Know Your Client (KYC)

Application Form (For Individuals Only)



Intermediary Logo

Please fill the form in ENGLISH and in BLOCK letters

Fields marked * are mandatory		Application	Number:			
Fields marked * are pertaining to CKYC and malso	nandatory only if processing CKYC	Application	Type*:	□ New KYC	☐ Modifi	cation KYC
KYC Mode*: Please Tick (✓) ☐ Normal ☐ EKYC C	OTP EKYC Bio	metric [Online K	∕C □ Of	fline EKYC	☐ Digilocker
1. Identity Details (pleas	e refer guidelines over	leaf)				
PAN*	Ple:	ase enclose a duly	attested copy of	your PAN Card		
Name* (same as ID proof)						
Maiden Name ⁺ (if any)						
Fathers/Spouse's Name*						
Date of Birth*						
Gender*	☐ Male	☐ Female		Transgende	er	
Marital Status*	Single	☐ Married				Recent passport size
Nationality*	☐ Indian	Other				Applicant Photo
Residential Status*	Resident Individua	al	☐ Non Res	ident Indian		
Please Tick (✓)	☐ Foreign National		Person o	of Indian Origi	n ⁺	Cross Signature across photograph
	(Passport mandatory for NRIs Select NRI or Foreign National	-		•	nd not for KRA KYC.	
Proof of Identity (POI) subr	mitted for PAN exempt	ted cases (Plea	se tick)			
A — Aadhaar Card	XXXX XXXX					
B — Passport Number				(E	Expiry Date)	
C — Voter ID Card				(F	Expiry Date)	
☐ D — Driving License				(L		
E —NREGA Job Card						
F — NPR						
Z —Others			(an	y document notified	l by Central Governmer	nt)
Identification Nu	mber					
2. Address Details* (plea	ise refer guidelines ove	erleaf)				
A. Correspondence/ Local	Address*					
Line 1*						
Line 2						
Line3						
City/Town/Village*		Dist	rict*		Pin Co	de*
State*		Cou	ntry*			
Address Type* Reside	ntial/Business Re	esidential	Busin	ess Re	egistered Office	Unspecified
					Ар	pplicant e-SIGN

B. Permanent residence address of applicant, if different from	m above A / Overseas Address*	(Mandatory for NRI Applicant)
Line 1*		
Line 2		
Line3		
City/		~ · · · · ·
	ict*	
State*Cour	•	
Address Type* Residential/Business Residential	Business Registered	d Office Unspecified
Proof of Address* (attested copy of any 1 POA for correspondence and permane	ent address each to be submitted)	
A — Aadhaar Card XXXX XXXX	(Evniny Data)	
B — Passport Number	(Expiry Date)	
C — Voter ID Card	(Expiry Date)	
D — Driving License		
E — NREGA Job Card F — NPR Letter		
Z—Others Identification Number	(any document notified by Central G	Government)
identification Number		
3. Contact Details (in CAPITAL)		
Email ID*		
Mobile No. *		
Tel (off)	Tel (Res)	
4. A surlicent Declaration		
4. Applicant Declaration		
I/We hereby declare that the KYC details furnished by me are true and correct to the best of my/our knowledge and belief and I/we under-take to inform you of any	Applicant e-SIGN	Applicant Wet Signature
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. I/We hereby consent to receiving information from CVL KRA through SMS/Email on		
the above registered number/Email address.		
I am/We are also aware that for Aadhaar OVD based KYC, my KYC request shall be validated against Aadhaar details. I/We hereby consent to sharing my/our masked		
Aadhaar card with readable QR code or my Aadhaar XML/Digilocker XML file, along		
with passcode and as applicable, with KRA and other Intermediaries with whom I have a business relationship for KYC purposes only.		
DATE:(DD-MM-YYYY)		
PLACE:		
5. For Office Use Only		
In-Person Verification (IPV) carried out by*	Intermedia	ary Details*
IPV Date	Self certified document co	pies received (OVD)
Emp. Name	True Copies of documents	received (Attested)
Emp. Code	AMC / Intermediary Name :	
	Swastika Investmart	Limited
Emp. Designation		
Employee Signature and Stamp	Institution Na	ame and Stamp





Client Registration Form: Trading & Demat Account



RIGHT STEP TOWARDS WEALTH CREATION

For C	Office Use On	Client Name :	
Cash	□ NSE	□ BSE	Client Code :
F&O	□ NSE	□ BSE	DO ID 4004076
Currency	□ NSE	□ BSE	BO ID : 1204370
Demat	□ NSDL	□ CDSL	Introducer Name
Commodity	□ МСХ	□ NCDEX	Branch :

Client Name :	
Client Code :	Date :
BO ID: 12043700 / IN303833:	
Introducer Name :	
Branch ·	City ·

Swastika Investmart Limited



INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- 1. Self attested copy of PAN card is mandatory for all clients.
- Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case - the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as oer 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.
- 6. 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 entitles, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- Politically Exposed Persons (PEP) are defined as individuals who are or have been
 entrusted with prominent public functions in a foreign country, e.g., Heads of States
 or of Governments, senior politicians, senior Government / judicial/military officers,
 senior executives of state owned corporations, important political party officials, etc.

B. Proof of Identity (POI): List of documents admissible as Proof of Identity:

- PAN card with photograph. This is a mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D).
- Unique Identification Number (UID) (Aadhaar) / Passport/ Voter ID card/ Driving License.
- Identity card / document with applicant's Photo, issued by any of the following: central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertaklings, 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 8ill (only land line), Electricity bill or Gas bill Not more than 3 months old.

- 3. Bank Account Statement / Passbook Not more than 3 months old.
- Self-declaration by High Court and Supreme Court Judges, giving the new address in respect of their own accounts.
- Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/ Scheduled Co-operative Bank/ Multinational Foreign Banks/ Gazetted Officer/ Notary Public/ Elected representatives to the Legislative Assembly/ Parliament/ Documents issued by any Govt. or Statutory Authority.
- Identity Card/ document with address, issued by any of the following: Central/State
 Government and its Departments/ Statutory/ Regulatory Authorities, Public Sector
 Undertakings, Scheduled Commercial Banks/ Public Financial Institutions, Colleges
 affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar
 Council, etc. to their Members.
- For FII/sub account, Power of Attorney given by FII/ sub-account to the custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.
- The proof of address in the name of the spouse may be accepted.

D. Exemptions/Calrifications 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 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/filling tax returns in India.
- SIP of Mutual Funds upto Rs. 50,000/- p.a.
- 5. In case of Institutional client, namely, FIIs, Mfs, VCFs, PVCIs, 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 authorised to attest the documents:

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

F. Instructions for Bank A/c Details:

- Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued, (or)
- 2. Photocopy of the Bank Statement having name and address of the 80
- 3. Photocopy of the Passbook having name and address of the 80, (or)
- 4. Letter from the Sank.
 - In case of option 2, 3 & 4 above, MICR code of CFSL the branch should be present / mentioned on the document.

F. Incase of non-individuals, additional documents to be obtained from non-individual, over & above the POI & POA, as mentioned below:

Type of entry	Documentary Requirements
Corporate	Copy of the balance sheets for the last 2financial years (to be submitted every year) Copy of latest 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) Photograph, POI, POA and DIN numbers of whole time director/two director in charge of day to day operations. Photograph, POI, POA, PAN of Individual Promoters holding control - either directly or Indirectly Copy of the Memorandum and Articles of Association and certificate of Incorporation. Copy of the Board Resolution for investment in securities market Authorised signatories list with specimen signatories
Partnership Firm	Copy of the balance sheets for the last 2 financial years (to be submitted every year) Copy of partnership deed Authorised signatories list with specimen signatures Photograph, POI, POA, PAN of Partners.
Trust	Copy of the balance sheets for the last 2 financial year (to be submitted every year) Certificate of registration (for registered trust only) Copy of trust deed List of trustees certified by managing trustees /CA Photograph, POI, POA, PAN of Trustees
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
Unicorporated Association or a body of Individuals	Proof of Existence /Constitution document Resolution of the managing body & Power of Attorne grated to transact business on its behalf Authorised signatories list with specimen signatures.
Bank / Institutional Investors	Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years Authorised signatories list with specimen signatures
Foreign Institutional Investors (FII)	Copy of SEBI registration certificate Authorized signatories ist with specimen signatures
Army / Government Bodies	Self-certification on letterhead Authorized signatories list with specimen signatures
Registered Society	Copy of Registration Certificate under Societies Registration Act List of Managing Committee members Committee resolution for persons authorised to act as authorised signatories with specimen signatures True copy of Society Rules and Bye Laws certifiedby the Chaliman/Secretary.

