Mic	ddle Name			
Fire	st Name			
Na	me of the Guardian of Nominee	(if nominee is a minor)	
No dd-	te of birth (mandatory if minee is a minor) -mm-yyyy			
	be filled only if nominee(s) is a	minor:		
*Re	elationship with the BO:			
FA	X No. (Optional Field)			
	nail ID (Optional eld):			
(0)	bile no/ Telephone No. ptional Field)			
	ountry			
*Pi				
	ate			
*Ci				
*^.	ddress:			
	(Optional Field)			
	Proof of Identity Demat a/c ID			
	Saving Bank a/c no.			
	Aadhaar			
	PAN			
	Photograph & Signature			



☐ Photograph & Signature		
☐ PAN		
☐ Aadhaar		
☐ Saving Bank a/c no.		
☐ Proof of Identity		
☐ Demat a/c ID		
(Optional Field)		

Note: Residual securities: in case of multiple nominees remaining after distribution of securities as per percentage of allocation shall be transferred to the first nominee.

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

Details of the Witness		
	-Witness Details	
Name or		
witness		
Address of witness		
Signature of witness		

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

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

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

^{*}Marked is Mandatory field



Non-Mandatory

Running account authorization and terms and conditions cum registration for receiving SMS alerts from depository and exchanges

I/We are dealing through you as a client in the Capital Market & in order to facilitate ease of operations and upfront requirement of margin for trade. I/We authorize you as under:

- I/We request you to maintain my/our accounts for funds on a running accounts basis instead of 'bill to bill' settlement basis unless I/we specifically request you for a payout of available free funds in the account.
- I/We further authorize you to retain funds as may be permitted by Stock Exchanges/ SEBI from time to time or towards any outstanding obligation which is not billed/charged in my account.
- I/We understand and agree that no interest will be payable on the amount of funds retained by you as above.
- I/We agree that INDmoney Pvt Ltd shall not be liable for any claim for loss or loss of profit or for any
 consequential, incidental, special or exemplary damages, or otherwise, caused by retention of such
 securities/funds.
- I/We further authorize you to also retain a sum as may be permitted by SEBI/Stock Exchanges SEBI circular SEBI/HO/MIRSD/DOP/P/CIR/2021/577 & Exchange Circular Nos. NSE/INSP/49458, BSE Notice No. 20210831-40 from time to time, while settling my/our account.
- I/We confirm that I will bring to your notice any dispute arising from the statement of account or settlement so made in writing within 7 working days from the date of receipt of funds/securities or statement of account.
- Standing instruction/authorization for maintaining my/our account as running account shall remain valid until revoked in writing, addressed to you.
- I further agree and confirm that such periodic settlement of running account may not be necessary, either on a monthly or quarterly basis, if
 - a. I am availing margin trading facility as per SEBI circulars.
 - b. I have provided funds received towards collaterals / margins in the form of Bank Guarantee (BG)/ Fixed Deposit Receipts (FDR).

Tixed Deposit Receipts (FDIT).	
I would like mandatory settlement of the funds and securities(if a	pplicable) as indicated below.
30 days 90 days	
	Signature of applicant & Date



Voluntary Terms & Conditions; Additional terms & conditions specific to clients for the purpose of operational efficiency

1. AUTHORISATIONTO MAINTAIN NON-BASIC SERVICE DEPOSITORY PARTICIPANT (BSDA)

- Keeping in view my past and proposed transaction and holding, I would like to continue / avail normal
 depository participant facility. I have also noted that being a normal depository participant (Non BSDA),
 normal annual subscription charges as per the INDmoney Pvt Ltd Demat tariff would be applicable.
 The tariff for normal Depository participant (NON BSDA) are already provided and agreed under tariff
 sheet in Account Opening Form and any changes in the same will be updated by INDmoney Pvt Ltd
 from time to time on its website and/or app.
- I/We hereby confirm and understand that by providing this authorization we specifically waive off the right to assess my Depository participant as BSDA account even if applicable by eligibility.
- I/we hereby confirm to have read and understood the salient features of BSDA account.
- I/We confirm and understand that my Depository Participant would be charged and treated as normal Depository participant (NON BSDA) until opted otherwise by a specific Communication to INDmoney Pvt Ltd.

