

CENTRAL BANK OF INDIA

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] In	divi	dual	[] NRI [_ F	or	eign	Nati	onal				
Deposit	epository Participant Name/Address																	
(To be	To be filled by the Depository Participant)																	
Applica	pplication No. Date D D M M Y Y Y Y																	
DP Inte	P Internal Reference No.																	
DP									Client									
ID									ID								<u> </u>	
·	To be filled by the applicant in BLOCK LETTERS in English) We request you to open a Demat Account in my/our name as per the following details:																	
Sole/Fi	rst H	olde	ers I)etai	ils													
First Na	ame																	
Middle	Nan	ne																
Last Na	ame																	
Father/	Hust	and																
Name													-			 		
Title						Mr		M	Irs. N	As. [Othe	er	Suffix	K			
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Correspondence Address City State Country PIN Telephone NO. Fax No. PAN/GIR No. IT Circle Ward/District E-mail ED MAPIN Code

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First Name	Did Holder's Details	
Middle Name		
Last Name		
Father/Husband		
Name		G 900
Title	Mr. Mrs. Ms. Other	Suffix
PAN/GIR No.		
IT Circ	cle	
Ward/District		
Date of Birth	D D M M Y Y Y Y	
E-mail ID		
MAPIN Code		
Joint Holders -Third	d Holder's Details	
First Name		
Middle Name		
Last Name		
Father/Husband Nat	me	
Title	Mr. Mrs. Ms. Other	Suffix
PAN/GIR No.		
IT Cir	cle	
Ward/District		
Date of Birth	D D M M Y Y Y	7
E-mail ID		<u> </u>
MAPIN Code		
Type of Account (P	lease tick)	
71	,	
Status		
□ Individual	□ Individual Resident	□ Individual
	 Individual Director's Relative 	Individual
	☐ Individual Promoter	HUF/AOP
	☐ Individual Margin Trading	
	A/c.(MANTRA)	
□ NRI	□ NRI Repatriable	□ NRI Not
	□ NRI – Depository Receipts	Repatriable
□ Foreign	□ Foreign National	□ Foreign National
National		Depository
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Details For Fi	not Holdon											
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in my/our acco	ount				Yes				No			
Without any in	nstruction f	rom m	e/us.									
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to your bank a	ccount giv	en belo	w throu	igh ECS	S ?							
Bank Details:												
Bank Code (9 digit											
MICR Code)												
Bank Name												
Branch												
Bank Address												
City	_			State		P	IN					

© Current © Cash Credit

I/We have read the DP-BO agreement including the schedules thereto and the terms and 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 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.

Savings

Account Number

Account Type

	Firs	t/Sole	е Но	older		Seco	nd Jo	oint	Н	olde	r 7	hird	l Joi	nt H	olde	er
Name																
Signatures																
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(Signatures should be	prefe	erably	v in	blank i	ink))										
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Introducer's name																
DP ID					Clie	nt										
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applicant	tiic															
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Country		PIN								
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For NRIs										
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(To be filled by the De	Clie	nt ID	dan	Th: 1 XX	-14.					
Name	First/Sole Holder	Second Hole	aer	Third H	older					
Specimen Signatures										
Specimen Signatures ===================================										
Application No.:	Tienno Wieuge	Date:	•							
We hereby acknowled	ge the receipt of the Ac	count Openin	ng Applica	ation For	n:					
Name of the Sole/First										
Name of Second Joint	Holder									
Name of Third Joint H	older									
	·									

Depository Participant Seal and Signature

Instructions for the Applicants for account opening:

- 1. Signatures can be in English or Hindi or any of the other languages contained in the 8th Schedule of the Constitution of India. Thumb impressions and signatures other than the above mentioned a Magistrate or a Notary Public or a Special Executive Magistrate under his/her official seal must attest languages.
- 2. Signatures should be preferably in blank ink.
- 3. Details of the Names, Address, and Tel No. etc. of the Magistrate/ Notary Public/Special Executive Magistrate are to be provided in case of any attestation done by them.
- 4. In case of additional signatures (for accounts other than individuals), separate annexure should be attached to the application form.
- 5. In case of applications under a Power of Attorney, the relevant Power of Attorney or the certified and duly notarized copy thereof must be lodged alongwith the application.
- 6. All correspondence/queries shall be addressed to the first/sole applicant.
- 7. Fields marked with * are compulsory.
- 8. Strike off whichever is not applicable.