www.swastika.co.in

FOR HEAD OFFICE USE ONLY



Client Code BO ID : 12043700/IN303833					
	Date	Name	Signature		
KYC Received					
Phone Verification					
KYC Punched					
UCC Upload					
KRA Upload					
CKYC Upload					
KYC Audit					
DP Audit					
INTRODUCER DETA	AILS				
Status of Introduce	r 🗌 Authorised Pe	rson 🗌 Employee 🔲 Existing Client 🗌 Others (Sp	pecify):		
Introducer Name :					
Address:					
Mobile No:					
Mail ID :					
Rubber Stamp		Signature of the Introducer	8		

For: Swastika Investmart Ltd. /Authorised Persaon

ate Authorised Signatory



INDEX OF DOCUMENTS

S, No.	No. Name of the Document Brief Significance of the Document						
	MANDATORY DOCUMENTS AS	PRESCRIBED BY SEBI & EXCHANGES					
1.	KRA Form and Account Opening Form	A. KYC Form - Document captures the basic information about the constituent and an instruction/check list.	to to				
1.	AGAT ON AND ACCOUNT OPENING FORM	B. Document captures the additional information about the constituent relevant to Trading/ Demat account and an instruction/check list.	10				
2.	Policies and Procedures	Document describing significant policies and procedures for client dealing in all Exchanges					
3.	Rights and Obligations Documents of 80 & DP	Rights & obligations documents of 80 & DP for a person seeking to open a benificial owner's account (for opening of Demat Account)	LENT				
4.	Rights and Obligations of Members, Authorized persons and Clients	Document stating the Rights & Obligations of Member/ Authorised person/Sub Broker and Client for trading on Exchanges (Including addition rights & obligations in case of internet/wireless technology based trading).	SEPARATE COPY FOR CLIENT				
5.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities / commodities market.	ARATE (
6.	Guidance Note - Do's and Don'ts	Document detailing do's and don'ts for trading on Exchange, for the education of the investors.	SEP,				
7.	Tariff Sheet	Document detailing the rate/amount of brokerage & other charges levied on the client for trading on Exchanges & DP Service charges/Fee Structure					
	VOLUANTARY DOCUMENT	TS AS PROVIDED BY THE MEMBER					
1,	Voluntary Terms & Conditions	Additional terms & conditions specific to client for the purpose of operational efficiency.					

	VOLUANTARY DOCUMENTS AS PROVIDED BY THE MEMBER							
Voluntary Terms & Conditions Additional terms & conditions specific to client for the purpose of operational efficiency.								
2.	Running Account Authorisation / Fatca / CRS Declaration	Authorisation to maintain Running Account/ Fatca Declaration						
3.	Power of Attorney	Power of Attorney for pay in of securities for the purpose of settlement obligation (for Demat Account Holder only)						
4.	KRA Form for HUF	KRA Application Form for HUF (Non Individual Only)						

Instructions for Applicant:

- Please sign the application form on the placed market as
 for trading & demat Account , → For Demat Second Account Holder,
 ⇔ for Demat Third Account Holder .
- Signature can be English or Hindi or in any of the other languages contained in the 8th Schedule of the Constitution of India. Thumb
 Impressions and signatures other than the above mentioned languages must be attested by a Magistrate or a Notary Public or a Special
 Executive Magistrate / Special Executive Officer under his/her official seal.
- 3. All fields provided in the Clint "KYC" (Know Your Client) Form and Agreement together with other Letters/Undertaking/Authorization Should be duly filled. In case of Information in a field no being available, the words "N.A." or "NIL" should be mentioned. Any correction / overwriting also should be authenticated by the client by signing besides such correction.
- 4. Signature should be preferably in black ink.
- 5. Details of the Names, Address, Telephone Number(s) etc. of the Magistrate/Notary Public / Special Executive Magistrate / Special Executive Officer are to be provided in case of attestation done by them.
- In case of additional signatures (for accounts other than Individuals), separate annexures should be attached to the account opening form.
- In case of applications containing a Power of Attorney, the relevant Power of Attorney or the self-certified copy thereof, must be lodged along with the application.
- 8. All correspondence / queries shall be addressed to the first / sole applicant.
- 9. Strike off whichever option, in the account opening form, is not applicable.



Know Please fill in ENGI with Black/Blue in	ISH & BLOC	LETTERS		Applicat	n (For Individ ion Type New e mandatory			TOYER HERE Y	A.
A. IDENTITY D I /We request you		ding and Dog	nat access	nh in mu <i>l</i> ou	er asmo so nor the	Sollowing dat	nile i Date		
		iding and Den	nat accou	nt in my/ot	ir name as per the	rollowing dec	alis : Date	1	
1. Name of Applic	SSW(A)						ň		_
2. Malden Name									
3. Father's/Spouse N	lame						- 1	HOTOGRAPH	
4. Mother Name							re	ease affix your cent passport	
5. a. Gender	Mal	e Fem	ale 🗌	Transgen	der	- Joh		ze photograph id sign accross it	
b. Date of Birth			Married		310- 2 -3100 A-400				
6. Nationality	Ind	an 7. Sta	tus 🔲 🥫	Resident Inc	dividual Mi	nor			
8. PAN			Aadi	naar			Signatur	e of First/Sole Hold	Jer
Specify the proof			Passpor		•		er No.		
For Association of Popersons, the name 8									3l
a. Name	-1113.412100000000000000000000000000000000000				b. PAN				
Whether the appli If yes, Guardian Nam Guardian PAN Relationship w B. ADDRESS D	vith Guardian	:	Yes	No					=
									—
Current Resider Correspondence Address									
City/Town/Village						District		W-27/22 - 1/11/1	
Pin Code				State			Country	INDIA/	
2. Permanent Add (if different from abor correspondence addre	ve	ne as Current	Address						
City/Town/Village						District			
Pin Code				State		7.	Country	INDIA/	
3. Specify the pr	roof of addr	ess submitte	ed P	assport	Driving Licence	Other No.	- Inil		
C. Contact Det	tails		170						
Mobile No.						Tel. (Office)			_
Email id						Tel. (Res.)			
DECLARATION I hereb belief and I undertake to be false or untrue or mis I hereby consent to rec number/email address	Inform you of an sleading or misrep zeiving information	y changes therein resenting, I am/w	i, immediate ve are aware	ely. In case any that I/we may	of the above informati be held liable for it.	on is found to			
Date		Place			하는 아니라 이번 보지 않는데 되었다.	of Applicant			
	FOR O	FFICE / SU	B BROK	ER / AUT	THORISED PER	SON USE C	DNLY		
Particulars	Documents	Verified with Or	Iginals	Client Intervie	wed By &In-Person Verific	ation done by		Dec estable to	
Name of Employee/AP									
Employee Code/AP No.							100	N _{ASS}	
Designation									
Date									
Signature						Fill	Se	el / Stamp	



Know Y Please fill in ENGLE with Black/Blue ini	SH & BLOCK LE	TTERS		tion Type	Nev		nly) late			8	i i
A. IDENTITY DE									-3		
I /We request you to		and Demat	account in my/o	ur name as i	per the	e followin	g deta	ails : Date	3		- 1
1. Name of Applicar	nt / Guardian							112			
2. Maiden Name											
3. Father's/Spouse Nar	ne									GRAPH	
4. Mother Name								re	ecent p	fix your	
5. a. Gender	Male	Male Female Transgender								tograph ccross it	
b. Date of Birth		c. Marital Status Single Married									
6. Nationality	Indian	7. Status	Resident In	dividual	_ Mi	nor					
8. PAN			Aadhaar					Signatur	e of Fir	st/Sole	Holder
Specify the proof of	identity submi	tted Pa	ssport Drivi	ng Licence	Vot	ter ID	Othe	er No.			
For Association of Per- persons, the name &											atural
a. Name	TAN OF BIC ASSOC	audi (AOF), F	aratership i min,	b. PAN	Trust,	cc., snou	0.001	Heridoried	DCION		17
B. ADDRESS DE	TATIS			- Statement	1	_		_		-	1
1. Current Residence Correspondence Address	e/					C					
City/Town/Village			44			District					
Pin Code			State					Country	IND	IA/	
 Permanent Addressif different from above correspondence address 	33	s Current Add	Iress								
City/Town/Village						District					
Pin Code			State			la .		Country	IND	IA/	
3. Specify the pro	of of address	submitted	Passport	Driving Lic	ence	Other	No.	11			
C. Contact Deta	ils										
Mobile No.						Tel. (Of	fice)				
Email id						Tel. (Re	s.)				
DECLARATION I hereby belief and I undertake to it be false or untrue or misle I hereby consent to recen number/email address	nform you of any cha ading or misrepreser	inges therein, im iting, I am/we are	mediately. In case an aware that I/we ma	y of the above I y be held liable	nformati for it.	ion is found	to	3			-
Date	Pla	ice		Sign	nature	of Applic	ant	2 725 2			
	FC	R OFFICE	/ AUTHORIS	ED PERSO	ON US	SE ONL	Y				- 11.0
Particulars	Documents Verl	fled with Original	ls Client Intervie	ewed By &In-Pers	on Verific	ation done b	y	-	- 3	2 2	85
Name of Employee/AP							<u>=0</u> ; (0)				
Employee Code/AP No.							-	9200			
Designation											
Date							-				
Signature								Se	eal / Sta	mp	



