	Checklist for Unregistered Trust A/c.
	Supporting Documents for Trust (2 sets)
1	Duly attested Trust PAN
- 11	Duly attested Trust Proof of Address
111	Copy of Bank Proof of Trust
IV	Duly Attested Trust Deed
V	As per Format Board resolution reflecting authority given to signing personnel for executing agreements on behalf of the Trust
VI	As per Format List of Authorised Signatories on the letterhead with specimen signatures
VII	As per Format List of Trustees, Settlor on Trust Letterhead
VIII	As per Format List of Beneficiaries with % on the Trust Letterhead
IX	Certified true copy of Audited balance sheets for the last 2 financial years duly certified by authorised signatories.
Х	Declaration for Controlling Person in the Trust Letterhead, duly signed by ASL and KYC documents of the Controlling Person.
ΧI	As per Format Letter of Communication addressing to Kotak Bank

# **MA₹CELLUS**

**Common DPMS Application Form** 

Marcellus Investment Managers Pvt. Ltd.

DPMS V1.0

THIS PAGE IS INTENTIONALLY



#### Instructions for filling in Client KYC form and Discretionary Portfolio Investment Management Service Agreement (Check the items when completed)

- 1. Please fill the form in English language and in Block Letters only.
- Please tick ( ) in the appropriate box where boxes are provided.
- Name of the Applicant mentioned on the application form should match with the documentary proof submitted. 3.
- In case of mismatch in name mentioned in PAN and name in application form then the alternate proof of identity should be submitted which is anyone of the following (Passport, Voter's Id, Aadhaar card and NREGAJob card).
- In case Aadhar is submitted, the first 8 digits should be masked.
- If Correspondence & Permanent address are different, then proofs for both have to be submitted and should be same as KRA & CKYC registered address. In case of change 6 KRA modification form needs to be submitted separately.
- FATCA & CRS for individual entity should be complete on Point (E) and for FATCA of Non-Individual entity refer Page 25 & 28.
- IF GSTIN number is available, please mention in Bank Account details GSTIN No. 8.
- All the communication will be sent to the Correspondence address mentioned in the application.
- 10. Maximum number of nominee in the investment can be only 3.
- 11. Percentage allocation for multiple nominee should not be in decimals.
- 12. In case the Mode of Operations is not ticked, then by default option will be Anyone or Survivor.
- 13. Mode of operations in PMS application & Demat should be same.
- 14. All the photo's affixed in the application form should be signed across the photo.
- 15. In case of any correction made in the form should be counter signed by all the applicants in the Investments
- 16. Supplementary attached Schedules (Investment Approach, Fees Schedule and Illustration) should be filled and Signed by all the applicants.
- 17. For Resident Client Investment Cheque should be drawn in favor of "Marcellus Investment Managers Pvt Ltd"

//	Date:
Pay Marcellus Investment Ma	
Rupees Greater Than or Equ	
	Only ₹.>= ₹50 Lakhs
A/c No. : 123456789000	
BANK NAME	
IFS CODE - 0123	Signature

- 18. For NRI Client cheque should be drawn in favor of Client's Name.
- 19. Applicant(s) to sign wherever marked with Arrow
- 20. In Account Opening Form page no 6, disclose your interest in body corporates where you have access to unpublished price sensitive information (if any)
- 21. List any negative securities in Account Opening Form page no 7
- 22. Review and select the PMS fee structure listed in Schedule of Fee structure and list of charges for relevant Investment Approach
- At the end of Schedule of Fee Structure and list of charges, before the signature space, please write by hand 'I have understood the fee clause and computation of fee charged by Portfolio Manager for the Discretionary Portfolio Investment Management Services'.
- 24. Fill the Power of Attorney (PoA) included in this document set, sign where marked with and get witness signatures where marked

25. Please send the filled in form back to:

Marcellus Investment Managers Pvt. Ltd.

929 - DBS Business Center, Kanakia Wall Street, Chakala, Andheri Kurla Road, Andheri East, Mumbai, Maharashtra 400093

Regd. Off. Tel: Phone: +91(0)2248809929 • E-mail ID: onboarding@marcellus.in

26. Any questions, please contact us on <a href="mailto:onboarding@marcellus.in/+91(0)2262676872">onboarding@marcellus.in/+91(0)2262676872</a>



## **KYC Document Checklist for the Client**

CLIENT CATEGORY	KYC DOCUMENTS TO BE PROVIDED BY CLIENT
INDIVIDUALS (Resident Indians)	<ul> <li>Self-attested copy of PAN Card of client. Signature on PAN should match with the signatures on this agreement.</li> <li>Self-attested copy of valid address proof of the client (Any of the Aadhar Card, Passport copy, Driving License, Utility Bill or Bar account statement which is not more than 3 months old)</li> <li>Self-attested bank proof (bank Statement or Cancelled Cheque)</li> <li>1 passport size photo of the client (client's sign is required across the photo)</li> <li>If Client provides Aadhar Card as Address proof, then first 8 digits of the same are to be masked</li> </ul>
INDIVIDUALS (NRE/NRO)	Self-attested copy of PAN Card of all holders. Signature on PAN should match with the signature on application form, agreeme & POA pages     Self-attested Indian Address Proof of all holders and should be valid as on the date of receipt of application (Any of the Aadh Card, Passport copy, Driving License, Utility Bill or Bank Account Statement (Not more than 3 months old)     For NRI:     Self-attested copy of Valid passport (place of birth should be India)
	Valid Visa (Work, Student, Employment, Resident Permit) Self-attested copy of Indian Address proof (optional) - Passport copy, Driving License, Utility Bill or Bank Account Statement (Normore than 3 months old) Self-attested copy of Overseas Address proof (Driving License/ Foreign passport /Utility Bills/ Bank statement (not more than months old) Notarized copy of rent agreement/ leave & license agreement/ Sale deed).
	Important Note: In case of NRIs: - All this document should be attested or Notarised through authorised officials of Overseas branches of Schedule Commerc Banks registered in India, Notary Public, Court Magistrate, Indian Embassy, Consulate general in the country where the clie resides.
	For Foreign Nationals/ PIO/OCI holders:     Self-attested copy of Valid passport (place of birth should be India)     Self-attested copy of PIO/OCI Card     Self-attested copy of Indian Address proof (Aadhar Card, Passport copy, Driving License, Utility Bill or Bank Account Statemer
	Self-attested copy of Indian Address proof (Natinal Card, 1 assport copy), of Not more than 3 months old)     Immigration Stamp Page - Self Attested (For US & Canada clients)     [If Client (Foreign National/OCI/PIO) provides Aadhar Card as Address proof then first 8 digits of the same are to be masked]
BODY CORPORATE	<ul> <li>PAN card, Proof of Address and Bank Account Proof of Corporate - certified true copies</li> <li>Memorandum and Articles of Association and Certificate of Incorporation - certified true copies (take printout of registratis status from MCA website)</li> <li>Board resolution reflecting authority given to signing personnel for executing agreements or other documents on behalf of the entity</li> <li>Board resolution reflecting authority for investment in securities market</li> <li>List of Authorised Signatories on the letterhead with specimen signatures and self-attested copy of ID Proof &amp; Address Proof each Authorised Signatories on the letterhead along with Photograph, PAN, Address Proof of all directors and DIN Number of directors in charge of day to day operations (printout of director verification from MCA website)</li> <li>Certified true copy of balance sheets for the last 2 financial years duly certified by authorised signatories. In case the Balar sheet/Financial Statement of previous year is not yet finalized / prepared, in such scenario letter is required on the letterhed duly signed by authorised signatories, intimating that the same is yet not finalized and it will be provided as an when prepared</li> <li>Ultimate Beneficial Owners (UBO) - Copy of latest share holding pattern on the letterhead of that company (letter to have day and List of all Shareholders / Promoters holding 25% or more shares in the company with attach Self attested copy of ID and Address Proof of the UBO to be collected.</li> <li>In case of Non-Individual Shareholders (UBO) - Certified true copy of MOA/AOA/COI, Address proof, PAN, list of directors &amp; list</li> </ul>
HUF	<ul> <li>PAN card (with HUF written on it), Address Proof of and Bank Account Proof of HUF - duly certified by Karta.</li> <li>Deed of declaration of HUF and List of Co-parceners - original signed by Karta (providing details of co-parceners, date of be and relationship with Karta). Notarization is not required for HUF Declaration.</li> <li>Photograph, PAN, Address Proof of Karta - self attested</li> <li>Copy of ID Proof &amp; Address Proof of Coparceners - self attested</li> <li>If Karta or Coparceners provides Aadhar Card as Address proof, then first 8 digits of the same are to be masked</li> </ul>
FIRMS/LLP	<ul> <li>Certified true copy of PAN</li> <li>Certified copy of Certificate of registration (for registered partnership firms only, in case of LLP - take printout of registration state from MCA website)</li> <li>Certified copy of Partnership deed (For PMLA, please check the partnership deed to identify person owning more than 15% or capital or profits in a partnership firm. Obtain PAN and address proof of all partners holding more than 15% of capital).</li> <li>List of partners with their profit percentage on Letterhead with Self-attested copy of PAN Card and Address Proof of all partners.</li> <li>List of Authorized signatories with specimen signatures and photographs on the letterhead.</li> <li>Self-attested PAN and address proof copy of all authorized signatories.</li> <li>Copy of Balance Sheet / Financial Statements for the last 2 financial years, duly certified by authorised signatories.</li> <li>Bank Account Proof of Partnership Firm, duly certified by authorised signatory.</li> <li>If Partners or Authorised Signatory provides Aadhar Card as Address proof, then first 8 digits of the same are to be masked.</li> </ul>
TRUST	<ul> <li>PAN card, Address Proof and Bank Proof of Trust - certified true copies (Signed &amp; Stamped)</li> <li>List of Trustees and Settlors with their self-attested PAN and address proof</li> <li>Photograph, PAN, Address proof and DIN of whole-time trustees / two trustees who are in-charge of day to day operations</li> <li>Certified True copy of Trust deed (For Registered Trust - Certificate of Registration - Certificate of registration under the I Societies Registration Act, 1860 or Bombay Public Trust Act, 1950.</li> <li>Board Resolution for persons to execute agreements or other documents on behalf of trust.</li> <li>Board resolution reflecting authority for investment in securities market</li> <li>List of Authorised Signatories with specimen signatures along with self-attested copy of ID Proof &amp; Address Proof for exact Authorised Signatories.</li> <li>Copy of balance sheets for the last 2 financial years duly certified by authorised signatories. In case the Balance sheet/Financy Statement of previous year is not yet finalized / prepared, in such scenario, letter is required on the letterhead, duly signed authorised signatories, intimating that the same is yet not finalized and it will be provided as an when prepared authorised signatories having more than 15% interest in the Trust, on its letterhead, duly certified by Authorised Signatories attach Self attested copy of ID and Address Proof of the ultimate beneficial owners. Further in case the beneficiary in Please attach Self attested copy of ID and Address Proof of the ultimate beneficial owners. Further in case the beneficiary in Please attach Self attested copy of ID and Address Proof of the ultimate beneficial owners. Further in case the beneficiary in Please attach Self attested copy of ID and Address Proof of the ultimate beneficial owners. Further in case the beneficiary in Please attach Self attested copy of ID and Address Proof of the ultimate beneficial owners.</li> </ul>



ACCOUNT OPENING FORM	
CHANNEL PARTNER DETAILS DIRECT ADVISOR DISTRIBUTOR	
Entity Name ABD Finance RM Name Vijay Shah RM Code 001234	
RM Email Vijaya gnatt. Um RM Phone 9892 100 B 66	
Service RM Name Sanur Service RM Email Saner Ognail Service RM Phone 9842081398	
FIRST / SOLE APPLICANT DETAILS Male Great Others	
Name of the First Applicant	
Mr./Ms./Ms. PRATIK SHARMA FAMILY PRIVATE (IRUST last	
PAN CYLEM3805 Date of Birth/Incorporation/Registration 14042014 Aadhaar Number 35	
Father/Spouse Name: Maiden Name: Maiden Name:	
Marrital Status Married Unmarried Others CKYC No.	
Nationality Indian Others.	
KYC DETAILS	
A. Legal Status	
Trust/Society Company/Body Corporate Limited Liability Partnership (LLP) Others	
B. Nature of Occupation / Business	
Public Sector Service Retired Forex Dealer Housewife Others	
C. Gross Annual Income (in ₹) [Please tick (✓)]	
Indian Resident Individual NRI - NRE (Repatriable) NRI - NRO (Non - Repatriable) HUF Partnership Firm FPI  Trust/Society Company/Body Corporate  B. Nature of Occupation / Business Private Sector Service Government Service Housewife Others  Public Sector Service Retired Forex Dealer Housewife Others  C. Gross Annual Income (in ?) [Please tick ( / )]  5 - 10 Lacs 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * 10 - 25 Lacs Net worth (for Non - Individuals * ( ) )  D. PEP - Individuals * [Please tick ( / )]  I am Politically Exposed Person * (PEP)  Not Applicable  "PEP are defined as individuals who are or have been entrusted with prominent public function, e.g. heads States of Governments, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials.  "Please tick, if applicable, for any of your authorized signatories/Promoters/Partners/Kara/Trustees/whole time directors: Politically Exposed Person (PEP) Related to a Politically Exposed Person (PEP).  E. FATCA & CRS - FIRST APPLICANT (Only for Individuals - All fields are mandatory)  Type of address Residential or Business Residential Business Registered office	
Net worth (for Non - Individuals ₹ +0 CESES as on)  3 ↑ 0 ↑ 2 0 2 ↑ (Not older than 1 year)	
D. PEP - Individuals [Please tick (✓)]	
corporations, important political party officials.  Please tick, if applicable, for any of your authorized signatories/Promoters/Partners/Karta/Trustees/whole time directors: Politically Exposed Person (PEP)/ Related to a Politically Exposed Person (PEP).	
Permissible documents for Passport Election ID card Pan Card Driving License	
UIDAI Card NREGA Job Card Others Decard ID & Address proof : no :	
Country of Birth Father's Name	
Are you a tax resident of any country other than India? Yes No	
If Yes, please indicate all countries in which you are resident for tax purpose and the associated Tax ID Numbers below	
Country* Tax Identification Number* Identification Type (TIN or Other, please specify)	
(TITO Guidi, piease specify)	
*To also include USA, where the individual is a citizen / Green card holder of the USA %In case Tax Identification Number is not available, kindly provide its functional equivalent For Terms & Conditions with instruction on the Fatca refer Page no. 8	
BANK ACCOUNT DETAILS  Bank Name: HDC BANK CTD Bank Branch: CHENDUR. JESC Code HDC 000012	
Bank Name: Hole Bank Branch: CHENGUR IFSC Code HOLE 000012  A/c No. 22060682368 A/c Type Savings Current NRE NRO	
Trustee Stang of Ixust	
-> GIST No. to be filled if available. I dian All Holders Signature	
3 1"Applicant 2"Applicant 3"Applicant	
and the second s	



SECOND APPLICANT DETAILS	☐ Male	Female Others	
Name of the Second Applicant			
Mr. / Ms. / M/s.	All the second of the	Middle	Last
PAN	Date of Birth/Incor	poration/Registration D D M	M Y Y Y Y Aadhaar Number
Father/Spouse Name:	Mother Nar	ne:	Maiden Name:
Marital Status Married Unmar	rried Others CKYC No.		
Nationality Indian Others	Relationship	with First Applicant :	
KYC DETAILS			
A. Legal Status	100000	NDI NDO (Non Broadfahla)	HUF Partnership Firm
Trust/Society	_ Company/Body Corporate	Limited Liability Partnership (Li	LF) Unleis
B. Nature of Occupation / Business			D
Private Sector Service	Government Service	Business Studer	
Public Sector Service	Retired	Forex Dealer House	ewife Others
C. Gross Annual Income (in ₹) [Please	e tick (✓)]		
5 - 10 Lacs	10 - 25 Lacs	25 Lacs -1 Crore	ore
Net worth (for Non - Individuals ₹	as on)	DMMYYYY	(Not older than 1 year)
D. DED. Individuals (Diago tick / /)			tick (🗸)]
	order (ru ii )		
	been entrusted with prominent public		senior Government/judicial/military officers, senior executives of state ov
corporations, important political party officials.  *Please tick, if applicable, for any of your authority.	zed signatories/Promoters/Partners/Ka	arta/Trustees/whole time directors: Politically	
Type of address Resid	dential or Business Resider	tial Business	Registered office
		ID card Pan Card	Driving License
ID & address proof :	port		
UIDA	I Card NREGA	Job Card Others Please Specify)	ID & Address proof : no :
Country of Birth	Place of Birth		Father's Name
Are you a tax resident of any country	other than India? Yes I	No	
If Yes, please indicate all countries in	which you are resident for tax pu	rpose and the associated Tax ID Num	bers below
			Identification Type
Country		Tax Identification Number	(TIN or Other, please specify)
Sant J	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
%In case Tax Identification Number is not avail	ilable, kindly provide its functional equiv	alent	
THIRD APPLICANT DETAILS	☐ Male	Female Others	
Name of the Third Applicant			
Mr. / Ms. / M/s. First		Middle	Last
PAN	Date of Birth/Inco	orporation/Registration D D M	M Y Y Y Aadhaar Number
Father/Spouse Name:	Mother Na	ame:	Maiden Name:
Marital Status  Married  Unm	arried Others CKYC No		
Nationality Indian Others	Relationsh	ip with First Applicant :	and or will apply
		TRUgnustee	Stang of Trust
Marital Status   Marital   Marital	All Holders Signature		
	NV.	1 <sup>st</sup> Anniira	nt 2 <sup>rd</sup> Applicant 3 <sup>rd</sup> Applicant



KYC DETAILS									
A. Legal Status									
Indian Resident Individual	NRI - NRE (Repatria	ble) NRI - NRO (Nor	n - Repatriable)	HUF F	Partnership Firm FPI				
Trust/Society	Company/Body Corp	orate Limited Liability	Partnership (LLP)	Others	_				
B. Nature of Occupation / Bu	iness								
Private Sector Service	Government Service	Business	Student	Self Employe	ee Farming				
Public Sector Service	Retired	Forex Dealer	Housewife	Others					
C. Gross Annual Income (in	₹) [Please tick (✓)]								
5 - 10 Lacs	10 - 25 Lacs	25 Lacs -1 Crore	>1 Crore						
Net worth (for Non - Individuals	s ₹as or	n) DDMMY	Y Y Y (Not of	der than 1 year)					
D. PEP - Individuals [Please	tick (✓)]	D1. PEP - Non Individ	duals [Please tick (	")]					
I am Politically Exposed Pe	erson *(PEP)	Politically Exposed	Person *(PEP)						
I am Related to Politically E	Exposed Person *(RPEP)	Related to Political	ly Exposed Person *(F	RPEP)					
Not Applicable		Not Applicable							
*PEP are defined as individuals who	are or have been entrusted with promi	nent public function, e.g. heads States	of Governments, senior Go	overnment/judicial/military offi	cers, senior executives of state owned				
"Please tick, if applicable, for any of y	y officials. /our authorized signatories/Promoters/l PLICANT (Only for Individuals	Partners/Karta/Trustees/whole time dis							
				7 D:					
Type of address	Residential or Business	Residential Bus	iness	Registered office					
Permissible documents for ID & address proof :	Passport	Election ID card Pan	Card [	Driving License					
is a address proof.	UIDAI Card	NREGA Job Card Oth	ers(Please Specify)	D & Address proof : no :-					
Country of Birth	Plac	ee of Birth		er's Name	The second				
			Faui	er s Name					
Are you a tax resident of any	y country other than India?	Yes No							
If Yes, please indicate all cou	untries in which you are resident	for tax purpose and the associate	d Tax ID Numbers be	low					
Country	r*	Tax Identification Nu	mber		fication Type				
		Tax tacitatioasci Ttal	11001	(TIN or Other, please specify)					
No. 3									
%In case Tax Identification Numbe	dividual is a citizen / Green card holder o r is not available, kindly provide its funct								
For Terms & Conditions with instruc	tion on the Fatca refer Page no. 8								
CONTACT DETAILS				0 0					
Correspondence Address:	APPAR HOUS	E PHOUSIRI	AL AREA	, Sion 1	ROMBAY ROAD				
MUMBA		Mariana	TO A T.	N.A. /	ROMBAY ROAD				
City:	State	/ Country : 17 (A) (FA)	SH IKM, IN.	Pin Code	700071				
Tel. No. Resi	Office				The state of the s				
0000	9 - 4		0-100						
Mobile 98925	3045   Email II	O (in capital letters): SHA	KMACO		COM				
Permanent Address (Foreign	address in case of NRI/FII Appli	cant. P.O. box alone not sufficien	t): San	E AS AB	ove BONE				
	City:	State / Countr	y:	Pin	Code				
Name of the Contact Person	in case of Non Individual Mr./I	Me /Mre							
Name of the Contact reson									
Mobile 98925	80451 Email II	O (in capital letters):	RMAQG	MAIC.	0019				
Any other information:									
Pary other information.									
MODE OF OPERATIONS	Single	Joint	Any	one or Survivor (Default	option is Anyone or survivor)				
For Non individual default mod	de of operation is "As per Resolu	ution".							
INVESTMENT MODE &	DETAILS Cheque / E	ank Transfer Stock Trans	fer Part	tial stock & Cash					
Investment Amoun	nt Cheque/L	JTR No./DP Client ID	Bank/Deposito	ory Name	Instrument Date				
50 LAKH	55								
Product Name		Sub Product	Amount to be	invested	Remarks				
COD	A STATE								
		-	. 0	- 0.00	1				
		13	ustee &	terral of T	inst.				
		ARA F	8 0100	Til Holders Signatur					

5 1"Applicant 2"Applicant
TRUST STATAP
RESIDENCE
RESIDEN

3<sup>rd</sup> Applicant



All Holders Signature

OMINATION DETAILS (Please tick appropriately)	(Individuals are advised to avail of N	omination Facility, whether investing	g singly or jointly.)
☐ I/We wish to nominate		☐ I/We do not wish to nominate	
e do hereby nominate the person's more particularly d e also understand that all payments and settlements r	escribed hereunder in respect of account nade to such Nominee (upon such docum	(folio) held by me/us as provided herei entation) shall be a valid discharge by	n. the Portfolio Manager.
omination Details	9.5		1
ame of Nominee	TRIACUA PRESTA		1
ate of Birth (In case of Minor)	311 H CHILD		
AN No.	AABPD 54731		
llocation %	1001		
elationship with First Applicant	1 1 1 1 1 1 1		
ominee Address	B60 ENVILLE	/	
telationship with the Guardian	CPTE MARINE		1 3 3 4 4
ame of Guardian (In case of Minor)		March Committee Committee	The second second
suardian Address			
New York Control Number			
Suardian Contact Number			
Suardian PAN Suardian Date of Birth			
Guardian Email			
The Nominee shall not be a trust (other than a re holder. A non-resident Indian can be a Nominee's Nomination in respect of the portfolio stands resc stand terminated upon transfer of the securities.  Transfer of portfolio in favor of a Nominee shall be In case of dispute between applicant's nominee obligations if it pays the amount and / or securities.  This Nomination will stand cancelled in the event If the nomination details are not completed in all retransfer/Payment of amount/value of my/our crel/We understand that the nominee if required to be DECLARATION OF INVESTOR INTEREST IN VAR	ubject to the exchange controls in force, finded upon closure of the Portfolio Manager valid discharge by the Portfolio Manager and any of his / her legal heirs and / of that stand to the credit of his / her designs of applicant's nominee pre-deceasing the aspects, the Portfolio Manager reserves the to the nominee(s)/legal heir(s) will consider appointed for depositor account, where the policy of the poli	rom time to time gement Services account. Similarly, the against legal heirs.  successors, the Portfolio Manager sated Nominee. client  re right not to register the nomination. Stitute a full discharge of the liability by the reapplicable, should be the same as the red into a Portfolio Management Agree	hall be fully discharged of its liabilities the Portfolio Manager. the nominee appointed herein above.  The memory with you and wish to inform that,
ay be considered as holding interest in following corvested in these stocks. Hence request you not to buy s			
ISIN	Name of Company	Nature of Interest	Any Specific Instruction
M 0 D + 0 NAM	NA	37	1 0 0 0 0 0 0 C
eclarations:  I / We undertake to intimate Portfolio Manager account of corporate actions.  I/We understand that, in case any of the above ronce the Company gets listed.  I/We confirm and declare that the above declar (Substantial Acquisition of Shares and Takeover I/We understand that above restriction of securiti	nentioned Company is not listed on excharations constitute compliance with the	anges, a fresh intimation in writing nee	eds to be submitted to the Portfolio Man



DECLARATION OF INVESTOR FOR OTHER RESTRICTIONS INEPRATIK SHARMA FAMILY PRIVATE (RUST having entered into a Portfolio Management Agreement with you and wish to inform that, I/We do not want my/our funds to be invested in these stock/s for some other reasons. Hence request you not to buy shares in below mentioned companies in my/our account until any further intimation from me/us. Any Specific Instruction ISIN Name of Company Photo of ASL facross signed. DECLARATION First Applicant Second Applicant **Third Applicant** · Please Please Sign Across Sign Across Photograph Photograph

The particulars and various other details furnished above are true to best of my /our knowledge and belief. I/ We further agree to inform any additional details that may be required for better & efficient execution & performance of my / our Portfolio Management Service. I / We confirm that I/we have received the Disclosure Document before execution of DPMS agreement with Marcellus Investment Managers Pvt. Ltd. I / We have read and understood the terms and conditions of the Disclosure Document as well as the Portfolio Management Services Agreement and undertake to abide with the provisions of the same.