<u>Application Form for Opening a Demat Account</u> (For entities other than Individuals)

Central Bank Of India
_____ Branch

Depository Participant Name/Address/ DP ID

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Father/Husband Name																
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Bank Details														
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Bank Name														
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City			State	;		P	IN						<u> </u>	
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Currency							1							
RBI Reference No.			RI	BI	Appı	roval	D	D	M	M	Y	Y	Y	Y

Date

Clearing Me	mbers Details (T	o be filled by Cl	Ms only)	
Name of	the Stock			
Exchange				
Name of the	CC/CH			
Trading Id				
Clearing Me	mber ID			
conditions are force from the and to the bufurther agree	nd agree to abide time to time. I/W test of my/our kine that any false/m	by and be bound by and be bound by and be bound by and be bound by and b	ling the schedules ther d by the same and by the particulars given by the date of making the nation given by me/us iable for termination and	he Bye Laws as are in me/us above are true his application. I/We or suppression of any
	First/Sole	Authorised	Second Authorised	Third Authorised
	Signatory		Signatory	Signatory
Name				
Designation				
Signature				
======	======	======================================	= Please Tear Here === ment Receipt	=======
Application 1	NO.		I	Date:
We hereby a	cknowledge the 1	receipt of the Ac	count Opening Applica	ation Form from:
Name of the	Sole/First Holde	r		
Name of Sec	ond Joint Holder	•		
Name of Thi	ird Joint Holder			

Depository Participant Seal and Signature

(Perforated Card)

(To be	fille	d by	the	Dep	osit	ory i	Parti	cipa	ant)				
DD									Cliant ID				

DP					Client ID					
ID										

	First/Sole Holder	Second Holder	Third Holder
Name			
Specimen Signature			

Instructions for the Applicants for account opening

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- 6. All correspondence/queries shall be addressed to the first/sole applicant.
- 7. Fields marked with * are compulsory.
- 8. Strike off whichever is not applicable.

AGREEMENT BETWEEN THE DEPOSITORY PARTICIPANT (CENTRAL BANK OF INDIA) AND THE PERSON SEEKING TO OPEN AN ACCOUNT WITH THE DEPOSITORY PARTICIPANT

This agreement i	made and	entered into	this	day of	·	
between						
situated/resident	of					
(hereinafter called	I 'the client	') and Centra	l Bank of Inc	dia having its	Head/Central (Office
at 'Chandermukhi	' Nariman 1	Point, Mumba	ai - 400 021	(hereinafter ca	lled 'the Depo	sitory
Participant')	having	their	branch	office	situated	at
			.			

Witnessed

WHEREAS the client has furnished to the Depository Participant the duly filled in application form requesting therein to open an account with the Depository Participant. NOW THEREFORE in consideration of the Depository Participant having agreed to open an account for the client, both the parties to the agreement hereby covenant and agree as follows:

- 1. The client shall pay such charges to the Depository Participant for the purpose of opening and maintaining his/her account, for carrying out the instructions of the client and for rendering such other services as may be agreed from time to time between the Depository Participant and the client as set out in Schedule 'A'. The Depository Participant shall reserve the right to revise the charges by giving not less than thirty days notice in writing to the Client or for this purpose notice will be displayed in the office.
- 2. The client shall have the right to get the securities which have been admitted on the Depository dematerialized in the form and manner laid down under the Bye Laws and Business Rules. The Depository Participant further undertakes that it shall not create or permit to subsist any mortgage, charge or other encumbrance over all or any of such securities submitted for dematerialized except on the instructions of the client.
- 3. The Depository Participant hereby undertakes that it shall maintain a separate account of the client of its own securities held in dematerialized form with the Depository and shall not commingle the same with the securities held in dematerialized form on behalf of the client.
- 4. The Depository Participant undertakes that a transfer to and from the accounts of the client shall be made only on the basis of an order, instruction, direction or mandate duly authorized by client and that the Depository Participant shall maintain adequate audit trail of such authorization.
- 5. The Depository Participant agrees that the client may give standing instructions with regard to the crediting of securities in his/her account and the Depository Participant shall act according to such instructions.

