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Acknowledgement for DD/PO/RTGS/NEFT

Signature of Bank Officials

		Acknowledgement for DD/FO/K193/								
Branch:		Date:								
DD PO	RTGS	NEFT								
DD/PO Fvg:										
Payable at										
RTGS/NEFT										
Beneficiary A/c No/ Card No.		Name/Address / act Details	Bank & Branch Name / IFSC Code							
			Bank							
			Branch							
			IFSC Code							
DD/PO/RTGS/NEFT An	nount									
Exchange/com										
Telegram Chgs										
Total (Figures)										
Total (Words)										
Remitter A/c No.										
Remitter Name										

ING VYSYA BANK LIMITED Regd. & Corporate Office: "ING Vysya House", 22, M. G. Road, Bangalore - 560 001, India. www.ingvysyabank.com

Teller/Clerk

NG.	
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Request Form for DD/PO//RTGS/NEFT (Note: Use separate Challan for each remittance)

Branch :																	Date D	D M M Y	Υ
Please remit / Issue proceeds to the following beneficiary - Against Cash / Cheque / Dr. to A/c. No. as below A/c No DD PO RTGS NEFT									Particulars	Amount									
Beneficiary A/c No / Type of Accou					nt Bank Branch								1000 X						
Card No SB/CA/				LC/ Otne	C/ Other									500 X					
								4									100 X		
Beneficiary Name / Address & Contact Details						IFS	ССо	de							_		50 X		
															l		20 X		
Payable at DD/PO Fvg :					Fvg :											10 X			
DD/PO/NEFT/RTGS Amount																	5 X		
Exchange / Commission					I/We am/are aware of the terms and conditions of RTGS/									Others / Coins					
Telegram charges				NEFIT	NEFT transactions and agree to abide by the same							Others / Coms		_					
Total (Figures) Total (Words)																Total			
Purpose of Payment remittance (for RTGS/NEFT)																			
For Branch use only -																			
Verified the details. Payment reference No./DD/PO Printed No. 8				T. S. No.								omer/Purchaser's Signature & Seal							
Cashier/Teller				Maker						Checker Signature									
INC VIVEVA PANIC LIMITED																			

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Purchaser's / Remitter particulars if DD/PO/RTGS/NEFT against Cash/Clearing Cheques							
Name							
Address							
PIN Code							
A/C No.							
Tel. No.							
E-mail:							
Cheque Details							
Cheque No.							
Date							
Drawn on Bank							
Branch							
Payee / Beneficiary Particulars							
Address							
Tel No. with STD Code							
Mobile No.							
Debit Rs. I/We hereby authorise Mr./Ms	to callect the DD/DO on mu/our hehalf						
Credit Rs.	to collect the DD/FO on my/our behalf.						
Credit Rs. Signature of Mr./Ms	Attested by me/us						
Received DD/PO No.							
Date for Rs	Signature of Receiver / Purchaser						

Cheque No.
Dated
Drawn on (Bank)
Branch
for Rs.

TERMS AND CONDITIONS OF RTGS AND NEFT EXECUTED IN THE RBI RTGS / NEFT SYSTEM

I/We am/are desirous of availing the Electronic Funds Transfer Facility through the RBI RTGS / NEFT System.

In consideration of the bank agreeing to extend to me/us the said RBI RTGS / NEFT facility, I/We hereby agree to the following terms and conditions.