I/We hereby declare that the amount invested in the same is through legitimate sources / channel only and does not involve and is not designed for the purpose of any contravention or evasion of any Act, Rules, Regulations, Notifications or Directions of the provisions of Income Tax Act, Foreign Exchange Management Act, Prevention of Money Laundering Act, Prevention of Corruption Act or any other applicable laws enacted by the Government of India or any Statutory Authority from time to time.

I/We agree to immediately inform you if there is any change in any of the information given in this application or in the appendices to this application. I/We also declare and agree that if any of the above statements are found to be incorrect or false or any information or particulars have been suppressed or omitted therefrom, the Portfolio Manager has a right to terminate the Portfolio Management Services Agreement. I/We agree to submit any additional information required by the Portfolio Manager or SEBI promptly.

Declaration for Portfolio Sharing:

The client consents and authorizes the Portfolio Manager to share with Client's Introducer / Advisor / Referrer if any, as mentioned on account opening form or on schedules to this agreement, the details of any of the Client's accounts, assets, transactions and account relationship with the Portfolio Manager in connection with or pursuant to this Agreement and dealings between the Portfolio Manager and the Client.

Declaration/undertaking By Client

I/We hereby declare that all the information and particulars given by me/us in this application are true and complete and I/We have not suppressed or hidden any fact whatsoever. I/We hereby authorize Marcellus Investment Managers Pvt. Ltd. (MIMPL) to verify and scrutinize the above information in keeping with the "KYC requirements" prescribed under the Prevention of Money Laundering Act (PMLA), 2002 and any other applicable Acts and Regulations enacted by the Government of India / any other regulatory body from time to time. I/We confirm that I am/We are aware of the Rules and Regulations of PMLA, 2002 and that I/we have not violated any of the rules and regulations of the said act and hereby indemnify MIMPL from any liability arising from my/our transactions executed under this Agreement with MIMPL. I/We agree and undertake to immediately inform the MIMPL if there is change in any of the information provided in this application.

I/We hereby understand and agree that if any of the aforesaid disclosures made/information provided by me/us is found to be contradictory or unreliable or if I/ We fail to provide adequate and complete information, the Portfolio Manager reserves the right to reject the application/withhold the investments made by me/ us, to terminate the agreement that may be executed under Portfolio Management and/or to disclose/report the relevant details to the competent authority and take such other actions as may be required to comply with the applicable laws as the Portfolio Manager may deem proper at its sole discretion.

In case there are delays caused by any entity in submitting documents or loss in transit of documents to be submitted to the Portfolio Manager, I/We agree to hold MIMPL harmless and not liable for any such losses and agree that I/We shall raise no claims against MIMPL for any rejection of Application due to such causes.

I/We also agree to co-operate with MIMPL for the purpose of any regulatory requirements and for any additional information requirements which may be required to be provided to any regulatory authority by MIMPL.

I authorise Marcellus Investment Managers Pvt Ltd and its representatives to call me or SMS me through it's Customer Care numbers with reference to my application. I authorize Marcellus Investment Managers Pvt Ltd & its representatives to Call or SMS with reference to my application. This consent will override any DNC / NDNC registration. Refer to our website www.marcellus.in/contactus/customercare for our customer care numbers that we use to call our clients. \*( If you wish to opt out of this in future, you can email us at clientsupport@marcellus.in)

I/We understand that all clients have the option to be onboarded directly with the Portfolio Manager.

Additional Declaration applicable to NRIs Only:

I/We hereby confirm that I/we am/are Non-Resident of Indian Nationality / Origin. I /We hereby confirm that the funds for investment have been remitted from abroad through approved banking channels or from funds in my/our Non-Resident External / Ordinary Account/ FCNR Account.

FACTA/CRS Declaration:

I/We have understood the information requirements of this Form (read along with the FATCA & CRS Instructions) and hereby confirm that the information provided by me / us on this Form is true, correct, and complete. I/We also confirm that I/We have read and understood the FATCA & CRS Terms and Conditions and hereby accept the same.

Note: Please furnish list of any such body corporate in the relevant section provided subsequently, if your statement is affirmative.

Name : First Applicant / ASL	Name : Second Applicant / ASL	Name : Third Applicant / ASL
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#### **CBDT Terms and Conditions**

The Central Board of Direct Taxes(CBDT) has notified Rules 114F to 114H, as part of the Income-tax Rules, 1962, which Rules require Indian financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities/ appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30days. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

#### **CRDT** Instructions

If you have any questions about your tax residency, please contact your tax advisor. If you are a US citizen or resident or green card holder, please include United States in the foreign country information field along with your US Tax Identification Number. It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form. In case customer has the following Indicia pertaining to a foreign country and yet declares self to be non-tax resident in the respective country, customer to provide relevant Curing Documents as mentioned below:

FATC	A/ CRS Indicia observed (ticked)	Documentation required for Cure of FATCA/ CRS indicia
		If customer does not agree to be specified U>S> person/ reportable person status
1.	U.S. place of birth	<ol> <li>Self-certification (in attached format) that the account holder is neither a citizen of United States of America nor a resident for tax purpose;</li> <li>Non-US passport or any non-US government issued document evidence nationality or citizenship (refer list below); AND</li> </ol>
		<ol> <li>Any one of the following documents:         <ul> <li>Certified Copy of "Certificate of Loss of Nationality or</li> <li>Reasonable explanation of why the customer does not have such a certificate despite renouncing US citizenship; or Reason the customer did not obtain U.S. citizenship at birth.</li> </ul> </li> </ol>
2.	Residence/ Mailing address in a Country other than India	<ol> <li>Self-certification (in attached format) that the account holder is neither a citizen of United State of America nor resident for tax purpose; and</li> <li>Documentary evidence (refer list below)</li> </ol>
3.	Telephone number in a country other than India (and no telephone number in India provided)	<ol> <li>Self-certification (in attached format) that the account holder is neither a citizen of United States of America nor a resident for tax purpose; and</li> <li>Documentary evidence (refer list below)</li> </ol>
4.	Telephone number in a country other than India	If no Indian telephone number is provided  1. Self-certification that the account holder is neither a citizen of United States of
		America nor a tax resident of any country other than India; and  2. Documentary evidence (refer list below)

List of acceptable documentary evidence needed to establish the residence(s) for tax purposes:

<sup>1.</sup> Certificate of residence issued by an authorized government body\*

<sup>2.</sup> Valid identification issued by an authorized government body\* (e.g. Passport, National identity card, etc.)

<sup>\*</sup>Government or agency thereof or a municipality of the country or territory in which the payee claims to be a resident



THIS DISCRETIONARY PORTFOLIO INVESTMENT MANAGEMENT SERVICE AGREEMENT entered into on this as mentioned herein, between day of the person (s) specified in Schedule A as the 'Client' which expression shall, unless repugnant to the meaning or context thereof, be deemed to mean and include where client is an Individual/ Company registered under Companies Act, 1956 or 2013/ Partnership Firm/ HUF / Board of Trustees of Trust and their respective heirs, executors and administrators/ son/ daughter/ wife of (not applicable for corporate, partnership and HUF / represented by Director/ Partner/ Karta/ Trustee (not applicable to Individual Clients),

#### AND

Marcellus Investment Managers Private Limited, a private limited company incorporated under the Companies Act, 2013 and having its registered office at 602, Odyssey-1, Hiranandani Gardens, Powai, Mumbai, India - 400076 (hereinafter referred to as "Portfolio Manager", which expression shall, unless repugnant to the context or meaning thereof be deemed to include its successors and assigns):

#### WHEREAS:

- The Portfolio Manager is registered with the Securities and Exchange Board of India vide registration certificate no. INP000006183 dated 22 Oct 2018 and is duly (a) authorized to provide Portfolio Management Services under the SEBI (Portfolio Managers) Regulations, 2020 and any amendments thereto from time to time and rules. guidelines, circulars issued under the Act:
- (b) The Portfolio Manager is rendering Portfolio Management Services under the name and style as specified in the Schedules to this Agreement.
- (c) At the request of the Client, the Portfolio Manager has agreed to provide certain Discretionary Portfolio Management Services to the Client as more particularly set out in this Agreement.
- The Client has satisfied itself of the capacity of the Portfolio Manager to provide the services of Portfolio Manager as set out in this Agreement.
- The Client after having read and understood the Disclosure Document (defined hereunder) provided by the Portfolio Manager and having agreed to be bound by the terms (e) therein has agreed to invest his Funds with the Portfolio Manager and to be bound by the terms of this Agreement and the Schedules hereto (hereinafter referred to as this Agreement).

#### NOW THIS AGREEMENT WITHNESSTHAND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS UNDER:

#### DEFINITIONS 1.

Unless the context or meaning thereof otherwise requires, the following expressions shall have the meaning assigned to them hereunder respectively:

- "Act" means the Securities and Exchange Board of India Act, 1992 (15 of 1992). 1.1.
- "Agreement" means this Discretionary Portfolio Investment Management Service (DPMS) Agreement executed between the Portfolio Manager and the Client in terms of 1.2. Regulation 22 of SEBI (Portfolio Managers) Regulations, 2020 issued by the Securities and Exchange Board of India & includes any amendment thereto made in writing upon mutual consent of the Parties hereto and also includes the account opening form and schedules to this DPMS agreement provided that a Client request via its registered email address regarding change in information submitted by the client at the time of account opening with portfolio manager, fees, top up or redemption that has been accepted by the Portfolio Manager via its registered email address shall be considered as a valid amendment to this Agreement.
- 1.3. "Applicable Laws" means any applicable local or national statute, regulation, notification, circular, ordinance, requirement, directive, guidance or announcement issued by any Authority.
- "Assets" means (i) the Portfolio and/or (ii) the Funds and (iii) all accruals thereto, and (iv) expenses due from the Client's portfolio, payable by the Client, as applicable. 1.4.
- "Authority" means any entity exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to the government including but not limited to 1.5. the SEBI or the Reserve Bank of India.
- "Bank Account" means one or more omnibus bank accounts opened, maintained and operated by the Portfolio Manager in the name of the Client or pool account 1.6. managed in the name of the Portfolio Manager for the purpose of managing funds on behalf of the Client with any of the Scheduled Commercial Banks.
- 1.7. "Body Corporate" shall have the meaning assigned to it in or under clause (11) of Section 2 of the Companies Act, 2013.
- 1.8 "BPS" means basis point.
- 1.9. "Client" or "Investor" means the person who enters into an Agreement with the Portfolio Manager for managing its Portfolio and /or Funds.
- 1.10. "Client Depository Account" means one or more account or accounts opened, maintained and operated by the Portfolio Manager with any depository or depository participant registered under the SEBI (Depositories and Participants) Regulations, 1996 in accordance with the agreement entered into with the Client.
- "Client Bank Account" means one or more bank accounts opened, maintained and operated by the Portfolio Manager for the purpose of managing funds on behalf of the 1.11. Client with any Scheduled Commercial Bank.
- 1.12. "Corpus Investment Value" shall mean monies given and value of securities at the time of initial funding or subsequent top-up of DPMS account, by the client and included by the Portfolio Manager in its Assets under Management or Assets under Advisory in accordance with SEBI PMS regulations.
- "Custodian" means an entity that has been granted a certificate of registration to carry on the business of custodian of securities under the Securities and Exchange 1.13. Board of India (Custodian of Securities) Regulations, 1996



- 1.14. "Discretionary Portfolio Management Services" means the Portfolio Management Service rendered to the Client by the Portfolio Manager on the terms and conditions contained in this Agreement and in accordance with the various provisions of the Act, rules and Regulations and/or other Applicable Laws in force and amendments made from time to time where the Portfolio Manager exercises discretion as to the investment and the management of the Assets of the client entirely at the Client's risk, in such manner as the Portfolio Manager may deem fit in accordance with the terms of this Agreement.
- 1.15. "Depository" means Depository as defined in Depositories Act, 1996 (22 of 1996)
- 1.16. "Derivatives" shall have the definition as per the Securities Contract Regulation Act, 1956.
- 1.17. "Disclosure Document" means the disclosure document filed by the Portfolio Manager with SEBI and as may be amended by the Portfolio Manager from time to time pursuant to the Regulations.
- 1.18. "Depository Account" means one or more omnibus accounts opened, maintained and operated by the Portfolio Manager for the purpose of managing custody of Securities, whether listed or unlisted on behalf of the investors with any Depository or Depository Participant registered under the SEBI (Depositories and Participants) Regulations 1996.
- 1.19. "Financial Year" means the year starting from April 1 to March 31 the following year.
- 1.20. "Funds" means the monies managed by the Portfolio Manager on behalf of the Client pursuant to the Agreement and includes the monies and securities mentioned in the Application, any further monies and securities placed by the Client with the Portfolio Manager for being managed pursuant to the Agreement, the proceeds of the sale or other realization of the Portfolio and interest, dividend or other monies arising from the Assets, withdrawals, expenses and accruals so long as the same is managed by the Portfolio Manager in accordance with the provisions of this Agreement
- 1.21. "High Water Mark" shall mean the higher of either 'corpus investment value' or 'highest NAV' at which client has paid performance fees historically'.
- 1.22. "Lock-in period" shall mean the time period during which withdrawal of investment by the client from Portfolio Management Services shall be subject to penal charge in the form of 'exit load' being levied by the Portfolio Manager on such withdrawal. Such exit load would be mentioned in the schedules to this agreement and shall be levied in accordance with the terms agreed upon between client and the Portfolio Manager.
- 1.23. "Net Asset Value" or "NAV" for any given day will be calculated by aggregating the following:
  - a) The total market value of all Securities in client's account as on the end of the day,
  - b) Cash/Bank balance in client's account as at the end of the day,
  - c) All income (dividend, interest, etc.) accrued on the investments in client's account over the course of the day.
  - d) And reducing from this aggregate the charges, fees, expenses and other costs payable by client.
  - e) All receivables and payables due from / to the client at the end of the day.
- 1.24. "Minimum Investment" for the purpose of compliance with SEBI's PMS Regulations shall be computed by aggregating the market value of all securities and cash/bank balance of Client which are being managed by the Portfolio Manager at the time of such computation. Client has to adhere to minimum investment requirement specified by SEBI or the Portfolio Manager, whichever is higher.
- 1.25. "Parties" means the Portfolio Manager and the Client; and "Party" shall be construed accordingly.
- 1.26. "Person" includes an individual, a Hindu Undivided Family, a corporation, Company (as defined in section 2(20) of the Companies Act, 2013), a Body Corporate as defined in section 2 (11) of the Companies Act, 2013, a partnership (whether limited or unlimited), a limited liability company, a body of individuals, an association, a proprietorship, a trust, an institutional investor and any other entity or organization whether incorporated or not, whether Indian or foreign, including a government or an agency or instrumentality thereof.
- 1.27. "Portfolio" means the Securities and cash/bank balances managed by the Portfolio Manager on behalf of the Client pursuant to the Agreement and includes any Securities mentioned in the schedules and any further Securities placed by the Client with the Portfolio Manager for being managed from time to time, Securities acquired by the Portfolio Manager through investment of Funds and bonus and rights shares or otherwise in respect of Securities forming part of the Portfolio, so long as the same is managed by the Portfolio Manager.
- 1.28. "Portfolio Manager" shall have the same meaning as given in regulation 2 (1)(o) of the SEBI (Portfolio Managers) Regulations, 2020 as amended from time to time.
- 1.29. "Portfolio Management Fees" shall have the meaning attributed thereto in Clause [11] below.
- 1.30. "Portfolio Management Services" means the Discretionary Portfolio Management Services or Non-Discretionary Portfolio Management Services or Advisory Services, as the context may be and may include services such as advisory, investment management, custody of securities and keeping track of corporate benefits associated with the securities.
- 1.31. "Power of Attorney" means the power of attorney to be executed by the Client is favor of the Portfolio Manager in the format specified by the Portfolio Manager, including any additional powers of attorney from time to time, in favor of the Portfolio Manager.
- 1.32. "Principal Officer" means a senior employee or director of the Portfolio Manager who assumes responsibility for the activities of the Portfolio Manager and who has been designated as such by the Portfolio Manager.
- 1.33. "Regulations" means the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020 as amended from time to time;
- 1.34. "Schedule to the Agreement" means the schedules to this Discretionary Portfolio Investment Management Service agreement which have been filled, signed and executed by the client for the purpose of availing portfolio management services from the portfolio manager in accordance with terms of this DPMS agreement & includes any amendment thereto made in writing upon mutual consent of the Parties hereto. These schedules could be executed at the time of signing of this agreement or at any date subsequent to date of execution of this agreement and it is hereby understood between parties that if Portfolio Manager accepts client's request received from client's email address registered with the Portfolio Manager provided such request is regarding change in information submitted by the client at the time of account opening with



portfolio manager, fees, top up, Switch, redemption or alteration of terms and details listed in schedules to this agreement then it shall be considered as a valid amendment to this Agreement and schedules thereto.

1.35. "SEBI" means the Securities and Exchange Board of India established under sub- section (1) of Section 3 of the Securities and Exchange Board of India Act 1992 as amended from time to time.

#### "Securities" includes:

- i. "Securities" as defined under the Securities Contracts (Regulations) Act, 1956;
- ii. Shares, scrips, stocks, bonds, debentures, debenture stock or other marketable securities of a like nature in or of any incorporated company or other Body Corporate;
- iii. derivative:
- iv. units or any other instrument issued by any collective investment scheme to the investors in such schemes;
- v. security receipt as defined in clause (zg) of section 2 of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;
- vi. units or any other such instrument issued to the investors under any mutual fund scheme;
- vii. any certificate or instrument (by whatever named called), issued to an investor by any issuer being a special purpose distinct entity which possesses any debt or receivable, including mortgage debt, assigned to such entity, and acknowledging beneficial interest of such investor in such debt or receivable, including mortgage debt:
- viii. Government securities:
- ix. such other instruments as may be declared by the Central Government to be securities;
- x. rights or interest in securities;
- xi. Exchange Traded Funds; and
- xii. Liquid Funds

#### 2. INTERPRETATION

- 2.1 In this Agreement, the headings are for convenience only and shall not constrain or affect its construction or interpretation.
- 2.2 In any way whatsoever, words and expressions used in this Agreement, the Schedules to this agreement and the Disclosure Document not expressly defined herein or the regulations shall be interpreted according to their general meaning and usage. The definitions are not exhaustive. They have been included only for the purpose of clarity and shall also carry meanings assigned to them in regulations governing Portfolio Management Services.
- 2.3 All references to the masculine shall include the feminine and all references, to the singular shall include the plural and vice-versa.
- 2.4 If by the terms of this agreement, any act would be required to be performed on a day which is a Public Holiday, that act shall be deemed to have been duly performed, if performed on or within the period ending on the immediate next Business Day.
- 2.5 All references to "Rs." refer to Indian Rupees. A "crore" means "ten million" and a "lakh" means a "hundred thousand".

#### 3. PORTFOLIO MANAGEMENT SERVICES

- 3.1 The Portfolio Manager shall provide Discretionary Portfolio Management services which shall be in the nature of investment consultancy and administrative management with the objective of generating reasonable return for the Clients' investments and the Portfolio Manager shall have full discretion to determine from time to time the Securities to be purchased, sold or exchanged and the portion of the Assets of the Client Account to be held uninvested, including the custody of the unlisted securities, monitoring the book closure and corporate actions due on Securities such as dividends, bonus, rights etc., so as to ensure that all the benefits accrue to the Client's Portfolio, for an agreed fee and for a period as hereinafter described, entirely at the Client's risk. The Portfolio Manager may from time to time introduce Investment Approach and may launch new Investment Approach for the benefit of its Clients. The Clients may invest in one or more of such Investment Approach in accordance with terms and conditions listed in this agreement by filing and executing the relevant schedule(s) to this agreement. For the present, the Client has selected the investment approach as outlined in the Schedules to this Agreement and which is included in the disclosure document filed with SEBI and published on Portfolio Manager's website (https://marcellus.in).
- For the consideration and on the terms and conditions contained herein, the Portfolio Manager agrees to provide to the Client, and the Client agrees to avail of, the Discretionary Portfolio Management Services.
- 3.3 The Client hereby appoints the Portfolio Manager and entrusts the Assets to the Portfolio Manager for the purposes of Discretionary Portfolio Management Services. The Portfolio Manager shall act in a fiduciary capacity and as a trustee and agent of the Client's account.
- 3.4 The Portfolio Manager shall be entitled to take such action or steps or omit to take any action or steps as it shall in its sole discretion consider necessary to ensure compliance with the Applicable Laws, including taking of any action to avoid or mitigate any loss arising as a result of a change in the Applicable Laws and such action or step so taken by the Portfolio Manager as a consequence thereof shall be binding upon the Client.

#### 4. FUNCTIONS, OBLIGATIONS, POWERS, DUTIES AND RESPONSIBILITIES OF THE PARTIES:

- 4.1 The Portfolio Manager shall deploy the funds in accordance with the relevant Investment Approach selected by the Client and in accordance with the SEBI (Portfolio Managers) Regulations, 2020, as may be amended from time to time, and the guidelines issued thereunder and any other Applicable Laws.
- 4.2 The Portfolio Manager agrees that it shall observe integrity and fairness in its dealings with the Client and acknowledges that it shall use its best efforts to avoid any conflict of interest in relation to its investment decisions and shall not derive any direct or indirect benefit out of the Client's funds and securities except as provided for in this Agreement.
- 4.3 Simultaneous with the execution of this Agreement the Client shall execute and deliver to the Portfolio Manager a Power of Attorney in the format specified by the Portfolio Manager authorizing the Portfolio Manager or any person appointed by the Portfolio Manager in this behalf to open and operate bank and depository accounts, buy and sell Securities and do other acts on behalf of the Client.