TRADING & DEMAT ACCOUNT RELATED DETAILS								
TYPE OF ACCO	UNT 6	☑ Individual	Sub Sta	itus [Resident	☐ Other		
A. BANK ACCOL	JNT C	ETAILS	•	•				
Bank 1 : Bank N	ame 8	& Branch Location	1					
Account No.] Savìngs	☐ Current	. □ Otl	ners
MICR Code				I	FSC Code			
Bank 2 : Bank N	ame (Branch Location	1					
Account No.					☐ Savings	☐ Current		
MICR Code				I	FSC Code			
B. DEPOSITORY	ACCOL	JNT DETAILS (DP1	DETAILS CONSIDE	RED FOR	R PAYOUT O	F SECURITIE	S IF FIL	LED)
		DP :	1 Detalls			DP	2 Detal	ls
Depository	<u>п</u>	NSDL	☐ CDSL		☐ CDSL		<u> </u>	NSDL
DP Name	Swa	astika Investmar	t Limited					
Client Name								
DP ID	IN 3	303833 / 120437	700					
Client ID		/ UCC						
C. MODE OF OPE	RATIO	N FOR JOINT ACCO	DUNTS :					
Jointly /	Anyon	e of the holder or se	ervivor(s)					
securities including	Inter-0	Depository Transfer. pk	en as anyone of the edge / hypothecation / ties and freeze/unfreez	margin p	oledge / marg	jin re-pladge (c	reation, o	losure and invocation
D. TRADING PRE	FEREN	KES						
Please sign in the	e rele	vant boxes where	you wish to trade.	Please	strike off t	he segment	not cho	sen by you.
Exchanges		NSE, BSE & N	MESI					MCX, NCDEX BSE & NSE
All Segments		Cash / Mutual Fund	F&O	Curre	ency	Debt		Commodity Derivatives
-						·		
If you do not wis	sh to t	rade in any of seg	ments / Mutual Fu	ınd, Plea	ase mentio	n here		
E. In case of NRIs / Foreign Nationals								
RBI Approval Reference Number RBI Approval Date								
	I/We instruct the DP to receive each and every credit in my / our account (If not marked, the default option would be "Yes") (Automatic Credit) Yes \subseteq No							
my/our account wit	thout a		RI the pledge instruction from my/our No")				☐ Yes	□ No
(If not marked, the	defau	It option would be "\	ly into my bank acco /es") 61 from time to time	_	ven below t	nrough ECS	☐ Yes	□ No



E. PROOF OF FINANC	IAL DETAILS (Attached an	y one	of the below. Mandatory	for tradi	ng in F&O / Currency segment)		
	ent Demat holding stationg with relevant support		ıt □ Salary Slip □ Bank	Accoun	t Statement (for last 6 months)		
F. PAST ACTIONS							
Details of any action / proceedings initiated / pending / taken by SEBI / Stock exchange / any other authority against the applicant / constituent or its Partners / promoters / whole time directors /authorized persons in charge of dealing in securities during the last 3 years : No Yes If yes, please specify							
G. DEALING THROUG	H SUB BROKER / AUTHOR	ISED	PERSON (AP) / OTHER ST	OCK BR	OKERS		
If Yes, please specify	7						
Name of Stock Broke	er .		Name of	f SB/AP			
Name of Exchange		(Client Code (as given by othe	er broker)			
Details of disputes/de	ues pending from/to such	stock	broker/sub-broker:				
Whether you are a Me	mber / Sub-broker / AP of a	any Ex	change 🗌 Yes 🔲 No				
If yes, provide SEBI	REGISTRATION NO:						
H. GOODS & SERVIO	CE TAX REGISTRATION D	ETAI	LS:				
Registration No			Validity Date		Name of the State		
CGST							
IGST							
UGST / SGST	UGST / SGST						
Any Other Registration	on						
I. STANDING INSTRU	ICTIONS / OTHER DETAILS	S / EM	AIL-SMA ALERT / CONTR	ACT NO	TE PREFERENCE		
Contract Note / Holdin	g & Transaction Statement		Electronic Physical				
Receive Delivery Instru	action Slip	□ '	lo □ Yes				
Share Email ID with Re	egistrar & Transfer Agent		lo 🗆 Yes				
Receive Annual Report		□□	lectronic 🗌 Physical				
DP Accounts Statemer	nt	l .	donthly □ Fortnightly[s per SEBI Regulation	□ Week	dy		
Declaration for Mobile	Number	□ s	Self 🗆 Spouse [☐ Parent		
Far Joint Accouns Com (See Note 5)	imunication to be sent to	נ 🗆	oint Holder [int Account Holder		
I/We wish to avail basic s	ervices Demat A/c facility	□N	lo 🗆 Yes				
Transactions Using Secured Texting (TURST) Facility Refer to Terms and Conditions I wish to avail the TURST facility using the Mobile number registered for SMS Alert Facility. I have read and understood the Terms and Conditions prescribed by CDSL for the same Yes							
Allica Liv	Annexure - 2.6 Stock Exchange Name / ID Clearing Member Name Clearing Member ID (Optional)						
I have read and understo	 ood the Terms and Conditions	nnecrib	led by CDSI				
	slindia.com/downloads/Oper	ating∜	20Instruction/Annexures-a		e-2016_1.pdf		
Easi	To register for easi, please visit Easi allows a BD to view his IS		ebsite: www.cdsiindia.com nces, transactions and value of		olio online.)		
Type of Account :	Ordinary Resident	□ NP	U - Repatriable	•	☐ NRI - Non Repatriable		
	Qualified Foreign Investor Maroin		reign National hers (Please specify)		☐ Promoter		
٠ -	☐ Margin ☐ Others (Please specify)						



J. INFORMATION FOR	PREVENTION OF MONE	Y LAUNDERING ACT, 2002						
Experience	Number of years of Inves	stment / Trading Experience Years						
Gross Annual Income	☐ Below 1 lac ☐ 1-	-5 Lacs □ 5-10 Lacs □ 10-25 Lacs □ >25 Lacs						
	OR Net Worth in Rs.	as on date (*Net worth should not be older than 1 year)						
Occupation (Please Tick)	☐ Public Sector ☐ B	rofessional Private Sector Service Susiness Retired Agriculturist Student Others (Pis Specify)						
Nature of Business	☐ Manufacturing ☐ S	ervices 🗆 Trading 🔲 Consultancy 🗆 Others						
Is the Client Politically	Exposed Person (PEP) or i	Related to PEP						
DECLARATION								
application. I/We agree us in this form. I/We fur will render my account I I/We have received, Disclosure Document', 'G to time. I/We also confirs stockbroker and the tarif on stock. I/We also declar	and undertake to intimate ther agree that any false/m table for termination and sized and understood to talk and agree to make having read/been explaint sheet. I/We have also the	above are true and to the best of my/our knowledge as on the date of making this the DP/Stock broker any change(s) in the details / particulars mentioned by me / disleading information given by me / us or suppression of any material information suitable action and I/We may be held liable for such information/representation. The 'RIghts and Obligations Document' for trading and OP Services, 'Risk abide by and be bound by the same and by the Bye-Laws as are in force from time ned and understood the contents of the document on policy and procedures of the informed that the standard set of documents has been displayed for information will continue to comply with FEMA Regulations.						
Date:								
Place:								
	(First/Sole Holder							
Name of 1 st holder	MOI	bile & Email Declaration						
Mobile No.	Details	Relationship with the person whose Mobile number/E -mail Id is provided (Tick \(\sqrt{wherever applicable} \) Self Spouse Dependent children Dependent parents						
E-mail Id		Self Spouse Dependent children Dependent parents						
SMS Alert Facilty		Yes No.						
Name of 2 nd holder								
Mobile No.	Details	Relationship with the person whose Mobile number/E -mail Id is provided (Tick / wherever applicable) Self Spouse Dependent children Dependent parents						
E-mail Id		Self Spouse Dependent children Dependent parents						
SMS Alert Facility		Yes No.						
Name of 3 rd holder	Details	Relationship with the person whose Mobile number/E -mail Id is						
Mobile No.		provided (Tick √ wherever applicable) Self Spouse Dependent children Dependent parents						
E-mail Id		Self Spouse Dependent children Dependent parents						
SMS Alert Facilty		Yes No.						
INV. mish to make	Nomination Option :							
I/We wish to mak	C 4 HOHIMAHOH	¦ ; I/We do not wish to make a nomination						
Date:								
Place:	(First/Sale Holder	r Signature) (Second Holder Signature) (Third Holder Signature)						



