

FORM NO.	

TRADING AND DEMAT ACCOUNT OPENING FORM NON INDIVIDUAL

CLIENT NAME		_
DP ID. 12091000	_ CLIENT ID	_ CLIENT CODE
RM NAME	SERVICE RM NAME _	
BRANCH NAME	FAMILY NAME	
DEALER NAME	TEAM LEADER NAMI	<u> </u>
REFERRAL NAME		
ONLY TRADING	ONLY DEMAT	BOTH TRADING AND DEMAT
KRA YES NO		CKYC YES NO

INCRED CAPITAL WEALTH PORTFOLIO MANAGERS PRIVATE LIMITED

(Formerly Known as BSH Corporate Advisors and Consultants Private Limited)

Registered Office: Unit No-1203, 12th Floor, B-Wing, The Capital, C-70, G Block, BKC, Bandra (E), Mumbai - 400051. T. +91 22 6844 6100 | F. +91 22 4161 1508 | www.incredequities.com | CIN No. U74999MH2018PTC305048

Corporate Office: 2nd and 3rd Floor, B Wing, Kaledonia Building, Sahar Road, Andheri East, Mumbai - 400069. Phone: 91-22-4161-1500 / +91-22-4161-1596

For office use only:

KRA			СКҮС	
Y	ES	NO	YES	NO
MODIFI	CATION	KRA ENTRY DATE	CKYC NUMBER OF THE RELATED PERSONS	CKYC ENTRY DATE
YES	NO			

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2.	Tariff Sheet	Document detailing the rate/amount of brokerage & other charges levied on the client for trading on stock exchange(s) & DP Service charges/ Fee Structure	20-21	OKLET 1 AND VOLUNTARY
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5.	Running Account Authorization (Voluntary)	Authorisation letter to InCred Capital Wealth Portfolio Managers Pvt. Ltd. facilitates maintaining of funds/ securities on running account basis	31	2
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Note: Booklet 1 to be filled by client and returned to Incred Capital. Booklet 2 to be read, understood by the client for future reference.

Dear Investor!!

Subject: prevention of Money laundering

Money laundering is a process of making dirty money clean. Money is moved around the financial system again and again in such manner that its origin gets hidden.

It involved complex chain of activities whereby huge amount of money generated from illegitimate activities viz. selling of narcotic drugs, extortion, corruption, illicit dealing in weapons, human trafficking, etc. if put through a series of process so that it comes out at the other end as clean and legal money. Terrorist organization encourage money laundering to support their illegal acts.

It is important to note due to increased vigilance in the wake of threats emanating from increasing terrorism, any failure on our part to discharge the duties cast on us under the applicable laws or we becoming an instrumental or a part of the chain, even if unknowingly or ignorantly, may invite the trouble.

In order to fight against the money laundering and terrorist financing, the Prevention of Money Laundering Act (PMLA) was brought into force w.e.f. July 1, 2005 in India. Guidelines were also issued in the context of the recommendations made by the Financial Action task Force on anti-money laundering standards, Compliance with these standard has become imperative for international financial relations.

PMLA is applicable to every intermediary registered with Securities & Exchange Board of India (SEBI), which includes a stock broker, depository participant, portfolio manager and any other intermediary associated with securities market.

As per the provision of PMLA, the intermediaries are required to comply with Know Your Client (KYC) normal, conduct ongoing client due diligence to ensure that the activity being conducted in any account is consistent with the intermediary's knowledge of the client, its business and risk profile.

In light of the above, you are requested to provide the information or documents evidencing source of funds, income tax returns, bank records, demat holding, etc. at the time of registrations as a client with us or subsequently whenever asked for during the course of your dealings with us.

Name of Stock Broker / Trading Member / Clearing Member: INCRED CAPITAL WEALTH PORTFOLIO MANAGERS PRIVATE LIMITED CIN NO.: U74999MH2018PTC305048

SEBI Registration No. & Date - INZ000294632-August 18, 2020

CDSL SEBI Registration No & Date - IN-DP-559-2021-February 5, 2021

NSE Membership – Trading cum Self Clearing Member (Capital Market, Futures & Options and Debt. Segment) Primary Member Code – 90211, Clearing Member ID-M52100

BSE Membership - Trading cum Self Clearing Member (Capital Market, Futures & Options and Debt. Segment) Membership Code - 6739

Investment Advisor - INA000014890

Registered Office Address: InCred Capital Wealth Portfolio Managers Pvt Limited, Unit No 1203, B Wing, The Capital, C-70, B Block, BKC, Bandra (E), Mumbai – 400051 Phone: +91-22-6844 6100, Fax:+91-22-4161 1508, Website: www.incredequities.com

Correspondence Office Address: 3rd Floor , B Wing , Kaledonia Building, Sahar Road, Andheri East, Mumbai – 400069

Name of Compliance Officer: Preeti Lalwani

Email-Id: compliance@incredcapital.com / preeti.lalwani@incredcapital.com

Phone No: +91-22-4161-1500 / +91-22-4161-1596

In case not satisfied with the response, please contact - BSE Limited (Tel.:+91-22-22728097;

E-mail: is@bseindia.com); National Stock Exchange of India Limited (Tel.:+91-22-26598190;

E-mail: ignse@nse.co.in)

CDSL Ltd. (Phone: 1800–200–5533, email id: complaints@cdslindia.com.

You can also lodge your grievances with SEBI at https://scores.gov.in.

For any queries, feedback or assistance contact SEBI office on Toll free helpline at 1800 22 7575 / 1800 266 7575.

CHECK LIST FOR FILLING KYC FORM

(List of documents to be submitted) - For Non-Individual

Types of Entity	Documentary requirements	Please Tick
	Copy of the balance sheets for the last 2 financial years (to be submitted every year).	
	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).	
Corporate	Photograph, Proof of Identification, Proof of Address, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations.	
Corporate	Photograph, Proof of Identification, Proof of Address, PAN of beneficiary owner who owns / entitled to more than 25% of shares/capital/profits	
	Copies of the Memorandum and Articles of Association and certificate of incorporation.	
	Copy of the Board Resolution or Declaration (on the Letterhead) naming the persons authorised to deal in securities on behalf of company/firm/others and their specimen signatures for investment in securities market.	
	Authorised signatories list with specimen signatures alongwith photo.	
	Copy of the balance sheets for the last 2 financial years (to be submitted every year)	
Partnership Firm	Certificate of Registration (for registered partnership firms only).	
	Certified copy of partnership deed	
	Authorised signatories list with specimen signatures alongwith photo.	
	Photograph, Proof of Identification, Proof of Address, PAN of beneficiary owner who owns / entitled to more than 15% of capital/profits	
	Copy of the balance sheets for the last 2 financial years (to be submitted every year).	
Trust	Certificate of registration (for registered trust only).	
	Certified copy of Trust deed.	
	List of trustees certified by managing trustees/CA.	
	Photograph, Proof of Identification, Proof of Address, PAN of beneficiary owner who owns / entitled to more than 15% of property/capital/profits	
	PAN of HUF.	
HUF	Deed of declaration of HUF/ List of coparceners.	
	Bank pass-book/bank statement in the name of HUF.	
	Photograph, Proof of Identification, Proof of Address, PAN of Karta.	
	Proof of Existence/Constitution document.	
Unincorporated association or a body of	Resolution of the managing body & Power of Attorney granted to transact business on its behalf.	
individuals	Authorized signatories list with specimen signatures alongwith photo.	
	Photograph, Proof of Identification, Proof of Address, PAN of beneficiary owner who owns / entitled to more than 15% of property/capital/profits	

Banks/ Institutional Investors Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years. Authorized signatories list with specimen signatures alongwith photo. Copy of SEBI registration certificate. Authorized signatories list with specimen signatures alongwith photo. Self-certification on letterhead. 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 certified by the Chairman/Secretary. Photograph (Passport Size) PAN Card Promoters (more than 5% stake)/ Partners/ Whole time Directors/ Authorised Persons/ Trusties/ Beneficiary owners Bank Proof (Any One) Banker's Certificate on letter head of the bank certifying the account number and date from which the account is operational Cancelled Personalized (in the name of the Non Individual Applicant) Cheque leaf For the Non Individual Applicant Bank Statement (not more than 3 months old & seal and signature of the bank official in case no latest transaction) Banker's Certificate on letter head of the bank certifying the account number and date from which the account is operational Cancelled Personalized (in the name of the Non Individual Applicant) Cheque leaf For the Non Individual Applicant Bank Statement (not more than 3 months old & seal and signature of the bank official in case no latest transaction) Ack Copy of the IT Return Leave & License Agreement/ Agreement for sale Certified copy of Form No18 filed with the Registrar of Companies along with filing fee receipt For Promoters (>5 % stake)/ Partners/ Whole time directors/ Authorised Persons/ Trusties/ Beneficiary owners Unique Identification Number (UID) (Aadhaar) Valid Passport, Name, Address & photo page) Voter ID (front and back) Valid Driving License (Name, Address & photo page) Bank Passbock/ Statement (not more than 2 months old) Resident	Types of Entity	Documentary requirements	Please Tick
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		Resident Landline Tel. Bill (not more than 2 months old)	
Other* (Pls. Specify)		Notarized Leave & License/ Rent Agreement/ Flat Sale Agreement	
		Other* (Pls. Specify)	



Types of Entity	Documentary requirements	Please Tick
Identity Proof of Promoters (more	Valid Passport (Name, Address & photo page)	
than 5% stake)/ Partners/ Whole time Directors/	Voter ID (front and back)	
Authorised Persons /Trusties/	Valid Driving License	
Beneficiary owners (Any One)	PAN card	

*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 | Self declaration by High Court & Supreme Court Judges giving the address in respect of their own account | The proof of address in the name of the spouse may be accepted | Ration Card | Flat Maintenance Bill | Insurance Copy | Gas Bill | 1[Identity Card or Document with address, issued by Central or State Govt. & its dept., Statutory or Regulatory Authorities, Public sector undertaking, Schedule Commercial Bank, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWA, ICSI, Bar Council etc. to their members]

IMPORTANT INSTRUCTIONS

1 Additional documents in case of trading in derivatives segments - illustrative list:

Copy of ITR Acknowledgement	Copy of Annual Accounts
In case of salary income – Salary Slip, Copy of Form 16	Net worth certificate
Copy of demat account holding statement.	Bank account statement for last 6 months
Any other relevant documents substantiating ownership of assets.	Self declaration with relevant supporting documents.

^{*} In respect of other clients, documents as per risk management policy of the stock broker need to be provided by the client from time to time.

- 2 Copy of cancelled cheque leaf/passbook/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 3 Demat master or recent holding statement issued by DP bearing name of the client
- 4 For Non-individuals:
 - a. Form need to be initialized by all the authorized signatories.
 - b. Copy of Board Resolution or declaration (on the letter head) naming the persons authorized to deal in securities on behalf of company/firm /others and their specimen signatures.

GENERAL:

- 1 Trading Account will be in the name of First/Sole holder of Demat and/or Bank A/c only
- 2 Thumb impression and signatures other than English, 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
- 3 Witness should be a person other than co-holder/joint holder
- 4 The applicant should authenticate any corrections/ alteration in the account opening form
- 5 All the fields in the Form must be filled up by the applicant otherwise the Form may be rejected
- 6 In case of Non Individual Applicant, signature shall be alongwith the Applicant's seal. Signature should be preferably in black ink.
- 7 Incase of any correction/cancellation, please provide counter signature on the left side of the page.

BANK DETAILS:

- 1 Cheque/DD towards Registration fees & other charges should be drawn in favour of "InCred Capital Wealth Portfolio Managers Pvt. Ltd."
- 2 It is mandatory to provide complete All Bank Accounts' details. In absence of complete details, form may be rejected.

INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. Important Points:

- 1. Self attested copy of PAN card is mandatory for all clients.
- 2. Either father's name or spouse's name is to be mandatorily furnished. In case PAN is not available father's name is mandatory, accompanied by originals for verification. Incase the original of any document is not produced for verification, then the copies should be properly at tested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent addresses are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name &capacity
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIOCard/OCICard and overseas address proof is mandatory.
- 8. 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.

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

- 1. 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).
- 2. Unique Identification Number (UID) (Aadhaar)/Passport/Voter ID card/Driving license.
- 3. Identity card/ document with applicant's Photo, 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, 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.)

- 1. Passport/Voters Identity Card/Ration Card/Registered Lease or Sale Agreement of Residence/Driving License/Flat Maintenance bill/Insurance Copy.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill -Not more than 3 months old.
- 3. BankAccount Statement/Passbook -Not more than 3 months old.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Bank /Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly or 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.
- 7. 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.
- 8. The proof of address in the name of the spouse may be accepted.

D. Exemptions/clarifications to PAN

(*Sufficient documentary evidence in support of such claims to be collected.)

- 1. 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.
- 2. Investors residing in the state of Sikkim.
- 3. UNentities/multilateral agencies exempt from paying taxes/fi ling tax returns in India.
- 4. SIP of Mutual Funds up to Rs 50,000/- p.a.
- 5. 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:

- 1. 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).
- 2. 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.

INSTRUCTIONS/GUIDELINES FOR FILLING KYC APPLICATION FORM

A. Clarification / Guidelines on filling 'Personal Details' section

- 1 Name: The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
- 2 One the following is mandatory: Mother's name, Spouse's name, Father's name...

B. Clarification / Guidelines on filling 'Current Address details' section

- 1 In case of deemed PoA such as utility bill, the document need not be uploaded on CKYCR.
- 2 PoA to be submitted only if the submitted Pol dose not have current address or address as per Pol is invalid or not in force.
- 3 State / U.T. Code and Pin / Post Code will not be mandatory for Overseas addresses.
- 4 In Section 2, one of I, II, and III, is to be selected. In case of online E-KYC authentication, II is to be selected.
- 5 In Section 3, one of I, II, III, and IV is to be selected. In case of online E-KYC authentication, II is to be selected.
- 6 List of documents for 'Deemed Proof of Address':

Document Code	Document Code
01	Utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill).
02	Property or Municipal Tax receipt.
03	Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address.
04	Letter of allotment of accommodation from employer issued by State Government or Central Government departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies leave and license agreements with such employers allotting official accommodation.

- 7 Regulated Entity (RE) shall redact (first 8 digits) of the Aadhaar number from Aadhaar related data and documents such as proof possession of Aadhaar, while uploading on CKYCR.
- 8 "Equivalent e-document" means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the information Technology (Preservation and Retention of information by intermediaries.
 - Providing Digital Locker Facilities) Rules, 2016.
- 9 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005

C. Clarification / Guidelines on filling 'Contact details' section

- 1 Please mention two- digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91–99999999).
- 2 Do not add '0' in the beginning of Mobile number.

D. Clarification / Guidelines on filling "Related Person details" section

1. Provide KYC number of related person, if available

E. Clarification on Minor

- 1. Guardian details are optional for minors above 10 years of age for opening of bank account only
- 2. However, in case guardian details are available for minor above 10 years age, the same (or CKYCR number of guardian) is to be uploaded.

List of two – digit state / U.T codes as per Indian Motor Vehicle Act, 1988

State/U.T	Code	State/U.T	Code	State/U.T	Code
Andaman & Nicobar	AN	Himachal Pradesh	HP	Pondicherry	PY
Andhra Pradesh	AP	Jammu & Kashmir	JK	Punjab	PB
Arunachal Pradesh	AR	Jharkhand	JH	Rajasthan	RJ
Assam	AS	Karnataka	KA	Sikkim	SK
Bihar	BR	Kerala	KL	Tamil Nadu	TN
Chandigarh	CH	Lakshadweep	LD	Telangana	TS
Chattisgarh	CG	Madhya Pradesh	MP	Tripura	TR
Dadra and Nagar Haveli	DN	Maharashtra	MH	Uttar Pradesh	UP
Daman & Diu	DD	Manipur	MN	Uttarakhand	UA
Delhi	DL	Meghalaya	ML	West Bengal	WB
Goa	GA	Mizoram	MZ	Other	XX
Gujarat	GJ	Nagaland	NL		
Haryana	HR	Orissa	OR		

List of ISO List of ISO 3166 two- digit Country Code

Aland Islands Albania Algeria American Samoa Andorra Angola Anguilla Antarctica Antigua and Barbuda Argentina Armenia Aruba Australia Austria Aszerbaijan Afghanistan Bahamas Bahrain Bangladesh Barbados Belgium Belgium Bellize Benin Bemuda Blotvia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina Botswana	AX AL DZ AS AD AO AI AQ AG AR AW AU AT AZ AF BS BD BB	Ecuador Egypt El Salvador Equatorial Guinea Eritrea Estonia Ethiopia Falkland Islands (Malvinas) Faroe Islands Fiji Finland France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	EC EG SV GQ ER EE ET FK FO FJ FI FR GA GM GE DE GH GR	Liechtenstein Lithuania Luxembourg Macao Macedonia, the former Yugoslav Republic of Madagascar Malawi Malaysia Makdives Mali Malta Marshall Islands Martinique Mauritania Mauritius Mavitus Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	LI LT LU MO MK MG MW MY MV ML MT MH MQ MR MU YT MX	Saint Vincent and the Grenadines Samoa San Marino Sao Tome and Principe Saudi Arabia Senegal Serbia Seychelles Sierra Leone Singapore Sint Maarten (Dutch part) Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan Spain	VC WS SM ST SA SN RS SC SL SG SX SK SI SB SO ZA GS SS ES
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Angola Anguilla Antarctica Antigua and Barbuda Argentina Armenia Aruba Austrialia Austrialia Azerbaijan Afghanistan Bahamas Bahamas Baharin Bangladesh Barbados Belarus Belgium Belize Benin Bemmuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AO AI AQ AG AR AW AU AT AZ AF BS BD BB BD BB BY BE BZ BJ BH BT	Estonia Ethiopia Falkland Islands (Malvinas) Faroe Islands Fiji Finland France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	EE ET FK FO FJ FI FR GF TF GA GM	Republic of Madagascar Malawi Malaysia Maldives Mali Malts Marshall Islands Martinique Mauritania Mauritus Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MG MW MY MV ML MT MH MQ MR MV MR MU YT MX	Senegal Serbia Seychelles Sierra Leone Singapore Sint Maarten (Dutch part) Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SN RS SC SL SG SX SK SI SB SO ZA GS
Anguilla Antarctica Antarctica Antarctica Antigua and Barbuda Argentina Armenia Aruba Australia Australia Australia Australia Astralia Astralia Astralia Astralia Astralia Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AI AQ AG AR AM AW AU AT AZ AF BS BH BD BB	Ethiopia Falkland Islands (Malvinas) Faroe Islands Fiji Finland France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	ET FK FO FJ FI FR GF PF TF GA GM	Madagascar Malawi Malaysia Maldives Mali Malta Marshall Islands Martinique Mauritania Mauritius Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MG MW MY MV ML MT MH MQ MR MV MR MU YT MX	Senegal Serbia Seychelles Sierra Leone Singapore Sint Maarten (Dutch part) Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SN RS SC SL SG SX SK SI SB SO ZA GS
Anguilla Antarctica Antarotica Antigua and Barbuda Argentina Armenia Aruba Australia Australia Australia Australia Asphanistan Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AI AQ AG AR AM AW AU AT AZ AF BS BH BD BB	Ethiopia Falkland Islands (Malvinas) Faroe Islands Fiji Finland France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	ET FK FO FJ FI FR GF PF TF GA GM	Malawi Malaysia Maldives Mali Malta Marshall Islands Martinique Mauritania Mauritius Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MW MY MV ML MT MH MQ MR MU YT MX	Serbia Seychelles Sierra Leone Singapore Sint Maarten (Dutch part) Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	RS SC SL SG SX SK SI SB SO ZA GS
Antarctica Antigua and Barbuda Argentina Armenia Aruba Australia Australia Azerbaijan Afghanistan Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolovia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AQ AG AR AW AU AT AZ AF BS BH BD BB BY BE BZ BJ BM BT	Falkland Islands (Malvinas) Faroe Islands Fiji Finland France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	FK FO FJ FI FR GF PF TF GA GM GE DE GH GI	Malaysia Maldives Mali Malta Marshall Islands Martinique Mauritania Mauritius Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MY MV ML MT MH MQ MR MV MR MU YT MX	Seychelles Sierra Leone Singapore Sint Maarten (Dutch part) Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SC SL SG SX SK SI SB SO ZA GS
Antigua and Barbuda Argentina Armenia Aruba Austrialia Austrialia Azerbaijan Afghanistan Bahamas Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AG AR AM AW AU AT AZ AF BS BH BD BB	Faroe Islands Fiji Finland France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	FO FJ FI FR GF PF TF GA GM	Maldives Mali Malta Marshall Islands Martinique Mauritania Mauritius Mayottte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MV ML MT MH MQ MR MU YT MX	Sierra Leone Singapore Sint Maarten (Dutch part) Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SL SG SX SK SI SB SO ZA GS
Argentina Armenia Armenia Aruba Australia Austria Austria Azerbaijan Afghanistan Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonarie, Sint Eustatius and Saba Bosnia and Herzegovina	AR AM AW AU AT AZ AF BS BH BD BB BB BY BE BZ BJ BM BT	Fiji Finland France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	FJ FI FR GF PF TF GA GM GE DE GH GI	Mali Malta Marshall Islands Martinique Mauritania Mauritius Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	ML MT MH MQ MR MU YT MX	Singapore Sint Maarten (Dutch part) Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SG SX SK SI SB SO ZA GS
Armenia Aruba Aruba Australia Australia Austria Azerbaijan Afghanistan Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AM AW AU AT AZ AF BS BH BD BB BY BE BZ BJ BM BT	Finland France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	FI FR GF PF TF GA GM GE DE GH GI	Malta Marshall Islands Martinique Mauritania Mauritius Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MT MH MQ MR MU YT MX FM MD	Sint Maarten (Dutch part) Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SX SK SI SB SO ZA GS
Aruba Austrialia Austrialia Azerbaijan Afghanistan Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bemin Bemuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AW AU AT AZ AF BS BH BD BB BY BE BZ BJ BM BT	France French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	FR GF PF TF GA GM GE DE GH GI	Marshall Islands Martinique Mauritania Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MH MQ MR MU YT MX FM MD	Slovakia Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SK SI SB SO ZA GS
Australia Austria Austria Azerbaijan Afghanistan Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AU AT AZ AF BS BH BD BB BY BE BZ BJ BM BT	French Guiana French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	GF PF TF GA GM GE DE GH GI	Martinique Mauritania Mauritius Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MQ MR MU YT MX FM MD	Slovenia Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SI SB SO ZA GS
Austria Azerbaijan Afghanistan Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AT AZ AF BS BH BD BB BY BE BZ BJ BM BT	French Polynesia French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	PF TF GA GM GE DE GH GI	Mauritania Mauritus Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MR MU YT MX FM MD	Solomon Islands Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SB SO ZA GS
Azerbaijan Afghanistan Bahamas Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AZ AF BS BH BD BB BY BE BZ BJ BM BT	French Southern Territories Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	GA GM GE DE GH GI	Mauritius Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MU YT MX FM MD	Somalia South Africa South Georgia and the South Sandwich Islands South Sudan	SO ZA GS SS
Afghanistan Bahamas Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AF BS BH BD BB BY BE BZ BJ BM BT	Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	GA GM GE DE GH GI	Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	YT MX FM MD	South Africa South Georgia and the South Sandwich Islands South Sudan	ZA GS SS
Afghanistan Bahamas Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	AF BS BH BD BB BY BE BZ BJ BM BT	Gabon Gambia Georgia Germany Ghana Gibraltar Greece Greenland	GA GM GE DE GH GI	Mayotte Mexico Micronesia, Federated States of Moldova, Republic of Monaco	YT MX FM MD	South Africa South Georgia and the South Sandwich Islands South Sudan	GS SS
Bahamas Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BS BH BD BB BY BE BZ BJ BM BT	Gambia Georgia Germany Ghana Gibraltar Greece Greenland	GM GE DE GH GI	Mexico Micronesia, Federated States of Moldova, Republic of Monaco	MX FM MD	South Georgia and the South Sandwich Islands South Sudan	GS SS
Bahrain Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BH BD BB BY BE BZ BJ BM BT	Georgia Germany Ghana Gibraltar Greece Greenland	GE DE GH GI	Micronesia, Federated States of Moldova, Republic of Monaco	FM MD	Islands South Sudan	SS
Bangladesh Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BD BB BY BE BZ BJ BM BT	Germany Ghana Gibraltar Greece Greenland	DE GH GI	Moldova, Republic of Monaco	MD	South Sudan	
Barbados Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BB BY BE BZ BJ BM BT	Germany Ghana Gibraltar Greece Greenland	DE GH GI	Moldova, Republic of Monaco	MD		
Belarus Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BY BE BZ BJ BM BT	Ghana Gibraltar Greece Greenland	GH GI	Monaco		Spain	ES
Belgium Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BE BZ BJ BM BT	Gibraltar Greece Greenland	GI		MC		1.16
Belize Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BZ BJ BM BT	Greece Greenland				Sri Lanka	LK
Benin Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BJ BM BT	Greenland	GR	Mongolia	MN	Sudan	SD
Bermuda Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BM BT			Montenegro	ME	Suriname	SR
Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BT		GL	Montserrat	MS	Svalbard and Jan Mayen	SJ
Bhutan Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	BT	Grenada	GD	Morocco	MA	Swaziland	SZ
Bolivia, Plurinational State of Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina		Guadeloupe	GP	Mozambique	MZ	Sweden	SE
Bonaire, Sint Eustatius and Saba Bosnia and Herzegovina	ВО	Guam	GU	Myanmar	MM	Switzerland	CH
Bosnia and Herzegovina	BQ		GT	Namibia	NA	Syrian Arab Republic	SY
		Guatemala					
Botswana	BA	Guernsey	GG	Nauru	NR	Taiwan, Province of China	TW
	BW	Guinea	GN	Nepal	NP	Tajikistan	TJ
Bouvet Island	BV	Guinea-Bissau	GW	Netherlands	NL	Tanzania, United Republic of	TZ
Brazil	BR	Guyana	GY	New Caledonia	NC	Thailand	TH
British Indian Ocean Territory	10	Haiti	HT	New Zealand	NZ	Timor-Leste	TL
Brunei Darussalam	BN	Heard Island and McDonald Islands	HM	Nicaragua	NI	Togo	TG
Bulgaria	BG	Holy See (Vatican City State)	VA	Niger	NE	Tokelau	TK
Burkina Faso	BF	Honduras	HN	Nigeria	NG	Tonga	TO
Burundi	BI	Hong Kong	HK	Niue	NU	Trinidad and Tobago	TT
					NF		TN
Cabo Verde	CV	Hungary	HU	Norfolk Island		Tunisia	
Cambodia	KH	Iceland	IS	Northern Mariana Islands	MP	Turkey	TR
Cameroon	CM	India	IN	Norway	NO	Turkmenistan	TM
Canada	CA	Indonesia	ID	Oman	OM	Turks and Caicos Islands	TC
Cayman Islands	KY	Iran, Islamic Republic of	IR	Pakistan	PK	Tuva l u	TV
Central African Republic	CF	Iraq	IQ	Palau	PW	Uganda	UG
Chad	TD	Ireland	ΙE	Palestine, State of	PS	Ukraine	UA
Chile	CL	Isle of Man	IM	Panama	PA	United Arab Emirates	AE
China	CN	Israel	IL	Papua New Guinea	PG	United Kingdom	GB
Christmas Island	CX		IT		PY	United States	US
		Italy		Paraguay			
Cocos (Keeling) Islands	CC	Jamaica	JM	Peru	PE	United States Minor Outlying Islands	UM
Colombia	CO	Japan	JP	Philippines	PH	Uruguay	UY
Comoros	KM	Jersey	JE	Pitcairn	PN	Uzbekistan	UZ
Congo	CG	Jordan	JO	Poland	PL	Vanuatu	VU
Congo, the Democratic Republic of the	CD	Kazakhstan	KZ	Portugal	PT	Venezuela, Bolivarian Republic of	VE
Cook Islands	CK	Kenya	KE	Puerto Rico	PR	Viet Nam	VN
Costa Rica	CR	Kiribati	KI	Qatar	QA	Virgin Islands, British	VG
Cote d'Ivoire !Côte d'Ivoire	CI	Korea, Democratic People's Republic	KP	Reunion !Réunion	RE	Virgin Islands, U.S.	VI
Out of the	ш	of	1/5	Democia	DC	Well's and Education	\A/E
Croatia	HR	Korea, Republic of	KR	Romania	RO	Wallis and Futuna	WF
Cuba	CU	Kuwait	KW	Russian Federation	RU	Western Sahara	EH
Curacao !Curaçao	CW	Kyrgyzstan	KG	Rwanda	RW	Yemen	YΕ
Cyprus	CY	Lao People's Democratic Republic	LA	Saint Barthelemy !Saint Barthélemy	BL	Zambia	ZM
Czech Republic	CZ	Latvia	LV	Saint Helena, Ascension and Tristan da Cunha	SH	Zimbabwe	ZW
Denmark	DK	Lebanon	LB	Saint Kitts and Nevis	KN		
Djibouti	DJ	Lesotho	LS	Saint Lucia	LC		
Dominica	DM	Liberia	LR	Saint Lucia Saint Martin (French part)	MF		