- The Client hereby authorizes the Portfolio Manager, either by itself or through any person appointed by it, to do all such acts on behalf of the Client as the Portfolio Manager may in its absolute discretion consider necessary or advisable for the purpose of rendering Discretionary Portfolio Management Services including, without limitation,:- (i) opening, operating and closing one or more bank accounts and one or more depository accounts, (ii) transferring the Funds and Portfolio (deposited by the Client with the Portfolio Manager) to the Client Bank Account and Client Depository Account, (iii) purchasing, subscribing to or otherwise acquiring or investing in Securities and paying the consideration for the same, (iv) selling, redeeming, transferring or otherwise dealing with or disposing of Securities and receiving the consideration for the same (v) holding the Assets in the name of the Client or the Portfolio Manager or any custodian, nominee or agent of the Client or the Portfolio Manager considers appropriate in terms of applicable regulation and Power of Attorney (vi) appointing brokers, custodians and others in relation to the Discretionary Portfolio Management Services and entering into agreements with them (vii) executing such documents as may be necessary (viii) receiving dividend, interest and other accretions and amounts in respect of the Assets (ix) paying all amounts (including any calls) required to be paid in connection with the Discretionary Portfolio Management Services and/or this Agreement including the Portfolio Management Services.
- 4.5 The Portfolio Manager may open and operate under the Power of Attorney a Client Bank Account in the name of the client with any bank at the discretion of the Portfolio Manager. The account shall be used only for the purpose of the purchase of securities allowed as per the terms of this Agreement, for payment of allowable expenses/fees/taxes etc. as stated in the agreement and schedules thereto and for receiving payment on account of sale or redemption of Securities/Dividend for the Client. The Portfolio Manager shall not use the Funds in any other manner. The Portfolio Manager shall not use the Funds of one client for the benefit of the other client. The account of the Client shall be segregated from the account of the other clients and shall be maintained separately.
- 4.6 The Portfolio Manager may open and operate under the Power of Attorney a "Client Depository Account" for and on behalf of the Client for depositing the securities and fully operate the same for the purpose of such agreement. Such Depository Account (DP) may be opened with Kotak Mahindra Bank Ltd. or with any other DP (of CDSL or NSDL, as the case may be) at the discretion of the Portfolio Manager. Provided that any unlisted Securities may be held by the Portfolio Manager or any custodian appointed by the Portfolio Manager in such manner in the Depository Account or in Clients' Depository Account, as specified by the regulations from time to time.
- 4.7 The Portfolio Manager may at its discretion deal in Securities on behalf of the Clients through Kotak Securities Limited or Motilal Oswal Financial Services Limited or any other broker, being a Member Broker of National Stock Exchange of India Limited (NSE) and Bombay Stock Exchange Limited (BSE) or through any other registered member broker.
- 4.8 The Portfolio Manager shall in the books of accounts as required under the SEBI (Portfolio Managers) Regulations, 2020, maintain separate Client wise accounts in respect of the Funds and Securities handed over by the Client to the Portfolio Manager and the transactions carried out for the Clients from time to time.
- 4.9 The Client agrees that the Portfolio Manager shall be entitled to deal with the Assets, invest the Funds in Securities, sell, redeem or liquidate Securities or otherwise disinvest or change the Securities forming part of the Portfolio in such manner as the Portfolio Manager may in its absolute and unrestricted discretion consider appropriate. All such decisions, including decisions as to the Securities in which investment should be made and the nature, quantity, timing and other details of the investments, disinvestments and other dealings with the Assets shall be at the absolute and unfettered discretion of the Portfolio Manager who shall not be required to give any notice to, or take any approval of, the Client for the same. However, the Portfolio Manager shall not lend Securities held on behalf of the Client except if authorized by the Client in writing to participate in Securities lending.
- The Client has expressly and with full knowledge of the implications conferred absolute and unfettered discretion on the Portfolio Manager in relation to all decisions concerning the Discretionary Portfolio Management Services (including, in relation to the matters referred to in Clause [13.3]) and the Client agrees and confirms that all such decisions of the Portfolio Manager (which shall, in this Agreement, include decisions taken in good faith by any person appointed by the Portfolio Manager in this behalf) shall be binding on the Client and shall not be assailed, challenged, questioned or disputed by the Client at any time during the currency of this Agreement or anytime thereafter except on the ground of malafide, fraud, conflict of interest, or gross negligence. The Client shall not be entitled to hold the Portfolio Manager responsible or liable in any manner whatsoever or claim any damages, losses or other amounts on account of the exercise of such discretion by the Portfolio Manager or any decision taken in good faith by the Portfolio Manager at any time during the currency of this agreement or anytime thereafter except on the ground of malafide, fraud, conflict of interest, or gross negligence.
- 4.11 The Client agrees and acknowledges that the Client shall not be entitled to give any instructions to the Portfolio Manager in relation to the Discretionary Portfolio Management Services or any decision relating thereto including, in relation to the matters referred to in Clause [4.10].
- 4.12 The Discretionary Portfolio Management Services and the provisions of this Agreement shall be subject to the Regulations and Applicable Laws; and, notwithstanding anything contained in Clause 4.10 or elsewhere in this Agreement, the Portfolio Manager shall not be required or entitled to make any investments or otherwise deal with the Assets or render the Discretionary Portfolio Management Services in a manner which is contrary to the Regulations or any other Applicable Laws at the relevant time.
- 4.13 The Portfolio Manager shall also be entitled to enter into transactions on behalf of the Client for the specific purpose of meeting margin requirements. The Client acknowledges that the Client is aware of the risks of entering into such transactions which risks could include, without limitation delivery of money to intermediaries such as stock brokers for their being able to meet margin requirements in respect of transactions on behalf of the Client, which monies may not be backed by any underlying security and therefore may be unsecured in nature.
- 4.14 The Client hereby agrees and undertakes that until the termination of this Agreement and the closure of client's DPMS account by the Portfolio Manager in this behalf, (i) the Client shall not operate the Bank Accounts opened in the name of the Client and / or Depository Accounts opened in the name of the Client and (ii) the Client shall not enter into any agreement with the custodian appointed by the Portfolio Manager or give any instructions to the custodian in relation to the Assets or this Agreement (iii) the Client shall not create any charge, lien or other encumbrance of any nature over the Assets or otherwise deal with the Assets in any manner whatsoever.
- 4.15 For the purpose of discharging any of its duties, obligations and functions (whether under this Agreement or under the above mentioned Power of Attorney), the Portfolio Manager may act through any of its officers, employees or representatives or any custodian or other person specifically authorized by the Portfolio Manager (all of whom are hereinafter referred to as the "sub-delegates") and may delegate the performance of its duties, discretions obligations, any of powers and authorities hereunder to such sub-delegates.
- 4.16 Unless the Portfolio Manager otherwise decides, all Assets shall, in the event the Client is a partnership, be held in the name of any one or more of its partners (as the Portfolio Manager may determine) and, in the event the Client is a Hindu Undivided Family, be held in the name of its Karta.
- 4.17 Unless the Portfolio Manager otherwise decides, the address in respect of the Bank Account, Depository Account, Funds and Securities shall be the address of the Portfolio Manager or the custodian of Securities appointed by the Portfolio Manager from time to time. The Client agrees to provide to the Portfolio Manager or such other person as may be designated by the Portfolio Manager, such information as may be required from time to time, including, without limitation, all changes to the information provided by the Client in the schedules or any "Know Your Client" form in order to enable the Portfolio Manager or other person designated by the Portfolio Manager in this



behalf to update the information therein. Without prejudice to the aforesaid, the Client shall inform the Portfolio Manager of (i) his residential status and of any changes thereto and (ii) any restrictions that have been or are imposed upon the acquisition of Securities by the Client.

- 4.18 The Client agrees and undertakes to sign all such documents and writings and do all such acts as the Portfolio Manager may require for enabling the Portfolio Manager to render Discretionary Portfolio Management Services or otherwise perform its functions and obligations under this Agreement.
- 4.19 In the event the Client is not an individual, the Portfolio Manager shall be entitled to rely upon any instructions it believes in good faith to be given by a person who is duly authorized by the Client in this behalf. Without prejudice to the aforesaid, the Portfolio Manager shall be entitled to rely upon a copy of a Board Resolution of the Client authorizing such person to act on behalf of the Client with respect to this Agreement. In the event of revocation of authority of any such person, the Client shall promptly inform the Portfolio Manager of such revocation in writing.
- 4.20 The Portfolio Manager hereby undertakes to maintain, the details of the Client as mentioned in the Know Your Client form or any other information pertaining to the Client, in confidence and he shall not disclose the same to any person/entity except as required under Applicable Laws and to the sub-delegates and agents as and when required in the normal course of business.
- 4.21 Provided that the Portfolio Manager may, if required by Applicable Laws or the Regulations, disclose the identity of the Client to the issuer of Securities held as part of the Assets or to the agents of such issuer upon the request of such issuer, or to any Government body, without further consent from the Client.
- 4.22 Further provided however, that the Portfolio Manager shall be allowed to share the details of the Client as mentioned in the Client registration form or any other information pertaining to the Client with parties/entities other than required under Applicable Laws with the express permission of the Client.
- 4.23 The Portfolio Manager shall not borrow Funds or Securities on behalf of the Client.
- 4.24 The Portfolio Manager shall not while dealing with Client's Funds indulge in speculative transactions, that is, it shall not enter into any transaction for purchase or sale of any Security which is periodically or ultimately settled otherwise than by actual delivery or transfer of Security except the transactions in Derivatives. The Portfolio Manager is free to deploy idle cash balances of Client, which many arise from time to time in bank deposits, in liquid or money market or mutual fund schemes, or short dated debt securities, or initial public offer of shares by companies. In no case shall the Portfolio Manager deploy the Funds in unregulated financing mechanism such as badla or discounting of bills of exchange or leading or placement with corporate or non-corporate bodies.
- 4.25 The Portfolio Manager may:
  - i) purchase or sell Securities inter-se among Clients;
  - ii) have business relationships with issuers whose Securities are privately placed and purchase, hold or sell Client's Securities from such stock of Securities;
  - iii) deal with any broker and/or dealer in Securities, to the extent permitted by Applicable Laws, including entities in the same group. In case of group affiliate transactions, the terms will be on an arm's length basis:
  - iv) purchase or sell at the prevailing market price for the Client's account, any marketable Securities inter-se among two client's account even if it enjoys business relation with client.
- 4.26 The portfolio account of the Portfolio Manager shall be audited annually by an independent chartered accountant and a copy of the certificate issued by the chartered accountants shall be given to the Client.
- 4.27 The Client agrees to sign all such documents and do all such acts as the Portfolio Manager may require to enable the Portfolio Manager to perform its functions and obligations under this Agreement.
- 4.28 The Portfolio Manager shall maintain reports on its website with limited access to the Client, as required under the SEBI (Portfolio Managers) Regulations, 2020.
- 4.29 The Client shall disclose in Account Opening Form, its interest in various corporate bodies which enables it to obtain unpublished price-sensitive information of such body corporate.
- In case of early termination of the Agreement, the Client shall send to The Portfolio Manager, the set of Account Closure forms (which includes DPMS agreement termination form, Client DP and Bank account closure form), duly signed by all account holders. In the event the Client wants to redeem its investments in cash, the Client shall provide a copy of a cancelled cheque of the bank account where the funds need to be credited upon termination of this Agreement. In case the Client wants to transfer their portfolio stocks into the Client's personal demat account, the Client shall provide a copy of CML (Client Master List) of such personal demat account. The Portfolio Manager shall give effect to the instructions of the Client in case of such termination within 30 (thirty) days from the receipt of the duly filled Account Closure forms as set out hereinabove. The final settlement by the Portfolio Manager upon such termination shall be net off any fees and charges payable by the Client to the Portfolio Manager and the Portfolio Manager shall be entitled to deduct the same.

#### 5. MINIMUM TENURE AND INVESTMENT

As per the terms specified in Investment Approach contained in Schedule(s) to this Agreement.

#### 6. INVESTMENT OBJECTIVES AND POLICIES

- 6.1. The Portfolio Manager shall endeavor to apply on a best efforts basis its professional expertise to generate sustainable returns over medium to long term by making investments which primarily comprise of equity and equity linked securities.
- 6.2. Subject to the Regulations, the Portfolio Manager shall have the sole and absolute discretion to invest the Client's Funds in such Securities, capital and money market instruments or in fixed income Securities of any description.
- 6.3. The Funds of the Client shall not be deployed in such instruments as may be expressly prohibited by SEBI from time to time.
- 6.4. The Client may, with the consent of the Portfolio Manager, switch between the Investment Approach during the tenure of this Agreement as per his investment objective and/or invest additional corpus in the same / different Investment Approach. The un-invested amounts may be deployed in liquid fund schemes or other debt-oriented



schemes of mutual funds, gilt schemes, bank deposits and other short-term avenues available for investment. The Securities invested/disinvested by the Portfolio Manager for the Clients in the same Investment Approach may differ from Client to Client. The Portfolio Manager may, with the consent of the Client, lend the Securities through an approved intermediary for interest subject to SEBI (Securities Lending and Borrowing) Scheme, 1997. The Portfolio Manager may also invest in futures and options to hedge, to enhance returns, to balance the portfolio or to take such other positions as may be permissible by the SEBI rules, regulations and guidelines. The Portfolio Manager may invest the Funds of the Clients in any mutual fund scheme at the sole discretion of the Portfolio Manager or as mentioned by the Client in the account opening form.

- 6.5. The Portfolio Manager may ordinarily purchase/sell Securities in aggregate for economies of scale and then inter-se allocate the same amongst its Clients on pro- rata basis and at weighted average price of the day's transactions or separately purchase/sell Securities for each Client.
- 6.6. For purchases / sales being executed in the Portfolio Manager's name on behalf of its Client, the pay-in / pay-out of Funds and Securities shall be routed through the bank & Depository accounts respectively, following which, the listed securities purchased will be moved to the Client Depository Account and in case of sale of Securities, the Portfolio Manager will pull the Securities to be sold from the Client Depository Account into the Depository Account.
- 6.7. Any transaction of purchase and sale including that between the Portfolio Manager's own accounts and the Clients' accounts shall be at prevailing market price.

#### 7. TERMS FOR TRADING IN DERIVATIVES

- 7.1 The Portfolio Manager might transact in derivatives in case it deems it necessary to protect the value of client's portfolios in periods of market instability. If the client does not want the Portfolio Manager to use derivatives at all in his/her portfolio, then, he/she can mention Derivatives as negative security in Account Opening Form and the Portfolio Manager would be barred from using derivatives in the client's portfolio.
- 7.2 The Client hereby authorizes the Portfolio Manager, either by itself or through any person appointed by it, to do all such acts on behalf of the Client as the Portfolio Manager may in its absolute discretion consider necessary or advisable for the purpose of trading in Derivatives subject to the terms stated herein and only to the extent permissible under the Applicable Laws prevailing at that time. The terms of trading in Derivatives are:
  - (a) Quantum of Exposure in Derivatives: up to 100% of the market value of the Portfolio, i.e. total exposure of the Portfolio Client in derivatives shall not exceed the Funds placed with the Portfolio Manager.
  - (b) Manner & Purpose of using Derivative Products: For Hedging, Portfolio rebalancing, yield enhancement or the purpose of taking such positions as may be permitted by the Regulations or any other Applicable Laws.
  - (c) Type of Derivative instruments: stock and index futures & options and such other products as may be permissible from time to time,
  - (d) Terms of valuation Derivative products: These products shall be valued at the settlement/closing value (as per accounting policy of the Portfolio Manager) price of the concerned Securities on the Bombay Stock Exchange and / or the National Stock Exchange (as the Portfolio Manager may choose)
  - (e) Terms of Liquidation: The Derivative instruments will be liquidated at the prevailing market prices or will be allowed to expire at the price specified by the exchange on the expiry date.
- 7.3 Prior permission shall be required from the Client in the event of any changes in the manner or terms of usage of derivative products.

#### 8. TAXTREATMENT:

The Portfolio Manager shall not undertake or be liable for any tax planning of the Client under this agreement. Any tax or related information provided by the Portfolio Manager to the Client is for general information purposes only and accordingly, each Investor acknowledges that it has been advised to consult his / her or its own professional tax advisor with respect to the specific tax implications arising out of his/her participation in the Portfolio Management Services, as an investor.

#### 9. CUSTODY AND SAFE KEEPING

- 9.1 The Client authorizes the Portfolio Manager to hold the Securities (other than listed) Funds belonging to Portfolio account of the Client in the Depository account opened in the name of the Client.
- 9.2 The Portfolio Manager shall use reasonable care and diligence for the safe custody of the Assets and shall make reasonable endeavors to, at the Client's cost, arrange for the custody of the Assets by, in its discretion, keeping them in its actual control and/or custody or by appointing and using a Custodian or other agent for this purpose. The Client hereby authorizes the Portfolio Manager to enter into such agreements on behalf of the Client with such persons (including, without limitation, Custodians of Securities) as the Portfolio Manager considers appropriate for arranging for the custody of the Assets.
- 9.3 Subject to clause 9.2 Portfolio Manager shall not be liable if any instruments relating to any of the Securities are damaged, mutilated, torn, destroyed, lost, misplaced or otherwise become unavailable or if any Assets are lost, stolen, destroyed or pilfered in any manner.

#### 10. WITHDRAWAL OF ASSETS

- 10.1 Subject to the provisions of this Agreement, lock in period and exit load as specified in Clause 5, the Client may at any time, at the Client's risk and cost, withdraw any Assets from Discretionary Portfolio Management Services during the term of this Agreement by giving not less than 30 days' notice of the same to the Portfolio Manager in such form as the Portfolio Manager may prescribe from time to time. However, Portfolio Manager may accept notice of shorter period at his absolute discretion. Partial withdrawal shall be allowed only to such extent that portfolio value after recovery of fees, charges, exit load and payment of withdrawal amount is not less than the Minimum Investment specified in schedules to this agreement.
- 10.2 Subject to the provisions of this Agreement, the Client may at any time withdraw any Assets from Discretionary Portfolio Management Services at the cost and risk of the Client in any of the following circumstances, namely:
  - (i) Termination of this Agreement by the Portfolio Manager for any reason;
  - (ii) Suspension or cancellation of registration of the Portfolio Manager by SEBI: or
  - (iii) Bankruptcy or liquidation of the Portfolio Manager.

#### 11. CHARGES AND FEES



- 11.1 The Client agrees to pay the Portfolio Management Fee to the Portfolio Manager at the rates and in the manner provided in this Agreement and the schedules hereto. The schedules with the specific details of the client, investment approach and details of fee and charges shall form an integral part of this Agreement.
- 11.2 Portfolio Management fees may be debited to the Client account on due date by the Portfolio Manager and the note to that effect would be sent to the Client along with the workings. The Client should get back to the Portfolio Manager within 7 calendar days from the receipt of such note if he has any queries regarding the workings.
- 11.3 The fees payable by the Client can be disbursed by issue of an account payee cheque/DD in favour of personalized managed accounts, if the Portfolio Manager receives specific written request from the Client to that effect instead of direct debit to Client's account. However, Portfolio Manager shall have the discretion to debit the account of the Client for recovery of outstanding fees if payment is not made by the Client within 15 calendar days from the receipt of debit note.
- 11.4 In the event that the due date for any payment to be made /received by either Party falls on a bank holiday, the due date for such payment / receipt shall be deemed to be the business day immediately following the bank holiday.
- 11.5 In the event of a change in the Portfolio Management Fees, the Portfolio Manager and the Client shall thereupon mutually agree upon a Portfolio Management Fee payable to the Portfolio Manager, and the provisions of the schedules hereto shall be modified or substituted accordingly.
- The Parties agree that all functions in relation to the Discretionary Portfolio Management Services or otherwise pursuant to this Agreement shall be performed by the Portfolio Manager for and on behalf of, and at the risk and cost of the Client and all liabilities concerning the Assets or the Discretionary Portfolio Management Services shall be to the account of the Client. In addition to the Portfolio Management Fee, all costs, fees, Entry loads, Exit loads, charges and expenses of whatsoever nature incurred by the Portfolio Manager or any other person appointed by the Portfolio Manager arising out of or in connection with or in relation to the management, acquisition, holding, custody, sale and/or transfer, of the Assets or the rendering of the Discretionary Portfolio Management Services or the performance of any act pursuant to or in connection with this Agreement including, without limitation to the generality of the aforesaid, the expenses and cost of safe keeping of Assets, charges of any Bank / Depository Participant and/or Custodian, fund accountant appointed specifically for NRI Clients or for others, registration and transfer charges in respect of Securities, including legal fees of the Portfolio Manager incurred on behalf of the Client, brokerage and stamp duty shall be paid or reimbursed by the Client. Illustrative and non-exhaustive list of charges and costs associated with the DPMS offering are listed in schedules to this agreement.
- 11.7 The Portfolio Manager shall have a right to appropriate the amounts payable to it under Clause 11 or under any other provision of this Agreement from the Assets and the Portfolio Manager may for this purpose sell or otherwise liquidate the Portfolio or any part thereof. The Portfolio Manager shall have a right of lien and set off on the Portfolio for such amounts and any right of the Client to withdraw the Assets or any part thereof shall be subject to the Portfolio Manager having first received all such amounts.
- 11.8 Fees shall be charged on any infusion/withdrawal of Funds on a pro rata basis based on the number of days on the basis of a 365-day year (366 days in leap year) for which the Funds have been managed. The amount so calculated will be added / reduced from the above calculation to arrive at the fee to be charged.

#### 12. PORTFOLIO VALUATION FOR CALCULATING FEES

- 12.1 The market value of any Securities for computing the Portfolio Value /Net Asset Value shall be the market price of the concerned Securities on the Bombay Stock Exchange and /or the National Stock Exchange (as the Portfolio Manager may choose) on the relevant date.
- 12.2 The closing price of the concerned Securities on the Bombay Stock Exchange and / or the National Stock Exchange (as the Portfolio Manager may choose) as on the date of transfer of the securities by the Client Depository Account which is operated by Portfolio Manager.
- 12.3 Calculation

The Net Asset Value for any given day will be calculated by aggregating the following:

- a) The total market value of all Securities in client's account as on the end of the day,
- b) Cash/Bank balance in client's account as at the end of the day,
- c) All income (dividend, interest, etc.) accrued on the investments in client's account over the course of the day.
- d) All receivables and payables due from / to the client at the end of the day.
- And reducing from this aggregate the charges, fees, expenses and other costs payable by client.
   Illustrative examples for calculating fees are set out in schedules to this agreement.