2. AUTHORISATIONFOR NON-ISSUANCE OF DELIVERY SLIP

- I/ We do not require the Delivery Instruction Slip (DIS) booklet for the time being, since I / We have issued a POA/ registered for eDIS / executed PMS agreement in favour of/with INDmoney Pvt Ltd for executing delivery instructions for settling stock exchange trades [settlement related transactions] effected through such Power of Attorney Holder Clearing Member / by PMS manager or for executing delivery instructions through eDIS. However, the Delivery Instruction Slip (DIS) booklet should be issued to me / us immediately on my / our request at any later date.
- I/We also understand that in case I/We am/are in need of a DIS, I/We can request the same through INDmoney Mobile Application/Website and INDmoney will dispatch the same to our registered address within a reasonable time frame.

3. ERRORS AND OMMISSIONS

- I/We understand and agree that inadvertent errors may occur, while executing orders placed by me. In such circumstances INDmoney Pvt Ltd shall make all reasonable efforts to rectify the same and ensure that I/We am not put to any monetary loss.
- I understand and agree that I shall not hold INDmoney Pvt Ltd responsible for damages/ loss.
- I/We understand and agree that my request to modify or cancel the order shall not be deemed to have been executed unless and until the same is confirmed by INDmoney Pvt Ltd.

4. SUSPICIOUS TRADING AND MARKET MANIPULATION

- I/We undertake not to execute transactions, either singly or in concert with other clients/Market Participants, which may be viewed as manipulative trades as defined by SEBI/Exchanges.
- In case I/We am/are found to be indulging in such activities, INDmoney Pvt Ltd has the right to inform
 the Exchange/SEBI/other regulatory authorities of the same without any intimation to me/ us and
 suspend/close my trading account.

5. DECLARATIONOF RESIDENCY STATUS

 I understand that if the sole/first applicant has or attains NRI Status, investments can be made only upon providing Foreign Inward Remittance Certificate (FIRC) to INDmoney Pvt Ltd every time the investment is made. I/We here by agree to intimate any changes in my/our residency status and will abide by all prevailing rules mandated for NRI Investments.

6. REGULATORY ACTION

 I/We hereby confirm that I/We have not been prohibited from participating in the securities market directly or indirectly by SEBI/Exchanges or any other regulator or Statutory authority. I/We agree to inform INDmoney Pvt Ltd, in writing, of any regulatory action taken by any Exchange or Regulatory/ Statutory authority on me in future.



 I/We also acknowledge that, in any such event in the future or INDmoney Pvt Ltd comes to know of any such prevailing action, INDmoney Pvt Ltd has the right to suspend/Close the trading account maintained by me/us in INDmoney Pvt Ltd with immediate effect. INDmoney Pvt Ltd can, at its sole discretion, close all the open positions and liquidate collaterals to the extent of debit balances, without any notice to me.

7. PMLA DECLARATION

- I declare that I have read and understood the contents and provisions of the PMLA Act, 2002 available on website. I further declare that I shall adhere to all the provisions of the PMLA Act, 2002. I further undertake and confirm that: a. I do not have any links with any known criminals.
- I am a genuine person and not involved or indulge knowingly or assisted, directly or indirectly, in any process or activity connected with the proceeds of crime nor am I party to it. The investment money is derived from proper means and does not involve any black or Hawala money in any manner.

8. INDEMNIFICATION

• I hereby indemnify and hold INDmoney Pvt Ltd, its Directors and employees and any representative acting on behalf of INDmoney Pvt Ltd harmless from and against all claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses that are occasioned or may be occasioned to the INDmoney Pvt Ltd directly or indirectly, relating to bad delivery of shares/ securities and/ or third party delivery, whether authorized or unauthorized and fake/forged/stolen shares/ securities/transfer documents introduced or that may be introduced by or through me during the course of my dealings/ operations on the Exchange(s) and/ or proof of address, identity and other supporting/ documents provided by me at the time of registration and/ or subsequently.

9. AUTHORIZATIONBY CLIENT FOR DEPOSITORY PARTICIPANT

- I/We hereby authorize you to use the above-furnished details for registration KRA, CERSAI (CKYC), Exchanges and other parties involved for the purpose of KYC registration.
- I/We hereby authorize you to receive credits automatically into my/ our Depository participant maintained with INDmoney Pvt Ltd.
- I/We hereby authorize INDmoney Pvt Ltd to debit my depository participant account based on 2 -factor authentication or e-dis or authorization given by me.
- I declare that is my registered mobile no. and I/we hereby authorize INDmoney Pvt Ltd and depository to be provide SMS/E-mail alert facility on my registered mobile number.
- I/We hereby authorize you to credit interest / dividend, directly to my bank account details provided above through ECS.
- I/We authorize INDmoney Pvt Ltd to debit all charges pertaining to my/our depository participant to my/our trading account and vice versa. All such transfers will be at the discretion of INDmoney Pvt Ltd and I/we hereby agree to abide by the same and make payment promptly when requested to do so.
- I/We wish to instruct INDmoney Pvt Ltd to accept all pledge instructions to my account without any further instructions from me/us.