NON-INDIVIDUAL CLIENT REGISTRATION FORM

Application I	Vo.:
Application i	10

Please fill in ENGLISH and in BLOCK LETTERS

Are you a KYC-KRAComplied Client Yes No I hereby confirm that my details appearing on KRA/UIDAI have been shared. I further confirm that there are no changes in the	9
same including my Address/Email id/Mobile Number. OR I hereby confirm that my details appearing on KRA/UIDAI have been shared. I further confirm that my Address/Email id/Mobile Number** as appearing on the same have undergone change(s) and I have filled up the updated details below:	
CENTRALKYC REGISTRY KnowYour Customer (KYC)Application Form Legal Entity/other than Individual	
For office use only ApplicationType* New Update	
(To be filled by financial institution) KYC Number (Mandatory for KYC update requestives	est)
Kindly prefer page no. 40 & 41 for CKYC instructions.	
☐ 1. ENTITYDETAILS* (Please refer instruction A at the end)	
1. Name of Applicant	
2. Date of Incorporation/ Formation* 2. Date of Incorporation/ Formation* 2. Date of Incorporation/ Formation*	
2b.Country of Incorporation/ Formation* 2c.TIN or Equivalent Issuing Country	
3. Registration No. (e.g. CIN) 3a.Dateofcommencementofbusiness	
3bTIN / GSTRegistration Number	
4. Status Pleasetick (🗸) Private Ltd. Co. Public Ltd. Co. Body Corporate Partnership	
□ Not Categorized □ Liquidator □ FPI Category I □ FPI Category II □ FPI Category	/ III
☐ Body of Individuals ☐ Non-Government Organisation ☐ Trust / Charities / NGOs ☐ Government E	3ody
☐ Artificial Juridical Person ☐ Defence Establishment ☐ Limited Liability Partnership	
☐ Central/State Government Department or Agency ☐ FI ☐ FII ☐ HUF ☐ AOP ☐ Bank	
Section 8 Companies (Companies Act 2013) LLP Society Artificial Liability Partnership	
☐ International Organization or Agency Foreign Embassy or Consular Office etc ☐ Others Please specify	
5. PAN (MANDATORY) Please enclose a duly attested copy of your PAN Card. Form 60 fumis	shed
☐ 2. PROOF OF IDENTITY (Pol)* (Please refer instruction B at the end)	
Officially valid document(s) in respect of person authorised to transact	
Certificate of Incorporation / Formation Registration Certificate Registration Certificate No.	
☐ Memorandum and Articles of Association ☐ Partnership Deed ☐ Trust Deed	
Resolution of Board / Managing Committee Power of attorney granted to its manager, officers or employees to transact on its b	ehalf
Activity Proof - 1 (For Sole Proprietorship Only) Activity Proof - 2 (For Sole Proprietorship Only)	
3. ADDRESS* (Please refer instruction C at the end)	
3.1 Registered Office Address / Place of Business*	
Proof ofAddress* Certificate of Incorporation / Formation Registered Certificate Other Document	
Line 1*	
Line 2	
Line 3 City / Town / Village*	
District* Pin / Post Code* State / U.T Code* ISO 3166 Country Code*	



	India (If different fro	om above)*			
Line 2					
Line 3			City /	Town / Vil	lage*
District*	Pin	/ Post Code*	State / U.T Cod	le*	ISO 3166 Country Code*
4. CONTACT DETA	AILS (All communications w	vill be sent to Mobile nun	nber / Email-ID provided	d" may be us	sed) (Please refer instruction D at the end)
Tel. (Off)		FAX			
Mobile		Email ID			
5. NUMBER OF REL	ATED DEDCONS	(Please	e refer instruction	E at the	and)
5. NUMBER OF REL	LATED PERSONS	(Please	e refer instruction	E at the	end)
6. REMARKS (If an	y)				
7 ADDLICANT DEC	CLADATION.				
7. APPLICANT DEC			1 1 1		
	t the details furnished ledge and belief and I (
changes therein, im	mediately. In case an	y of the above inf	ormation is		
found to be false or that I may be held lia	untrue or misleading o	or misrepresenting	, I am aware		Signatur / Thumb Impr onl
	receiving information	on from Control V	VC Pogistry	Sign	ature/Thumb Impression of Applicant
_	on the above register				Authorised Signatory
Date D D M M	YYYY			Place	
8. ATTESTATION / F	FOR OFFICE USE ON	LY			
Documents Received	\square Certified Copies	☐ Equivalent e-d	ocument		
	KYC V	/ERIFICATION CARE	RIED OUTBY		INSTITUTION DETAILS
Identity Verification	□ Done	Date			
Emp. Name				Name	InCred Capital Wealth Portfolio Managers Pvt Limited
Emp. Code				Code	IN5060
Emp. Designation Emp. Branch					:
спр. Бансп					
Employee Signature					
					[Institution Stamp]