- 6. The Depository Participant undertakes to provide a transaction statement including statement of accounts, if any, to the client at monthly intervals unless at the Depository Participant and the client have agreed for provision of such statements at shorter intervals. However, if there is not transaction in the account, then the Depository Participant shall provide such statement to the client atleast once in a quarter.
- 7. The Depository Participant shall have the right to terminate this agreement, for any reason whatsoever, provided the Depository Participant had given a notice on writing of not less than thirty days to the client as well as to the Depository. Similarly, the client shall have the right to terminate this agreement and close his/her account held with the Depository Participant, provided no charges are payable by him/her to the Depository Participant. In such an event, the client shall specify whether the balances in its account should be transferred to another account of the client held with another Depository Participant or to rematerialize the security balances held. Based on the instructions of the client, the Depository Participant shall initiate the procedure for transferring such security balances or rematerializes such security balances within a period of thirty days, as per the procedure laid down in the Bye Laws and Business Rules. Provided further, termination of this agreement shall not affect the rights, liabilities and obligations of either party and shall continue to bind the parties to their satisfactory completion.
- 8. On the failure of the client to pay the charges as laid down in clause (1) of this agreement within a period of thirty days from the date of demand, Depository Participant may terminate this agreement and close the account of the Client by requiring it to specify whether the balances in its account be transferred to the account of the Client held with another Participant or be rematerialized in the manner specified in the Bye Laws and Business Rules.
- 9. The Client further agrees that in the event of the Client committing a default in the payment of any of the amounts provided in clause (1) within a period of thirty days from the date of demand, without prejudice to the right of the Depository Participant to close the account of the client, the Depository Participant may charge interest @ not more than 24% p.a. or such other rate as may be specified by the Depository Participant from time for the period of such default. In case the Client has failed to make the payment of any of the amounts provided in clauses (1) of this agreement, the Depository Participant shall have the right to discontinue the Depository Services till such time he/she makes the payment along with interest, if any after giving two days notice to the Client.
- 10. The Depository Participant shall have a right to provide such information related to the Client's account as may be requested by the Depository from time to time.
- 11. The Client shall have the right to create a pledge of the securities held in the dematerialized form with the Depository Participant only in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules.
- 12. The Depository Participant shall not be liable to Client in any manner towards losses, liabilities and expenses arising from the claims of third parties and from

- taxes and other governmental charges in respect of securities credited to the Client's account.
- 13. The Client may exercise the right to freeze his/her account maintained with the Depository Participant so as to lock the securities held with the Depository Participant in accordance with the procedure prescribed in the Bye Laws and Business Rules.
- 14. The Client may exercise the right to defreeze his/her account maintained with the Depository Participant in accordance with the procedure prescribed in the Bye Laws and Business Rules.
- 15. The Client shall notify the Depository Participant, within seven days, of any change in the details set out in the application form submitted to the Depository Participant at the time of opening of the account or furnish to the Depository Participant from time to time.
- 16. The Depository Participant undertakes to resolve all legitimate grievances of the Client against the Depository Participant within a period of thirty days.
- 17. The Depository Participant and the Client shall abide by the arbitrator and conciliation procedure prescribed under the Bye Laws of the Depository and that such procedure shall be applicable to any disputes between the Depository Participant and the Clients.
- 18. The Depository Participant and the Client further agree that all claims differences and Disputes, arising out of or in relation to dealings on the Depository including any transaction made subject to the Bye Laws or Business Rules of the Depository or with reference to any incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfillment or the right, obligations and liabilities to the parties thereto and including any question of whether such dealings, transactions have been entered into or not shall be subject to the exclusive jurisdiction of the courts at MUMBAI only.

