I / we, maintaining a broking account with Dealmoney Securities Private Limited (DSPL) hereby authorize Dealmoney Securities Private Limited to maintain my/ our account on Running account basis and settle my funds / securities obligation on:

☐ Monthly ☐ Quarterly

I / we hereby authorize DSPL for the following with regard to my/our broking account for transactions across exchanges/ segments where DSPL holds membership.

- 1) To effect transfer of my/ our credit balances in the Capital or Cash market segment of NSE and/or BSE and/or MSEI and/or any other exchange to the ledger or credit of the Derivatives / Currency Derivatives segment/ Wholesale Debt Market segment of NSE and/or BSE and/or MSEI or any other exchange or vice-versa to meet the margin and/or settlement obligations on my/our accounts as necessitated.
 - I / we hereby declare that I / we have read and understood the general guidelines issued by regulators/ exchanges to member brokers to release funds and securities payouts to constituents within specified time frame of the exchange payout. However being fully aware of the same, I/we have authorized DSPL to retain / utilize credits as mentioned above, for operational convenience.
- 2) To retain settlement credits in my/ our account and to settle / release the credits or any such amount only on receipt of specific advice/ instruction, which can either be oral or in writing. The above is applicable to both funds and securities.
- 3) To retain and utilize the financial ledger credits (amounts) towards my / our obligations arising of

- trades executed through DSPL at any exchange / segment in my/ our account.
- 4) I/ we undertake that this authorization will continue until it is revoked by me/us and I/we may revoke this authorization at any time.
- 5) I / we do hereby authorize DSPL to utilize / adjust my / our financial ledger credits towards my investments in Mutual Fund units, debentures, other form of securities, Initial Public Offers (IPOs), FPOs, Fixed Deposits, NCDs, bonds, New Fund Offers etc under my instruction either oral / written.
- 6) I/we shall send you a written/oral request whenever I/we require delivery /payment of any shares /funds.
- 7) I /we understand that above mentioned payout of funds/securities would be after considering my margin obligations across all exchanges/ segments, settlement obligations across all exchanges/ settlements as specified by regulators and risk management policy as applicable from time to time.
- 8) I/We also authorize you to retain securities received in payout on my/our account with you towards margin in any exchange /segment. I/We also request you to hold my/our shares in your demat Beneficiary owner Account unless I/We specially request you to transfer Shares to my/our demat Beneficiary owner account. I / we further state that this authorization is given by me / us purely out of our choice of convenience. I/we shall not make any claim whatsoever upon DSPL, for DSPL standing guided by this authorization in favor of maintaining my / our account on running account basis.

Signature of Client 19/29

(To be signed by client only not authorised signatory)

VOLUNTARY

TOK NATI TA	VOLORIARI
Name:	
Address:	
TO WHOMSOEVER IT MAY CONCERN	
I/We agree to abide by all necessary rules and regulations introduced or ame statutory government bodies in India, and guidelines as prescribed by the Res Foreign Exchange Management Act, 1999 (FEMA).	
Further, in the process of opening my/our accounts with the Indian Bank/s, membs, and Depository Participants, I/We have complied with the current laws and will for the proper maintenance of the aforesaid accounts.	9
In case there is any change in my/our status from Resident to Non-resident or v concerned agencies of the same and will abide by the procedures and requirem	
Signature 20/29	

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