CENTRAL KYC REGISTRY Know Your Customer (KYC) Application Form Related Person
Are you a KYC-KRA Complied Client
1. DETAILS OF RELATED PERSON* (Please refer instruction E at the end)
☐ Addition of Related Person ☐ Deletion of Related Person ☐ Update Related Person Details KYC Number of Related Person (if available*)
Related Person Type* Director Promoter Karta Trustee Partne Court Appointment Official Proprietor Beneficiary Authorised Signatory Beneficiary Owner Power of Attorney Holder Other (Please specify)
DIN (Director Identification Number) (Mandatory if Related Person Type is Director)
DPIN For (LLP Partner)UID For Ohter
Designation
1.1 PERSONAL DETAILS (Please refer instruction E at the end)
Name* (Same as ID proof)
Maiden Name (If any*)
Father/ Spouse Name*
Mother Name*
Date of Birth* D D M M Y Y Y Y
Gender*
Nationality*
PAN* Form 60 fumished
1.2 PROOF OF IDENTITY AND ADDRESS* (Please refer instruction E at the end)
I. (Certified copy of OVD or equivalent e-document of OVD or OVD obtained through digital KYC process needs to be submitted (any one of the following OVDs)
A- Passport Number B- Voter ID Card C- Driving Licence D- NREGA Job Card E- National Population Register Letter F- Proof of Possession of Aadhaar II C- B- KYC Authentication Signature/ Thumb Impression
Address
Line 1*
Line 2
Line 3 City / Town / Village*
District* Pin / Post Code* State / U.T Code* ISO 3166 Country Code*

1.3 CURRENT A	DDRESS DETAILS* (Please refer instruction	n E at th	ne end)
I. (Certified copy of	entioned address (in such cases address details as below need of OVD or equivalent e-document of OVD or OVD obtated (any one of the following OVDs)		•
☐ B- Voter ID (☐ C- Driving Li	Number Card cence ob Card	_	
☐ E- National F	Population Register Letterossession of Aadhaarentication		-
Offline Verifi 	cation of Aadhaar _XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
Address			
	·		llage*
District*	Pin / Post Code State / U.T Co	ode*	ISO 3166 Country Code*
	DETAILS (All communications will be sent on struction D at the end)	provide	d Mobile no / Email-ID)
Tel. (Off)	Tel. (Res)	Mobile	
Email ID			
2 APPLICANT [DECLARATION		
the best of my know changes therein, im	the details furnished above are true and correct to ledge and belief and I undertake to inform you of any mediately. In case any of the above information is untrue or misleading or misrepresenting, I am aware lble for it.	S	[Signature / Thumb Impression]
I hereby consent to	receiving information from Central KYC Registry on the above registered number/email address.	Sign	ature/Thumb Impression of Applicant Related Person
Date D D M M	Y Y Y Y	Place	
3. ATTESTATION / FO	OR OFFICE USE ONLY		
Documents Received	☐ Certified Copies ☐ E-KYC data received from UIDAI☐ Digital KYC Process ☐ Equivalent e-document	□ Data	received from Offline Verification
	KYC VERIFICATION CARRIED OUT BY		INSTITUTION DETAILS
Date			
Emp. Name Emp. Code		Name	InCred Capital Wealth Portfolio Managers Pvt Limited
Emp. Designation		Code	IN5060
Emp. Branch			1 1 1 1
'			
Employee Signature			[Institution Stamp]

CENTRAL KYC REGISTRY Know Your Customer (KYC) Application Form Related Person
Are you a KYC-KRA Complied Client
1. DETAILS OF RELATED PERSON* (Please refer instruction E at the end)
☐ Addition of Related Person ☐ Deletion of Related Person ☐ Update Related Person Details
KYC Number of Related Person (if available*)If KYC number is available, only 'Related Person Type' & 'Name' is mandatory
Related Person Type* Director Promoter Karta Trustee Partner Court Appointment Official Proprietor Beneficiary Authorised Signatory Beneficiary Owner Power of Attorney Holder Other (Please specify)
DIN (Director Identification Number) (Mandatory if Related Person Type is Director)
DPIN For (LLP Partner) UID For Ohter
Designation
1.1 PERSONAL DETAILS (Please refer instruction E at the end)
Name* (Same as ID proof)
Maiden Name (If any*)
Father/ Spouse Name*
Mother Name*
Date of Birth* DDDMMYYYYY
Gender*
Nationality*
PAN* Form 60 fumished
I. (Certified copy of OVD or equivalent e-document of OVD or OVD obtained through digital KYC process needs to be submitted (any one of the following OVDs) A- Passport Number B- Voter ID Card C- Driving Licence D- NREGA Job Card E- National Population Register Letter F- Proof of Possession of Aadhaar II E- KYC Authentication Address Line 1* Line 2
Line 3 City / Town / Village*
District* Pin / Post Code* State / U.T Code* ISO 3166 Country Code*

1.3 CURRENT A	DDRESS DETAILS* (Please refer instruction E at t	the end)
I. (Certified copy of	entioned address (in such cases address details as below need not be pro FOVD or equivalent e-document of OVD or OVD obtained th tted (any one of the following OVDs)	•
B- Voter ID C C- Driving Li D- NREGA Jo E- National F F- Proof of P II E- KYC Auth III Offline Verifi IV E- KYC Auth	NumberCardCence	
Address		
Line 1*		
Line 2		
Line 3	City / Town / V	/illage*
	Pin / Post Code* State / U.T Code*	•
1.4 CONTACT [DETAILS (All communications will be sent on provide struction D at the end)	
Tel. (Off)	Tel. (Res) Mobile	e
Email ID		
2 APPLICANT [DECLARATION	
the best of my know changes therein, im	the details furnished above are true and correct to ledge and belief and I undertake to inform you of any mediately. In case any of the above information is untrue or misleading or misrepresenting, I am aware lible for it.	[Signature / Thumb Impression]
I hereby consent to		nature/Thumb Impression of Applicant Related Person
Date D D M M	Y Y Y Y Place	
3. ATTESTATION / FO	DR OFFICE USE ONLY	
Documents Received		a received from Offline Verification
	KYC VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS
Date		
Emp. Name		Name InCred Capital Wealth Portfolio Managers Pvt Limited
Emp. Code		Code IN5060
Emp. Designation		_
Emp. Branch		
Employee Signature		[Institution Stamp]

ADDITIONAL KYC FORM FOR OPENING A DEMAT & TRADING ACCOUNT For Non-Individual

Application / DP Internal Ref N (To be filled by Depository Part Client ID:	icipant)			ID: 12091 re: DDMMY	000
(To be filled by the Applicant in BL (I/We request you to open a demat	OCK LETTERS in E	0 ,	ne as per followin	ng details:	
A. DETAILS OF ACCOUNT HO	LDERS				
Name of the Hold	ers		PAN	GST Identification	tion Number
Name of the Applicant					
UCC Code	Exchange	Name		ID	
UCC Code	Exchange	Name		ID	
UCC Code					
UCC Code					
First /Sole Authorised Signator	- Y				
Second Authorised Signatory					
Third Authorised Signatory					
STATUS Body Corporate Qualified Foreign Investor	Bank Trus		Fund CM	FII Specify)	
C.For Partnership Firm, Unregistor the name of the partner(s), to Association of Persons (AOP)	rustee(ies) etc., t	the name & P	AN of the Part		
Nam	e		PAN	GST Identifica	tion Number
D. INCOME DETAILS (PLEAS	E SPECIFY)			·	
Income Range per annum:					
Up to ₹1,00,000 ₹1,00,00	00 to ₹5,00,000	₹ 5,00,000	to₹10,00,000	₹10,00,000 to	₹20,00,000
₹20,00,000 to ₹50,00,000	₹50,00,000 to	o ₹1,00,00,000)	nan ₹1,00,00,000	
and					
Net worth Amount (₹)	as	on date	[Net w	orth should not be old	erthan1year]
E. IN CASE OF FIIS / OTHERS	(AS MAYBEAPI	PLICABLE)			
RBI Approval Reference Number			RBI Ap	proval Date	
SEBI Registration Number (for FII:	s)		·		



F. BANK ACCOUNT DETAILS (De	fault Bank will be updated in DP accou	ınt as Dividend Bank details)				
	Bank 1 (Default)	Bank 2				
Bank Name:						
Branch Address:						
Bank Account No.:						
Account Type: Saving/Current/ Others -In case of NRI/NRE/ NRO/PIS:						
MICR Number:						
IFSC Code:						
City:						
State:						
Country:						
 (iii) Photocopy of the Passbook having (iv) Letter from the Bank. In case of options (ii), (iii) and (iv) about G. Depository Account(s) detail 	ve, MICR code of the branch should be pr	esent / mentioned on the document.				
. , , , , , , , , , , , , , , , , , , ,	DP 1	DP 2				
Depository Participant Name: Depository Name (NSDL/CDSL):						
Beneficiary Name:						
DP ID:						
Beneficiary ID (BO ID):						
Note: Leave this field blank if you ar	e opening DP A/c with Trading A/c.					
H. PEP						
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)						
I. INVESTMENT / TRADING EXPE	RIENCEAND BUSINESS DETAILS					
Investment Trading		erivative years vestment field years				
Source of Wealth Business Income	e 🗌 Gift 🔲 Ancestral Property 🗌 Rent	al Income Others(Specify)				

3. TRADING FREI E	.KLINCLS (SICNATO	RE PURPOSE)								
Please select the segments in which you wish to trade and sign in the relevant boxes. Please strike off the segment not chosen by you.										
Segment	CM Segment [BSE and NSE]	F&O Segment [NSE]	CD Segment [NSE]	All Segments [CM-BSE & NSE; FO-NSE; CD-NSE]						
Signatures										
AS										
Note: If, in future, you wa	ant to trade on any New	Segment/ New Exchang	ge, separate authorizatio	on/letter will be required.						
K. PAST ACTIONS										
against the applican	n/proceedings initiate t/constituent or its Pa n securities during the if no action is taken)	rtners/ Promoters/ W	/hole-Time Directors	/ Authorized Persons						
I DEALINGS THRO	DUGH AUTHORISED	PERSONS AND OT	HER STOCK BROKE	:RS						
	hrough the Authorised									
	lame:	•	_							
		_								
		Registered Office Address:								
Phone: Website:										
	Fax:									
• Whether dealing v		Broker/Authorised Pe	Website:							
Whether dealing v Brokers/ Authorised	vith any other Stock	Broker/Authorised Pe Is of all)	Website:erson (in case dealing	with multiple Stock						
Whether dealing v Brokers/ Authorised Name of Stock Broke	vith any other Stock Person, provide detai	Broker/Authorised Pe Is of all) Name of Authoris	Website:erson (in case dealingsed Person, if any:	with multiple Stock						
Whether dealing v Brokers/ Authorised Name of Stock Broke	vith any other Stock Person, provide detai r:	Broker/Authorised Pe Is of all) Name of Authoris Exchange	Website: erson (in case dealing sed Person, if any: e:	with multiple Stock						
Whether dealing v Brokers/ Authorised Name of Stock Broke Client Code:	vith any other Stock Person, provide detai r:ues pending from/ to	Broker/Authorised Pe Is of all) Name of Authoris Exchange	Website: erson (in case dealing sed Person, if any: e:	with multiple Stock						
Whether dealing value Brokers/ Authorised Name of Stock Broke Client Code: Details of disputes/ disp	vith any other Stock Person, provide detai r:ues pending from/ to	Broker/Authorised Pe Is of all) Name of Authoris Exchange such Stock Broker/ Au	Website: erson (in case dealing sed Person, if any: e: uthorised Person:	with multiple Stock						