- Definitions
 - i. "Customer" means the person named herein above who has given RTGS / NEFT payment instruction
 - ii. "Bank" means ING Vysya Bank Limited
 - iii. "NEFT Facility" means the Electronic Funds Transfer Facility through the RBI NEFT System.
 - iv. "RTGS" facility means the Real Time Gross Settlement facility through the RBI RTGS System
 - v. Words or expressions used in this Terms & Conditions, but not specifically defined herein shall have the respective meanings assigned to them in the RBI NEFT Regulations, 2005 / RTGS (Membership) Business Operating Guidelines, 2004.
- 2. Terms & Conditions (T & C) of RBI NEFT Regulations, 2005 / RTGS (Membership) Business Operating Guidelines, 2004.
 - i. This (T & C) shall govern every payment order issued by the customer
 - ii. This (T & C) shall be in addition to and not in derogation of the RTGS (Membership) Business Operating Guidelines, 2004. The customer has gone through and understood the RBI (NEFT System) Regulations, 2005 RTGS (Membership) Business Operating Guidelines, 2004 and agrees that the rights and obligations provided therein in so far as it relates to the originator shall be binding on him/in regard to every payment order issued by him/it for execution in the RTGS / NEFT System.
 - iii. The customer understands and agrees that nothing in the T & C shall be construed as creating any contractual or other rights against the Reserve Bank or any participant in the RTGS / NEFT System other than the bank.
- 3. Rights and obligations of customer
 - i. The customer shall be entitled, subject to other terms and conditions in the Regulations and in addition this T&C to issue payment orders for execution by the bank.
 - ii. Payment order shall be issued by the customer in the prescribed format, complete in all particulars. The customer shall be responsible for the accuracy of the particulars given in the payment order issued by him and shall be liable to compensate the bank for any loss arising on account of any error in his payment order.
 - iii. The customer shall be bound by any payment order executed by the bank if the bank had executed the payment order in good faith and in compliance with the security procedure.
 - iv. The customer shall ensure availability of funds in his account properly applicable to the payment order before the execution of the payment order by the bank. Where however, the bank executes the payment order without properly applicable funds being available in the customer's account the customer shall be bound to pay to the bank the amount debited to his account for which an RTGS / NEFT was executed by the bank pursuant to his payment order, together with the charges including interest payable to the bank.
 - v. The customer hereby authorizes the bank to debit to his account any liability incurred by him to the bank for execution by the bank of any payment order issued by him.
 - vi. Customer agrees that the payment order shall become irrevocable when it is executed by bank.
 - vii. Customer agrees that the bank is not bound by any notice of revocation unless it is in compliance with the security procedure.
 - viii. Customer agrees that he shall not be entitled to make any claim against any party in the RBI RTGS / NEFT System except the bank.
 - ix. Customer agrees that in the event of any delay in the completion of the Funds Transfer or any loss on account of error in the execution of the Funds Transfer pursuant to a payment order, the bank's liability shall be limited to the extent of payment of interest at the Bank Rate up to the date of refund, in the event of loss on account of error, negligence or fraud on the part of any employee of the bank.
 - x. Customer agrees that no special circumstances shall attach to any payment order executed under the RTGS / NEFT Facility and under no circumstances customer shall be entitled to claim any compensation in excess of that which is provided in clause (9) above, for any breach of contract or otherwise.
 - xi. The Customer is responsible for the correctness of the information supplied to the Bank for the use of RTGS / NEFT service. Bank accepts no liability for the consequences arising out of erroneous information supplied to the Bank
 - xii. The Bank shall not be liable for any unauthorized transaction occurring through the use of RTGS / NEFT service and the customer hereby fully indemnifies and holds the bank harmless against any action, suits, proceeding initiated against it or any loss, cost or damage caused by it as a result thereof
 - xiii. In consideration of the Bank providing this service, the Customer will indemnify and hold the Bank, including its officials, employees and agents, indemnified against all losses and expenses on full indemnity basis which the Bank may incur, suffer or likely to suffer in connection with the Bank executing the customer RTGS / NEFT instruction
 - xiv. The Bank shall not be liable for any omission in carrying out of all or any of the customer instruction for effecting an RTGS / NEFT payment or for late payments due to circumstances beyond the control of Bank (act of God, power failure, natural calamity, computer break down or malfunction, interruption or malfunction of communication facilities, labour problems, difficulties, or any other causes etc)
 - xv. The customer is aware of the operating procedures relating to RTGS / NEFT
 - xvi. All other existing terms and conditions for operating an account hold good
- 6. Rights and obligations of the bank
 - i. The bank shall execute a payment order issued by the customer duly authenticated by him as verified by the security procedure, unless:
 - a. the funds available in the account of the customer are not adequate or properly applicable to comply with the payment order and the customer has not made any other arrangement to meet the payment obligation.
 - b. the payment order is incomplete or it is not issued in the agreed form
 - c. the payment order is attached with notice of any special circumstances
 - d. the bank has reason to believe that the payment order is issued to carry out an unlawful transaction
 - e. The payment order cannot be executed under the RBI RTGS / NEFT System.
 - ii. No payment order issued by the customer shall be binding on the bank until the bank has accepted
 - iii. The bank shall, upon execution of every payment order executed by it, be entitled to debit the designated account of the customer, the amount of the funds transferred together with charges payable thereon, whether or not be account has sufficient balance.
 - iv. If the funds transfer is not complete before the closure of business of the third following RTGS / NEFT business day the bank shall advise the customer.
 - v. The bank shall issue to him a duly authenticated record of the transaction periodically. The customer shall, within a period of two days from the date of receipt of the statement, report to the bank any discrepancy in the execution of the payment order. The customer agrees that he shall not be entitled to dispute the correctness of the execution of the payment order or the amount debited to his account if he fails to report the discrepancy within the said period.