Nomination Form

	astika Inve Jaora Compo	stmart Limited ound, Indore		FORM FOR NOMINATION (To be filled in by individual applying singly or jointly)									
Da	ite		UGC	OP ID						Client IO			
1/	We wish to mal	ke a nomination. [As	per details given	belaw]									
N	omination Deta	ails											
	We wish to mak my / our death.	e a nomination and c	io her e b y ninale (h	e followi	ng pen	son(s)) who s	hall r	eceiv	e all the assets	s held in my / oui	eccount in the	
Nomination can be made upto three nominees in the account.		oe made upto three account.	Details	в of 1 ° 1	Nomine	99	De	talls	of 2ª	^d Nominee	Details of 3	d Nominee	
1	Name of the r	nominee(s) (Mr./Ms											
2	Share of each	Equalty [If not equally,				%				%		%	
	Nominee	Any odd lot e	after divis	sion sh	all be	l transfi	erred	to the	e first nominee	mentioned in the	e form.		
3	Relationship (If Any)	With the Applicant											
4	Address of N	lominee(s)											
	City / Place: State & Count	try:											
		PIN Code											
5	Mobile / Tele nominee(s)	ephone No. o											
6	Email ID of n	omin ee (s)											
7	[Please tick a	ntification details any one of following etails of same]											
	Aadhaar Sa	Proof of Identity											
Sr. N	los. 814 should	d be filled only if no	minee(s) is a mir	nor:									
8	Date of Birth nominee(s))	(in case of minor											
9		ırdian (Mr./Ms.) (in r nomlnee(s) }											
10	Address of G	Guardian(s)											



	City / Place: State & Country	:					
		PIN Code					
11	Mobile / Telepi Guardian	hone no.					
12	Email ID of Gua	ardian					
13	Relationship of nominee	f Guardian with					
14	Guardian identi [Please tick any and provide det	one of following					
	Photograph & S PAN Aadhaar S account no. Pro Demat Account	Saving Bank of of Identity					
			Name(s) of h	older(s)		Signature(s	s) of holder
Sol	e / First Holder (M	/lr./Ms.)					
Se	econd Holder (Mr.	/Ms.)					
Tì	nird Holder (Mr./M	s.)					

Note:

This nomination shall supersede any prior nomination made by the account holder(s), if any.

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

^{*} Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature



Declaration Form for opting out of nomination

То,	Date						
Swastika Investmart Limited 48, Jaora Compound, Indore							
UCC/DP ID							
Client ID (only for Demat account)							
Sole/First Holder Name							
Second Holder Name							
Third Holder Name							
I / We hereby confirm that I / We do not w	ish to appo	oint any nominee(s) in my / our trading / demat					
account and understand the issues involved	d in non-ap	pointment of nominee(s) and further are aware					
that in case of death of all the account ho	lder(s), my	/ our legal heirs would need to submit all the					
requisite documents / information for clai	ming of as	sets held in my / our trading / demat account,					
which may also include documents issued.	by Court or	r other such competent authority, based on the					
value of assets held in the trading / demat	account.						
Name and Signature of Holder(s)*							
12		3					

* Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature



OPTION FORM FOR ISSUE OF DIS BOOKLET															
						Dat	te								7
				. ,											_
DP ID						Client ID									
First Holder Nan	ne														
Second Holder N															
Third Holder Na	me														
To, Swastika Inves 48, Jaora Compol Dear Sir / Madam,			I												
/ We hereby state	that:		[Se	lect (time	e april	tlons given	belov	v]							
OPTION 1:						•		_							
/ We require you to issue Delivery Instruction Slip (DIS) booklet to me / us immediately on opening of my / our CDSL count though I / we have issued a Power of Attorney (POA) / registered for eDIS / executed PMS agreement in favour f / with Swastika Investmart Limited (name of the attorney / Clearing Member / PMS manager) for excuting elivery instructions for settling stock exchange trades [settlement related transactions] effected through such *Power of the instructions through eDIS. Tours faithfully															
ours faithfully															_
-		First/S	ole Hok	der	4	Secoi	nd Jo	oint Hold	er		Thire	ન ગુબા	nt Hol	d er	
Vours faithfully Name		First/S	o le Hok	der		Secoi	nd J	bloH Jnk	er		Thire	Joli	nt Hol	d er	
-		First/S	o le Hok	der		Secoi	nd J	int Hold	er		Thire	d Joli	nt Hol	der	
Name		First/S	o le Hok	der		Secoi	nd J	nt Hold	er		Thire	d Joil	nt Hol	de r	
Name		First/S	ole Hol	der			nd J	oint Hold	er		Thire	d J어I	nt Hol	der	
Name		First/S	ole Holi	der		Seco	nd J	Ant Hold	er		Thire	d J어I	nt Hol	der	
OPTION 2: / We do not requestive for eDIS of the attorney / Consettlement related or executing delivement / us immediately	uire the [iii / execulearing Mitransaction of the contraction of the c	Delivery ted PMS ember , ons] eff	Instruct agreem / PMS m ected th	tion Sili nent in nanager rough :	fa vo fa vo fo suct lowe	OR 5) booklet frour of / with executing a Power of / ever, the De	or the	e time be Swasti ery instruction	ing, sin ka Inve tions for	estma or settl ring M	We ha	ave ilited ook ex	ssued (i chango	a POA/ name e trades nanager	
OPTION 2: / We do not requestive for eDIS of the attorney / Consettlement related or executing delivement / us immediately	uire the [i / execulearing M transaction on my /	Delivery ted PMS ember , ons] eff ctions th	Instruct agreem / PMS m ected th	tion SII nent in nanager rough : DIS, H any lat	fa vo fa vo fo suct lowe	OR 5) booklet frour of / with executing a Power of / ever, the Delate.	or th h delive Attor eliver	e time be Swasti ery instruction	ing, sin ka Inve tions fo r - Clea ion Slip	estma or settl ring M	We hart Lim ling sto ember bookle	ave i ited ook ex / by et sho	ssued (i chango	a POA/ name e trades nanager issued t	
Name Signatures	uire the [i / execulearing M transaction on my /	Delivery ted PMS ember , ons] eff ctions th	Instruct agreem PMS m ected th prough e quest at	tion SII nent in nanager rough : DIS, H any lat	fa vo fa vo fo suct lowe	OR 5) booklet frour of / with executing a Power of / ever, the Delate.	or th h delive Attor eliver	e time be Swasti ery instruct ney Holde y Instruct	ing, sin ka Inve tions fo r - Clea ion Slip	estma or settl ring M	We hart Lim ling sto ember bookle	ave i ited ook ex / by et sho	ssued (r change PMS m uld be	a POA/ name e trades nanager issued t	



Terms And Conditions-cum-Registration / Modification Form for receiving SMS Alerts from CDSL [SMS Alerts will be sent by CDSL to BOs for all debits]

Definitions:

In these Terms and Conditions the terms shall have following meaning unless indicated otherwise:

- "Depository" means Central Depository Services (India) Limited a company incorporated in India under the Companies Act 1956 and having its registered office at 17th Floor, P.J. Towers, Dalal Street, Fort, Mumbai 400001 and all its branch offices and includes its successors and assigns.
- 'DP' means Depository Participant of CDSL. The term covers all types of DPs who are allowed to open demat accounts for investors.
- 3. 'BO' means an entity that has opened a demat account with the depository. The term covers all types of demat accounts, which can be opened with a depository as specified by the depository from time to time.
- 4. SMS means "Short Messaging Service"
- 5. "Alerts" means a customized SMS sent to the BO over the said mobile phone number.
- 6. "Service Provider" means a cellular service provider(s) with whom the depository has entered / will be entering into an arrangement for providing the SMS alerts to the BO.
- 7. "Service" means the service of providing SMS alerts to the BO on best effort basis as per these terms and conditions.

Availability:

- The service will be provided to the BO at his / her request and at the discretion of the depository. The service will be available to those accountholders who have provided their mobile numbers to the depository through their DP. The services may be discontinued for a specific period / indefinite period, with or without issuing any prior notice for the purpose of security reasons or system maintenance or for such other reasons as may be warranted. The depository may also discontinue the service at any time without giving prior notice for any reason whatsoever.
- 2. The service is currently available to the BOs who are residing in India.
- 3. The alerts will be provided to the BOs only if they remain within the range of the service provider's service area or within the range forming part of the roaming network of the service provider.
- 4. In case of joint accounts and non-individual accounts the service will be available, only to one mobile number i.e. to the mobile number as submitted at the time of registration / modification.
- 5. The BO is responsible for promptly intimating to the depository in the prescribed manner any change in mobile number, or loss of handset, on which the BO wants to receive the alerts from the depository. In case of change in mobile number not intimated to the depository, the SMS alerts will continue to be sent to the last registered mobile phone number. The BO agrees to Indemnify the depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

Receiving Alerts:

- 1. The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- 2. The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off" mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts sent during such period.
- 3. The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever.
- 4. The BO further acknowledges that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/ or inaccuracy. In case the BO observes any error in the information provided in the alert, the BO shall inform the depository and/ or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/suffered by the BO on account of opting to avail SMS alerts facility.
- 5. The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO. The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSL at complaints@cdslindia.com. The BO is advised not to inform the service provider about any such unauthorized debit to/transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- 7. The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.
- 8. The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatsoever.
- 9. If the BO finds that the information such as mobile number etc., has been changed without proper authorization, the BO should immediately inform the DP in writing.