• Whether you wish to receive the confirmation, account statements and any other correspondence electronically or physically? (please specify) Physical 🗍 Electronic 🗍							
• Whether you wish to receive Physical Contract Note _ Electronic Contract Note (ECN) _							
(please specify)							
Specify your Email id, if ap	oplicable:						
Whether you wish to ava	ail of the facility of inte	rnet trading/wireless	techn	ology (please s	pecify):		
Number of years of Inves							
Any other information:Please specify your choice							
	ce of receiving a copy (or this form rifysical		.crome			
SMS Alert Facility Refer to Terms & Conditions							
given as		are giving Power of At		· -			
(available on our website www.incredequities.com)	facility, cancel this o	d & you do not wish to ption)	J avall (DI CHIS			
I/We wish to avail the TRUST facility using the Mobile number registered for SMS Alert Facility. I/We have read and understood the Terms and Conditions prescribed by CDSL for the same. Yes Yes No I/We wish to avail the TRUST facility using the Mobile number registered for SMS Alert Facility. I/We have read and understood the Terms and Conditions prescribed by CDSL for the same. Yes I/We wish to register the following clearing member IDs under my/our below mentioned BO ID registered for TRUST							
2.6 (available on our website www.incredequities.com)	Stock Exchange Name/ID	Clearing Member Name	Clearing Member ID (Optional)				
Easi	•	ease visit CDSL websit w his ISIN balances, tr			☐Yes ☐ No		
I / We instruct the DP to (If not marked, the defaul		-	count	[Automatic C	_		
my /our account without	I / We would like to instruct the DP to accept all the pledge instructions in my /our account without any other further instruction from my/our end (If not marked, the default option would be 'No')						
Account Statement Require	ment As per SEBI	Regulation 🗌 Daily	☐ We	ekly 🗌 Fortnig	htly Monthly		
I / We request you to send the email ID		-cum-Holding Statem	ent at	☐Yes ☐ No)		
I\We would like to share t	the Email ID with the R	TA.		☐ Yes ☐ No)		
I / We would like to receive the applicable box. If not m				oth Physical and	d Electronic (Tick		
I/ We wish to receive dividend / interest directly in to my/or bank account as given below through ECS (If not marked, the default option would be 'Yes') [ECS is mandatory for locations notified by SEBI from time to time]							



N. INTRODUCTION DETA	AILS (Optional)		
Name of the Introducer:	(Surname)	(Name)	(Middle Name)
Status of the Introducer: Sub	o-Broker/ Remisier/ Au	uthorized Person/ Existing	g Client/ Others, please specify:
Address and Phone No. of the	Introducer:		
Signature of the Introducer:	IS		

	Т				
or Non-Individuals		Photograph & Sign across			l Signatory
cation Form f		Designation			Third Authorised Signatory
ır Client (KYC) Appli		Email ID			F
oart of Know You		Contact Details			Signatory
rectors forming a _l		Residential Address			Second Authorised Signatory
whole time di		OID			
Details of Promoters/ Partners/ Trustees and whole time directors forming a part of Know Your Client (KYC) Application Form for Non-Individuals		NAME			First /Sole Authorised Signatory
Details of Promote	Name of Applicant	Sr. No			First /Sole Au

Whether Coparcener / Member (please specify)				
Date of Birth				
Relationship with Karta				
Gender				
Name of Coparceners/ Member				
Sr. PAN				
	Name of Coparceners/ Gender Relationship with Karta Date of Birth	PAN Name of Coparceners/ Gender Relationship with Karta Date of Birth	PAN Name of Coparceners/ Gender Relationship with Karta Date of Birth	PAN Name of Coparceners/ Gender Relationship with Karta Date of Birth

Signatory of the Karta

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:

- 1. "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.
- 2. '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 Beneficiary Owner 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:

- 1. 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:

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 following information for the purpose of REGISTRATION / MODIFICATION (Please cancel out what is not applicable).

DP ID	1	2	0	9	1	0	0	0	CLIENT ID								
		(Plea	ase w	rite yo	our 8 d	digit [OPID)			(Pleas	e writ	e you	r8 dig	git Clie	ent ID)
Sole / First	Hold	er's N	lame :														
Second Ho	lder's	Nam	ıe :														
Third Holde	er's N	ame :	:														
Mobile Nui	nber	on wl	าich n	nessa	ges a	re to I	oe ser	nt +9	se write only the mobile nu	umberv	vithout	t prefix	ing co	untry c	ode or	zero)	
The mobil	e nur	nber	is reg	gister	ed in	the n	ame	of: _									
Email ID: _																	
				(Please	write	only Of	VE valid	d email ID on which comm	unicatio	on; if aı	ny, is to	be sei	nt)			
Date D	р М	М	y y	Y \	/					Pla	ace [

OPTION FORM FOR ISSUE OF DIS BOOKLET

OPTION 1:	
I / We require you to issue Delivery Instruction Slip (DIS) booklet to me / us immediately on opening my / our CDSL account though I / we have issued a Power of Attorney (POA) / executed PMS agreement in favour of / with(name of the attorney / Clearing Member / PMS	
manager) for executing delivery instructions for setting stock exchange trades [settlement related transactions]	
effected through such Clearing Member / by PMS manager	
or	_
OPTION 2:	
I/We do not require the Delivery Instruction Slip (DIS) for the time being, since I/We have issued a POA/executed PMS agreement in favour of/with(name of the attorney/	
Clearing Member / PMS manager) for executing delivery instructions for setting stock exchange trades [settlement related transactions] effected through such Clearing Member / by PMS manager. However, the Delivery Instruction Slip	
(DIS) booklet should be issued to me / us immediately on my / our request at any later date.	

	First Authorised	Second Authorised	Third Authorised
	Signatory	Signatory	Signatory
Signature(s)	FAS	SAS	TAS

__inc.

KYC INFORMATION & FATCA-CRS DECLARATION - NON INDIVIDUAL

(Please consult your professional tax advisor for further guidance on your tax residency, FATCA / CRS Guidance)
PAN* Name
City of incorporation Country of incorporation
Net Worth in INR. In Lakhs
Is the entity involved in/ providing any of these services: Foreign Exchange/ YES Gaming/ Gambling/ YES Money YES Lottery Services NO Laundering/ NO Services [e.g casino betting syndicates]
Any other information [if applicable]
Entity Constitution Type (Please tick as appropriate) a) Partnership Firm b) Private Limited Company c) Public Limited Company e) AOP/BOI f) Trust / Liquidator i) Others specify ii) Others specify
Please tick the applicable tax resident declaration – 1. Is "Entity" a tax resident of any country other than India YES NO (If yes, please provide country/ies in which the entity is a resident for tax purposes and the associated Tax II number below.)
Country Tax Identification Identification Type Number (TIN or Other, please specify)
% In case Tax Identification Number is not available, kindly provide its functional equivalent or Company Identification Number or Global Entity Identification Number.
In case the Entity's Country of Incorporation / Tax residence is U.S. but Entity is not a Specified U.S. Person,
mention Entity's exemptioncode here
FATCA-CRS DECLARATION
(Please consult your professional tax advisor for further guidance on FATCA classification
PART A (to be filled by Financial Institutions or Direct Reporting NFFEs
1. We are a, Financial institution ⁶ GIIN Or Direct reporting NFFE ⁷ (please tick as appropriate) GIIN Note: If you do not have a GIIN but you are sponsored by another entity, please provide your sponsor's GIIN above and indicate your sponsor's name below
Name of sponsoring entity
GIIN not available (please tick as applicable) Not required to apply for – please specify 2 digits sub–category¹º Not obtained – Non–participating FI

	PART B (please fill any one as a	ppropriate to be filled by NFEs other t	han Direct Reporting NFEs)					
1.	Is the Entity a publicly traded company ¹ that is, a company whose shares are regularly traded on an established securities market)	Yes No (If yes, please specify any one stock regularly traded) Name of stock exchange	-					
2.	Is the Entity a related entity of a publicly traded company (a company whose shares are regularly traded on an established securities market)	on which the stock is regularly traded) Name of listed company Nature of relation: Subsidiary Controlled by a Listed Company	If yes, please specify name of the listed company and one stock exchange on which the stock is regularly traded) Name of listed company Nature of relation: Subsidiary of the Listed Company or					
3.	Is the Entity an active3 NFE	Yes No (If yes, please fill UBO dec Nature of Business Please specify the sub-category of Activ Part D)						
4.	Is the Entity a passive4 NFE	Yes No (If yes, please fill UBO dec	·					
	Refer 2a of Part D ² Refer 2b of Pa Refer1A of Part D	art D ³ Refer 2c of Part D ⁶ Refer 1 of F	Part D ⁷ Refer 3(vii) of Part D					
		UBO Declaration						
Pa Re (p Pl re O	artnership Company Unincorpo eligious Trust Private Trust L please specify lease list below the details of contr esidency/citizenship and ALL Tax I	Integory): Unlisted Company Parthorated association/body of individuals isted Company (Need not provide UBO rolling person(s), confirming ALL countridentification Numbers for EACH controlling FFI Owner Reporting Statement as IN E	Public Charitable Trust details sought under Others es of tax residency/ permanent olling person(s).					
pe IC	ame - Beneficial owner/ Controlling erson #Country - Tax Residency* #Ta) No or functional equivalent for eac ountry%		Address - Include State, Country, PIN/ZIP Code & Contact Details					
1.		Tax ID Type Country						
		Tax ID No						
_		State	· ·					
2.		Tax ID Type						
-		Country Tax ID No						
-		State						
2.		Tax ID Type	-					
_		Country						
_		Tax ID No						
		State	Country					



If passive NFE, please provide below additional details. (Please attach additional sheets if necessary)

PAN City of Birth Country of Birth	Occupation Type – Service, Business, Others Nationality, Father's Name – Mandatory if PAN is not available					
1. PAN	Occupation Type	DOB D M M Y Y Y Y				
City of Birth	Nationality	Gender: Male Female				
Country of Birth	Father's Name	Others				
2.PAN	Occupation Type	DOB D M M Y Y Y				
City of Birth	Nationality	Gender: Male Female				
Country of Birth	Father's Name	Others				
3.PAN	Occupation Type	DOB D M M Y Y Y Y				
City of Birth	Nationality	Gender: Male Female				
Country of Birth	Father's Name	Others				

⁴Refer 3(iii) of Part D | ⁵Refer 3(vi) of Part D | ¹¹Refer 3(iv) (A) of Part D

FATCA TERMS AND CONDITIONS

Towards compliance with tax information sharing laws, such as FATCA, we would be required to seek additional personal, tax and beneficial owner information and certain certifications and documentation from our account holders. Such information may be sought either at the time of account opening or any time subsequently. In certain circumstances we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please contact your tax advisor. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Towards compliance with such laws, 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. As may be required by domestic or overseas regulators/ tax authorities, we may also be constrained to withhold and pay out any sums from your account or close or suspend your account(s). If any controlling person of the entity is a US citizen or resident or green card holder, please include United States in the foreign country information field along with the US Tax Identification Number. Foreign Account Tax Compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010. Please note that you may receive more than one request for information if you have multiple relationships with ABC. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

Certification

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

Name	AUTHORISED SIGNATORY
Designation	AS
Date D D M M Y Y Y Y	Place

^{*}Additional details to be filled by controlling persons with tax residency/ permanent residency/ citizenship/ Green Card in any country other than India:

^{*}To include US, where controlling person is a US citizen or green card holder % In case Tax Identification Number is not available, kindly provide functional equivalent

TARIFF SHEET (FOR ALL EXCHANGE & SEGMENT)

Brokerage

	1st l	_eg	2nd Leg (Same Day)				
	%Age	Min.	%Age	Min.			
Trading							
Delivery							
Equity Derivatives							
Futures							
Options							
Options Flat							
Currency Derivatives	3						
Futures							
Options							
MFSS			·				

The following charges will be charged and collected from the Client on the Contract Note:-