#### 13. CONFLICT OF INTEREST

- 13.1 The Client shall from time to time promptly disclose to the Portfolio Manager in writing the details of the interest of the Client in any listed company or other corporate body which may enable the Client to obtain unpublished price sensitive information in respect of such company or corporate body. The Client shall keep the Portfolio Manager indemnified against the consequences of any non-disclosure in this respect.
- 13.2 The Client may from time to time promptly inform the Portfolio Manager in writing the details of all shares (which term, in this clause, includes any instruments carrying voting rights) held by the Client in any listed company or corporate body in order that the purchases of shares by the Portfolio Manager on account of the Client do not attract any provisions of the SEBI (Substantial Acquisition of Shares & Takeovers) Regulations, 2011 ("the Takeover Regulations"). Compliance with the provisions of the Takeover Regulations on account of any purchases of Securities under Discretionary Portfolio Management Services shall be the responsibility of the Client, and the Client shall keep the Portfolio Manager indemnified against the consequences of any non-compliance thereof by the Client.
- 13.3 The Client agrees and accepts that the Portfolio Manager may, from time to time
  - (a) acquire, have and / or maintain a position in any security similar to the Securities forming part of the Securities held, purchased or sold for the Client's account;
  - (b) purchase or sell on behalf of the Client any Security which forms part of the portfolio of the Portfolio Manager or its other Clients or which is otherwise purchased, sold or traded in by the Portfolio Manager on its own account or on account of its other Client(s):purchase or sell on its own account or on behalf of any other Client, any Security which forms part of the Portfolio.
  - (c) have a commercial or other relationship or agreement with share and stock- brokers, banks and companies with whom or through whom transactions are carried out for purchase and sale of any of the Securities or with any issuer of Securities whose Securities are purchased and or sold for the Client;
  - (d) deal on the Client's behalf with any Affiliate of the Portfolio Manager as long as the terms are as favorable to the Client as would be ordinarily obtained from a concern which is not an Affiliate:
  - (e) purchase or sell Securities from or to anyone with whom the Portfolio Manager has a commercial or other relationship or agreement, including selling or purchasing the Securities to or from the account of the Portfolio Manager or another Client of the Portfolio Manager;



- (f) act as principal, agent or broker in any transaction; and in such event, the Portfolio Manager shall be separately compensated for its actions in that capacity;
- (g) employ, retain or appoint any Affiliate of the Portfolio Manager as broker, custodian, investment adviser, consultant or in any other capacity for carrying out any of the functions or work relating to the Discretionary Portfolio Management services provided to the Client;
- (h) deal with any Affiliate of the Portfolio Manager on a principal to principal basis for any buying, selling or otherwise in any act relating to the Discretionary Portfolio Management Services provided to the Client.
- 13.4 The Portfolio Manager may, from time to time invest in Securities, for the issue of which the Affiliates of the Portfolio Manager may be the lead managers, underwriters, merchant bankers, advisors or other intermediaries.

For the purposes of this clause [13.4], "Affiliate", in relation to the Portfolio Manager, shall include any company, body corporate, firm, individual or other person who or which is an affiliate of or who or which is in any manner associated with or related to the Portfolio Manager or any director, shareholder or employee of the Portfolio Manager or any holding company or subsidiary of the Portfolio Manager or any company under common control of the Portfolio Managers' holding company.

13.5 The Portfolio Manager may from time to time invest in units of Mutual Fund Schemes for which Portfolio Manager may be the investment manager.

#### 14. INDEMNITY

- 14.1 The Client shall indemnify and keep indemnified the Portfolio Manager and each of the sub-delegates and agents working for the Portfolio Manager of, from and against all and any costs, charges, expenses, claims, losses and liabilities incurred or to be incurred by the Portfolio Manager including any stamp duty, rates, taxes, and cess; where such costs, charges, expenses, claims and liabilities are directly or indirectly arising out of: (a) the performance of the Portfolio Manager under this Agreement; (b) the communication between the Client and the Portfolio Manager under this Agreement; (c) the Client's failure to comply with its obligations under this Agreement; and (e) the enforcement of this Agreement.
- 14.2 The Client hereby unconditionally and irrevocably undertakes to the Portfolio Manager that:
  - (a) the Client shall promptly and regularly pay wealth-tax, income-tax and other taxes, if any payable, on the income, arising whether by way of interest, dividend, short term and long term capital gain or otherwise howsoever and on the value of the Assets and irrespective as to whether such Assets are held and /or registered in the name of the Client or the Portfolio Manager or any other person nominated by the Portfolio Manager;
  - (b) the Client shall also promptly and in a timely manner pay all the aforesaid taxes as and when the same are to the paid under law; and
  - (c) the Client shall promptly and in a timely manner file all tax returns, statements, applications under the provisions of law.
- 14.3 The Client shall indemnify and keep indemnified the Portfolio Manager and the sub- delegates and hold the Portfolio Manager and the sub-delegates harmless and fully protected and free from any liability from and against:
  - a) all costs charges and expenses incurred and/or to be incurred by the Portfolio Manager and the sub delegates and agents, and
  - b) wealth-tax, income tax, interest for delayed payment of income tax or wealth tax, penalty, prosecution and/or any other action taken, and /or which may be taken or enforced or recovered against the Client and/or the Portfolio Manager and/or any sub-delegate and agent;

and if any of the same shall have been recovered from the Portfolio Manager or any sub-delegate or agent or if the Portfolio Manager or any sub-delegate or agent is held responsible for any of the aforesaid by any taxing authority, then the Client shall forthwith on demand pay and / or reimburse to the Portfolio Manager such amount as may be required, in the opinion of the Portfolio Manager to pay to the tax authorities (whether or not such payment has been lawfully demanded by the tax authorities).

Further if any tax is required to be withheld/deducted (such as tax deducted at source) on account of any existing or future legislations, the Portfolio Manager will be obliged to act in accordance with the regulatory requirement in this regard

#### 15. STATEMENT AND INFORMATION

- 15.1 The Portfolio Manager shall furnish to the Client periodically, in writing all the information regarding the Assets and all purchases and sales of Securities made by the Portfolio Manager on behalf of the Client as provided herein on quarterly basis. The Portfolio Manager shall furnish to the Client a report for such three-month period containing the following details, namely:
  - a) the composition and the value of the Assets (Funds and Securities), description of the Securities, number of Securities, value of each Security held as part of the Assets, cash balance and aggregate value of the Assets as on the date of report.
  - b) transactions undertaken by the Portfolio Manager during period covered by the report including date of transaction and details of purchases and sales.
  - c) income or other interest received during the concerned period in respect of the Assets by way of interest, dividend, bonus shares, rights shares or debentures or otherwise.
  - d) expenses incurred in managing the Assets of the Client;
    - Provided that during any such three month period, if the term of this Agreement shall expire on a date other than the last day of June, September, December or March as the case may be, of a calendar year, the period covered by the last of such quarterly report shall end on that date.
    - Nothing herein shall extend the obligation of the Portfolio Manager to provide any information relating to any other investments or Securities of the Client which do not form part of the Assets.
  - such other documents and information relating to the Discretionary Portfolio Management Services provided to the Client by the Portfolio Manager and the Assets as the Portfolio Manager may determine.
  - f) details of risk foreseen by the portfolio manager and the risk relating to the securities recommended by the portfolio manager for investment or disinvestment
  - g) default in payment of coupons or any other default in payments in the underlying debt security and downgrading to default rating by the rating agencies, if any
  - h) details of commission paid to Introducer(s) for the particular client.
  - i) other information as may be required to be included in such report by SEBI (Portfolio Managers) Regulations, 2020 or other circulars issued by regulatory authorities
- 15.2 The Portfolio Manager shall get its Portfolio Accounts audited annually in accordance with the provisions of the SEBI (Portfolio Manager) Regulations, 2020 by an independent Chartered Accountant.
- 15.3 The Client may himself or through an appointed Chartered Accountant audit the books and accounts of the Portfolio Manager relating to his transactions and the Portfolio Manager shall cooperate with such Chartered Accountant in course of the audit.
- 15.4 On termination of the Agreement, the Portfolio Manager shall give a detailed statement of accounts of the Assets to the Client and settle accounts with the Client in a



mutually agreed manner. The Client shall bear all costs, charges and taxes that may become payable as a consequence of settling of accounts of the Assets. In the event of any dispute between the Portfolio Manager and the Client, the Client shall have the right to obtain details of the Assets from the Portfolio Manager and the Portfolio Manager shall provide these details to the Client, at the cost of the Client for a period of 5 (five) years after the termination of the Agreement, or such longer term as may be determined by the Portfolio Manager.

15.5 Hard copies and soft copies of this Agreement and ancillary documents shall be stored at the Corporate address of the Portfolio Manager or at the discretion of the Portfolio Manager it can be stored in any place in India.

#### 16. NO WARRANTY OF PORTFOLIO MANAGER/RISK FACTORS:

The investments made in Securities are subject to market risk and there is no assurance or guarantee that the objectives of investments will be achieved, and the Portfolio Manager has no liability for any losses resulting from the Client availing of the Portfolio Management Services. The following are the current risk factors as perceived by management of the Portfolio Manager. This list is not intended to be exhaustive in nature and is merely intended to highlight certain risks that are associated with investing in Securities:

- (i) Investment in equities, derivatives and mutual funds and Exchange Traded Index Funds are subject to market risks and there is no assurance or guarantee that the objective of investments will be achieved.
- (ii) As with any investment in Securities, the Net Asset Value of the portfolio can go up or down depending upon the factors and forces affecting the capital markets.
- (iii) The performance of the portfolio may be affected by changes in Government policies, general levels of interest rates and risks associated with trading volumes, liquidity and settlement systems in equity and debt markets.
- (iv) The past performance of the Portfolio Manager does not indicate its future performance. Investors are not being offered any guaranteed returns.
- (v) The performance of the Assets of the Client may be adversely affected by the performance of individual Securities, changes in the market place and industry specific and macro-economic factors. The investment approach are given different names for convenience purpose and the names of the approaches do not in any manner indicate their prospects or returns.
- (vi) Investments in debt instruments and other fixed income securities are subject to default risk, liquidity risk and interest rate risk. Interest rate risk results from changes in demand and supply for money and other macroeconomic factors and creates price changes in the value of the debt instruments. Consequently, the Net Asset Value of the portfolio may be subject to fluctuation.
- (vii) Investments in debt instruments are subject to reinvestment risks as interest rates prevailing on interest amount or maturity due dates may differ from the original coupon of the bond, which might result in the proceeds being invested at a lower rate.
- (viii) The Portfolio Manager may invest in non-publicly offered debt securities and unlisted equities. This may expose the Client's portfolio to liquidity risks.
- (ix) Engaging in Securities lending is subject to risks related to fluctuations in collateral value/settlement/liquidity/counter party. The Portfolio Manager may use derivatives instruments like index futures, stock futures and options contracts, warrants, convertible securities, swap agreements or any other derivative instruments for the purpose of hedging and portfolio balancing, as permitted under the Regulations and guidelines. Usage of derivatives will expose the Portfolio to certain risks inherent to such derivatives. As and when the Portfolio Manager deals in the derivatives market on behalf of the Client, there are risk factors and issues concerning the use of derivatives that investors should understand.
- (x) Derivative products are specialized instruments that require investment techniques and risk analyses different from those associated with stocks and bonds. The use of a derivative requires an understanding not only of the underlying instrument but of the derivative itself.
- (xi) Derivatives require the maintenance of adequate controls to monitor the transactions entered into, the ability to assess the risk that a derivative adds to the portfolio and the ability to forecast price or interest rate movements correctly. There is the possibility that a loss may be sustained by the portfolio as a result of the failure of another party (usually referred to as the "counter party") to comply with the terms of the derivatives contract. Other risks in using derivatives include the risk of mispricing or improper valuation of derivatives and the inability of derivatives to correlate perfectly with underlying assets, rates and indices. Thus, derivatives are highly leveraged instruments. Even a small price movement in the underlying security could have a large impact on their value.
- (xii) Re-investment Risk: This risk refers to the interest rate levels at which cash flows received from the Securities under a particular portfolio are reinvested. The additional income from reinvestment is the "interest on interest" component. The risk is that the rate at which interim cash flows can be reinvested may be lower than that originally assumed.
- (xiii) There are inherent risks arising out of investment objectives, investment approach, asset allocation and non-diversification of portfolio.
- (xiv) Prepayment risk: there may be unscheduled return of principal on a particular Security, which may result in a reinvestment risk.
- (xv) Credit Risk: Credit risk or default risk refers to the risk that an issuer of a fixed income Security may default Because of this risk corporate debentures are sold at a higher yield above those offered on Government Securities which are sovereign obligations and free of credit risk. Normally, the value of a fixed income security will fluctuate depending upon the changes in the perceived level of credit risk as well any actual event of default.
- (xvi) The Net Asset Value may be affected by changes in settlement periods and transfer procedures.
- (xvii) Risks related to index linked securities: Performance of the reference index will have a direct bearing on the performance of the strategy. In the event the reference index is dissolved or withdrawn by the Index Provider, in case of Securities such as debentures, the debenture trustees upon request by the issuer may modify the terms of issue of the debentures so as to track a different and suitable index. Tracking errors are also inherent in any equity linked security and such errors may cause the equity index-linked security to generate returns which are not in line with the performance of the reference index or one or more Securities covered and/or included in the reference index.
- (xviii) Risks pertaining to investments in Gold ETF's will be as provided in the disclosure document of the Portfolio Management Services. However, some of the specific risks may include market risks, currency risks, counter party risk, liquidity risk and loss of physical gold.
- (xix) Currency Exchange Rate Risk: The Client's portfolio may from time to time enter into currency exchange transactions either on a spot basis or by buying currency exchange forward contracts. Neither spot transactions nor forward currency exchange contracts eliminate fluctuations in the price of the Client's portfolio Securities or in foreign exchange rates or prevent losses if the prices of these Securities should decline. Performance of the Client's Portfolio may be strongly influenced by movements in foreign exchange rates because currency positions held by the Client's portfolio may not correspond with the Securities positions held.
- (xx) In case of investments in mutual fund, the Client bear the recurring expenses of the Portfolio Manager in addition to the expenses of the underlying mutual fund schemes. Hence, the Client may receive lower pre-tax returns compared to what the Client may have received had he invested directly in the underlying Securities of the mutual fund schemes.
- (xxi) After accepting the corpus for management, the Portfolio Manager may not get an opportunity to deploy the same or there may be a delay in deployment. In such a situation the Client may suffer opportunity loss.
- (xxii) Risks associated with investment in equity instruments using Quantitative Analysis/ Quant Model: Some of the Risks attached with Quantitative Analysis are: (i) Market Risk: Like any other equity investments, these are subject to market risk. (ii) Modeling Error: Quant models are subject to price and volume inputs. It is possible that some of these inputs are entered incorrectly. The quant model selected by the Portfolio Manager may not perform as tested; such a scenario is entirely possible and would result in a loss. (iii) Deviation from theoretical model: A quant model is theoretical in nature, however at times the market may act unexpectedly resulting in a loss, the quant model cannot account for any such market behavior. The quant model may initiate a sell signal; however, the stock may not have adequate liquidity at that moment forcing the portfolio manager to further drive down the stock price.
- (xxiii) Spread risk: Investments in corporate bonds are exposed to the risk of widening of the Spread between corporate bonds and gilts. Prices of corporate bonds tend to fall if this spread widens which will affect the Strategy accordingly.



- (xxiv) Liquidity or Marketability Risk: This refers to the ease with which a security can be sold at or near to its valuation yield-to-maturity (YTM). The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer.
- (xxv) Risks related to Special Situations: Special situation trades are subject to all risks under equity; however, in certain cases the risks can be specific as are mentioned: (i) The promoter may choose not to accept the discovered prices (ii) Regulatory hurdles may delay any specific corporate action.
- (xxxi) Risk Associated with Securitized Debt: Securitized debt may suffer credit losses in the event of the delinquencies and credit losses in the underlying pool exceeding the credit enhancement provided. As compared to the normal corporate or sovereign debt, securitized debt is normally exposed to a higher level of reinvestment risk.
- (xxxii) Risk factor specifically while using Options: The Portfolio Manager might buy options to enhance yield. In buying options the profit potential is unlimited, whereas the maximum risk is the premium paid to buy the options. The Portfolio Manager may use Derivatives instruments like equity futures & options, or other Derivative instruments as permitted under the Regulations and guidelines. Usage of Derivatives will expose the strategies to liquidity risk, open position risk, and opportunities risk etc. Such risks include the risk of mispricing or improper valuation and the inability of Derivatives to correlate perfectly with underlying assets, rates and indices. In case of the Derivative strategies, it may not be possible to square off the cash position against the corresponding Derivative position at the exact closing price available in the Value Weighted Average Period.
- (xxxiii)Risk factors associated with Derivatives: Derivative products are leveraged instruments and can provide disproportionate gains as well as disproportionate losses to the Investor. Execution of such strategies depends upon the ability of the Portfolio Manager to identify such opportunities. Identification and execution of the strategies to be pursued by the Portfolio Manager involve uncertainty and the decision of Portfolio Manager may not always be profitable. No assurance can be given that the Portfolio Manager will be able to identify or execute such strategies. The risks associated with the use of Derivatives are different from or possibly greater than, the risks associated with investing directly in securities and other traditional investments. Trading in derivatives has the following risks: (i) An exposure to Derivatives in excess of the hedging requirements can lead to losses. (ii) An exposure to Derivatives, when used for hedging purpose, can also limit the profits from a genuine investment transaction. (iii) Derivatives carry the risk of adverse changes in the market price. (iv) Illiquidity Risk i.e. risk that a Derivative trade may not be executed or reversed quickly enough at a fair price, due to lack of liquidity in the market.
- (xxix) The risks of investing in equity instruments include share price falls, receiving no dividends or receiving dividends lower in value than expected. They also include the risk that a company restructure may make it less profitable.
- (xxx) Equity instruments face market volatility risk: Stock market tends to be very volatile in the short term. Even if fundamentals of the underlying companies do not materially change in the short term, volatility in the broader stock market can result in volatility in share prices of stocks forming part of the Client's portfolio
- (xxxi) Equity instruments face fundamental risk: If fundamentals of the companies chosen by the Portfolio Manager deteriorate over time, there is no guarantee or assurance that the Portfolio Manager's analysts and fund managers will be able to identify such deterioration in fundamentals and take appropriate action in a timely manner which could lead to higher volatility and a lower return from the portfolio companies.
- (xxxii) Equity instruments face macro-economic and geo-political risks: Sudden changes to the macro-economic and geo-political environment within which Portfolio Manager's companies operate, could lead to increase in volatility of share prices of these companies.
- (xxxiii)Operational and IT Risk: there may be risks related to the exposure to loss due to human error or fraud, or from a system of internal controls that fails to adequately record, monitor and account for transactions or positions. There may also be risks related to hardware and software failure, human error, spam, viruses and malicious attacks, as well as natural disasters such as fires, cyclones or floods and other force majeure events, more specifically stated in Clause 19 of this Agreement.

#### 17. LIMITED LIABILITY OF THE PARTIES

- 17.1 It is expressly understood that nothing contained herein amounts to any warranty or guarantee (express or implied) of the Portfolio Manager to pay any return of any nature or guarantee any returns or accretions or accruals to the Client. The Client expressly accepts that Funds and Securities placed with the Portfolio Manager and the sale and purchase of Securities by the Portfolio Manager are and shall be at the sole risk of the Client. It is further expressly understood by the Client that no representation or warranties are held out by the Portfolio Manager about the safety or "soundness" of an investment made on behalf of the Client and all actions taken and acts done by the Portfolio Manager are done solely at the Client's account and risk; any actions which the Portfolio Manager in good faith takes or does not take as to the investments will be solely at the Client's account and risk and the Portfolio Manager shall not carry liability for any action taken or failure to act during the currency of this Agreement or any time thereafter unless the Portfolio Manager acts with fraud, malafide, conflict of interest or gross negligence.
- 17.2 Neither the Portfolio Manager nor the directors or employees or agents employed by him shall be liable for any loss caused to the Client for anything bona fide done or omitted on account of reliance placed on any advice or information obtained by the Portfolio Manager from bankers, accountants, brokers and other professionals.
- 17.3 The Portfolio Manager shall not be liable for any default of the counter party, bank, custodian, sub-custodian or any person or entity that holds money, investments or other documents of title of the Client; save and except in the case of a material error of judgement, gross negligence or willful misfeasance on the part of the Portfolio Manager in connection with the same
- 17.4 Except as expressly provided for under this Agreement or under Applicable Law, Marcellus shall have no further liability under this Agreement. Marcellus shall not be liable for any acts or omissions of any third-party service providers. Neither Marcellus, not its directors, affiliates, representatives or employees shall be held liable for any claims or losses incurred on account of the actions or negligence of such third party service provider, including inter-alia, any claim for breach of confidentiality obligations by such third party service providers.
- 17.5 The liability of the Client shall not exceed its investment with the Portfolio Manager.

#### 18. CONFIDENTIALITY

- 18.1 The Client will treat as confidential (both during and after the termination of the relationship between the Parties) any information obtained from or learned about the Portfolio Manager, including without limitation, its investment approach or holdings or its products or services in the course of their relationship under this Agreement. The Client will not disclose the same to any third party without the Portfolio Manager's prior written consent. These obligations shall not apply to information which (i) is, or becomes, known to the public, (ii) is received by the Client from a third party entitled to disclose it, or (iii) is disclosed to competent government authorities or courts or other tribunals in accordance with the requirements of the Applicable Laws.
- The Client consents and authorizes the Portfolio Manager to hold and process any personal information relating to the Client (including information relating to repayment or fulfillment of the Client's obligations under this Agreement or failure thereof, details of any of the Client's accounts, assets, transactions and account relationship with the Portfolio Manager (if any)), biometric information to uniquely identify the Client and financial information obtained by the Portfolio Manager in connection with or pursuant to this Agreement and dealings between the Portfolio Manager and the Client, whether it concerns the Client, its relevant beneficial owner(s) (if applicable) or acquaintances.
- 18.3 The client consents and authorizes the Portfolio Manager to share with Client's Introducer / Advisor / Referrer if any, as mentioned on account opening form or on schedules to this agreement, the details of any of the Client's accounts, assets, transactions and account relationship with the Portfolio Manager in connection with or



pursuant to this Agreement and dealings between the Portfolio Manager and the Client.

#### 19. FORCE MAJEURE

The Portfolio Manager and or its employees, representatives and or its agents will not be liable for losses caused directly or indirectly by delays on the part of other companies, corporations or government authorities, government restrictions, exchange or market rulings, suspension of trading, computer, communication, telephone or system failure, war, earthquakes, floods, accidents, power failure equipment or software malfunction, strikes or other conditions beyond the Portfolio Manager's control.

#### 20. TAPE RECORDING OF CONVERSATIONS:

The Client is aware that the Portfolio Manager may have a system of tape recording the conversations between the Client/his representative and the Portfolio Manager over the telephone and hereby permits the Portfolio Manager to do so. The Clients also permits the Portfolio Manager to record his /representatives' personal conversation with the Portfolio Manager as and when required. Such recordings shall be relied upon to resolve disputes in connection with the trading transactions, if any.

#### 21. ASSIGNMENT

Either Party to the agreement shall not assign or transfer any or all rights or obligations hereunder without the prior consent of the other Party except as provided in clause 4.3 and the Power of Attorney/ provided by the Client.

#### 22. COUNTERPART AND ELECTRONIC SIGNATURE

This Agreement may be executed in more than one counterpart, each of which when so executed and delivered, shall be an original, but all the counterparts shall together constitute one and the same instrument. This Agreement may be signed and exchanged electronically as per the provisions of the Information Technology Act, 2008.

#### 23. NO PARTNERSHIP

This Agreement does not constitute and shall not be construed as constituting a partnership or joint venture between the Parties. Neither Party shall have any right to obligate or bind the other Party or Parties other than stipulated in this Agreement in any manner whatsoever, and nothing contained in this Agreement shall give any rights of any kind to any third parties.