IN WITNESS WHEREOF the Client and the Depository Participant has caused these presents to be executed as of the day and year first above written.

Signed and delivered by	Witn	Witness	
(For and on behalf of the Client)	(1)	Signature Name Address	
Signed and delivered by	Witn	Witness	
(For and on behalf of the Client)	(2)	Signature Name Address	

For Central Bank of I Manager (Depository	
	Branch
C 1 1 1 4 4 2	

Schedule 'A'

^{*} Account Maintenance Charges * Transaction Charges * Rematerialisation Charges * Other Applicable Related Charges as per Free Schedule of the DP informed to Client from time to time.



CENTRAL BANK OF INDIA

DPID 1 3 0 3 8 7 0 0

FEES SCHEDULE FOR INVESTERS (Beneficial Owner's Account on CDSL)

Sr No	PARTICULARS	INVESTORS
	Aggount Opening Charges	NIL
1	Account Opening Charges	
2	Account Maintenance Charges	Rs .200/- (For Corporate A/Cs Rs. 700/-
<u>3</u>	Documentation Charges	Actual Stamp Cost
<u>4</u>	Custody Charges	NIL
<u>5</u>	Purchares (Market/Off Market)	NIL
<u>6</u>	Sale ((Market/Off Market)	0.20% of the transaction Value (Mini.
		Rs.20/- per transaction)
7	Dematerialization	Rs. 2/- Per Certificate
8	Postage per Demat Request	Rs. 25/-
9	Rematerialization	Rs.25/- Per Certificate
10	Postage for Remat Request	Rs.25/-
<u>11</u>	Creation /Confirmation of Creation of	0.02% of the transaction value (Minimum
	Pledge	Rs 25/- per transaction.)
<u>12</u>	Closure / Confirmation of Closure of	0.02% of the transaction value (Minimum
	Pledge	Rs 25/- per transaction.)
13	Pledge Invocation	0.02% of the transaction value (Minimum
	-	Rs 25/- per transaction.)
<u>14</u>	Account Closing Charges	NIL
<u>15</u>	Securities Leanding	NIL
16	Securities Borrowing	Rs.50/-
<u>17</u>	Late Transaction Charges	Rs. 10/- per Transaction
<u>18</u>	Failed Transaction/Rejulition	Rs. 25/-
<u>19</u>	Other Charges	All Taxes/Services Tax/Levies/cess as applicable

• Notes:

• All the percentage in the fee schedule would be applied on the value of the transaction as

Computed by CDSL.

- Annual Maintenance Charges are non-refundable and are levied upfront for a one year at the beginning of the year.
- Late Charges would be collected for all instructions received after 4 .P.M for same day execution or execution date as pay in date.
- Transaction cum billing statement will be sent once in a month. Provided there is transaction at least once in a quarter.
- Any extra statement would be charged @Rs .15/- per statement for first 10pages, thereafter it would be charged @Rs. 2/- per page
- The rates depend on the existing CDSL charges and will be revised if these are revised by CDSL. The charges are also subject to revision from time to time by the Bank.
- The scheme once selected will be valid for one year and will be automatically renewed at the end of the year unless a written communication in the prescribed format is received.
- Please note that incase we are unable to recover charges due to non-maintenance of adequate balance in the specified bank account with us.
 Depository services for the concerned account holder will be temporarily discontinued.
- Any request for the resume of the services shall be initiated on the payment of charges of Rs.200/-.

Date	
In charge. Depository Services.	
Central Bank Of India	
Branch	
- PIN	

Dear Sir,
I/we agree to pay abovementioned charges as well as charges revised by the Bank from time to time. I/We irrevocably authorize to debit my Saving Bank/ Current deposit Account Number maintained at your branch.
Thanking you,
Yours faithfully,
Signature (Name-
(Name) (Name)
(Name)
(Ivaille)