- a. SEBI Turnover fees Exchange Transaction changes as applicable.
- b. Statutory levies including but not limited to Securities Transaction Tax (STT), Commodity Transaction Tax (CTT), GST. Stamp duty, Education Cess, as applicable shall be levied as per the prevailing rates.
- c. The following charges will be charged and collected from the Client in the Client Ledger or on the bill
 - Interest on delayed payment
 - Research report charges
 - Trading account opening documentation charges of 1000/-
 - Demat charges for pay-in/pay-out of shares from Pool/Margin Account (on actual basis)
 - Clearing charges (for F&O and Currency Derivatives segment of all Exchanges, if applicable) Upto Rs. 50/– per crore on futures contract and upto Rs. 1000/– per crore on options contract (on premium)
 - Short delivery/Auction charges (other than internal close out charges) upto 0.5% on the value of scrip
 - Document handling charges-Upto Rs. 15/- per Contract note
 - Cheque Bounce charges of Rs. 200/- will be charged

Charges for Depository Services through CDSL

Charges Head	Transaction Type	Charges				
Account Charges	Account Maintenance Charges (Accounting year)	Rs. 500/- for accounts other than Corporate Rs. 1000/- for Corporate accounts				
		Purchase/Sale through InCred Capital - NIL				
Transaction Charges	On-Market	Sale transactions done through other Brokers: charges @0.03% of value (minimum Rs. 20/-)				
	Off-Market (within InCred DP)	Sale transactions – only CDSL charges on actual				
	Off-Market/Inter-Depository	Sale transactions - @0.03% of value (minimum Rs. 20/-)				

	Pledge Creation	Rs. 25/- per ISIN within InCred Capital					
Pledge	Pledge Closure	Rs. 25/- ISIN within InCred Capital					
	Pledge Invocation	Rs. 25/- per ISIN within InCred Capital					
	Pledge/Un-Pledge/Invocation	@0.02% of value, minimum Rs. 25/– per ISIN outside InCred Capital					
	Margin Pledge	Rs. 10/- per ISIN within InCred Capital					
Ohla a a Clara and a	Dematerialization	Rs. 5/- per certificate + Rs. 30/- towards courier charges					
Other Charges	Remateralization	Rs. 10/- per certificate + Rs. 30/- towards courier charges					

Other Terms

- Stamp Duty Charges on Agreement & automated POA will be charged on actual in the first bill.
- Notary Charges on automated POA Rs. 100/- will be charged in the bill.
- Any service not quoted above will be charged Marcharately.
- GST will be charged as applicable.
- All payments to be made in the name of "InCred Capital Wealth Portfolio Managers Pvt Ltd." via a cheque/DD.

DP ID	1	2	0	9	1	0	0	0	CLIENTID				

FIRST/SOLE AUTHORISED SIGNATORY



SECOND AUTHORISED SIGNATORY



THIRD AUTHORISED SIGNATORY



VOLUNTARY TERMS AND CONDITIONS

The following clauses are not part of model formats of Uniform Set of Documents prescribed its SEBI vide circular number CIR/MIRSD/16/2011 dated August 22, 2011. These clauses have been added in order to ensure smooth functioning of trading and toenhance the transparency of Member-Clientrelation. The Client is further informed that these clauses are voluntary and at the discretion of Member and Client. The Client and the Member, in addition to Mandatory clauses, also voluntarily agree to the Terms and Conditions stated herein below. The Client is further informed that he/she/it may strike out any of these clauses, if he/she/it does not wish to accept the same.

Types of services offered: The Stock Broker agrees to provide, and the Client agrees to avail of, the following services:

a. Trading facilities for Cash Segment/ Derivatives Segment/ Currency Derivatives Segment

1. GENERAL TERMS AND CONDITIONS GOVERNING THE SERVICE

- (i) All transactions that are carried out by and on behalf of the Client shall always be subject to Government notifications, any rules, regulations, guidelines and circulars issued by SEBI and Rules, Regulations and Bye-laws of the Exchange that may be in force from time to time, and their Clearing Houses, if any, on which such transactions are executed and / or cleared by the Member that may be in force from time to time, the Reserve Bank of India and the NSDL and CDSL, the Securities Contracts Regulation Act and the rules made thereunder, and any other applicable statutory provisions and/ Rules or Regulations. The Member is under no obligation to inform the TClient of changes in these rules, regulations or guidelines.
- (ii) The Client hereby confirms that the Stock Broker has disclosed that it may undertake Proprietary trading in addition to Client Based Trading. (iii) The Client has read and understood Risk

Disclosure Document issued by BSE and NSE. The Client further confirms that they are aware of the Rules and Regulations on Prevention of Money Laundering Act (PMLA), 2002 and that the Client has not violated any of the Rules and Regulations of the said act and hereby indemnify the Stock Broker from any liability arising from my/our transactions executed with the Stock Broker.

(iv)The Client hereby confirms that he/she himself/herself or none of its Directors/ Partners/ Trustees/ Promoter/Karta/ Whole -Time Directors and/ or, Shareholders holding majority stake are/ were debarred from dealing in securities market by any statutory authority

- including SEBI NSE/BSE. The Client also confirms that he is not the member of the any Stock Exchanges including NSE/BSE nor he isAuthorised Person or remiser to any other member of the Exchange.
- (v)Unless otherwise agreed in writing by the Member, Client agrees and confirms that the Member and the Client shall in no circumstances be considered as persons acting in concert or as persons co-operating with each other (directly or indirectly) or as persons having a common objective or purpose of substantial acquisition of shares or voting rights or gaining control over any company, whose shares are purchased by the Member for and on behalf of and on account of the Client.
- (vi) The Client understands, agrees and confirms to provide copies of Annual Accounts, Returns or any other document that may be asked for by the Member to comply with Prevention of Money Laundering Act, 2002, as amended. If the Client fails to provide the documents, as may be required by the Member, the Member reserves the right to terminate the relationship forthwith.
- (b)ACTING AS AN AUTHORISED PERSON
 The Client agrees not to act as an Authorised
 Person without prior written permission of the
 Member and without obtaining certificate of
 registration from the Stock Exchange(s). (c)
 APPOINTMENT OF AGENCY FOR
 OUTSOURCING ACTIVITIES

Member may appoint from time to time any person(s)/agency(ies) at its sole and absolute discretion to undertake the verification of my identity and address for conducting the due diligence, outsourcing of operational activities, including but not limited to, processing of any documents, printing of various statements/ reports relating to clients and/or for carrying out the acts mentioned in or in relation to this confirmation/authorisation. Client/s hereby give my/our consent to Member to undertake the verification of my identity and address, and to outsource any operational activity and/or to disclose all my information to such person(s) /agency(ies) as appointed by Member. I/We also hereby authorize member to share my information to any of its group entities for cross selling of their products and services.

(d) DISCLAIMER

The Client agrees that all investments and own evaluation of financial circumstances and Investment objectives. This extends to any decision made by the Client on the basis of any Information that may be made available by the Member/ Sub-Broker through its website www.incredequities.com or through any other media. The Client will neither hold, nor seek to hold

the Member/ Sub-Broker, as the case may be, or Subsidiaries, Affiliates or Business Associates liable for any trading losses, costs or damage incurred by the Client consequent upon relying on investment information, research opinion or advice or any other material/ information provided by the Member/ Sub- Broker as the case may be. The Client is aware that any information provided by the Member through any medium based on the research of the Member or other external sources is subject to variations in the stock market and is merely an estimation of the availability of certain investments. The Client should seek independent professional advice regarding the suitability of any investment decision before acting on such reports and Member shall not be liable under any circumstances for any losses, costs, charges, expenses incurred/suffered by the Client based on such reports.

The client/s have noted that the client/s will be provided a login and password to access the back office of member whereby, the client/s can access various documents/details pertaining to the client/s account viz, Digitally Signed Contract Notes, Statement of Account, Statement of Margin & Securities and other documents. The client/s further agree and confirm to the following terms in this regard:

- a. The term Portal shall mean any Internet portal or Website or Mobile App on which the client/s can
- view the documents after logging in by using the Login Id and Password provided by Member.
- b. the client/s shall be responsible for keeping my password secret and not to make it available to any other person to prevent misuse of information meant for me.

(e) AUTHORISED PERSON

The Client confirms and agrees to inform to the Member in writing any change in the name of authorised representative, subject to applicable guidelines of SEBI/Exchange if any, failing which the Client shall be responsible for the trade obligations arising out of the actions of both the old representative as well as the new representative.

2. RISK DISCLOSURE

The Client confirms, declares and agrees that: (a)Client shall deposit with the Member such monies, securities "Fixed deposit, Bank Guarantee or any other securities as may be permitted by Exchanges" which may be required to open and/or maintain his account with the Member.

(b)All monies, securities "Fixed Deposit, Bank Guarantee or any other securities as may be permitted by Exchanges" which the Member may hold on Clint's account Shall be held subject to a general line for the discharge of Client's obligations to the Member. (c) The Client shall not exercise a long or short position where, acting alone or in concert with others, directly or indirectly the Client will have exercised in excess of the number of permitted derivatives contracts as may be fixed from timeto time by the Exchange.

3. MARGINS

- 3.1 The Client shall make the prescribed upfront margin/initial margin in the form of cash, securities or any other form as deemed fit. Member may impose haircuts on securities at its own discretion which may be more than what is prescribed by the above-mentioned regulatory authorities. This would be in line with the risk management policy of Member and various rules and regulations of the concerned Regulators. Member in its sole and absolute discretion have the right to collect margins whether/or not imposed by exchange, clearing house or SEBI. Member can have its own list of securities which is acceptable by it for the purpose of margin. Member may at any time amend the margin requirements, the list of approved securities accepted as margin, and intimate the same by conspicuously posting notice of such amendment on its website or may communicate the same individually to the client either through physical or electronic form. The communication of said amendment through such mode and continued use of the services of Member by the client after such notice will constitute valid acknowledgement and acceptance of such amendment. Any reference in these terms to Sale or Transfer of Securities by the Member shall be deemed to include Sale of Securities which form part of the Margin maintained by the Client with the Member. In exercies of the Member's Right to Sell Securities, the Client agrees that the choice of specific Securties to be sold shall be solely at the Member's discretion.
- 3.2 The Client confirms that the Member is permitted in its sole and absolute discretion to collect additional margins (even though not imposed by the Exchange, the Clearing House or SEBI) and the Client shall be obliged to pay such margins.

(a) Margin on Purchase:

Client confirms and agrees to deposit upfront interest-free margin as may be intimated by the Member from time to time on the price of the securities proposed to be purchased.

(b)Margins on Sales

The Client confirms and agrees to deposit interest free margin as may be intimated by the Member from time to time on the price of securities proposed to be sold.