Fees:

Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.

Disclaimer:

The depository shall make reasonable efforts to ensure that the BO's personal information is kept confidential. The depository does not warranty the confidentiality or security of the SMS alerts transmitted through a service provider. Further, the depository makes no warranty or representation of any kind in relation to the system and the network or their function or their performance or for any loss or damage whenever and howsoever suffered or incurred by the BO or by any person resulting from or in connection with availing of SMS alerts facility. The Depository gives no warranty with respect to the quality of the service provided by the service provider. The Depository will not be liable for any unauthorized use or access to the information and/ or SMS alert sent on the mobile phone number of the BO or for fraudulent, duplicate or erroneous use/ misuse of such information by any third person.

Liability and Indemnity:

The Depository shall not be liable for any breach of confidentiality by the service provider or by any third person due to unauthorized access to the information meant for the BO. In consideration of the depository providing the service, the BO agrees to indemnify and keep safe, harmless and indemnified the depository and its officials from any damages, claims, demands, proceedings, loss, cost, charges and expenses whatsoever which a depository may at any time incur, sustain, suffer or be put to as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO.

Amendments:

Place:

The depository may amend the terms and conditions at any time with or without giving any prior notice to the BOs. Any such amendments shall be binding on the BOs who are already registered as user of this service.

Governing Law and Jurisdiction:

Providing the Service as outlined above shall be governed by the laws of India and will be subject to the exclusive jurisdiction of the courts in Mumbai.

I/We wish to avail the SMS Alerts facility provided by the depository on my/our mobile number provided in the registration form subject to the terms and conditions

mentioned below. I/ We consent to CDSL providing to the service provider such information pertaining to account/transactions in my/our account as is necessary for the purposes of generating SMS Alerts by service provider, to be sent to the said mobile number.

I/We have read and understood the terms and conditions mentioned above and agree to abide by them and any amendments thereto made by the depository from time to time. I/ we further undertake to pay fee/ charges as may be levied by the depository from time to time.

I / We further understand that the SMS alerts would be sent for a maximum four ISINs at a time. If more than four debits take place, the BOs would be required to take up the matter with their DP.

I/We am/ are aware that mere acceptance of the registration form does not imply in any way that the request has been accepted by the depository for providing the service.

I/We provide the f	following information	for the pu	rpose of R	EGISTRATIO	N / HODIF	ICATION (Ple	sase canor	el out what	s not applic	able).			
BOID													
			(Please v	wite your 8	digit DPIC	y .		(Please v	vrite your 8	digit Clier	nt ID)		
Sole / First Holde	r's Name :		1)1	-000	55 Aut	71.		W 10	of Page	X.O.	- C-0.5		
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and the man of the control of						-							
Mobile Number or	n which	+91											
messages are to t		A COUNTY			_	1		-					
			0	Please writ	e only the	mobile nu	mber wit	hout prefixi	ng country	code or	seen)		
The mobile numb	er is registered in t	he name o	f:										
Email ID:	0.0000000000000000000000000000000000000	1100 - W. IT - W		Sales Criticis		. Tassusa tro		283 1500 A3					
	(Please write or	My ONE VE	lid email l	D on which	h commu	nication; if	arry, is to	be sent)					
Signatures	Sole / First	Holder			Se	cond holde	r .		-	T	hird Holder	,	
Secondary Control of the Control of	200000000000000000000000000000000000000												

Date:



POLICIES AND PROCEDURES FOR CLIENT DEALINGS ALL EXCHANGES - MANDATORY (as required by SEBI circular MIRSD / SE / Cir-19/2009 dated December 3, 2009)

- 1. **Delayed payment charges / Penalty:** The Client agrees that without prejudice to any other remedy or right prescribed in the present, the trading member may charge interest on delayed payment / penalty charges on the debit balance of the client which is not settled as per exchange norms, upto 36% per annum.
- 2. Penny / Illiquid Stocks: The Client Understands and agrees that the trading member may at any time at its sole discretion and without prior notice, refuse, prohibit or restrict the client's ability to place orders or trades in penny / illiquid stocks. For this purpose penny / illiquid stock means stocks which are appearing in the list of illiquid securities issued by the exchanges every months.
- 3. Setting up exposure Limit: The client is aware & agrees that the trading member may need to vary or reduce the exposures limit or impose new limits urgently on the basis of trading members risk perception and other factors considered relevant by the stock brokers. The trading member may be unable to inform the client of such variation, reduction or imposition in advance.
- 4. Brokerage rate: The client understands and agrees that the trading member charge brokerage and other statutory charges and levies as per the rates mentioned in the schedule of charges/tarrif sheet. Any change in brokerage will be with the consent of client.
- **5. Position Square off:** The client is aware and agrees that in case of debit balance in client account, non payment of margin or client's dues as per exchange norms, the trading member may sell client securities or close client's position, without giving any notice to the client and loss / profit arise on such transaction will be treated as norms profit / loss of the client.
- 6. Internal Shortage: In case of internal shortage of securities, any entry passed to the account of the client in accordance with the practice consistently followed by the trading member across all its client shall be binding on the client policy. Further in case of shortage of securities, the client agress and authorize trading member to buy shares on behalf of the client and debit the amount for the same to the client trading account maintained with the trading member. Detailed internal shortage policy is available at SIL website download section.
- 7. Restrictions on further position or close out: the client is aware and agrees that in case of insufficient balance in his trading account on account of pay in / MTM margin obligation or non payment of client's dues as per the exchange norms, the trading member may refuse to take further position and / or close the existing position of client to make client account good.
- 8. Temporary Suspension or closing: The client shall be entitled to temporarily suspend / dose his account without giving any reason to the trading member, after giving notice in writing. Notwithstanding any such termination, all rights, liabilities and obligation of the parties arising out of or in respect of transactions entered in to prior to the termination of this Client Registration Documents shall continue to subsist and vest in / be binding on the respective parties.
- **9. Deregistering:** In the event of default under this Client Registration Documents by the client, the trading member shall be completely entitled to any or all of the following course of action:
 - I. Immediate termination of this Client Registration Documents and termination of the provisions or services in terms of this Client Registration Documents.
 - II. Other remedies as may be available in terms of law inforce, at that point of time.
 - III. Arbitration in terms of this Client Registration Documents.
- **10. Policy for treatment of inactive accounts and process for reactivation:** If the client has no open position and is inactive for more than one year then the account would be suspended for trading. If there is any credit available in the Client's margin account with us, it would be refunded at the client's request. If the client is desirous of reactivating his account post the suspension, then he will have to send a written request for reactivation.

Client Code		
Date:	Client Signature	
Place:	Clerk Sylphie	



VOLUNTARY TERMS AND CONDITIONS

Whereas the client intends to open securities trading accounts with Swastika Investmart Limited, (hereinafter referred as SIL) for the purpose of trading in Capital Market Segment, Futures & Options and Currency Derivative Segments of the National Stock Exchange of India Ltd., the Bombay Stock Exchange Ltd., and the MCX Stock Exchange Ltd. and Mutual Fund transactions Facilities offered by SEBI recognized Stock Exchange and whereas for the purpose of more fully and conveniently availing of the services agreed to be provided by SIL and also the additional services that may be made available by SIL from time to time, the Client, on its own free will and volition, agrees to accept and be bound by the following terms and conditions. The Client understands that these terms and conditions are voluntary i.e. non-mandatory in nature but on their acceptance, these shall constitute the contract between the parties and bind them fully and be enforceable by each party against the other.