#### 24. HEADINGS

The headings herein are solely for convenience and will not be used in interpreting or construing this agreement.

#### 25. TERM & TERMINATION

- 25.1 This Agreement is deemed to have commenced on and from the date of its signing / execution.
- 25.2 This Agreement shall continue to subsist until terminated by the Portfolio Manager or the Client in accordance with the provisions of this Agreement.
- 25.3 The Portfolio Manager may at any time terminate this Agreement by written notice of termination to the Client in any of the following circumstances, namely:
  - (a) Misrepresentation by the Client at the time of account opening or otherwise;
  - (b) Breach of terms of the Agreement by the Client or any fraud committed by the Client in respect of transactions under this Agreement or in transactions in securities in general;
  - (c) Client fails to maintain the Bank Account and / or the Depository Account (or any replacement thereof) or
  - (d) Any proceedings or investigations that involve the Client or his / her / its properties have been initiated or is ongoing; or
  - (e) Client fails to fulfill his / her / its payment obligations under this Agreement or otherwise due to the Portfolio Management
  - (f) Insolvency, bankruptcy, winding up or liquidation, or lack of legal capacity or death or disability of the Client.
- 25.4 The Client may at any time terminate this Agreement by not less than 30 days' written notice of termination to the Portfolio Manager in writing subject to completion of the lock-in period. Provided that the Client shall not be required to terminate this Agreement within the period mentioned in Clauses [10.1] if the events mentioned in Clause [10.2] have occurred.
- 25.5 The Portfolio Manager may cease to render Discretionary Portfolio Management Services to the Client at any time after receiving written notice of termination from the Client.
- Upon termination of this Agreement, the Portfolio Manager shall, within a period of 30 days from the date of termination, pay and/or deliver the Assets to the Client. The Client shall be entitled to choose to receive the Securities forming part of the Assets in the form of Securities or the equivalent cash amount representing the Securities by informing the Portfolio Manager in this regard within 7 days of termination. In the event the Client chooses to receive the Securities in the form of cash, the Portfolio Manager shall endeavour to sell the Securities and pay the net proceeds thereof to the Client within a period of 30 days of termination of the Agreement. Provided that if the Portfolio Manager is for any reason unable to sell the Securities, the Client shall be obliged to accept the Securities.
- In the event of the death of the Client (or, in case the Client comprises of two or more persons, death of any such person), the legal representative of the Client (or the concerned deceased person, as the case may be) shall inform the Portfolio Manager in writing of the same as soon as possible, and thereupon this Agreement shall terminate on the expiry of 30 days of the Portfolio Manager receiving such information. The Power of Attorney granted by the Client (or the persons comprising the Client, as the case may be) under clause 4.3. above shall continue to subsist after the demise of the Client (or the concerned person, as the case may be) for a period of 30 days from the date on which the Portfolio Manager is informed of the death of the Client (or the concerned person, as the case may be) and the Portfolio Manager shall be entitled to continue to act under the terms of the said Power of Attorney. Provided that in the event of the death, insolvency, dissolution or the winding up of the Client during the lock-in period, if any, the Portfolio Manager shall arrange to pay the Net Realizable Value to/ with the legal heir / claimant pursuant to a valid court order whichever applicable and relevant, only after the completion of the lock-in period. In the event the Client is a partnership firm, limited liability company or company, the Client must immediately notify the Portfolio Manager of any change in partnership/shareholding/constitution/management structure, as the case may be.



- 25.8 Upon the termination of this Agreement as a consequence of the death of the Client (or, in case the Client comprises of two or more persons, death of any such person) the Portfolio Manager shall be entitled to deliver the Assets as follows:
  - (a) where the Client comprises of only one person, the Portfolio Manager shall be entitled to:
    - (I) permit the nominee of the Client (if any, designated in the Application) or, if for any reason the same is not possible or practicable, permit such persons as the Portfolio Manager has bona fide reason to believe are the heirs, executors or administrators of the deceased Client, to operate the Bank Account (if opened in the name of the Client) and/or the Depository Account (if opened in the name of the Client), if the rules of operation of the Bank Account and/or the Depository Account so permit; and/or
    - (ii) deliver Assets to the nominee of the Client (if any, designated in the Application) or, if for any reason it is not possible or practicable to deliver the Assets to the nominee, to such persons as the Portfolio Manager has bona fide reason to believe are the heirs, executors or administrators of the deceased Client.
  - (b) where the Client comprises of two or more persons, the Portfolio Manager shall be entitled to:
    - (i) permit the surviving person(s) who comprise the Client ("survivor/s") to operate the Bank Account (if opened in the name of the Client) and/or the Depository Account (if opened in the name of the Client), if the rules of operation of the Bank Account and/or the Depository Account so permit; and/or.
    - (j) deliver Assets to the survivor/s.

Upon acting in accordance with the provisions of this clause 25.8, the Portfolio Manager shall stand discharged of all obligations hereunder or otherwise in relation to the Assets.

- 25.9 The provisions of this Agreement relating to payment of Portfolio Management Fees and costs, charges, expenses and other amounts to the Portfolio Manager, choice of law, jurisdiction and notice and all rights and obligations which have accrued or arisen prior to the termination of this Agreement shall survive the termination of this Agreement.
- 25.10 The Agreement will automatically terminate in the event of suspension by any regulatory authority.

#### 26. WAIVER

No forbearance, relaxation or inaction by any party at any time to require the performance of any provision of this Agreement shall in any way affect, diminish, or prejudice the right of such party to require the performance of that or any other provision of this Agreement or be considered to be a waiver of any right, unless specially agreed in writing.

#### 27. ALTERATION

No change or modification of this Agreement shall be valid unless the same shall be in writing and signed by both Parties; provided however, the Portfolio Manager may from time to time alter the agreement if required, for complying with any change in statute, Regulations or with the requirements of any competent authority and further provided that a Client request via its registered email address regarding changes in information submitted by the client at the time of account opening with portfolio manager, changes in fees, top up, Switch or redemption that has been accepted by the Portfolio Manager via its registered email address shall be considered as a valid amendment to this Agreement. The same shall be intimated to the Client by the Portfolio Manager and the Client shall be deemed to have agreed to the alterations.

#### 28. NOTICES

- All notices to the Client shall be sent to the addresses, facsimile numbers or e-mail address stated in Application. A certificate from the Portfolio Manager that any notice was sent to an e-mail address on a particular date or at a particular time shall be conclusive and final and binding on the Client.
- All notices to the Portfolio Manager shall be sent by Registered Post (AD) at the following address or such other address / number as the Portfolio Manager may inform the Client: 929, DBS Business Centre, Ground Floor, B-Wing, Kanakia Wall Street, Andheri-Kurla Road, Chakala, Andheri (E), Mumbai, India 400 093

#### 29. PROXIES

All proxies, annual reports, shareholder information and all other similar or related material received by the Portfolio Manager in relation to the Investments, the Securities or the Funds, may be destroyed or disposed of in any manner at the sole option/discretion of the Portfolio Manager. The Portfolio Manager shall not be obliged to send any of the aforesaid information or material to the Client.

#### 30. REPRESENTATIONS, WARRANTIES AND DECLARATIONS

The Client hereby represents, warrants and declares to the Portfolio Manager as under:

- (a) The Client has full power, capacity and authority to execute, deliver and perform this Agreement and has taken all necessary action (corporate, statutory, contractual or otherwise) to authorize the execution, delivery and performance of this Agreement in accordance with its terms.
- (b) This Agreement has been duly executed and delivered by the Client and constitutes a legal, valid and binding obligation of the Client, enforceable against the Client in accordance with its terms.
- (c) The execution, delivery and performance by the Client of this Agreement and the acts and transactions contemplated hereby do not and will not, with or without the giving of notice or lapse of time or both, violate, conflict with, require any consent under or result in a breach of or default under:
- (i) any law to which it is subject; or any order, judgment or decree applicable to it; or
- (ii) any term, condition, covenant, undertaking, agreement or other instrument to which it is a party or by which it is bound.
- (iii) There are no legal, quasi-legal, administrative, arbitration, mediation, conciliation or other proceedings, claims, actions, governmental investigations, orders, judgments or decrees of any nature made, existing, threatened, anticipated or pending against the Client which may prejudicially the due performance or enforceability of this Agreement or any obligation, act, omission or transactions contemplated hereunder.

#### 31. GOVERNING LAW/ARBITRATION

31.1. This Agreement shall be subject to the guidelines regarding portfolio management viz., the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020 made by SEBI and any amendments made thereto from time to time. This Agreement shall be governed by the laws of India and the courts of Mumbai shall have exclusive jurisdiction over the same.



- 31.2. Any disputes arising out of and in connection with this agreement or its performance may be settled by arbitration by a single Arbitrator to be appointed jointly by the Portfolio Manager and the Client in accordance with the rules of the Mumbai Centre for International Arbitration ("MCIA Rules"). The seat of arbitration shall be at Mumbai and conducted in accordance with the provisions of the MCIA Rules.
- 32. ADDITIONAL TERMS AND CONDITIONS APPLICABLE TO NRI:
- 32.1 In the event of the Client being a Non-Resident Indian (NRI) (as understood in the applicable foreign exchange laws):
  - (a) The Client represents that the Client has obtained all relevant exchange control permission for the purpose of entering into this Agreement and performing the transactions hereunder (including without limitation approvals required from the RBI). The Client shall adhere with all requirements of all exchange control regulations applicable to the Client in all dealings/transactions.
  - (b) In the event of any change in the status of the Client, the Client shall forthwith inform the Portfolio Manager of the same.
  - (c) All communications/intimations by the Client to the Portfolio Manager shall be accompanied by the requisite approvals from RBI and/or any other regulatory authorities
  - (d) The Portfolio Manager shall also be specifically empowered pursuant to this Agreement to liaise with the RBI for legal approvals/reporting on behalf of the Client.
  - (e) The Portfolio Manager shall not be liable for any loss caused to the Client as a consequence of any delay of RBI or any other regulatory authority.
  - (f) The Client shall indemnify the Portfolio Manager for the consequences that the Portfolio Manager may suffer due to any non-compliance by the Client with any regulatory requirements
  - (g) Without prejudice to the other provisions contained hereinabove, in all dealings with the Client and Portfolio Manager shall be entitled to presume (without being bound to) that the Client has obtained all necessary approvals pursuant to the applicable exchange control regulations.
  - (h) In the event of any Securities purchased for the Client not being registered in the Client's name due to any regulatory reasons (including without limitation the percentage of NRI holdings in the relevant company exceeding permissible limits), the Client shall be liable for and shall indemnify the Portfolio Manager from all losses that the Portfolio Manager may suffer as a consequence of such transaction (including without limitation, the loss arising out of the sale of such securities in the market).
  - (i) The Portfolio Manager shall be entitled to rely upon and deduct tax at source on the basis of certificates and/or statements of calculation of income and capital gains given to the Portfolio Manager by the Client or the Client's Chartered Accountants. The Portfolio Manager shall not be liable for any inaccuracy or error in the computation thereby and shall be entitled to rely upon the same as being true, fair and complete in all respect. The Client shall indemnify the Portfolio Manager for all losses caused as a consequence of any misrepresentation, incompleteness, inaccuracy or error in such computations/statements/certificates, as the case may be.

The parties have caused this Agreement including the schedules forming part thereof to be signed on the day and year and manner hereinafter mentioned.

The Client confirms that he/she/it has read and understood the contents of pages 1 to 13 of the Agreement. By affixing his/her/its signature on this page, the Client confirms the contents of the entire Agreement and all schedules and annexures appended hereto

#### Schedule A Description of Client

Name:	PRATIK SHARMA FAM	MILY PRIVATE TRUST
Residence Address/ Office Address / Registered Office	APPAR HOUSE INDUST	MILY PRIVATE TRUST RIAL AREA, SIDN PROMBA BAI-400071, MAHARASHT
Constitution:	☐ Individual ☐ Sole Proprietorship ☐ Par	tnership firm Corporate LLP HUF
Name : First Applicant / ASL	Name : Second Applicant / ASL	Name : Third Applicant / ASL
Trust Stamp		Date D M M Y Y Y Y
For Marcellus Investment Managers Pvt Ltd.		ence of Name & Signature of Witness:  Witness 1
(Authorised Signatory)		



POWER OF ATTORNEY

TO ALL TO WHOM THESE PRESENTS SHALL COME, I'VE PRATIK SHARMA FAMILY PRIVATE TRUST

Individual / NRI / Trust / HUF/ Firm / a Limited Liability Partnership incorporated under the provisions of The Limited Liability Partnership Act, 2008 / a company incorporated under the provisions of the Companies Act, 1956 or Companies Act, 2013, residing at / having its registered office/ place of business at Appare House

NOUSTRIAL AREA SION TROMBAY ROAD, CHENBUR MUMBAL 400071, MAHARASHTE (hereinafter referred to as "the Client" which expression shall, unless the context otherwise requires, be deemed to include his/her successors, administrators, executors and

assigns)

WHEREAS:

P Trustee sign &

By a Discretionary Portfolio Investment Management Service Agreement (hereinafter referred to as "the Portfolio Management Agreement") entered into between the Client of the one part and Marcellus Investment Managers Private Limited, a Company incorporated under the Companies Act, 2013, and having its Registered office at 602, Odyssey Tower 1, Hiranandani Gardens, Powai, Mumbai - 400076; registered with SEBI (Portfolio Managers) regulations 1993 vide authorization No. INP000006183 of the other part, the client appointed Marcellus Investment Managers Private Limited, as the Portfolio Manager (hereinafter referred to as "the Portfolio Manager"/ "Constituted Attorney" which expression shall unless repugnant to the context and meaning thereof be deemed to mean and include successors and assigns) to manage, invest and operate the assets of the Client including, without limitation, with a power to appoint custodians, agents, representatives, banks or service providers or other persons as the Portfolio Manager may deem fit from time to time to perform any of the functions which the Portfolio Manager is empowered / obligated to perform and to delegate to such persons the authority/power to perform any of the functions to be performed by the Portfolio Manager and provide such instructions as the Portfolio Manager may deem fit from time to time to enable such performance.

I/We hereby irrevocably confirm the appointment of the Portfolio Manager for the Securities the Client owned, acquired or dealt with or to be owned, or dealt with or to be owned, or dealt with or to be owned. name of the Client and the Portfolio Manager agrees to act and provide portfolio management services for the Asset in the manner set out herein:

NOW KNOW YE ALL AND THESE PRESENTS WITNESS THAT, I /We, the Client(s) who are signatories to this Power of Attorney do hereby nominate, constitute, appoint and authorise the said Portfolio Manager to act through any of the officers, authorised to act as such by the Portfolio Manager to be the Client's lawful attorney and to do all or any of the following acts, deeds and things in respect of the Portfolio Management:

- The term "Securities" shall include shares, scrips, stocks, bonds, convertible debentures, debentures stock, equity linked instruments, exchange traded funds, or other marketable securities of a like nature in or of any incorporated company or other body corporate, units issued by mutual funds, units or any other instrument issued by any collective investment scheme to the investors in such schemes rights or interest in securities and such other instruments as may be declared by the Central Government to be securities
- To make necessary application(s) on behalf of the Client, to any Government, Quasi government or Local Authorities, in India, including but not limited to, the Central Government and/or the Reserve Bank of India and/or the Income Tax Authorities and/or Securities and Exchange Board of India in connection with my/our purchase/sale/transfer holdings and continuing to hold Securities, and to represent the Client in all respects before such authority or authorities and establish the ownership of the securities in the Client's name and if required, to give instructions in this regard to the Custodian or any authorised agent.
- To appoint, nominate, engage and instruct brokers, custodians, depository participants, advisors and/or agent of other intermediary in relation to the Discretionary Portfolio Management services including but not limited to effecting purchase, sale and transfer of the Securities and to enter into agreements and deal with them for the same and share information with them as required or deemed fit for the purpose of rendering portfolio management services.
- To acquire by subscribing to or by purchase of securities and to sell, redeem, deliver, transfer and endorse the securities or redeem the same through signing and to execute all transfer deeds whether as transferor or transferee and such other instruments, application and papers as may be necessary for the purpose of acquiring or transferring /redeeming the same.
- For the purpose of the aforesaid to sign contracts, agreements, transfers, acceptances, receipts, acquittance or other instruments, documents and forms, to accept and carry out correspondence with such person(s) or authority/authorities or department(s) and to do all lawful acts requisite for effecting the same.
- To give instructions to the Custodian or any other authorised agent to acquire by subscription, purchase or otherwise, any Securities; to sell, transfer, endorse or deliver any Securities now standing in the name of the Client or to be hereafter acquired and to sign and execute all transfer deeds, forms, applications or such other instruments, documents and papers as may be necessary for the purpose of acquiring or transferring the Securities in the name of the Client, Selling the Securities held in the name of the
- 7. To make application for, or to renounce and sign renunciation forms in respect of bonds/debentures, rights shares and additional shares of any company/body/authority and to receive and hold such rights or additional shares, bonds or debentures at your own discretion.
- To rebalance the Assets / portfolio as deemed fit.
- To appoint and issue any instruction to any auditors for the purpose of auditing my accounts on a quarterly / half yearly / annual basis.
- 10. To open and operate depository account more particularly, opened / to be opened with any other DP at the discretion of the portfolio manager, to issue instructions relating to dematerialisation or rematerializing of securities, freezing of accounts, to block and/or debit the account, to give delivery/receipt instructions, pledge instruction, pledge closure instructions, lending and borrowing instructions, and to do all such other things that may be required in the course of business relating to the depository account opened on my/our behalf including closure of the account if deemed necessary or expedient.
- Subject to the extant exchange control regulations in India to demand, receive and give good and effectual receipt(s) and discharge(s) for all or any dividends, interest, bonuses or any other sum(s) and/or income from the shares, debentures, units and other investments and to sign and endorse pay orders, dividend or other dues of whatever nature or account which are now or at any time may be due and payable and belong to me/or us on any account(s).
- To operate one or more bank accounts as designated by the Client.
- 13. To collect and deposit the monies realized from sale of the securities and all interest/ dividends on my/ our behalf in my/our behalf at the discretion of the Portfolio Manager and/or to invest the same in any other securities/units of mutual fund/deposits or in any other instrument which the Attorney considers best under the circumstances.
- To negotiate with any person whether body corporate or otherwise and effect the purchase/sale or securities on such terms and at such price as the said Attorney may consider
- To comply and/or cause to be complied with all statutory and other requirements attached to or arising out of these premises and for these purposes to take such steps and actions necessary or proper, including signing of affidavits, indemnity, declarations, legal documents, deeds and writings required.
- 16. To appoint and employ agents including chartered accountant, advocates or the legal practioners, overseers, receivers or other persons on such remuneration by way of fees, salary, commission or otherwise as the above named attorney may think proper and to dismiss and discharge them from time to time and to employ or appoint any other in their
- To receive statements, notices, any other communication from Depository Participants, brokers, custodians and/or any other agents/parties from time to time.
- 18. To pay or allow all taxes, rates, charges, deductions, expenses and outgoings whatsoever due and payable or to become due and payable on account of or in respect of the



Securities.

(Authorised Signatory)

- 19. To debit the Client's account for all the service charges, fees, out of pocket expenses, franking charges, audit fees or other amounts payable by the Client from time to time in accordance with the PMS Agreement.
- 20. To make application to any regulatory agencies in India for purchase or acquisition in any other manner or for sale or transfer of any securities or for such purpose as the attorney may consider appropriate, and to act, appear in any legal proceedings for or against us and to retain any lawyers, though not bound to do so.
- 21. To appoint a substitute/s and remove him at any time as the Attorney may consider appropriate.
- 22. To delegate to such person/body corporate to be appointed Constituted Attorney in our name and that of our attorneys with the power to do all acts, things and deeds set out in these presents.
- 23. To occur with any other person or persons or corporations in the doing of any act or thing hereby authorized, including appointment of legal advisors, on our behalf and in our name sign and execute Vakalatnamas, pleadings, Affidavits and appeals and to commence or defend any action in relation to the powers hereby granted as our attorney may deem fit.
- 24. To make and file proofs of claim and generally to represent us in any liquidation, bankruptcy, or insolvency all in relation to the aforesaid investments or any of them.
- 25. This Power of Attorney given under my/our hands is irrevocable by me/us during the tenure of my/our Portfolio account with Marcellus Investment Managers Private Limited, is operational in accordance with the terms and conditions of such portfolio(s) strategies statutory regulations.
- 26. To receive, deliver endorse, dematerialize, rematerialize or otherwise transfer and assign all securities issued by any Government or local authorities, shares, stocks or debentures in any company or corporation, whether incorporated in India or in any other country including the said Attorney or any other stocks, funds, debentures and securities of any description, including any units issued by any unit trust or mutual fund (hereinafter referred to as "securities") which do now or shall hereafter stand in our name which we may now or at any time hereafter acquire.
- 27. To perform all such acts at any time as may be deemed by our attorney to be advisable including without limitation the generality thereof: executing and delivering indemnities, guarantees, receipts and/or other documents as may be necessary or desirable.
- 28. To surrender securities in temporary form for definitive securities.
- 29. To receive and transmit to us notices of Shareholders' meetings, dividend notices and any other related information.
- 30. To attend and vote or appoint any person to attend and vote as our proxy at any meetings of the company and/or its creditors and to effect, sanction or oppose any exercise or modification of rights relating to the said investments or any of them, in accordance with our instructions.

I/We, hereby agree to ratify and confirm whatsoever shall be done in the premises by virtue of these presents either by the Attorney or by any substitute appointed by the Attorney and generally the Attorney shall have the power to do, execute and perform any other act or acts, deeds, matter or things whatsoever which in the opinion of my/our said Attorney ought to be done, executed and performed by virtues of these presents as I, myself/we ourselves could do the same if I/we were personally present.

It is hereby clarified and declared that the Attorney being a body corporate, the power herein above granted may be exercised by any of its agents or employees to whom the Attorney may delegate any of the powers aforesaid and accordingly the Attorney may appoint and remove any subagent or Attorney from time to time as it may consider appropriate.

This power of attorney above shall continue to subsist after the death / dissolution of the Client for a period of 30 (thirty) days from the date on which Portfolio Manager is informed of the death / dissolution of the Client by the legal representative of the Client and Portfolio Manager shall be entitled to continue to act under the terms of this power of attorney.