(c) Margins in Derivative Contracts In the Derivative Segment/ Currency Derivatives Segment, the Client agrees to pay an initial margin upfront on or before creating a position. Such margin shall be decided upon by the Member or the Exchange from time to time. Further more, the Client is liable to pay (or receive) dally margins depending on whether the price of the Derivatives

- Contract moves for or against the position under taken. The Client may also be liable to pay withholding margins, special margins or such other margins as are considered necessary by the Member or the Exchange(s) from time to time.
- (d) Mark to Market Margin in Cash & Equity Derivative Contracts/ Currency Derivative Contract s For Derivative Contracts, the Client agrees that the Member shall raise bills on daily basis. The Client also agrees to pay an upfront margin at the beginning of the day that will be sufficient to cover the daily margins if at any time during the day, the cumulative Mark to Market
 - (MTM) margin falls short of the margin available i the Client's account, agrees to heed the Member's additional margin calls. As the upfront daily market margin calls are purely for operational convenience, the Client will ensure that the margins are adequate at all times and will immediately make good any shortfall that the Member may communicate.
- (e) Payment through Cheque/ Demand Draft Client understands that in case where the payment by the Client towards the margin is made through a cheque issued in favour of the Member, trade(s) will be executed by the Member only upon the realisation of the funds of the said cheque or at the discretion of the Member. The Client agrees to mention his/her/its Client code along with his name on the reverse of any instrument through which he makes the payment to the Member. Client further understands and agrees that the Client shall prepare Demand Draft/ Pay Order out of his own funds and agrees to provide Banker Certificate and/or source of the funds in case (h)Margin with Exchanges/ Clearing Corporation/ of any request made by the Member. However, the acceptance of pay order/demand draft will be on exceptional circumstances and at the sole discretion of member based on the satisfactory explanation received from the Client regarding the source of funds.
- (f) Margin in the form of Securities The Client may place margin with the Member in form of securities as approved by the Member. Such securities may at the discretion of the Member be marked as Lien/Pledged in favour of the Member from the Depository Account of the Client or such securities may be placed in a separate Depository Account of the Member. Client confirms that the Member may, at its own discretion, treat the securities lying in the Depository Account of the Client, as margin, where the Client has executed a Power of Attorney in favour of the Member, for operating the said Depository Account. The Client may place/ deposit only those securities, which are acceptable to the Member. If at any time, a particular security ceases to be on the list of approved securities, the Client shall provide such other margins as may be required in place of such security. The Client agrees and authorises that the Member will determine the market value of securities placed as Margin after applying a haircut at least at the rate

- prescribed by SEBI/ Exchange that the Member deems appropriate. The Client's positions are valued at the latest market price available ('marked to market) on a continuous basis by the Member. The Client undertakes to monitor the adequacy of the collateral and the market value of such securities
- on a continuous basis. If due to price fluctuations. there is erosion in the value of the Margins, the Client agrees to replenish any shortfall in the value of the Margins immediately. The Client understands that the Member may grant exposure to the Client at its sole discretion based on the securities purchased by the Client through the Member after paying entire purchase price and which securities are kept in the Demat Account of the Client with Power of Attorney executed by the Client in favour of the Member with a request to treat such securities as Margin.
- (g) Type of Margin The Client confirms that the Member has a sole discretion to prescribe the payment of Margin in the form of cash instead of securities. The Client accepts to comply with the Member's Right of Payment of Margin in the form of cash immediately failing which the Member may sell, dispose, transfer or deal in any other manner the securities already placed with it as Margin or square of all or some of the positions of the Client as it deems fit in its discretion after intimation of shortfalls and debits and any resultant orassociated losses/profit that may occur due to such square off/sale shall be borne by/ paid to the Client, and the Member is hereby fully indemnified and held harmless by the Client in this behalf.
 - Clearing Member: (h). The client hereby authorizes member to offer and deposit his/her funds and/or any other collateral placed by and lying with him/her member margin/collateral with the stock exchange(s) and/or the clearing corporation(s) of such exchange(s) and/or clearing member appointed by member and/or any other clearing member regulated by SEBI towards margin requirement for availing trading exposure limits on behalf of the client. The client hereby further gives his/her consent to member to keep the funds lying as credit balance in his/her brokerage (ledger) account maintained with member in bank deposits and retain the interest, if any, accrued thereon with it at the members' sole discretion. The client hereby also give his consent to the member to mark lien on such bank deposits in favour of the exchanges/clearing corporations/ clearing members/banks as margin for availing trading exposure for and on behalf of the member. The client hereby declares and confirms that the funds and/or other collaterals which are and/or shall, in future be placed/lying with or transferred to member are and/or shall be, and will continue to be owned by the client and free from any and all charges, pledge, lien or encumbrance of any kind or nature whatsoever save and except for the encumbrance created in favour of Incred Capital.

- (i) In the event of any debit balance in the account of the client with member in any of the Exchange(s) and also if the client is not furnishing cash margin as per the norms prescribed by member/Exchanges from time to time, member shall have absolute discretion to levy interest at the rate of 24% per annum on such outstanding amounts or part thereof or at such other lower rate as may be determined by member. The client hereby authorises the member to debit the amount of interest on delayed payment to his/her brokerage account with member at such intervals as may be decided by member. The client further authorises Incred Capital to offset such interest due from the client against the dues owed by member to the client.
- (j) The client hereby agrees to pay such interest free security deposits as may be decided by member from time to time

Other Provisions

- (i) The Client confirms and agrees that Client is responsible for all equity orders, including any orders that may be executed without the required margin in the Client's account. If the Client's order is executed despite a shortfall in the available Margin, the Client shall, whether or not the Member intimates such shortfall in Margin to the Client, instantaneously make up the shortfall either through delivery of shares from his own Demat Account in the event of a sale, or credit the required funds in the Bank Account via RTGS or Wire Transfer or Personal Cheque, Cashier's Cheque or Money Order or Account Transfer or any other mode as may be required by the Member.
- (ii) The Client confirms that any reference in these terms to sale or transfer of securities by the Member shall be deemed to include sale of the securities, which form part of the Margin and/ or such securities of the Client which are in possession or control of the Member, maintained by the Client with the Member. In exercise of the Member's right to sell securities, The agrees that the choice of specific securities to be sold shall be solely at the Member's discretion.
- (iii) For the purpose the term "Duesof Client" shall include the amount of money payable to the Client including, but not limited to, the purchase price of the Securities, Brokerage, Margin Money. Service Tax, Turnover Tax, Auction Debit and Lawful Charges, Service Charge and other Lawful Amounts agreed to and payable by the Client to the Stock- Broker. Any incentive, rebate, rounding of amounts, collected from the Client on account of such taxes and charges or offered by the Exchanges may not be passed on to the Client and retained by the Stock Broker.

Amendment in Margins

Any amendment in the percentage of Marginsas required to be maintained under these Terms and Conditions, shall be intimated by the Member to the Client over the telephone or in writing and by posting the details on its website of the Member as may be

- intimated. The Client is required to replenish the shortfall in such Margins, if any, on demand of the same by the Member or otherwise immediately.
- (i) All margins provided by the Client shall be interest free and the Member shall not be liable to pay any interest on the same irrespective whether the same forms part of any investment by the Member in Fixed Deposits with the Bank or in any other instrument as may be approved by the Exchange or SEBI from time to time.
- (ii) In the event of any change in Margin percentage by the Exchange, the Member may change the applicable Margin percent immediately and result of the same shall be dealt with in the same manner as specified in shortfall in Margins specified here in above.

4. EXECUTION OF ORDERS

- (a) The Client confirms and agrees that placing an order with the Member including a Market Order, does not guarantee execution of the order. The Member has the absolute right to reject any order that may be made by the Client for any reason such as insufficient margin, debit balance, anti-money laundering requirement/ policy, risk perceptions/ policy etc.
- (b)The Client agrees that if, under any circumstances
 - or for any reason, the market closes before the acceptance of the order by the Exchange, the order may be rejected. The Client agrees further, that the Member may reject orders if the same are rejected by the Exchange for any reason. In case of rejection of an order due to rejection by the Exchange, the Client agrees that the order shall remain declined and shall not be reprocessed, in any event.
- (c) The Client agrees that he shall not enter into trades at unrealistic prices from the current market price or at manipulates prices or cross/ synchronized trading, etc. The Client further understands and agrees that Member shall have right to reject the orders placed by the Client and/or put circuit breakers to discourage trades getting executed at unrealistic prices from the current market price of the contracts which creates artificial liquidity or manipulates prices discourage Client from cross/ synchronised trading and Member shall not be liable for any loss arising out of non acceptance or rejection of the Client orders by the Member for any such reason if the Client fails to give sufficient reason for placing such orders.

(d) The Client is aware that the Electronic Trading System either at the exchange are in the member's office is vulnerable to disruptions, breakdown or failures, in the event of non-execution of trade orders or trade cancellation due to the happening of such events or vulnerabilities due to failure/ disruption/ breakdown of system or link, the Client may not be able to execute the desired transactions. In such an event the Member does not accept responsibility for the losses, costs, expenses or damages that may be incurred by the Client due to such eventualities.

5. CANCELLATION OR MODIFICATION OF ORDERS

The CLIENT confirms and agrees that:-

- (a) The execution of order cancellations or modifications is not guaranteed. Cancellation of orders is possible only if the original order remains pending at the Exchanges. Market orders are subject to immediate execution. The Client shall not presume that an order has been executed or cancelled or modified the moment he/she/it informs Incred Capital and the Client is required to verify the status of his/its orders with the Trade confirmations by the Member.
- (b)Unless otherwise specified by the Member, any order not executed at the end of the day shall stand cancelled.
- (c) In the event of trade cancellation due to any events or vulnerabilities, Member shall be entitled to cancel relative contract(s) with the Client. At times, due to unforeseen circumstances the Member may not be able to execute the desired transactions (either the Clients own transactions or transactions for enforcing margins as provided under this terms and conditions) on a timely basis. The Member does not accept responsibility for any losses that the Client may incur on such eventualities beyond the control of the Member.
- (d) The Member shall have Right to Reject any order based on its risk management policy.

6. PAYIN/PAYOUT OF FUNDS

- (a) The Client agrees that the Member shall not be obliged to pay to the Client his share of money unless and until the same has been received by the Member from the Exchange, the Clearing Corporation/Clearing House. Unless the Member otherwise determines, and subject to the members right to set off and other rights as mentioned in these Terms and Conditions, the sale proceeds to be paid by the Member to the Client will be deposited in the designated account of the Client.
- (b) The Client understands and undertakes that he will give the funds from only his own Bank to honour pay-in obligations.
- (c) At all times, the Client agrees to make the payment of funds only in the name of the Member titled "M/S. InCred capital wealth portfolio Manager Pvt. Ltd." Vide a account Payee Cheque/ Demand Draft drawn on a Scheduled Bank from his/her own account, with

- details of the Client code and the name of the Client mentioned on the reverse of the instrument. However, acceptance of Demand Draft is under exceptional circumstances and to the sole discretion of the Member as specified in clause.
- (d) The Client agrees that the Member shall not be responsible for any loss, damages in respect of any funds which are deposited/ transferred to any account other than that of the member's designated Account. The Client/s shall reimburse to Member, the charges levied by the bank in case of dishonour of cheque due to non-availability of sufficient funds in Client/s bank account.
- (e) In the event of Client's account receiving an incorrect credit/debit by reason of a mistake, the Member shall be entitled to reverse such incorrect credit/debit at any time whatsoever. The Client shall be liable and continue to remain liable to the Member for any incorrect gain obtained as a result of the same and the Member reserves the right to take such remedial measures against the Client for recovery of the erroneous credit.
- (f) In the event, Client/s bought any security on the Exchange platform (either in the cash/capital market segment or in the F&O Segment where on the expiry day our open position at end of the day gets converted into the delivery buy) and prior to actual receipt of delivery of the said security in the pay-out, if Client/s sell the same, then Client/s shall be doing any such selling at our own risk and consequences. If Client/s fail to meet the pay-in obligation of our such sell position due to short / non receipt of the delivery of the said security in the pay-out, then Client/s shall be solely responsible for any auction/close out taking place due to our inability/failure to meet the said pay-in obligation. While doing transaction under the Securities Lending and Borrowing Segment ("SLBM Segment") before offering any security for lending, Client/s shall ensure that the said security is either lying in our demat account which is operated by Member as our power of attorney holder or we do an advance pay-in of such security, failing which Client/s shall be solely responsible for any auction/close out taking place due to my/our inability/failure to meet the pay-in obligation of the lending

7. MEMBER CLIENT COMMUNICATION

(a) Notice or Communication. All notices or communication issued under this confirmation/authorisation shall be served in any one or more or all of the following ways and such notice or communication shall be served at the ordinary business address and/or ordinary place of residence and/or last known address of the client/s in any one or more of the following ways: by post, by registered post, by express delivery post, by oral communication to the party or on the last known telephone number or on the recording machine of such number, by electronic mail (email) or fax, by hand delivery. Any communication sent by Member to Client/s shall be deemed to have been properly delivered or served, even if such communication is returned to Member as unclaimed/ refused/ undelivered, if the same is sent to the ordinary business address and / or ordinary place of residence and / or last known address of Client/s, in any one or of the ways as mentioned above. Notwithstanding anything stated above. communication relating to orders, margins, maintenance calls and other similar matters in the ordinary course of dealings between Member and Client/s may be communicated orally.