•	I wish to receive an account statement as per SEBI regulation.	
	Daily Weekly Fortnightly Monthly	
•	I would like to share my email id with RTA.	
•	I wish to receive annual report - 'Electronically'.	
•	I/We request you to send Electronic Transaction-cum-Holding Statement at the email ID	
		Signature of applicant & Date



Non-Mandatory

Avail Mutual Funds Schemes permitted to dealt with on the Exchange Platforms including BSE StAR Mutual Fund Platform of BSE

l authorize INDmoney Pvt Ltd and agree to the General Terms and Conditions as under:

- I request you to register me as your client for participating in the mutual fund transaction facilities, provided by Exchange Platforms. I shall ensure compliance with the requirements as may be specified from time to time by Exchanges, SEBI and AMFI. For the said purpose of availing the facilities, I state that the KYC details as submitted by me for the stock broking may be considered for the purpose and I further confirm that the details contained in the above remain unchanged as of date.
- I understand and agree that INDmoney Pvt Ltd would only offer schemes that are available or permitted to be dealt with on the BSE StAR MF.
- I understand that the services as availed on INDmoney Pvt Ltd shall comprise of purchase and redemption
 of direct Mutual Funds on the Platform and switch and redemption from regular Mutual Funds to direct
 Mutual Funds. Such Services are facilitated by INDmoney Pvt Ltd to its Users through BSE STAR MF
 Platform.
- I understand and agree that Mutual Fund investments are subject to market risks and shall be solely responsible for the same.
- I shall be liable in case of loss (including opportunity/notional loss) charges, costs, expenses etc caused
 to me including but not limited to loss for Net Asset Value (NAV) related issues due to any interruption,
 malfunction, error, non-availability, technical glitch of for any other reason of whatsoever nature in the
 internet /mobile trading platform or any other order routing platform of INDmoney Pvt Ltd and shall not
 have any claim/complaint of whatsoever nature against of INDmoney Pvt Ltd and/ or its employees,
 directors, associates, affiliates, subsidiary, group companies etc. in this regard.
- I understand and agree that the role of INDmoney Pvt Ltd is limited to the extent of providing the Platform
 to clients and the services are offered and provided by the respective AMCs to me. The information in
 relation to mutual fund products including the Net Asset Value (NAV) is received from the respective
 AMC/RTA/Exchange/third party and is displayed on an "AS IS" basis on INDmoney Pvt Ltd.'s Platform.
- I understand and agree that INDmoney Pvt Ltd shall not be liable in any manner whatsoever for any differences in such price data due to any delay/connectivity or system issues.
- I understand and agree that INDmoney Pvt Ltd offers only an execution platform and no advisory is provided to me by INDmoney Pvt Ltd and/or any of its associates, affiliates and group do not provide any recommendation, advisory, solicitation etc for transacting in mutual funds.
- I understand and agree that INDmoney Pvt Ltd shall share the information and documents received from me for the Mutual Fund Products with the respective AMC/RTA/Stock Exchanges through secure channels.
- I agree that INDmoney Pvt Ltd will not be responsible for disclosure of my information due to errors in transmission, unauthorized third-party access, or other causes beyond its reasonable control.
- I understand and agree that INDmoney Pvt Ltd shall not be liable in case of loss or damages, caused to
 me on account of any interruption, malfunction, error, delay, downtime, non-availability, technical glitch of
 the Platform, or failure or error of any transaction on the Platform including but not limited to loss related
 to Net Asset Value (NAV).
- I agree to the cut off timings specified by INDmoney Pvt Ltd on its website and as amended from time to time with respect to NAV and will be bound by the same.
- I agree to forthwith return/reimburse the amount gained/received by me to INDmoney Pvt Ltd and/ or fulfil



my obligation(s) due to any technical glitch/error in the platform of INDmoney Pvt Ltd and INDmoney Pvt Ltd is also entitled to take necessary action to recover the said amount.