Name : Second Applicant / ASL	Name : Third Applicant / AS	L
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	<i>O</i>	<u> </u>
s Signature manda	lory	
Name : Witness 2	J	
	s Signature marda	s Signature mandatory



## Details of Ultimate Beneficial Owner (UBO) Including Additional FATCA & CRS Information (Refer to instructions) (Please consult your professional tax adv|sor for further guidance on your tax residency, if required)

1 APPLICANT Details																					
Name of the entity PRAGIK 3H	ARM	14	MI	AI	11	64	T	P	R	1	٧.	9	7 8	3	(	î	R	کں	SA	্ব	Т
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Customer ID/ Folio NO																					
PAN CYLPTM3805FDate	of incorporati	on D	40	42	20	4															
City of incorporation Mumbae Country of inc	corporation	In	Dra																		
Entity Constitution Partnership Firm HUF Private Limit		☐ Pub	olic Limit	ed Comp	any [	Society	, 🗆	AOP/	BOI		Trust	H Liq	uidat	or [	Lir	mited	d Liat	oility	Partr	nership	р
Artificial Juridical Person of Others Sp	ecify																				
Please tick the applicable tax resident declaration	. The																				
Is Entity a tax resident of any country other than India? Ye (If yes, please provide country/ies in which the entity is a resident for tax put	No urposes and the	associate	d Tax ID n	number bel	ow)																
Country		Tax	Identifi	cation	Numbe	r*												тур			
														(TIN	or Ot	ther*,	pleas	se spe	ecify)		
																			7		
$\% \mbox{In case} \mbox{ Tax Identification Number is not available, kindly p}$																					
In case TIN or its functional equivalent is not available, pleas In case the Entity's Country of Incorporation / Tax residence	Service and and the service of the s	20 Marine																			
in case the Entry's country of moorporation / fax residence	C 13 C C But	Linkity	is not a	орссиис		. 613011	,		ııııy	3 0 4	cilip	ion c	ouc i	1010							
2 FATCA & CRS Declaration (Please consult your profession	onal tax advisor	for furth	ner guida	nce on FA	TCA & C	RS class	ification	n)						198				200			
PART A (to be filled by Financial Institutions or Direct Reporting NFE:	s)									231											
1. We are a,	GIIN		00111							4											
Financial institution <sup>6</sup>	Note: If you do n			are sponso	red by ano	ner entity,	please pr	rovide y	our spor	nsor's	GIIN ab	ove and	indica	e your	sponso	or's nai	me bel	.ow	1		No
Direct reporting NFE <sup>7</sup>	Name of spo	onsoring	enuty					1						=					-		
(please tick as appropriate)																					
GIIN not available (please tick as applicable) Applied for					10																
If the entity is a financial institution, Not required to appl Not obtained Non-p			2 digits	sub-cate	gory																
				-					-									-			
PART B (please fill any one as appropriate to be filled by NFEs other	than Direct Rep	orting NF	Es)																		
1. Is the Entity a publicly traded company1(that is, a company)	any whose sha	ares are	regularl	у	Yes	(If yes	s, please	specify	any one	stock	exchar	ige on v	vhich th	ne stock	k is reg	gularly	traded	)			
traded on an established securities market)					Name	of stoc	k exch	ange													87
Is the Entity a related entity <sup>2</sup> of a publicly traded compar	ny (a company	y whose	shares		Yes	(If yes	s, please	specify	name o	f the lis	sted co	mpany	and one	stock	exchar	nge on	which	the str	lock is	regulariy	v traded)
are regularly traded on an established securities market					Name	of liste	d com	pany													
					Natu	e of rela	ation [	Su	heidis	rv of	the I	ietad	Com	nany	or	Co	ntrol	lad h	l e ve	ictad	Compan
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2. In the Entity on active 3 MFF									dacie	stine ?	the -	ut a	\								
3. Is the Entity an active <sup>3</sup> NFE					Yes Natu	e of Bus	s, please siness	un ORO	declara	adon in	i the ne	xt secti	on.)								
						e specif		sub-ca	tegor	y of A	Active	NFE			(Menti	ion cod	le refer	r 2c of l	Part D	)	
4. Is the Entity a passive <sup>4</sup> NFE					Yes Natu	e of Bus	s, please siness	un ORO	declara	adon ir	i the ne	xt secti	on.)								
Dater 2a Defer 2h Defer 2a Defer 2a Defer 2 Defer 1 Defer 2 (m) Defer 1 A of Sec	A SECOND																				

		Partnership Company Unincorporated association / body of individ
	ole Trust Religious Trust Private Trust 0	
Please list below the details of controlling person(s), cor controlling person(s)	nfirming ALL countries of tax residency / permanent	t residency / citizenship and ALL Tax Identification Numbers for EACH
rner-documented FFI s5 should provide FFI Owner Reporting State	ement and Auditor's Letter with required details as mention-	ed in Form W8 BEN E
TO DESCRIPTION OF THE PROPERTY	Tax ID Type - TIN or Other, please specify	
Name - Beneficial owner / Controlling person Country - Tax Residency	Beneficial Interest - in percentage	Address - Include State, Country, PIN / ZIP Code & Contact Deta Address Type -
Tax ID No - Or functional equivalent for each country%	Type Code"- of Controlling	
lame	Tax ID Type	Address
ianic	Tax 15 1ypo	38.33.88.33.10.53
Country	Type Code	
ountry	Type code	Zip
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Tax ID No %	Registered office	Country
	Tax ID Type	Address
Name	lax to type	
	Type Code	
Country	Type Code	Zip
	Address Type Residence Business	State
ax ID No %	Registered office	Country
		Address
Name	Tax ID Type	Address
Country	Type Code	Zip
	Address Type Residence Business	State
Tax ID No %	Registered office	Country
If passive NFE, please provide below additional details	s	(Please attach additional sheets if necessary)
PAN / Any other Identification Number (PAN, Aadhar, Passport,	Occupation Type Service, Business, Others	900 DA. (DA)
lection ID, Govt ID, Driving Licence NREGA Job Card, Others)	Nationality	DOB Date of Birth  Gender Male, Female, Other
city of Birth - Country of Birth	Father's Name Mandatory if PAN is not available	
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#### FATCA Instructions & Definitions

1 Financial Institution (FI) - The term FI means any Financial institution that is Dapository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as defined

- · Depository institution is an entity that accepts deposits in the ordinary course of banking or similar business
- Custodial institution is an entity that holds as a substantial portion of its business, holds

financial assets for the account of others and where it's income at tributale to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of-

- (1) The three financial years preceding the year in which determination is made, or
- (ii) The period during which the entity has been in existence, whichever is less

a) Investment entity is any entity

- That primarily conducts a business or operates for or on behalf of a customer for any of the following activities or operations for or on behalf of a customer
- (I) Trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.), foreign exchange, exchange, interest rate and index instruments, transferable securities, or commodity futures trading, or

(ii) Individual and collective portfolio management, or

(iii) Investing, administering or managing funds, money or financial asset or money on behalf of other persons,

b) The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that istepository institution, a custodial institution, a specified insurance companyor an investment entity described above An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity s gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals of open attributable to the relevant activities equals open attributable attributab 50 percent of the entity's gross income during the shorter of

(i) The three-year period endingsn 31 March of the year preceding the year in which the determination is made, or

(ii) The period during which the entity has been in existence

The term Investment Entity does not include an entity that is an active non-financial entity as per codes 03, 04, 05 and 06 - refer point 2c )

· Specified Insurance Company Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract

FI not required to apply for GIIN

A Reasons why FI not required to apply for GIIN

Code Sub-category

- Governmental Entity, International Organization or Central Bank
- Treaty Qualified Retirement Fund, a Broad Participation Retirement Fund, a Narrow 02 Participation Retirement Fund, or a Pension Fund of a Governmental Entity, International Organization or Central Bank
- 03 Non-public fund of the armed forces, an employees state insurance fund, a gratuity fund or a

provident fund

Entity is an Indian FI solely because it is an investment entity 04

05 Qualified credit card issuer

- Investment Advisors, Investment Managers & Executing Brokers 06
- 07 Exempt collective investment vehicle
- Trustee of an Indian Trust
- FI with a local client base
- 10 Non-registering local banks
- 11 FFI with only Low-Value Accounts
- Sponsored investment entity and controlled foreign corporation 12
- Sponsored, Closely Held Investment Vehicle 13
- 14 Owner Documented FFI

#### 2. Non-Fnancial Entity (NFE) - Foreign entity that is not a financial institution

Types of NFEs that are regarded as excluded NFE are

Publicly traded company (listed company)
A company is publicly traded if its stock are regularly traded on one or more established securities markets

(Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaninoful annual value of shares traded on the exchange)

Related entity of a publicly traded company

The NFE is a related entity of an entity of which is regularly traded on an established securities market,

C Active NFE (is any one of the following)

Code Sub-category

Less than 50 percent of the NFE's gross income for the preceding financial year is passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income,

The NFE is a Governmental Entity, an International Organization, a Central Bank , or an entity wholly owned by one or more of the foregoing,

Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for this status if the entity functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes,

The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE,

05 The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution,

The NFE primarily engages in financing and hedging transactions with, or for, Related

Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution,

Any NFE that fulfills all of the following requirements

- It is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes, or it is established and operated in India and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare,
- It is exempt from income tax in India.
- It has no shareholders or members who have a proprietary or beneficial interest in its income or assets.

The applicable laws of the NFE's country or territory of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased, and

The applicable laws of the NFE's country or territory of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's country or territory of residence or any political subdivision thereof

Explanation - For the purpose of this sub-clause, the following shall be treated as fulfilling the criteria provided in the said sub-clause, namely -

an Investor Protection Fund referred to in clause (23EA),

a Credit Guarantee Fund Trust for Small Industries referred to in clause 23EB, and

an Investor Protection Fund referred to in clause (23EC),

of section 10 of the Act,

#### 3 Other Definitions

(i) Related entity

An entity is a related entity of another entity if either entity controls the other entity, or the two entities are under common control For this purpose, control includes direct or indirect ownership of more than 50% of the votes and value in an entity

(II) Passive NFE

The term passive NFE means

- (i) any non-financial entity which is not an active non-financial entity including a publicly traded corporation or related entity of a publicly traded company, or
- (ii) an investment entity defined in clause (b) of these instructions

(III) a withholding foreign partnership or withholding foreign trust,

(Note Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)

(III) Passive income

The term passive income includes income by way of

- (1) Dividends. (2)Interest
- (3)
- Income equivalent to interest.
- Rents and royalties, other than rents and royalties derived in the active conduct of a

business conducted, at least in part, by employees of the NFF

- Annuities
- (6) The excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income
- (7) The excess of gains over losses from transactions (including futures, forwards, options and similar transactions) in any financial assets,
- (8) The excess of foreign currency gains over foreign currency losses
- (9)Net income from swaps
- Amounts received under cash value insurance contracts (10)But passive income will not include, in case of a non-financial entity that regularly acts as a dealer in financial assets, any income from any transaction entered into in the ordinary course of such dealer s business as such a dealer

(iv) Controlling persons

Controlling persons are natural persons who exercise control over an entity and includes a beneficial owner under sub-rule (3) of rule 9 of the Prevention of Money-Laundering (Maintenance of Records) Rules, 2005 in the case of a trust, the controlling person means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust. In the case of a legal

arrangement other than a trust, controlling person means persons in equivalent or similar positions

Pursuant to guidelines on identification of Beneficial Ownership issued vide SEBI circular no CIR/MIRSD/2/2013 dated January 24, 2013, persons (other than Individuals) are required to provide details of Beneficial Owner(s) (BO) Accordingly, the Beneficial Owner means Natural Person, who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest of /

- More than 25% of shares or capital or profits of the juridical person, where the juridical person is a company.
- More than 15% of the capital or profits of the juridical person, where the juridical person is a partnership, or More than 15% of the property or capital or profits of the juridical person, where the
- juridical person is an unincorporated association or body of individuals Where the client is a trust, the financial institution shall identify the beneficial owners of the client and take reasonable measures to verify the identity of such persons, through the identity of the settler of the trust, the trustee, the protector, the beneficiaries with 15% or more interest in the trust and any other natural person exercising ultimate effective control

over the trust through a chain of control or ownership Where no natural person is identified the identity of the relevant natural person who holds the position of senior managing official

#### (A) Controlling Person Type

Sub-category Code

01 CP of legal person-ownership

02 CP of legal person-other means

CP of legal person-senior managing official 03

CP of legal arrangement-trust-settlor 04

CP of legal arrangement--trust-trustee 05

CP of legal arrangement--trust-protector 06

CP of legal arrangement--trust-beneficiary 07

08 CP of legal arrangement--trust-other

09 CP of legal arrangementOther-settlor equivalent

CP of legal arrangementOther-trustee equivalent 10

CP of legal arrangementOther-protector equivalent 11

12

CP of legal arrangementOther-beneficiary equivalent

CP of legal arrangementOther-other equivalent 13

(v) Specified U S person AU S person other than the following

- (i) a corporation the stock of which is regularly traded on one or more established securities markets
- (II) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause
- (III) the United States or any wholly owned agency or instrumentality thereof,
- (IV) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing.
- (v) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code.
- (vi) any bank as defined in section 581 of the U.S. Internal Revenue Code,
- (vii) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code,
- (viii)any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under

- the Investment Company Act of 1940 (15 U S C 80a-64),
- (ix) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code, any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code
- or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code,
- (xi) a dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State,
- (xii) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code, or
- (XIII) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code

#### (vi) Owner documented FFI

An FFI meets the following requirements

- (a) The FFI is an FFI solely because it is an investment entity,
- The FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company,
- The FFI does not maintain a financial account for any non participating FFI,
- The FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in circumstances, and
- The designated withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2) Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemed-compliant FFI (other than an owner-documented FFI), an entity that is a U S person, an exempt beneficial owner, or an excepted NFE

#### vii) Direct reporting NFE

A direct reporting NFFE means a NFFE that elects to report information about its direct or indirect substantial U S owners to the IRS

#### (VIII) Exemption code for US persons

Code Sub-category

- An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
- The United States or any of its agencies or instrumentalities
- A state, the District of Columbia, a possession of the United States, or any of their political C
- subdivisions or instrumentalities A corporation the stock of which is regularly traded on one or more established securities D markets, as described in Reg section 1 1472-1(c)(1)(i)
- A corporation that is a member of the same expanded affiliated group as a corporation E described in Reg section 1 1472-1(c)(1)(i)
- A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
- G A real estate investment trust
- A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
- A common trust fund as defined in section 584(a)
- A bank as defined in section 581
- A broker
- A trust exempt from tax under section 664 or described in section 4947(a)(1)
- A tax exempt trust under a section 403(b) plan or section 457(g) plan



#### **Schedule 3 - Consistent Compounders Investment Approach**

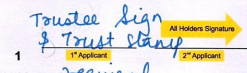
Investment Objective	To generate sustainable returns over r	nedium to long term by making	investments which primarily comprise of equity securities.
Description of Securities	Under Consistent Compounders, clie companies which are listed in India. S part might be retained as bank balance	ome part of client monies migh	ovested in equity shares and equity linked instruments issued by t be invested in units of money market and liquid funds and some
Basis of Selection of type of security	companies which have a proven trac capital employed in excess of the cos shares and equity linked instruments	k record of steady growth in re at of capital Hence, under this is issued by companies listed in	generating returns by investing in participating instruments of evenues alongside the ability to consistently deliver a return on investment approach, investments are primarily made in equity India. To keep some part of client monies in liquid form, such the fund or they are retained in the bank account in form of bank
Allocation of portfolio across types of securities	Type of sec	urity	Allocation in portfolio
types of securities	Equity and equity linked instruments		=>70%
	Money market funds / Liquid	funds / Bank balance	up to 30%
Appropriate Benchmark to compare performance	Nifty 50 Total Return Index		
Basis for choice of benchmark		rovides instruction for pay-out of	narket capitalisation. Further, the portfolio managers reinvest the of dividend. Hence, Nifty 50 Total Return Index has been selected
Minimum investment	Approach would be decided by the Pobe stipulated by the Regulations from of the Portfolio Manager held in cash mutual funds, gilt schemes, bank de amount in tranches which shall be de amounts payable under the tranches 10 days to the Client. The Client has the	ortfolio Manager from time to tin time to time. The uninvested ar a or deployed in liquid fund sch sposits and other short term a stailed in a separate Schedule, ahead of the dates for payment he option to pay such amounts ts which will be accepted to	wards initial corpus under Consistent Compounders Investment the eand the minimum sum will not be less than any amount as may mounts forming part of the Client's Assets may be at the discretion temes, exchange traded index funds, debt oriented schemes of evenues for investment. The Portfolio Manager may call for the The Portfolio Manager will, however, be at liberty to call for the mentioned in the said Schedule by giving a prior written notice of ahead of the dates to the Portfolio Manager if he/fit deems fit. The wards any additional investment in Consistent Compounders me to time.
Indicative tenure or investment horizon	3 years – 20 years		
Minimum tenure/Lock-in period/ Exit loads	Minimum tenure not applicable unde Investment Approach shall not be su managed under this approach.	er this investment approach / bject to any lock-in period / Th	DPMS Investments managed under Consistent Compounders lere shall be no levy of exit load on withdrawal of monies being
Redemptions / Partial withdrawals	Partial withdrawal shall be allowed or amount is not less than the minimum in	nly to such extent that portfolio not not such extent that portfolio not specified in the Mini	value after recovery of fees, charges, and payment of withdrawal mum investment clause in this schedule
Use of derivatives	market instability. If the client does not	want the Portfolio Manager to	it necessary to protect the value of client's portfolios in periods of use derivatives at all in his/her portfolio, then, he/she can mention ng form and the Portfolio Manager would be barred from using

#### Risks associated with the investment approach

Risks associated with the investment approach

The investments made in Securities are subject to market risk and there is no assurance or guarantee that the objectives of investments will be achieved, and the Portfolio Manager has no liability for any losses resulting from the Client availing of the Portfolio Management Services. The following are the current risk factors as perceived by management of the Portfolio Manager. This list is not intended to be exhaustive in nature and is merely intended to highlight certain risks that are associated with investing in Securities:

- Investment in equities, derivatives and mutual funds and Exchange Traded Index Funds are subject to market risks and there is no assurance or guarantee that the
  objective of investments will be achieved.
- (ii) As with any investment in Securities, the Net Asset Value of the portfolio can go up or down depending upon the factors and forces affecting the capital markets.
- (iii) The performance of the portfolio may be affected by changes in Government policies, general levels of interest rates and risks associated with trading volumes, liquidity and settlement systems in equity and debt markets.
- (iv) The past performance of the Portfolio Manager does not indicate its future performance. Investors are not being offered any guaranteed returns.
- (v) The performance of the Assets of the Client may be adversely affected by the performance of individual Securities, changes in the marketplace and industry specific and macro-economic factors. The investment approaches are given different names for convenience purpose and the names of the approaches do not in any manner indicate their prospects or returns.
- (vi) Investments in debt instruments and other fixed income securities are subject to default risk, liquidity risk and interest rate risk. Interest rate risk results from changes in demand and supply for money and other macroeconomic factors and creates price changes in the value of the debt instruments. Consequently, the Net Asset Value of the portfolio may be subject to fluctuation.
- (vii) Investments in debt instruments are subject to reinvestment risks as interest rates prevailing on interest amount or maturity due dates may differ from the original coupon of the bond, which might result in the proceeds being invested at a lower rate.
- (viii) The Portfolio Manager may invest in non-publicly offered debt securities and unlisted equities. This may expose the Client's portfolio to liquidity risks.
- Engaging in Securities lending is subject to risks related to fluctuations in collateral value/settlement/liquidity/counter party. The Portfolio Manager may use derivatives instruments like index futures, stock futures and options contracts, warrants, convertible securities, swap agreements or any other derivative instruments for the purpose of hedging and portfolio balancing, as permitted under the Regulations and guidelines. Usage of derivatives will expose the Portfolio to certain risks inherent to such derivatives. As and when the Portfolio Manager deals in the derivatives market on behalf of the Client, there are risk factors and issues concerning the use of derivatives that investors should understand.
- (x) Derivative products are specialized instruments that require investment techniques and risk analyses different from those associated with stocks and bonds. The use of a derivative requires an understanding not only of the underlying instrument but of the derivative itself.
- (xi) Derivatives require the maintenance of adequate controls to monitor the transactions entered into, the ability to assess the risk that a derivative adds to the portfolio and the ability to forecast price or interest rate movements correctly. There is the possibility that a loss may be sustained by the portfolio as a result of the failure of another party



(usually referred to as the "counter party") to comply with the terms of the derivatives contract. Other risks in using derivatives include the risk of mispricing or improper valuation of derivatives and the inability of derivatives to correlate perfectly with underlying assets, rates and indices. Thus, derivatives are highly leveraged instruments. Even a small price movement in the underlying security could have a large impact on their value.

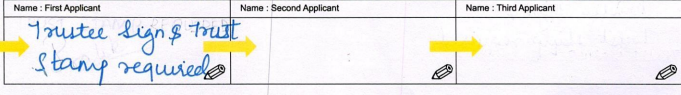
- (xii) Re-investment Risk: This risk refers to the interest rate levels at which cash flows received from the Securities under a particular portfolio are reinvested. The additional income from reinvestment is the "interest on interest" component. The risk is that the rate at which interim cash flows can be reinvested may be lower than that originally assumed.
- (xiii) There are inherent risks arising out of investment objectives, investment approach, asset allocation and non-diversification of portfolio.
- (xiv) Prepayment risk: there may be unscheduled return of principal on a particular Security, which may result in a reinvestment risk.
- (xv) Credit Risk: Credit risk or default risk refers to the risk that an issuer of a fixed income Security may default Because of this risk corporate debentures are sold at a higher yield above those offered on Government Securities which are sovereign obligations and free of credit risk. Normally, the value of a fixed income security will fluctuate depending upon the changes in the perceived level of credit risk as well any actual event of default.
- (xvi) The Net Asset Value may be affected by changes in settlement periods and transfer procedures.
- (xvii) Risks related to index linked securities: Performance of the reference index will have a direct bearing on the performance of the strategy. In the event the reference index is dissolved or withdrawn by the Index Provider; in case of Securities such as debentures, the debenture trustees upon request by the issuer may modify the terms of issue of the debentures so as to track a different and suitable index. Tracking errors are also inherent in any equity linked security and such errors may cause the equity index-linked security to generate returns which are not in line with the performance of the reference index or one or more Securities covered and/or included in the reference index.
- (xviii) Risks pertaining to investments in Gold ETF's will be as provided in the disclosure document of the Portfolio Management Services. However, some of the specific risks may include market risks, currency risks, counter party risk, liquidity risk and loss of physical gold.
- (xix) Currency Exchange Rate Risk: The Client's portfolio may from time to time enter into currency exchange transactions either on a spot basis or by buying currency exchange forward contracts. Neither spot transactions nor forward currency exchange contracts eliminate fluctuations in the price of the Client's portfolio Securities or in foreign exchange rates or prevent losses if the prices of these Securities should decline. Performance of the Client's Portfolio may be strongly influenced by movements in foreign exchange rates because currency positions held by the Client's portfolio may not correspond with the Securities positions held.
- In case of investments in mutual fund, the Client bear the recurring expenses of the Portfolio Manager in addition to the expenses of the underlying mutual fund schemes.