- 1. Authorization to debit additional charges with regard to Trading and Demat Account: Without prejudice to the other rights and obligations of the parties, the client understands and agrees that SIL may levy additional charges including Annual Maintenance Charges and all transaction charges with respect to Clients Demat account for any service rendered by SIL and as may be required by the Client, and recover from the Client all reasonable costs, as may be incidental or consequential for rendering the said services. The said charges will be debited to the clients ledger account with SIL Broking.
- Payment by cheque: Where payment by the client towards margin money is made through cheque / pay order / demand draft issued in favour of SIL only upon realization of the funds of the said cheque / pay order / demand draft.
- 3. Lien: All securities, funds and/or properties of the Client as may be permitted by the Exchange(s) from time to time to be placed with SIL shall be subject to a lien for the payments or fulfillment of all undischarged liabilities and obligations of the Client in relation to its transactions or owing to any of the group companies of SIL. SIL shall be entitled to withhold such securities, funds and/or property of the Client as security towards any such un-discharged liabilities or obligation of the Client and to sell and/or appropriate to itself all such securities, funds or properties at its sole discretion & at any point of time.
- 4. Authorization for delivering / pledging shares: The client understands and agrees that SIL may deliver to the Exchange any securities held by it on behalf of the client to discharge settlement obligations in respect of securities sold by the client or pledge the same with the clearing house of the recognized stock exchange in any segment where the Client is registered for trading for the purpose of providing margin for the trading positions contracted or to be contracted by the Client or with any scheduled commercial bank, Non-Banking Financial Institution or other financial institution for raising funds to the extent account of the client carries debit balance but without any obligation on its part to so raise funds by pledging the securities and without prejudice to the right of SIL to enforce, at its option, the collateral security in the

- securities to recover the debit balance at any time.
- 5. Authorization for Inter segment fund balance transfer and stock transfers: The client hereby authorizes STL to transfer its debit/credit balances in the ledger account arising during the course of trades in any segment to its ledger account in any other segment or to transfer any stock purchased/lying in its account in any segment to its account in any other segment as often as may be required. The transfers may be completed by passing journal entries in the books of STL.
- 6. Disclaimer: The Client understands and agrees that neither SIL nor any other party disseminating any market data, message or information through the Website of SIL or in any other media shall be liable for:
- (a) Any inaccuracy, error, omission or delay in the transmission or delivery of any such data, information or message, or
- (b) Any loss or damage arising from or occasioned by
 (i) Any such inaccuracy, error, delay or omission, (ii)
 Nonperformance,
- or (iii) Interruption in making available any such data, information or message, due to either any act or omission by SIL or any disseminating party or to any "force majeure" (e.g. flood, extraordinary weather condition, earthquake or other act of nature, fire, war, insurrection, rlot, labour dispute/unrest, accident, action of government, communications or power failure, equipment or software malfunction) or any other cause beyond the reasonable control of SIL or any disseminating party.
- 7. Manner/Mode of placing orders/Instructions & Nonexecution/delay/cancellation of Orders: The Client may communicate orders and other instructions to SIL or the subbroker/ authorised person as the case may be over phone at the designated contact telephone number, or in writing, or through designated email, or by personally visiting the through designated office. The client hereby agrees that SIL or the Exchanges shall not be liable for non execution or partial execution of any orders caused due to suspension, interruption, or malfunctioning of the online as well as offline trading services, disruptions or congestion of communication net works, hardware or software problems, or failure of the electronic trading beyond the control of SIL or the Exchange.
- 8. Non-execution/delay/cancellation of Orders: The client hereby agrees that SIL or the Exchanges shall not be liable for non execution or partial execution of any orders caused due to suspension, interruption, malfunctioning of the online as well as offline trading service, disruptions or congestion of communication net works, hardware or software problems, or failure of the electronic trading system generally in any manner due to one or the other reasons beyond the control of SIL or the Exchange.
- 9. Client not to act on representations of agents, employees: Client is aware that SIL has not authorized any agents, representatives, employees or other persons to make any representation, or to give any promise, assurance, warranty, undertaking or commitment as to return on investment of the Client whether in writing or otherwise on behalf of SIL.

Client Code



- 10. Recording of Conversation: The client is aware and agrees that SIL may tape record the conversation between the client/client's representative and SIL, whether over the telephone or in person. SIL may produce before competent authorities, voluntarily or on such production being required by such authorities, recorded conversation or transcript thereof or both as valid evidence of the content of the conversation so recorded.
- 11. Confidentiality of Client Details: SIL may disclose the client information to any person /entity as required under the law or to any broker's Association or organisations in case of dispute in order to take informed decision. The Client hereby agrees and give its consents for the disclosure by SIL to any person or entity including but not limited to any independent third parties or any entities of SIL Group, whether within or outside India, of any information and data relating to Client or relating to Client's trading account with SIL for the purposes of or in connection with, any present or proposed initiatives, including but not limited to any marketing or cross sell initiatives, business proposals, activities, facilities or services availed of or to be availed, by Client in future.
- **12. Disclosure as to Proprietary Trades by SIL:** SIL carry out proprietary trades in addition to trades on behalf of its Clients.
- 13. Severance: In case any one or more of the terms and conditions contained in this document become invalid, illegal or unenforceable in any respect under any applicable law, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.
- 14. No Waiver: No forbearance, relaxation or inaction by any party to require from the other performance or discharge of any obligation to be performed or discharged by the other under this document shall in any way affect, diminish, or prejudice the right of such party to require of the other party at any time such performance or discharge, or performance or discharge of any other obligations under this document or be considered to be a waiver of any rights, unless the waiver is specifically agreed in writing.
- 15. Notices: All notices or communications issued by SIL shall be served on the Client In any one or more or all of the following ways at the ordinary business address and/or ordinary place of residence and/or last known address of the client:
- 15.1 (a) By ordinary post or (b) By registered post (c) Under certificate of posting or (d) By express delivery post or (e) by SMS on registered mobile or by telephonic call or (f) By affixing it on the door at the last known business or residential address or (g) By oral communication to the party or on the last known telephone number or on the recording machine of such number or (h) By advertising it in at least one prominent daily newspaper having circulation in the area where the last known business or residential address of the client is situated or (i) By publishing it in the website of SIL wherein secured login-id and password to Client is provided or (j) By a notice posted on the notice board of the Exchange if no address be known or (k) By electronic mail or fax or (l) By hand

- delivery or By Courier or any other mode as may be allowed for communication.
- 15.2 Notwithstanding anything stated above, communication relating to orders, margins, maintenance calls and other similar matters in the ordinary course of dealings between SIL and the Client may be made orally, or in the approved mode.

16. Electronic Contract Note (ECN):

- 16.1. Client agree to receive contract notes in Electronic/Digital Form (ECN) authenticated by means of a digital signature in lieu of Physical Contract notes through provided e-mail id in KYC Application Form at page No. 3 under point c contact details.
- 16.2. The Client shall access and verify the ECN and all information contained therein, In case of discrepancy the Client, shall inform SIL either in writing or via E-mail within reasonable time of the receipt of the same. SIL shall also oublish the Contract Note on the Web site www.swastlka.co.in on any other designated location specified by SIL from time to time. The Client will be issued a login and password by which the Client can login in to his account and view/save/print the ECN. Should the Client experience any difficulty in opening the ECN, SIL may, on advice by the Client, make the Contract Note available by any other means (e-mail, electronic mail attachment, or in the form of an available download from the back office web site or by delivery of a hard copy). Client's failure to advice SIL of such a difficulty shall amount to valid delivery and viewing of the document by the Client.
- 16.3 1. The client agrees to accept the transaction carried by him/her/them in digital form through internet such as copies of ledgers, Bills, Margin Statements, Statement of accounts of funds & securities and any other information / documents through internet to my/our Registered E-mail ID.
 - 2.Client undertake to check the contract notes / Bills on regular basis and bring the discrepancies to SIL notice with in 24 hours of issuance at any time. Non verification or not accessing the internet on regular basis shall not be a reason for disputing about the documents.
 - 3.Client shall ensure that these mail ids are kept valid and any change in my/our e-mail ids shall be communicated to SIL in writing.
 - 4.Client is aware that non receipt of bounced mail notification by SIL, shall amount to delivery of contract notes/bill/Statement of accounts/other documents at my/our e-mail id.
 - 5.Client also aware that the copies of the contract notes are also available at SIL website www.swastika.co.in for which I/we have been provided with an user id and password.
 - 6.Client aware that in case of any failure in system or error in digital contract notes, the same will be provided in physical form, which shall be binding on me/us
- 17. Participate to provide the transaction statement through internet (web-based and /or email) (D.P.)