- The Payment Gateway available on the Platform for investing in Mutual Funds is also provided by BSE Star MF Platform. INDmoney Pvt Ltd is acting as a facilitator for the Mutual Fund transactions on the Platform. INDmoney Pvt Ltd does not warranty or quarantee the performance of any Mutual Fund schemes that they offer. The User details like PAN, Address Details, Bank Details and Documents, Signature, etc. would be shared with BSE Star MF Platform to facilitate the Mutual Fund order and Payment proces sing to be passed to relevant AMC's. Such records may be used for authorizing the transactions that have been submitted by the User. INDmoney Pvt Ltd and BSE Star MF Platform would be communicating messages on the Mobile Number and email address provided by the User to inform the status of the orders/ Investments/Portfolio/New schemes etc. The money debited from the User's registered bank account in case of transactions in Mutual Funds shall be collected and it will be credited / transferred to the respective Mutual Funds either on the same day or the next working day. Hence, the User agrees, understand and acknowledge that there would be an interim time lag in transferring / crediting the money to the respect ive Mutual Fund account. The units of the schemes shall be allotted, redeemed or switched, as the case may be, at the Net Asset Value prevalent on the date of the transaction request. The User agrees that any transaction request falling due on a holiday or after the cut off time mentioned on the Platform would be processed on the next working day and respective NAV would be applicable as per the Mutual Fund's scheme information document. The cut-off timings will be prior to the statutory cut-off timing specified under the SEBI Regulations and the scheme information document for operational convenience. The User can refer to the Platform for updated status with respect to the order at all times. There may be a possibility of variances in values arising out of delayed data feeds, transmission losses in electronic data, electronic fund transfer etc. for which INDmoney Pvt Ltd and its authorised representatives shall not be liable. The User agrees to maintain a clear balance in its bank account at all times to cover the purchase price and other costs and charges / quantity of units.
- INDmoney Pvt Ltd will have no role in failed or pending transactions and fraudulent use of card / net banking / payment in any manner. Users are advised to use their own Net Banking, UPI, Mandates only for making investments / payments / transactions. Users will be solely responsible for using Net Banking and other modes for payments on INDmoney Pvt Ltd. Any fraudulent transaction / attempt will attract action including being suspended from usage of platform. Transactions once completed cannot be cancelled. User should not use the bank account of someone else to make the payment or investments for Mutual Funds and such transactions are liable to be rejected.
- Although all reasonable care has been taken towards guarding against unauthorized use of any
 information transmitted by the User, INDmoney Pvt Ltd does not represent or guarantee that the use of
 the Services provided by/ through it will not result in theft and/or unauthorized use of data over the Internet.
 User expressly agrees that his/ her use of the aforesaid online payment Service is entirely at own risk and
 responsibility of the User.

•	I understand that these terms and conditions may be subject to change and that updated terms an
	conditions as and when made available by INDmoney Pvt Ltd on its Platform or website, I shall kee
	myself updated of such change and shall ensure to remain compliant with updated terms and conditions.

Sign	ature	of a	pplic	ant 8	Dat	e



Proof of Identity (Pol)
Proof of Address (PoA)
. ,



Proof of Bank Account	
Proof of Income Details	



Non-Mandatory Name Mismatch Declaration

Name as per opening Account Form	
Name as per Income Tax (PAN)	
Name as per Bank Proof	
Name as per Address Proof	

I hereby undertake that all the proof has been provided by me and all the said names belong to me. I hereby state and confirm that what is stated above is true and correct information.

I agree to indemnify and keep INDmoney Pvt Ltd indemnified at all times from and against all costs, charges, damages, penalties (including reasonable attorney fees) suffered and/or incurred by INDmoney Pvt Ltd for any act done or omitted to be done on the above declaration.

Signature of Applicant

Stamp and Seal of INDmoney Pvt Ltd

Non-Mandatory Declaration for Confirmation of Signature

To,

INDmoney Pvt Ltd

616, 6th floor, Suncity Success Tower, Sector 65, Gurugram, Haryana, 122005

Subject: Declaration for Confirmation of Signature

Sir/Madam,

This letter is to confirm that all signatures placed on the account opening forms, and all such other documents to INDmoney Pvt Ltd, are done solely by me with complete knowledge of all such terms and clauses contained therein.

- I, the undersigned, would like to request INDmoney Pvt Ltd to accept the signed account opening forms and documents, even in case there may be slight variations on a few pages/areas of the document.
- I, the undersigned, further would like to represent and warrant that in case of any misrepresentation with respect to the signatures placed on the account opening forms or all such documents towards INDmoney Pvt Ltd by me, I will indemnify INDmoney Pvt Ltd and its directors/employees/agents for all such actions.

Signature of Applicant

Stamp and Seal of INDmoney Pvt Ltd



Name of the Customer PAN Number Signature as per INDmoney Pvt Ltd records E Signature