  Hence, the Client may receive lower pre-tax returns compared to what the Client may have received had he invested directly in the underlying Securities of the mutual fund schemes.
- (xxi) After accepting the corpus for management, the Portfolio Manager may not get an opportunity to deploy the same or there may be a delay in deployment. In such a situation the Client may suffer opportunity loss.
- Risks associated with investment in equity instruments using Quantitative Analysis/Quant Model: Some of the Risks attached with Quantitative Analysis are: (i) Market Risk: Like any other equity investments, these are subject to market risk. (ii) Modelling Error: Quant models are subject to price and volume inputs. It is possible that some of these inputs are entered incorrectly. The quant model selected by the Portfolio Manager may not perform as tested; such a scenario is entirely possible and would result in a loss. (iii) Deviation from theoretical model: A quant model is theoretical in nature, however at times the market may act unexpectedly resulting in a loss, the quant model cannot account for any such market behaviour. The quant model may initiate a sell signal; however, the stock may not have adequate liquidity at that moment forcing the portfolio manager to further drive down the stock price.
- (xxiii) Spread risk: Investments in corporate bonds are exposed to the risk of widening of the Spread between corporate bonds and gilts. Prices of corporate bonds tend to fall if this spread widens which will affect the Strategy accordingly.
- (xxiv) Liquidity or Marketability Risk: This refers to the ease with which a security can be sold at or near to its valuation yield-to-maturity (YTM). The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer.
- (xxv) Risks related to Special Situations: Special situation trades are subject to all risks under equity; however, in certain cases the risks can be specific as are mentioned: (i) The promoter may choose not to accept the discovered prices (ii) Regulatory hurdles may delay any specific corporate action.
- (xxvi) Risk Associated with Securitized Debt: Securitized debt may suffer credit losses in the event of the delinquencies and credit losses in the underlying pool exceeding the credit enhancement provided. As compared to the normal corporate or sovereign debt, securitized debt is normally exposed to a higher level of reinvestment risk.
- Risk factor specifically while using Options: The Portfolio Manager might buy options to enhance yield. In buying options the profit potential is unlimited, whereas the maximum risk is the premium paid to buy the options. The Portfolio Manager may use Derivatives instruments like equity futures & options, or other Derivative instruments as permitted under the Regulations and guidelines. Usage of Derivatives will expose the strategies to liquidity risk, open position risk, and opportunities risk etc. Such risks include the risk of mispricing or improper valuation and the inability of Derivatives to correlate perfectly with underlying assets, rates and indices. In case of the Derivative strategies, it may not be possible to square off the cash position against the corresponding Derivative position at the exact closing price available in the Value Weighted Average Period.
- (xxviii) Risk factors associated with Derivatives: Derivative products are leveraged instruments and can provide disproportionate gains as well as disproportionate losses to the Investor. Execution of such strategies depends upon the ability of the Portfolio Manager to identify such opportunities. Identification and execution of the strategies to be pursued by the Portfolio Manager involve uncertainty and the decision of Portfolio Manager may not always be profitable. No assurance can be given that the Portfolio Manager will be able to identify or execute such strategies. The risks associated with the use of Derivatives are different from or possibly greater than, the risks associated with investing directly in securities and other traditional investments. Trading in derivatives has the following risks: (i) An exposure to Derivatives in excess of the hedging requirements can lead to losses. (ii) An exposure to Derivatives, when used for hedging purpose, can also limit the profits from a genuine investment transaction. (iii) Derivatives carry the risk of adverse changes in the market price. (iv) Illiquidity Risk i.e. risk that a Derivative trade may not be executed or reversed quickly enough at a fair price, due to lack of liquidity in the market.
- (xxix) The risks of investing in equity instruments include share price falls, receiving no dividends or receiving dividends lower in value than expected. They also include the risk that a company restructure may make it less profitable.
- Equity instruments face market volatility risk: Stock market tends to be very volatile in the short term. Even if fundamentals of the underlying companies do not materially change in the short term, volatility in the broader stock market can result in volatility in share prices of stocks forming part of the Client's portfolio
- (xxxi) Equity instruments face fundamental risk: If fundamentals of the companies chosen by the Portfolio Manager deteriorate over time, there is no guarantee or assurance that the Portfolio Manager's analysts and fund managers will be able to identify such deterioration in fundamentals and take appropriate action in a timely manner which could lead to higher volatility and a lower return from the portfolio companies.
- (xxxii) Equity instruments face macro-economic and geo-political risks: Sudden changes to the macro-economic and geo-political environment within which Portfolio Manager's companies operate, could lead to increase in volatility of share prices of these companies.

Name : First Applicant	Name : Second Applicant	Name : 1	Third Applicant
Truter Sign & To	nuct		
Stamp sequire	do	0	0
MILMBAT			Date Date Date



#### SCHEDULE 3.1 - Fee structures and list of charges for Consistent Compounders Investment Approach Please Tick (✓) in anyone of the Fee Structure of your choice. Fixed fee\* at 2% Per Annum of the Net Asset Value1 - charged Quarterly2 Discretionary (Fixed Fees Only) Fixed fee\* at 1% Per Annum of the Net Asset Value' - charged Quarterly2 Plus Discretionary (Fixed and Performance fees) Performance fee\*\* at 15.0% Per Annum on all returns in excess of 12.0% (No Catch up) subject to a high watermark - charged Annually3 Performance fee\*\* at 20.0% Per Annum on all returns in excess of 8.0% Discretionary (Performance fees only) (No Catch up) subject to a high watermark - charged Annually Portfolio management and advisory fees: Investment Management and Advisory fees charged may be a fixed fee or a return-based fee or a combination of both. Fixed fees charged to clients will range from 10 BPS to 250 BPS per annum. The Company also intends to charge performance fees which will kick in after a hurdle rate ranging from 6% (six percent) to 12% (twelve percent) per annum. The Portfolio Manager intends to claim between 10%-40% (ten percent to forty percent) of the upside generated over and above the hurdle rate agreed with the client. All specifics of investment management & advisory fee for Consistent Compounders Investment Approach would be agreed with each Client and set out in more detail in Schedule 3.1 of the Marcellus DPMS Agreement. These charges relate to the opening and maintenance of Depository Accounts and/or custody fee and charges paid to the Custodian and/or Depository Participant, dematerialization of scrips, Securities lending and borrowing and their transfer charges in connection with the operation and management of the Client's portfolio account and is expected to be in the range of 1-25 BPS. Fund accounting charges: Up to 5 BPS. Registrar and transfer agent fee This is fee payable to the Registrar and Transfer Agent for giving effect to transfers of Securities and may interalia include stamp duty costs, courier, post and notary charge and is expected to be in the range of 10 BPS. Brokerage and transaction cost Charged at actuals. These are amounts payable to the broker for opening of an account, execution of transactions on the stock exchange or otherwise for the transfer of Securities and may interalia include service charges, stamp duty costs, GST, STT etc. and is expected to be in the range of 10 BPS Goods and Service Tax or any other statutory levy: As applicable from time to time. Depository Charges: As may be applicable from time to time. Bank Charges: As may be applicable at actuals. Stamp duty: As may be applicable at actuals 10. Legal costs and professional fees: Costs incurred for documentation, certifications, attestation and instituting or defending legal suits, audit fees and other similar charges. Charges in connection with day to day operations like courier expenses, stamp duty, service tax, postal, telegraphic, opening and operation of bank account or any other out of pocket expenses as may be incurred by the Portfolio Manager in the course of discharging his duties to the Client. Provided that, in the event that any out of pocket expenses to be incurred by the Portfolio Manager on behalf of the Client is to exceed 5% of the investment amount of the Client, the Portfolio Manager shall seek prior written consent of the Client before incurring such an expense. Portfolio Manager shall not charge any fees to Clients at the time of onboarding except the specific charges applicable for execution of the agreement and related documents for account opening Operating expenses excluding brokerage, over and above the fees charged for Portfolio Management Service, shall not exceed 0.50% per annum of the client's average daily Assets under Management (AUM). Incentive that shall be paid to Introducer for this account (if any): (Absolute share: for e.g., if fixed fee of 2% and incentive share is 50%, plea Performance Fee Incentive as 10%) se write fixed fee incentive as 1% (50% of 2%); if performance fee of 20% over 8% hurdle, and incentive share is 50% then please write Fixed Fee Incentive: % Performance Fee Incentive: % Performance Hurdle: Notes to fees: \*Fixed Fee computed as % Per Annum of the Net Asset Value1 - charged Quarterly \*\* subject to a high watermark - charged Annually (No Catch-up) 'Net Asset Value based on average daily NAV over the course of the computation period. <sup>2</sup>End of calendar quarter (31-Mar, 30-Jun, 30-Sep, 31-Dec). Pro-rata for the first computation period. <sup>3</sup>12 months from date of account activation under Consistent Compounders Investment Approach. If client makes partial redemptions out of PMS account or closes the PMS account before due date of billing, then, pro-rata fee would be recovered for the period between Last billing date / Account opening date and Date of redemption / account closure. If client has understood the fee calculations, client to write "I have understood the fee clause and computation of fee charged by Portfolio Manager for the Discretionary Portfolio Investment Management Services" and sign below. Cendenstood ee clause port folio Manager The parties have caused these schedules forming part of Marcellus Discretionary Portfolio Investment Janagement Service Agreement to be signed on the day and year and manner hereinafter mentioned. Name: First Applicant Name: Second Applicant Name: Third Applicant





## Schedule 3.2: Illustrations for fee computation under different fee structures for Consistent Compounders Investment Approach

Assumptions	Nature of fees	Scenario 1: Gain of 20%	Scenario 2: Loss of 20%	Scenario 3: No change
		Amount in Rs	Amount in Rs 50,00,000	Amount in Rs
1. Size of sample portfolio: Rs 50,00,000 2. Period: 1 year 3. Upfront fees: Nil 4. Performance fees: Nil 5. Fixed fees: 2% of the daily average NAV 6. Frequency of fee charging: Quarterly	Capital contribution	50,00,000	50,00,000	50,00,000
	Less: upfront fees	0	0	0
	Less: any other fees	0	0	0
	Assets under management (AUM)	50,00,000	50,00,000	50,00,000
o. I requestey of the dilarging. Quarterly	Add/Less: Profit/Loss on investment during the year of 20% of AUM	10,00,000	10,00,000	0
	Less: brokerage/DP charges/any other charges*	0	0	0
	Less: fixed fees of 2% per annum**	1,20,000	80,000	1,00,000
	Less: performance fees	0	0	0
	Total charges during the year	1,20,000	80,000	1,00,000
	Net Asset Value (NAV) of the portfolio at year end	58,80,000	39,20,000	49,00,000
	% change over capital contributed	17.60%	-21.60%	-2.00%

Illustration B: Fixed fee of 1% of the Net Asset Value (with NAV calculated based on average daily NAV over the course of the quarter) plus Performance fee of 15% on all returns in excess of 12% subject to a high watermark

Assumptions	Nature of fees	Scenario 1: Gain of 20%	Scenario 2: Loss of 20%	Scenario 3: No change
10000000000000000000000000000000000000		Amount in Rs	Amount in Rs 50,00,000 0 0 50,00,000	Amount in Rs
1. Size of sample portfolio: Rs 50,00,000	Capital contribution	50,00,000	50,00,000	50,00,000
Period: 1 year     Upfront fees: Nil     Hurdle rate: 12%     Performance fees: 15% of all returns in excess of the hurdle rate (subject to a high	Less: upfront fees	0	0	0
	Less: any other fees	0	0	0
	Assets under management (AUM)	50,00,000	50,00,000	50,00,000
watermark)	Add/Less: Profit/Loss on investment during the year of 20% of AUM	10,00,000	10,00,000	0
Fixed fees: 1% of the daily average NAV     Frequency of fee charging: Yearly for	Less: brokerage/DP charges/any other charges*	0	0	0
variable fees & quarterly for fixed fees.	Less: fixed fees of 1% per annum**	60,000	40,000	50,000
	Less: performance fees***	51000°	0*	0*
	Total charges during the year	1,11,000	40,000	50,000
	Net Asset Value (NAV) of the portfolio at year end	58,89,000	39,60,000	49,50,000
	% change over capital contributed	17.78%	-20.80%	-1.00%

#### Illustration C: Performance fee of 20% on all returns in excess of 8% subject to a high watermark

Period: 1 year Upfront fees: Nil Hurdle rate: 8% Performance fees:20% of all returns in excess of the hurdle rate (subject to a high watermark)	Nature of fees	Scenario 1: Gain of 20%	Scenario 2: Loss of 20%	Scenario 3: No change	
		Amount in Rs	Amount in Rs	Amount in Rs	
1. Size of sample portfolio: Rs 50,00,000	Capital contribution	50,00,000	50,00,000	50,00,000	
Period: 1 year     Use of the search of	Less: upfront fees	0	0	0	
	Less: any other fees	0	0	0	
	Assets under management (AUM)	50,00,000	50,00,000	50,00,000	
	Add/Less: Profit/Loss on investment during the year of 20% of AUM	10,00,000	10,00,000	0	
Fixed fees: Nil     Frequency of fee charging: Yearly	Less: brokerage/DP charges/any other charges*	0	0	0	
7. Frequency of fee charging, really	Less: fixed fees	0	0	0	
	Less: performance fees**	1,20,000"	0*	0*	
	Total charges during the year	1,20,000	0	0	
	Net Asset Value (NAV) of the portfolio at year end	58,80,000	40,00,000	50,00,000	
APPLICATION OF THE PROPERTY OF	% change over capital contributed	17.60%	-20.00%	0.00%	

#### **Assumptions:**

Place

\*for illustrative purposes only. In reality, brokerage and DP charges will be around 15-20bps whilst custody & fund accounting charges will be around 5-10 bps.

\*for illustrative purposes only. In reality, fixed fees will be charged each quarter based on the average daily NAV in that quarter (rather than on the year ending NAV).

\*\*\* charging 15% of all returns in excess of 12%.

\*This is for illustration purposes only. The actual performance fees on a client's account will be computed on the returns generated after charging all sorts of fixed fees as well as expenses. "Charging 20% of all returns in excess of 8%

Name : First Applicant	Name : Second Applicant	Name : Third Applican	t
Toustee sign	4		
Toust stamp	required		0

Date

# DEMAT ACCOUNT (ANNEXURE J), CUSTODY ACCOUNT AND BANK ACCOUNT OPENING FORM (FOR INDIVIDUALS)

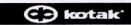
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Occupation	Private Sector	Agriculturist		e Sector	Agricu	lturist		Private S	ector	Ī	Agric	culturist
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give brief details)	Government Service	Housewife	Gover	mment [	House	wife		Governm	ent		Hous	ewife
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	the KYC Application Form]								
	Sr. No.	Holder					Yes	No	
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	3	Third Holde	er						
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(d)			vings bank account	t number of nominee, if maintained w	ith		Bank A	ccount	Num	ber	
(e)		Cop	py of any proof ginal for verification	of identity document (accompanied or duly attested by any entity authoriz ments, as provided in Annexure JB)							
(6)					DP	ID					
.,		De	mat account details	s or nominee	CII	ent ID					
				Email ID							
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		PAN	PAN of nominee											
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(d)			ings bank accoun	t number of nominee,	, if maintained with			Ba	nk Ac	coun	t Nur	nber		
(e)		Cop	Copy of any proof of identity document (accompanied by original for verification or duly attested by any entity authorized for attesting the documents, as provided in Annexure JB)											
(f)	<u> </u>					DP	ID							
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Sr	Nos. 7-12	2 shou	uld be filled only	y if nominee is a mir	ior:			76						
7	Date of	of Birth (in case of minor nominee)					D	М	М		Y	Y	Y	
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#### Annexure A

	1st Holder	2nd Holder	3rd Holder
Name	PRATIK M SHARMA	SuSHANT SHARMA 9392440461	
□ Mobile Number	9892530451	9392440461	
□ Email ID	SHARMA@GMAN	GNALL. COM	
I hereby declare that the aforesaid mobile number or E-mail ID belongs to: (Family includes spouse, dependent children and dependent parents).	d Me or □ My family	of Me or □ My family	□ Me or □ My family

#### Declaration

The rules and regulations of the Depository and Depository Participants pertaining to an account which are in force now have been read by me/us and I/we have understood the same and I/we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. I/we hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we 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/ we are aware that I/we may be held liable for it. In case non-resident account, I/we also declare that I/we have complied and will continue to comply with FEMA regulations. I/we acknowledge the receipt of copy of the document, "Rights and Obligations of the Beneficial Owner and Depository Participant".

We understand and confirm that the accounts will be operated under Power of Attorney and shall be governed under the terms and conditions of the Agreement for Custody Services executed between Kotak Mahindra Bank Limited and our Portfolio Management Service Provider and the same is agreeable to us.

I/We hereby give my/our voluntary consent in updating my/our Aadhaar Number to all my/our existing bank, demat, custody accounts and to my/our existing customer profile.

I/We hereby state and undertake that I/We have no objection in authenticating myself with Aadhaar based Authentication system and hereby give my/our voluntary consent as required under the Aadhaar Act 2016 and regulations framed thereunder.

In case of my/our Date of Birth/Gender as per bank records do not match with that of as per my/our Aadhaar, I /We hereby authorise bank to rectify my/our Date of Birth/Gender in my/our Bank records as per the Aadhaar.

Name(s)	of holder(s)	Signature(s) of holder
Sole/ First Holder/ Guardian (in case sole holder is minor) (Mr./Ms.)	PROTIK SHAR PRIVATE (18	me family « Rustee Sign & Bust is 7 Stamp Reguland.
Second Holder (Mr./Ms.)		X Prester Son & Plust
Third Holder (Mr./Ms.)		x



#### Notes:

- 1. All communication shall be sent at the address of the Sole/First holder only.
- 2. Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8<sup>th</sup> Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 3. Instructions related to nomination, are as below:
  - I. The nomination can be made only by individuals holding beneficiary owner accounts on their own behalf singly or jointly. Non- individuals including society, trust, body corporate, partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot nominate. If the account is held jointly all joint holders will sign the nomination form.
  - II. A minor can be nominated. In that event, the name and address of the Guardian of the minor nominee shall be provided by the beneficial owner.
  - III. The Nominee shall not be a trust, society, body corporate, partnership firm, karta of Hindu Undivided Family or a power of Attorney holder. A non-resident Indian can be a Nominee, subject to the exchange controls in force, from time to time.
  - IV. Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities.
  - V. Transfer of securities in favour of a Nominee shall be valid discharge by the depository and the Participant against the legal heir.
  - VI. The cancellation of nomination can be made by individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Non- individuals including society, trust, body corporate, partnership firm, karta of Hindu Undivided Family, holder of power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form.
  - VII. On cancellation of the nomination, the nomination shall stand rescinded and the depository shall not be under any obligation to transfer the securities in favour of the Nominee.
- 4. For receiving Statement of Account in electronic form:
  - Client must ensure the confidentiality of the password of the email account.
  - II. Client must promptly inform the Participant if the email address has changed.
  - III. Client may opt to terminate this facility by giving 10 days prior notice. Similarly, Participant may also terminate this facility by giving 10 days prior notice.

5. Strike	off v	vhich	hever	is not	t appl	icabl	e		
====		==	===		===	==:	===	===	
									knowledgement
							P	artici	Name, Address & DP ID
Received	the	ap	pplica	ition	froi	m I	Mr/M	ls	as the sole/first holder along with as the second and third holders respectively for
opening of	f a dep	osit	ory a	ccoun	t. Ple	ase q	uote	the D	% Client ID allotted to you in all your future correspondence.
Date:	D	D	М	М	Y	Y	Y	Y	Participant Stamp & Signature



### Know Your Client (KYC) Application Form (For Non-Individuals Only)

Kotak Infiniti, 6th Floor, Building No. 21, Infinity Park, Off Western Express Highway, Malad (E), Mumbai - 400 097.

ease IIII III ENGLISH alid III BLOCK LEI IERS	WILLI DIGER IIIK		~ppii	adon No
A. Identity Details (Please see guideli	nes overleaf)			
1. Name of the Applicant (Please write con				do not abbreviate the Name).
PRATIK SHA			CUS MTE	Photograph
Place of Incorporation My My My 3. Registration No. (e.g.) CIN	32014		Q.	CU <sub>Please affix</sub>
3. Registration No. (e.g.) CIN)	999MH201AP7C	308428		the recent passport
Date of commencement of business	04/04/2014	1/		size photograph and sign across it
. Status Please tick (√) ☐ Private Limited ☐ FI ☐ FII ☐ HUF ☐ AOP ☐ ☐ Defence Establishment ☐ Body of Ind	Bank Government Body	Non-Government Organisati	☐ Charities ☐ NGO's on )	Instel
i. Permanent Account Number (PAN) (	MANDATORY) CYLTM	38 OSF (Please enc	lose a duly attested copy	of PAN Card)
. Address Details (Please see guideli	nes overleaf)			
Address for Correspondence:  APPAR HOUSE  CHEMBUR	INDUSTRIAL	AREA SI	ON TROM	BAY ROAD
City/Town/Village MUMBA	4		Pin	Code 400071
State MAHARASH TH		Cou	ntry INDIA	Code 400071
2. Contact Details				
Tel.(Off.) ISD STD		Tel.(Res.) ISD	STD	
Mobile 989253045		Fax ISD	STD	
E-mail Id SHARMA@G				
Proof of address to be provided by App     *Latest Telephone Bill (only Land Line)     Any other proof of address document	*Latest Electricity Bill *Latest Ba			
*Not more than 3 months old. Validity / 4. Registered Address (if different fro				
City/Town/Village			Pin	Code
State		Cou		
5. Proof of address to be provided by App  *Latest Telephone Bill (only Land Line)  Any other proof of address document	*Latest Electricity Bill *Latest Ba (as listed overleaf) (please specify)	e following valid documents ank Account Statement Re	& tick (/) against the d gistered Lease / Sale Agro	
*Not more than 3 months old. Validity /		mitted [D]D]/[M]M]/[		
C. New Other Details (Please see guide	A COLOR OF THE PROPERTY OF THE PARTY OF THE	GENERAL DESIGNATION OF THE PERSON OF THE PER		
1. Gross Annual Income Details Please tick 2. Net-worth in ₹ 70 CPOP	as on (date) 3	1/01/2021		ics - ₹ 1 Crore > ₹ 1 Crore
3. Name, PAN, DIN/UID, residential address (Please use the Annexure to fill in the de	tails)		time directors:	
4. Is the entity involved/providing any of	V.			and the same of the
- For Foreign Exchange / Money Changer		ing / Gambling / Lottery Serv	ices (e.g. casinos, betting	syndicates) YES NO
- Money Lending / Pawning YES	<b>₹</b> NO			
. Any other information:			PRAT	IR MISHARA
	DECLARATION		NAME &	Touten It
I/We hereby declare that the details furnished aboundertake to inform you of any changes therein, untrue or misleading or misrepresenting, I am/We Place:	ve are true and correct to the best of my/ou immediately. In case any of the above inf	formation is found to be false or		Trust sta
FOR OFFICE USE ONLY				
(Original Verified) Self Certified Document	nt copies received	(Attested) True copies	of documents received	
		shindra Bank Ltd. Seal / Stamp)		
Employee Name Employee Designation	Employee Code		Employee Signature	te
LINDIOVEE DESIGNATION	EHIDIOVEE CODE		FILIDIOVEE SIGNATURE	

#### INSTRUCTIONS/CHECK LIST FOR FILLING KYC FORM

#### IMPORTANT POINTS:

- Self attested copy of PAN card is mandatory for all clients, 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 selfattested 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 with the documentary proof submitted.
- If correspondence & permanent address are different, then proofs 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.
- 10. 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.
- 11. 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.
- 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: Centrals/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/Flat Maintenance bill/ Insurance Copy.
- Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill -Not more than 3 months old.
- Bank Account Statement/Passbook Note 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 ICAI, ICWAI, ICSI, Bar Council etc., to their
- For FII/sub account, Power of Attorney given by FII/sub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.

  The proof of address in the name of the spouse may be accepted.
- **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 upto Rs. 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 of 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.