The Client has agreed and permitted the participant the provide the transaction statement through internet (webbased and/or email) as follows:



- The participant shall install adequate system to restrict the access of the transaction statement only to the client and client shall also take necessary steps to ensure confidentiality and secrecy of the login name and password.
- 2. In case of change in email address, client immediately inform the Participant and participant shall verify and confirm with the client. Further, the participant shall confirm with the client about validity of the email address at least one in a year.
- 3. The client agrees not to receive transaction statement in physical form from the participant, until and unless due to any unforeseen problems.
- 4. The client shall have the right to terminate these agreed terms and conditions after giving a notice of at-least 10 days to the other parties.
- 18. Electronic Transmission of other Documents:

 Client who have opted for ECN agrees that SIL may transmit to the Client any statements, documents or intimation including, but not limited to, Margin Statement, Statements of Funds and Securities, margin and maintenance calls & other notices / communications in electronic mode either at the e-mail ID designated for delivery of ECN or to the mobile number of the Client or both and, in case of non receipt of bounced mail/non delivery of SMS notification, SIL shall be deemed to have fulfilled his obligation to deliver to the Client such documents. Discrepancies if any in documents should be brought to the notice of SIL within reasonable time from issuance failing which the documents shall be deemed to be true and correct record of transactions stated therein.
- 19. Electronic Payment Gateway for Net Banking Services: SIL may provide on its internet trading website, access to Electronic Payment Gateways provided by various banks / service providers for facilitating transfer of funds from Client's bank account to the account of the Client with SIL Client understands that SIL is only providing access to the electronic fund transfer facility provided by the banker/ service providers of the Client through SIL's website by means of an interface and is not liable or responsible for the proper functioning or otherwise of the Gateway or for any transaction errors, losses, malfunctioning or hacking of the system by unscrupulous elements, frauds, and/or any incidental or consequential claims arising thereout. Client undertakes not to make SIL a party to any litigation, claim, dispute, difference or complaint that the Client may initiate in respect of, arising out of or in connection with any transactions on the Gateway and agrees that SIL's liability shall at all time be limited to the amount actually received in Its account by electronic transfer from Client's account with the Bank. SIL can leavy charges against the facility as mentioned in tariff sheet.

20. Internet / Wireless Technology based Trading facility:

20.1. SIL offers Internet and mobile Trading facility for transaction in securities on the concerned Exchanges including facilities for online application of IPO / FPO / NFO / Bond Issues or any other issues of securities or services to apply/purchase/redeem/ sale/buyback or otherwise

- deal in the units of Mutual Funds (hereinafter referred to as "the Internet/wireless Trading system") through Exchange approved software. The Client can route its orders to SIL over the Internet/mobile/laptop with data card or any other devices which use internet protocol for purchasing, selling and dealing in securities. The Client may avail of such Trading facility provided by SIL by complying with the formalities prescribed therefore.
- 20.2. Non-usage of Internet/Wireless Trading Facility: If the Client does not use the Internet/Wireless Trading Facility for a continuous period of 3 months or such other period as SIL may notify, the facility may be deactivated without notice and the Client shall comply with the prescribed formalities for reactivating the facility. Trades can, however, be executed at all time by placing orders off-line with the concerned branch of SIL.
- 20.3. The client understands and agrees that SIL has different product of the Internet Trading /Wireless Trading softwares which have been approved by the Exchanges and the client shall be allotted such product as may be chosen by him. The client also understands and agrees that depending on the trading activity of the client, SIL shall have the exclusive right and liberty to change the product version allotted to the client and allot a different product version of the Internet Trading/Wireless Trading facility.
- 20.4. Orders of Client subject to review by SIL: The Client agrees that the SIL may, on being suspicious of any of the transactions, review any order placed by a Client, which may cause delays in the processing of the Client's order or may result in rejection of such order."
- 21. Extra Ordinary Events and termination/ suspension of trading facility: SIL will not be liable for losses caused directly or indirectly by government restriction, Exchange rulings, suspension of trading, computer, communication, telephone or system failure, war, earthquakes, flood, accident, power failure, equipment or software malfunction, lack of connectivity, congestion or disruption of communication net-work or links, software glitches or corruption, low processing speed, strikes or any other conditions beyond SIL's control resulting in nonexecution, partial or incomplete execution of orders and the resulting financial loss, if any SIL may at any time terminate, discontinue or temporarily suspend trading facility provided to the Client in the event of any such extraordinary event occurring without giving prior notice to the Client.
- 22. Amendments to the terms and conditions: SIL reserves the right to amend the terms and conditions herein contained by adding, deleting, modifying or varying the provisions thereof by giving 15 days prior notice to the Client. In the event where the client has not objected to revised terms and conditions within 15 days of receiving the notification, the same shall be binding on the client.
- 23. Mutual Fund Service System Facility / BSE Star MF: Client is registered with SIL Broking and has executed Know Your Form and certain other documents for the purpose of trading in securities market on the recognized Stock Exchange (herein after referred as "Exchange"). Incase client opts for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the SEBI recognized Stock Exchanges (Mutual Fund



Transaction Facilities). Know Your Client details as submitted by the client for the stock broking shall be considered for the purpose of Mutual fund transaction facilities and abide by the terms and conditions as mentioned in the circulars as may be specified by the Exchanges from time to time in this regard. Client shall also ensure compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI). Client shall read & understand the contents of the Scheme Information Document and Key Information Memorandum, addendum issued regarding each Mutual Fund Schemes with respect to which dient choose to subscribe / redeem. Client further agree to abide by the terms and conditions, rules and regulations of the Mutual

8 velaws and Regulations of the concerned Exchange. Provided, however, that recourse shall not be had to the arbitration, the grievance redressal mechanisms or to the investor protection schemes of the Exchanges or SEBI where the claims, differences or disputes exclusively arise out of or relate to any contracts entered into: transactions carried out; schemes, leagues or competition joined; other arrangements or understandings reached or relations established by the client with a group concern or associate of the Stock Broker or any third parties and to which the Byelaws, Rules and Regulations of the Exchange are not attracted and the Client understands and agrees that any application for invoking the arbitration/grievance redressal mechanisms or investor protection schemes of the Exchange in relation to any

	the terms & co facility as stated	nditions f i In KYC h	ommit to have read & under or using Mutual Fund trans; andout (customer copy)	action dismis I/We hereb	ssed. y confirm to have r	ead and understood the terms		
	between them, Registration D transactions m Regulations of arbitration for r	, arising of ocuments ade subject the Exception	claims, differences or dis- but of or in relation to this s, any contracts, dealings ect to the Bye laws, Rule- changes shall be submitted in accordance with the proving Concillation Act, 1996 and	Client same. s and s and Date: ed to Place:	ons as mentioned at	pove and agree to abide by the		
•	STANDING	INST	RUCTION TO MAI	NTAIN RUNNING	ACCOUNT (V	Client Signature /OLUNTARY DOCUMENT)		
secur settle payou may s which Quart may s retain time s applic furth	Itles on running ment basis, up at of available frettle the account very is not applicatly) or at such specify from time funds as may be to time or toward able on my accer authorize	ng accounties I/w ree funds ints at Mo icable, els n other In ne to time we permitt rds other count, wi	atain my/our accounts for nts basis instead of 'bill e specifically request you or securities in the accountiful Quarterly (stress the option will be considered as SE8I/Stock Exches. I / We further authorize and by Stock Exchanges/SE8 unbilled services and/or chile settling the accounts.	to bill while settling for a no Interest of you as above shall not be consequently anges otherwise, of standing in account as a writing, additional form account as a writing, additional for account as a writing, additional form account as a writing ac	g my / our account. I will be payable on the re. I / We agree the liable for any claim for al, Incidental, spec- caused by retention struction/authorizate	tchanges from time to time, I/We understand and agree that the amount of funds retained by at Swastika Investmant Limited or loss or loss of profit or for any lal or exemplary damages, or of such securities/funds. The tion for maintaining my/our all remain valid until revoked in		
Date			Client Code			(Client Signature)		
		FATCA	/ CRS DECLARATION		TION FOR INDI			
Clie	nt Name							
				First / Sole Holder	Second Holder (fany) Third Holder (If any)		
1.	Are you U.S (Refer KYC		? - Customer Copy)	□ Yes □ No	□Yes □No	□ Yes □ No		
2,	Specify cour (Tax Resider		sidence for tax purpose	□ India □ Other	□ India □ Otho	er □ India □ Other		
3,	Specify Cou	ntry of Ci	tizenship	□ India □ Other	☐ India ☐ Oth	er 🗅 India 🗅 Other		
	be: If you are a U.S. person and /or if your tax residency / nationality / citizenship is other than India, then please provide declaration / self certification ler FATCA/CRS.							
	eclaration form ca		loaded from www.swastika.co.i	n econd Holder Signatur	e) (7	Third Holder Signature)		