### In case on Non-Individuals, additional documents to be obtained from non-individuals, over & above the POI & POA, as mentioned below:

Types of entity	Documentary requirements
Corporate	<ul> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year).</li> <li>Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/Whole time director/MD (to be submitted every year).</li> <li>Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations.</li> <li>Photograph, POI, POA, PAN of individual promoters holding control – either directly or indirectly.</li> <li>Copies of the Memorandum and Articles of Association and certificate of incorporation.</li> <li>Copy of the Board Resolution for investment in securities market.</li> <li>Authorised signatories list with specimen signatures.</li> </ul>
Partnership firm	<ul> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year).</li> <li>Certificate of registration (for registered partnership firms only).</li> <li>Copy of partnership deed.</li> <li>Authorised signatories list with specimen signatures.</li> <li>Photograph, POI, POA, PAN of Partners.</li> </ul>
Trust	<ul> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year).</li> <li>Certificate of registration (for registered trust only).</li> <li>Copy of trust deed.</li> <li>List of trustees certified by managing trustees/CA.</li> <li>Photograph, POI, POA, PAN of Trustees.</li> </ul>
HUF	PAN of HUF. Deed of declaration of HUF/List of coparceners. Bank pass-book/bank statement in the name of HUF. Photograph, POI, POA, PAN of Karta.
Unincorporated Association or a body of individuals	<ul> <li>Proof of Existence/Constitution document.</li> <li>Resolution of the managing body &amp; Power of Attorney granted to transact business on its behalf.</li> <li>Authorized signatories list with specimen signatures.</li> </ul>
Bank/Institutional Investors	<ul> <li>Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years.</li> <li>Authorized signatories list with specimen signatures.</li> </ul>
Foreign Institutional Investors (FII)	<ul> <li>Copy of SEBI registration certificate.</li> <li>Authorized signatories list with specimen signatures.</li> </ul>
Army/Government Bodies	<ul> <li>Self-certification on letterhead.</li> <li>Authorized signatories list with specimen signatures.</li> </ul>
Registered Society	Copy of Registration Certificate under Societies Registration Act. List of Managing Committee members. Committee resolution for persons authorized to act as authorized signatories with specimen signatures. True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

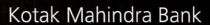
Details of Promoters/Partners/Karta/Trustees and whole time directors forming a part of Know Your Client (KYC) Application Form for Non-Individuals me of Applicant PRAGIK SHARMA FOMILY PRIVACE IRUT PAN of the Applicant CYL 7M3805 Name of Applicant PRAGIK PAN of the Applicant CYL 7M3805F Residential / Registered Relationship with Applicant (i.e. promoters, whole time directors etc.) DIN / UID Whether Politically Photograph Address Exposed B-602 GOLDENVILE AABPA4321L PRATIK M PEP SOCIETY, CHEMOUR RPEP MUMBAY-400071 NO ( IRUSTGE MAHARASHTRA B-604, GOLDENNILE ACAPZ ☐ PEP Society Chengy Num BAI-400071 MAHAROSHTRA RPEP NO PEP RPEP NO PEP RPEP NO PEP RPEP NO

Name & Signature of the Authorised Signatory(ies)

Date DD/MM/YYYY

PEP: Politically Exposed Person RPEP: Related to Politically Exposed Person

Truster sign & Trust Stamp Required





### FATCA / CRS DECLARATION FOR NON-INDIVIDUAL ACCOUNTS

Note: The information in this section is being collected because of enhancements to Kotak Mahindra Bank Limited s new account on-boarding procedures in order to comply with Foreign Account Tax Compliance Act (FATCA) requirements pursuant to amendments made to Income-tax Act, 1961 read with Income-tax Rules, 1962:

http://www.incometaxindia.gov.in/dtaa/other%20agreements/india\_iga\_final-\_india\_english.pdf

 $\underline{\text{http://www.oecd.org/ctp/exchange-of-tax-information/automatic-exchange-financial-account-information-common-reporting-standard.pdf}$ 

Office / Bank use only		-
OPTY ID / SR Number :		

#### FATCA / CRS declaration and details for entities

(We are unable to provide advice about your FATCA classification or interpretation of any terms. Please therefore seek advice from a tax professional on any FATCA aspects)

Part A - Preliminary details (All fields mandatory)

Sr No	Particulars	Details of Applicant
1.	Customer Relationship Number (CRN) of the entity [if any]	
2.	Name of the Entity	PROTIK SHARMA FAMILY PRIVATE TRUST
3.	Address for Tax Residence (including city, state, country and pin code)	PRATIK SHARMA FAMILY PRIVATE TRUS APPAR HOUSE, INDUSTRIAL AREA, SION TROMBAY ROAD, CHEMBUR, MUMBA- MAHARASHTRA
١.	Address Type (Business or registered office)	BUSINED.
i.	Entity Constitution Type. (Refer Instruction 6 in annexure)	(i Rus 1
6.	Do you satisfy any of the criteria mentioned below?	
	a. Is the entity a U.S. person (Please refer 'other definitions' in the instructions)      b. Is the entity a Specified US Person	Yes No No Please go to c)  Yes No Please go to c)  Yes No Please go to c)  Yes No Please go to c)
		(Refer instruction 5 in annexure)
	c. Is the entity formed/incorporated outside India	Yes No <pre>No </pre> No <pre>No <pre>Nease specify city and country of incorporation/formation&gt;&gt;</pre></pre>
	d. Is the entity having Tax Residency in any country (ies) other than India	Yes << If yes, please provide the following details>>
		No Country of Tax Identification No. / Functional equivalent of the foreign country Tax Identification document*
		#In case Tax Identification Number is not available, kindly provide functional equivalentor Company Identification Number or Global Entity Identification Number
7.	Is the entity a Financial Institution (FI) (including an Foreign Financial Institution) (refer instruction 1 in annexure)  Or	Yes No (Please fill Part B) No (Go to next question)
	A Direct Reporting NFFE (Refer 'other definitions' in Annexure)	
8.	Is the entity a publicly traded corporation / a related entity of a publicly traded corporation / Active NFFE (For clarification, refer instruction 3 in Annexure)	Yes No No (Please fill Part C) (Please go to Part D)

# Part B – If your answer to question 7 in Part A is a YES, please provide details in relation to Financial Institutions/ Foreign Financial Institutions or Direct Reporting NFFEs

Particulars	Details of applicant				
The entity is:  1. Financial Institution	Global Intermediary Identification Number (GIIN)				
2. Direct Reporting NFFE	Note: If you do not have a GIIN but you are sponsored by another entity, please provide your sponsor's GIIN and name below:  Name of sponsoring entity:				
If GIIN not available [tick any one]: (Not applicable to Direct Reporting NFFE)	a. Not obtained: b. Applied for [insert application date]  c. GIIN not required [insert application date]  Please specify reasons: [Insert application date]  Please insert code: [Insert code description of the code of the				

### Part C – If your answer to question 8 in Part A is a YES, please provide following details:

Sr No	Particulars	Details of applicant
1.	a. Are you a publicly traded company? (Refer 'Instruction 3' in the annexure)	Yes No No [Please fill C1(b)] (Please fill C2)
	b. Are your shares regularly traded on a recognized stock exchange	Yes No (Please fill C2)  If yes, please provide name of the stock exchange where the shares are regularly traded:  1. 2. (Please go to Declaration and Acknowledgment)
2.	Are you a related entity'of a listed company mentioned in Part C (1) above  # Related entity — An entity is a related entity of another entity if either entity controls the other entity or the two entities are under common control	Yes No No Nature of relation with the related entity: (Please fill C3) Subsidiary of the listed company Controlled by a listed company If yes, please provide name of the related entity that is listed: Name of the stock exchange where the shares of the related listed entity are regularly traded:  1
3.	Entity is an Active NFFE	Please specify nature of business (Refer codes in Instruction 3)  (Please go to Declaration and Acknowledgment)

ntity is an Passive NFFE :									
ther than Direct reporting NFFE									
ease specify nature of business.	: <u></u>	-							
rovide details of all UBO/s efinitions' in the Annexure]) in the you an Owner-docume.	the table below		ersons as	per PMLA]	(including	Owner Do	cumented FFI's	For clarifi	cation, refer'Other
f 'Yes', <u>in addition to the</u> Juditor's Letter. I'No', Please provide belo	below details, pi		duly fille	ed form W	8BEN E alc	ong with I	FFI Owner Rep	oorting St	tatement and
Name of UBO	Country of Tax residency	Residence address for tax purposes	(	thers name If PAN not available)	Tax identi numbo equivaler identific functi	er or nt & Tax cation/	Identification document: Passport/ PAN etc.	City and Country of Birth	UBO Code (For clarification, refer Instruction 7 in the Annexure)
					equivalent	document			
		60							
A. If any of the UBO is a resequivalent / Social Securible.  Submit documentary proc.  If number of UBOs are gr	sident / citizen of 'ot ity Number [SSN] oof like shareholding reater than 4 or the sp	ther than India' or g pattern duly self-a pace required is ins r Relation Form	citizen / ta attested by ufficient, i or the UB	ax resident y Authorized information	/ greeń card d Signatory / in the given	Company S	ecretary begiven in addi	orovide Tax tional sheet	payer ID number
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## **POWER OF ATTORNEY**

PRACIK SHARMA FAMILY PRIVATE TRUSTPHENT
TRUST
I an individual(s)/a company/Trust, residing at APPAR HOUSE, INDUSTRIAL AREA.  SION TROMBAY ROSO, CHEMBUR, MUMBAI-4000H, MAHARAS
incorporated under the/constituted under the Indian Trust Act, 1982/Bombay Public Trust Act, 1950, having its registered office at
through its authorized signatory(ies)
/ represented by its Trusteesand authorized to invest in Indian stock markets ("the Grantor");
AND WHEREAS the Grantor entered into a Portfolio Management agreement with Marcellus Investment Managers Private Limited having its office at Flat No 602, Tower 1 Odyssey, Hiranandani Gardens, Powai, Mumbai – 400076_to act as portfolio manager;
AND WHEREAS the Portfolio Manger has also entered into a Custodial Services agreement with Kotak Mahindra Bank Limited having its office at Kotak Infiniti, 6th Floor, Zone IV Building No. 21, Infinity Park, Off Western Express Highway, General A K Vaidya Marg, Malad (E), Mumbai - 400 097 to act as Local Custodian in India to maintain the pool level custody account, bank account and depository account with the Local Custodian;
AND WHEREAS the Grantor in relation to the Portfolio Management Agreement has also opened the Depository Participant account and Cash Account with the Local Custodian and in terms of the Portfolio Management Agreement has authorized the Portfolio Manager to give instructions for operation of the DP account and Cash Account maintained with the Local Custodian.
AND WHEREAS the transactions intended to be completed warrant a Power of Attorney to be granted in favour of Local Custodian;
NOW KNOW YE ALL AND THESE PRESENTS WITNESS THAT WE, PRIVATE TRUST hereby make, constitute and appoint Kotak Mahindra Bank Limited, Kotak Infiniti, 6th Floor, Zone IV Building No. 21, Infinity Park, Off Western Express Highway, General A K Vaidya Marg, Malad (E), Mumbai - 400 097, hereinafter referred to as the "Attorney", as our true and lawful attorney, in our name and on our behalf to do, subject to the restriction set out below, any or all of the following acts, deeds and things, that is to say:
(Reference to the term "securities" shall for the purpose of these presents include in addition to the normal commercial meaning thereof, dematerialized and/or rematerialized balances, dematerialized and/or rematerialized securities and statements pertaining to such dematerialized and/or rematerialized balances.)
1) To receive, deliver endorse, dematerialize, rematerialize or otherwise transfer and assign all securities issued by any Government or local authorities, shares, stocks or debentures in

any company or corporation, whether incorporated in India or in any other country including the said Attorney or any other stocks, funds, debentures and securities of any description, including any units issued by any unit trust or mutual fund (hereinafter referred to as "securities") which do now or shall hereafter stand in our name which we may now or at any time hereafter acquire.

- 2) To accept and sign transfer unto our name or in the name of any other person any securities, dematerialized/rematerialized balances/statements.
- To apply for and accept allotments of any securities, rights, bonus issues or its equivalent in dematerialized form.
- 4) To open and operate upon such accounts as may be designated by us for the purpose of giving effect to the powers set out in these presents and/or in the Custodial Services Agreement.
- 5) To demand, recover, enforce payment of, collect, receive and give good and sufficient receipts, discharges and indemnities for and in respect of all dividends, interest, income debts, principal monies, interest and any sums due under any such investments, securities, rights and things to which we are or may be entitled whether solely or jointly with any other person or persons or corporation.
- 6) To sign and endorse all cheques, promissory notes, bills of exchange or other orders for the payment of money to which the signature or endorsement of or on our behalf may be needed or deemed expedient.
- 7) To sign, seal, execute, deliver and to do such deeds, transfer, agreements, receipts, releases, discharges, instruments, application, contracts, transfer deeds, surrenders, dividend mandates or other documents including "StockInvest" and Fixed Deposit applications, acts and things as may be necessary in relation to the powers hereby granted or any of them.
- 8) A. To issue SGL Transfer Forms on its Constituent SGL Account with the Reserve Bank of India and to debit the same to our securities account held with Kotak Bank
  - B. To receive SGL Transfer Forms for deposit into its Constituent SGL Account with the Reserve Bank of India and to credit the same to our securities account held with Kotak Bank
  - C. To submit requests to the Reserve Bank of India for surrender of securities with a view to having the same credited to its Constituent SGL Account with the Reserve Bank of India.
  - D. To submit requests to the Reserve Bank of India for issue of securities in the form of Government Promissory Notes or Stock Certificates by debit to its Constituent SGL Account with the Reserve Bank of India.
- 9) To perform all such acts at any time as may be deemed by our attorney to be advisable including without limitation the generality thereof: executing and delivering indemnities, guarantees, receipts and/or other documents as may be necessary or desirable.
- 10) To endorse and transfer to the said Attorney, any securities of any description, whatsoever.
- 11)To present for payment and collect the amount payable upon all securities which may mature or be called, redeemed or retired or otherwise become payable.

- 12) To surrender securities in temporary form for definitive securities.
- 13)To hold all stock dividends, rights and similar securities with respect to any securities held by it.
- 14)To deliver securities/dematerialized balances/statements in exchange for other securities or cash issued or paid in connection with the liquidations, re-organization, re-financing merger, consolidation or re-capitalization of any corporation or upon the exercise of any rights or conversion privileges.
- 15)To make such transfers or exchanges of the assets held by us.
- 16) Generally, to act on the premises as fully and effectually as we could act if personally present
- 17)To take all necessary actions, including signing of all necessary applications and other documents, for the remittance to us in US Dollars (or other convertible currency) the sale proceeds of any shares, bonds and securities sold by us or sold on our behalf.
- 18)To apply for and carry out the necessary procedures for receiving tax exemption under the relative provisions of the income-tax laws, or under the Rules, notifications or order made thereunder, or under the relevant Avoidance of Double Taxation Treaty, if any.
- 19)To receive and transmit to us notices of Shareholders' meetings, dividend notices and any other related information.
- 20)To attend and vote or appoint any person to attend and vote as our proxy at any meetings of the company and/or its creditors and to effect, sanction or oppose any exercise or modification of rights relating to the said investments or any of them, in accordance with our instructions.
- 21)To make applications to any regulatory agencies in India for purchase or acquisition in any other manner or for sale or transfer of any securities or for such purpose as the attorney may consider appropriate, and to act, appear in any legal proceedings for or against us and to retain any lawyers, though not bound to do so.
- 22)To appoint a substitute/s and remove him at any time as the Attorney may consider appropriate.
- 23)To delegate to such person/body corporate to be appointed Constituted Attorney in our name and that of our attorneys with the power to do all acts, things and deeds set out in these presents.
- 24)To concur with any other person or persons or corporations in the doing of any act or thing hereby authorized, including appointment of legal advisors, on our behalf and in our name sign and execute Vakalatnamas, Pleadings, Affidavits and appeals and to commence or defend any action in relation to the powers hereby granted as our attorneys may deem fit.
- 25)To make and file proofs of claim and generally to represent us in any liquidation, bankruptcy, or insolvency all in relation to the aforesaid investments or any of them.
- 26)To sign and execute all such agreements, instruments, papers, documents, deeds, writing, forms as may be necessary or deemed expedient by the Attorney to comply with the Bye-Laws and Business Rules of the National Securities Depository Limited, SEBI (Depository & Participants) Regulations 1996 and all other rules, regulations of any other statutory or regulatory body or authority.

It is hereby declared that since this Power of Attorney is given to Kotak Bank which is a body corporate, the powers herein may be exercised by Kotak Bank through any of its employees.

And we hereby ratify and confirm and covenant for ourselves, our successors and assigns to ratify and confirm all and whatsoever shall be lawfully done in the premises in virtue of these presents including in such confirmation whatsoever shall be done in the between the time of revocation by any means of these presents and the time of such revocation becoming known to the said attorney and anything which shall be done after our winding up/liquidation and upon such winding up/liquidation becoming known to our attorney.

And it is hereby declared that the said Attorney in exercising the powers hereby conferred shall conform to the regulations and directions for the time being imposed on or given to the said Attorney by us, provided always that no person dealing with the said Attorney shall be concerned to see or inquire whether the said attorney is or is not acting in accordance with such regulations and directions and not withstanding any breach of such regulations and directions committed by the said Attorney or in regard to any act, deed or instrument, the same shall, as between us and the person dealing with the said Attorney, be valid and binding on us to all intents and purposes. And it is hereby also declared that the powers to be conferred shall not be determined or effected by the fact of us acting either personally or through another on the premises.

IN		VHEREOF, our Common Sealon this		,
In th	e presence of	(A)	_(B)	
WITN	NESS:		<del>&gt;</del>	
Nota		res have been affixed in the pres commissioned and practicing in the		a r office
Nota	ry Public			
We A	Accept	Trustee Sign	4	
		Trustee Sign Trust Stamp required.	it downty	
-	k Mahindra Ba Attorney)	nk Limited		

Appar House Industrial Area, Sion Trombay Road, Chembur, Mumbai 400071

Date: 12.01.2021

Extracts of the minutes of the meeting of Board of Trustees of **Pratik Sharma Family Private Trust** held at **Mumbai** on **12.02.2021** 

Resolved

THAT Kotak Mahindra Bank Limited ("KMBL") be appointed as Custodian ("The Custodian") for safekeeping securities held by the Trust in depository account opened with Kotak Mahindra Bank Limited ("KMBL") and for providing other Custodial Services to the Trust. A trust established under the provision of Indian Trust Act settled by \_\_\_\_\_\_

THAT Depository account in the name of **Pratik Sharma and Sushant Sharma** be opened with KMBL.

THAT Bank account in the name of KMBL.

AND THAT the Trust hereby authorizes following person as its Authorized Signatory to open the said Depository and Bank accounts:

Sr. No	Name	Designation
1	Pratik Sharma	Trustee
2 .	Sushant Sharma	Trustee

AND THAT the Mode of the signing be

#### - Severally by any one of the above Authorized signatories

AND THAT the authorized signatories in the above stated mode is/are hereby authorized to do all acts and deeds including signing of the Power of Attorney and the necessary forms and documents to open the Custody, Depository and Bank accounts with KMBL. The signatories are also authorized to sign any other document that may be required by KMBL to effectively discharge its duties as the Custodian.

AND THAT the Trust hereby appoints / authorizes Marcellus Investment Managers Pvt Ltd through its authorized representatives to operate the above mentioned accounts and to do all acts, deeds and things necessary for operation of the above mentioned accounts from time to time.

AND THAT the authorized representatives of Marcellus Investment Managers Pvt Ltd whose names are provided by Marcellus Investment Managers Pvt Ltd to KMBL from time to time be and are hereby authorized to send instructions pertaining to the confirmation of trades, trade amendments, remittance of funds and all other dealings with the Bank and other intermediaries on behalf of the Trust in respect of the arrangements it has with them.

**Note**: The extract of resolution should be certified to be as true by the company secretary and the same should be on Company letterhead.

\* (strike off whichever is not applicable)

For Pratik Sharma Family Private Trust For Pratik Sharma Family Private Trust

Trustee Trustee

Appar House Industrial Area, Sion Trombay Road, Chembur, Mumbai 400071

## **List of Authorized Signatories**

Trustee Photo	
tee Signature Photo	1
	tee Signature

Far				
For			2.00	

(Company Secretary/ Director/ Designated Partner/Karta/ Partner/ Trustee)

For Pratik Sharma Family Private Trust

Appar House Industrial Area, Sion Trombay Road, Chembur, Mumbai 400071

## (Format for List of Trustees & Settlors)

me

Appar House Industrial Area, Sion Trombay Road, Chembur, Mumbai 400071

(Format for List of Beneficiaries)

List of Beneficiaries

Sr. no	Name	%age
authorised signatory	and the state of t	
or Protile Sharma	Family Private Trust	

Appar House Industrial Area, Sion Trombay Road, Chembur, Mumbai 400071

Date: 19.02.20211	
То	
Whomsoever concerned	
Since the Trust Pratik Sharma Family Private Trust is a	
Mr/Mrs Pratik Sharma as a controlling person of the T	rust.
(Stamp & Sign of all Trustees)	

For Pratik Sharma Family Private Trust

Appar House Industrial Area, Sion Trombay Road, Chembur, Mumbai 400071

To Kotak Mahindra Bank Ltd.

We hereby declare below mentioned individuals as the Ultimate Beneficiary Owners of M/s **Pratik Sharma Family Private Trust** 

1) Pratik Sharma

**Authorised Signatory** 

For Pratik Sharma Family Private Trust

## SAREEN FAMILY PRIVATE TRUST

2012, Maker Bhawan, Nariman Point, Mumbai - 400002

Date: 19.02.2021

To

Whomsoever concerned

Since the Trust <u>Sareen Family Private Trust</u> is a discretionary trust we have appointed Mr. <u>Akshay Kumar Sharma</u> as a controlling person of the Trust.

(Stamp & Sign of all Trustees)

For Sareen Family Private Trust

Trustee

For Sareen Family Private Trust

Appar House Industrial Area, Sion Trombay Road, Chembur, Mumbai 400071

Date: 19.02.2021

To:
Head – Custody Services
Kotak Mahindra Bank Limited
Kotak Infiniti, 6th Floor
Zone IV Building No. 21, Infinity Park
Off Western Express Highway
General A K Vaidya Marg, Malad (E)
Mumbai - 400 097

Sub:	Address for communication for	the depository and bank accounts op	ened with Kotak Mahindra Bank
	Limited.		For Pratik Sharma Family Private Trust
Ref:	Depository Account No.	and Bank account No.	Trustee

We draw your attention to our aforesaid depository and bank account opened in the name of <u>Pratik Sharma Family</u> <u>Private Trust</u> with Kotak Mahindra Bank Limited.

We also wish to inform you that we have entered into a Portfolio Management agreement with Marcellus Investment Managers Pvt Ltd (The Portfolio Manager) having its office at 602, Odyssey-1, Hiranandani Gardens, Powai, Mumbai, India – 400076, to act as Portfolio Manager and the Portfolio Manger has also entered into a Custodial Services agreement with Kotak Mahindra Bank Limited having its office at Kotak Infiniti, 6th Floor, Zone IV Building No. 21, Infinity Park, Off Western Express Highway, General A K Vaidya Marg, Malad (E), Mumbai - 400 097 to act as Local Custodian in India to maintain the pool level custody account, bank account and depository account with the Local Custodian.

Pursuant to the Portfolio Management Agreement entered into between us and The Portfolio Manager I / We hereby instruct and authorize Kotak Mahindra Bank Limited to send all the reports / statements etc pertaining to the abovementioned depository and bank account directly to The Portfolio Manager acting in the capacity of our Attorney and that we would receive the complete necessary reporting from The Portfolio Manager

I/ We request you to please carryout the instructions with immediate effect.

Thanking you,			
Yours truly,			
For	-		
Authorized signatory			

For Pratik Sharma Family Private Trust