A. DEMAT TARIFF SHEET

SCHEMES	AMC Based	Deposit	One Time	BSDA Tari	ff
	Based	Charges		For Debt Upto Rs.	Rs. 100001 to
				Securities 100000	Rs. 200000
				For Other Upto Rs. Securities 500000	Rs. 50001 to Rs. 200000
Account Opening Charges	Nil	NìI	Nil	Nil	Nil
Documentation Charges	Nii	Nil	Nil	Nil	NII
POA Charges	Rs.150	Nil	Nil	Rs.150	Rs.150
AMC for Individual & HUF Account	Rs.250	Rs.2000 (refundable)*	Rs.1000 (Non-refundable)	Nil	Rs.100
Entities other than above mentioned	Rs.500+ (Rs.500 CDSL/ NSDL Charges)	Rs.6500 (Refundable)*	Rs.3500 (Non-refundable)	N.A.	N.A.
Transaction Charges:-					
On purchase	Níl	Nil	Nil	Nil	Nil
On sale :-					
Within Swastika Group	0.02% Or (Min.Rs.17)	0.02% Or (Min.Rs.17)	0.02% Or (Min.Rs.17)	0.04% Or (Min.Rs.35)	0.03% Or (Min. Rs.30)
Outside Swastika Group	0.03% Or (Min. Rs.25)	0.03% Or (Min. Rs.25)	0.03% Or (Min. Rs.25)	0.05% Or (Min. Rs.40)	0.05% Or (Min. Rs.35)
Demat charges	Rs.2 per certificate** Or (Min. Rs. 10)	Rs.2 per certificate** Or (Min. Rs. 10)	Rs.2 per certificate** Or (Min. Rs. 10)	Rs.5 per certificate Or (Min. Rs.50)**	Rs.5 per (Min. certificate Or Rs.40)***
Remat charges	Rs.25/every 100 securities (Min. Rs. 50) Or (CDSL/NSDL charges extra)***	Rs.25/every 100 securities (Min. Rs. 50) Or (CDSL/NSDL charges extra)**	Rs.25/every 100 securities (Min. Rs. 50) Or (CDSL/NSDL charges extra)**	Rs.50 (CDSL/NSDL charges extra)**	Rs.50 (CDSL/NSDL charges extra)**
Pledge Creation, Closure:-	0.02% Or (Min. Rs.50)	0.02% Or (Min. Rs.50)	0.02% Or (Min. Rs.50)	0.05% Or (Min. Rs.100)	0.05% Or (Min. Rs.75)
Margin Pledge / Un pledge	Rs. 15	Rs. 15	Rs. 15	Rs. 15	Rs. 15
Account Freezing	Rs. 100	Rs. 100	Rs. 100	Rs. 100	Rs. 100
Delay pay-in per	Rs. 20	Rs. 20	Rs. 20	Rs. 20	Rs. 20

Notes for Demat Tariff Sheet:

- Swastika reserves the right to revise the tariff structure from time to time, with notice of 30 days. The notice may be given by Ordinary post, email or on the website of Swastika.
- 2 DRF would be accepted against upfront payment.
- 3 Rejection of DRF for BSDA Tariff will be charged at Rs.40/- plus Rs.2/- per certificate and Other than 8SDA Tariff will be charged at Rs.50/-.
- 4 Each bounce instruction (rejected) will attract a fine of Rs.20/-.
- 5 A penalty of 1% interest per month on the value outstanding on the bill from the due date of Rs.25/- whichever is higher.
- 6 Demat of jumbo certificates will attract special rates for 8SDA Tariff.
- 7 Service tax and other levies would be extra as applicable.
- 8 Free transaction will be provided monthly and quarterly as per CDSL/NSDL norms and extra Rs.10/- per statement other than BSDA Tariff
- 9 Any services that is not indicated above will be charged separately as per the rates applicable from time to time.
- 10 Subject to Closing Demat Account in the First Year
 - *Exit load Rs.400/- (Rs.550/- entities other than individual & HUF) will be applicable
- 11 ** Postage Charges will be charged on actual basis.
- 12 Basic Service Demat Account (BSDA) facility will be available as per Security Exchange Board of India (SEBI) Circular for opening a BSDA and any amendment from time to time. In case of Demat account under 8SDA facility does not meet the eligibility for 8SDA facility as per SEBI guidelines or any such authority at any point of time, 8SDA account will be converted to regular demat account without reference and will be levied charges as applicable to regular accounts as informed by the Depository Participant.



B. TRADING TARIFF SHEET

Account Code								
Group			Lo	cation				
Family Name & Code								
Talliny Hame & esset				SEGMENT	г			
	CASH (N	SE & BSE)	DERIV	ATIVES		DERIVATIVES	СОММ	ODITY
	Delivery based Transactions	Daily Square up Transactions	Future Transactions	Option Transactions	Future Transactions	Option Transactions	Future Transactions	Option Transactions
Brokerage :-								
(a) Slab (%)								
(b) Min. Palse/ Min. per contract								
Transaction & Other Charges (%								
Other Charges								
·	able @ Rs. 15,	/- per contra ignature)	(Second	Holder Sig	•	•	older Signa	•
Format for request (Declar	ration for			obile Nu	i mber) [P	lease tick ()	wherever a	applicable]
DP ID			Client ID					
Name of account holder								
☐ Mobile Number ☐ Email ID								
I hereby declare that the aforesaid mo	bile number		_	□Me or □	My Family	Members R	elations	
Date:	Place:		Clien	t Signature				
	ATION TO	CLIENT	_		MANDAI	OPY		
To, Swastika Investsmart Ltd. Regd. Office: 48, Jaora Compund, INDORE - 452 001 I/We confirm that I/We understand an 1. That, you undertake to trade in you 2. That, your investor grievance contact the concerned exchanges: 022-22728517/8097, commo exchanges at MCX- grieva Contact No. 022-66406789	d noted the formal of the following the foll	Re: Confir ollowing: account, in a complian e@nse.co.in stika.co.in	mation of n ddition to the ce@swasti n, Contact N . If not sat	oting e client base ka.co.in. 1 o. 180026 isfied with	trading. If not satis 5 0058 <u>BSE</u> the respons	ified with t - is@bsein se, please o	dia.com, Contact the	concerned
Date:			Clien	t Signature				
Place:				-				



KRA CONSENT FOR DETAILS

I/We hereby declare that the KYC details furnished by me are true and correct to the best of my/our knowledge and belief and I/we under-take 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.

I am aware of other modes of KYC which are available and I have chosen Aadhaar based method voluntarily. My Aadhaar record can be used by NDML KRA only for the specific purpose of validating / maintaining / sharing my KYC record and as an audit evidence. I will have an option to request for deletion of my Aadhaar record.

I/We hereby consent to receiving information from NDML KRA through SMS/Email on the above registered number/Email address.

I am/We are also aware that for Aadhaar OVD based KYC, my KYC request shall be validated against Aadhaar details. I/We hereby consent to sharing my/our masked Aadhaar card with readable QR code or my Aadhaar XML/Digilocker XML file, along with passcode and as applicable, with KRA and other Intermediaries with whom I have a business relationship for KYC purposes only.

Date:			
Place:			
	(First/Sole Holder Signature)	(Second Holder Signature)	(Third Holder Signature)

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Instructions:

- 1. The nomination can be 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 account is held jointly all joint holders will sign the nomination form.
- 2. 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.
- 3. 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 son in the exchange-controls in force from time to time.
- 4. 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.
- Transfer of securities in favour of a Nominee shall be valid discharge by the depository and the participant the legal heir.
- 6. The cancellation of nomination can be made by individuals only beneficiary owner accounts on their own behalf singly or jointly by the same 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 the nomination. If the beneficiary owner account is held jointly. all joint holders will sign the cancellation form.
- 7. 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.
- 8. Opting for SMS Alert facility is mandatory if you are giving DDPI. If DDPI is not granted and you do not wish to avail this facility cancel this option.
- 9. All communication shall be sent at the address of the Sole/First holder only.
- 10. Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 11. For receiving Statement of Account in electronic form:
 - I. 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.
- 12. In case of joint account, on death of any of the joint account holders, the surviving account holder(s) has to inform Participant about the death of account holder(s) with required documents within one year of the date of demise.
- 13. In case if 'first holder' is selected, the communication will be sent as per the preference mentioned at Sr. No. 12. In case 'All joint account holders' is opted, communication to first holder will be sent as per the preference mentioned at Sr. No. 12 and communication to other holders will be in electronic mode. The default option will be communication to 'first holder', if no option selected.

14,	Strike off	whichever	is no	t applicable.
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NOTES

Form No.			

Swastika Investmart Limited

CIN: L65910MH1992PLC067052

Corporate Office

48 Jaora Compound, MYH Square. Indore - 452001 Ph.: 0731-6644000

GSTN: 23AABCS6585J2Z1

Registered Office

Flat No. 18, 2nd Floor, North Wing, Madhaveshwar Society, Madhav Nagar, 11/12 S.V. Road, Andheri (W), Mumbai-400 058 Ph.: 022-47501626

GSTN: 27AABCS6585J2ZT

BRANCH

AUTHORIZED PERSON

KYC Department: 0120 44 00 750

E-mail: kyc@swastika.co.in | Helpdesk: +91 80 6904 9850 | Web: www.swastika.co.in

Chief Executive Officer: Mr. Sunil Nyati . Ph.: 0731-6644000 . E-mail: md@swastika.co.in

Compliance Officer: Miss Sheetal Duraphe . Ph.: 0731-6644161 . E-mail: sheetal.d@swastika.co.in