(b)CHANGE OF ADDRESS AND EMAIL ID Unless the Client informs the Member of any change of the address and E-mail id for communication in writing, all notices, circulars, communication or mail sent to the existing address shall be deemed to have been received by the Client.

8. MISCELLANEOUS PROVISIONS

- (a) LIMITATION OF LIABILITY The Member does not guarantee, and shall not be deemed to have guaranteed, the time liness, sequence, accuracy, completeness, reliability or content of market information, or messages disseminated to the Client or the execution of the orders placed by the Client. The Member shall not be liable for any inaccuracy, error or delay in, or omissions of,
- 1) Any such data, information or messages, or
- 2) The transmission or delivery of any such data, information or messages, due either to any act or omission by the member or to any "Force Majeure" event (e.g. flood, extraordinary we at her condition, earthquake or other any act of God, insurrection, riot, labour dispute, accident, action of government communication, power failure, shut down of the systems for any reason (including on account of computer viruses), equipment or software malfunction);3) Cancellation or non execution of the order placed by the Client with the Member. The Member shall not be liable for any inaccuracy, error, statement, misrepresentation or fraud committed by third parties engaged by the Member to promote the services offered by it. The Client agrees that in case of any error or inaccuracy found or in case of any doubt about representation made by any sales or other associates or such third parties then Client will Communicate with MEMBER's Head Office and confirm the same. The Client agrees that he/ she/ it will exercise due care and diligence in relying on any statements made by any person.

(b) SHARING OF INFORMATION

The Client agrees and confirms that the member, without diluting any confidentiality obligation and sharing and information from Broker's system, may make available client related details/information to Lawyers, Consultants, Auditors, Vendors, IT software applications requirement etc. The Client/s hereby voluntarily accept and expressly authorize Member to procure and share my/our information from Member or from any other Depository Participant of its group/associate companies with whom The Client/s have the Demat account/s. The Client/s hereby also voluntarily accept and expressly authorize Member to share/disclose or use in any manner. the information/documents/data about The Client/s and Member transactions both ongoing and closed, with any other Depository Participant of its group entities & group of associates companies which are offering the products/facilities. The member hereby confirms that it will not share any Client information unless required by authority under

(c) TAPE-RECORDING OF CONVERSATION

The Client is aware that the Member can tape record the conversations between the Client's representative and the Member, either personally or over the telephone, and hereby specifically permits the Member to do so. Such recordings may be relied upon by the Member as and when required to resolve disputes in connection with the trading transactions.

(d) CONCLUSIVENESS OF RECORDS

The member's own record of the trades/ transactions maintained through computer systems or otherwise shall be accepted by the Client for all purposes.

- (e) ASSIGNMENT The Client confirms and agrees that Client shall not assign or transfer all or any of its Rights or Obligations.
- (f) SEVERABILITY The Client confirms and agrees that in case anyone or more of the Terms and Conditions confirmed by the Client becomes invalid, illegal or unenforceable in any respect under any law, the validity, legality and enforceability of the remaining provisions contained herein shall not in anyway be affected or impaired thereto.

(g) INDEMNIFICATION

The Client/s agree to indemnify and hold Member, its directors, employees, business associates, agents and affiliates harmless from and against any and all claims, demands, actions, proceedings, losses, liabilities, costs and/or expenses (including but not limited to penalties

- or costs imposed by the Exchange(s) and proceedings) arising from, out of, or in connection with or in relation to:
- (i) the breach of any obligation by The Client/s under, or any representation, warranty and/ or covenant made by me/us.
- (ii) any third-party rights arising out of the services rendered by Member pursuant to these terms and conditions; or
- (iii) any other wrongful act on my/our part.

9. MUTUAL FUND SERVICE SYSTEM FACILITY / BSE STAR MF

Client is registered with Incred Capital Wealth Portfolio Managers Pvt. Ltd. and has executed Know Your Client Form and certain other documents for the purpose of trading in securities market on the recognized Stock Exchange (herein after rfferred as "Exchange"). In case 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 tim 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 client choose to subscribe / redeem. Client further agree to abide terms and conditions, rules and regulations of the Mutual Fund Schemes. Client confirm to have read & understood the terms & conditions for using Mutual Fund transaction facility as stated in KYC handout (customer copy). Client is aware that he/she can transact directly with the AMC without recourse to Distributor's name at any time under the folio(s) tagged with the Distributor's name/broker code. The Client agrees and authorizes Incred as distributor of mutual funds to communicate on his/her behalf with the AMCs for financial and/or on-financial transactions including for receiving investment details from the AMC.

10.Internet Based Trading (IBT):

(a) The Client/s confirm that I/We am aware and acknowledge that trading over the internet involves many uncertain factors and complex hardware, communication software, systems, peripherals, etc. which are susceptible interruptions and dislocations; and Member's IBT Service may at any time be unavailable without further notice. Member do not make any representation or warranty that Member's IBT Service will be available to me at all times without any interruption. The Client/s agree that I/We shall not have any claim against Member on account of any suspension, interruption, non- availability or

- malfunctioning of the Member's IBT System or IBT Service or the Exchange's service or systems for any reason whatsoever.
- (b) The Client/s understand that in my/our internet based trading/Wireless On-line trading login of Member, the holding of securities includes security which are bought by me on the Exchange platform (in the cash/capital market segment and in the F&O Segment where on the expiry day my open position at end of the day gets converted into the delivery buy), but delivery of the said security is yet to receive in the pay-out (hereinafter referred as "Unsettled Delivery Buy Position"). The Client/s will ensure that I/We will sell security, which are Unsettled Delivery Buy Position, only after the delivery of the same is received in the payout. If The Client/s sell the same prior to actual receipt of delivery of the said security in the pay-out, then The Client/s shall be doing any such selling at my own risk and consequences and The Client/s shall be solely responsible for any auction/close out taking place due to my failure to meet the pay-in obligation arising out of such sell trade.

11. ADDRESS FOR COMPLAINT/ INVESTOR GRIEVANCES AND COMMUNICATION

The Client understands and confirms to send all the Complaints and queries in case of any grievance or complaint arising out of and in the course of trading in securities on the email address

customer.service@incredcapital.com. Alternatively, the Client shall send the written complaint marked to Investor Grievance Cell, Incred Capital Wealth Portfolio Managers Pvt. Ltd., Unit No 1203, B Wing, 12th Floor, The Capital, C-70, G Block, BKC, Bandra East, Mumbai 400051, Maharashtra.

12. DISPUTE RESOLUTION

The Client agrees and confirms that except for the claims/disputes which are subject to the Rules and Regulations of the respective Exchanges on which the trades have been executed, any and all claims and disputes arising out of or in connection with the trading account or its performance shall be settled by arbitration by a single arbitrator to be appointed as mutually decided by the client and the Member. The arbitration shall be governed by the provisions of the Arbitration and Conciliation Act, 1996.

The Client/s specifically agree that any dispute or issue arising hereunder shall be governed by and construed exclusively in accordance with the Indian Laws and shall be subject to the exclusive jurisdiction of the courts at Mumbai in India.

JURISDICTION

(a) The Member and the Client declare and agree that the transactions executed on the Exchange are subject to the Rules, Bye-laws and Regulations and Circulars issued thereunder of the Exchange and all parties to such trade shall have submitted to the

- jurisdiction of such court as may be specified by the Bye-laws and regulations of the Exchange for the purpose of giving effect to the provisions of the Rules, Byelaws and Regulations of the Exchange and the Circulars issued thereunder.
- (b) The Member hereby agrees that it shall ensure faster settlement of any arbitration proceedings arising out of the transactions entered into between the Member and the Client and that it shall be liable to implement the arbitration awards made in such proceedings.

13. PROPRIETARY TRADING

The Client confirms and acknowledge that the

Member may undertake Proprietary Trading in addition to Client-based trading.

14. TERMINATION OF VOLUNTARY TERMS

The Client may terminate this confirmation/document at any time by giving a prior notice of 30 days to Member. Provided however that all the obligations of the Client prior to the Termination of Voluntary Terms shall continue to subsist.

15. ADDITIONAL TO MANDATORY RIGHTS AND OBLIGATIONS

These terms and conditions are in addition to, and does not supersede, the Right and Obligations.

DECLARATION

- 1. 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.
- 2. I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the Stock Broker and the Tariff Sheet.
- 3. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on Stock Broker's designated website, if any.
- 4 I/We have received and read the Rights and Obligations document and terms & conditions and agree to abide by and be bound by the same and by the Bye Laws as are in force from time to time. I/We declare that the particulars given by me/us above are true and to the best of my/our knowledge as on the date of making this application. I/We agree and undertake to intimate the DP any change(s) in the details / Particulars mentioned by me/ us in this form. I/We further agree that any false / misleading information given by me/ us or suppression of any material information will render my/ our account liable for termination and suitable action.

TRADING MEMBERS DISCLOSURE: Incred Capital Wealth Portfolio Manager Private Ltd. hereby notifies to the client that it is engaged in proprietary business in addition to the agency business on behalf of its client.

DISCLAIMER

I/We,_

Date

ry Terms and Conditions mentioned hei	rein above governing the services of
anagers Pvt. Ltd. (hereinafter referred to	o as "Member" or "Stock-Broker") and
SECOND	THIRD
AUTHORISED SIGNATORY	AUTHORISED SIGNATORY
SAS	TAS
	anagers Pvt. Ltd. (hereinafter referred to SECOND

(herein after referred to as "Client") voluntarily and unconditionally hereby state and declare that I/We have

Place

VOLUNTARY RUNNING ACCOUNT AUTHORISATION LETTER

To, InCred Capital Wealth Portfolio Managers Pvt. Ltd. ("ICWPMPL") Unit No. 1203,12th Floor, B Wing, The Capital, C-70, G Block, BKC Bandra (E), Mumbai - 400 051.
1. Voluntary Authorization for Running Account maintenance.
This is in reference to your instructions on the above matter.
I/We am/are one of the Clients registered with you for executing my/our Trades from time to time in the capital market segment and Futures and Options segment of NSE and BSE. At times, I/We may have credit balances in our account/s. In order to ensure that we meet our obligations on time, we request you to retain the credit balance in our account with you and utilize the same for our future transaction obligations. We confirm that we shall not claim any interest from you on the same. These instructions on my/our behalf may be treated as standing instructions unless otherwise cancelled/revoked by me/us at any time. The revocation of this authorization is effective once a written revocation request is received by you at your Registered Office.
I/We agree and authorize you to settle the Funds at least.
Once in a calendar quarter Once in a calendar month
However, in case of outstanding obligations in the Capital Market Segment/ F&O segment/ or any other segment on the settlement date, you shall retain requisite Funds towards such outstanding obligations and may also retain the funds expected to be required to meet margin obligations for next five trading days or as notified by regulatory authority from time to time.
I/We agree to bring any dispute on our transactions or funds or securities positions within 7 days from the date of receipt of Funds or Statement as the case may be.
The above authorization is given in spite of our understanding that you are required to make the payment of Funds to my/our Account within one working day from the declaration of payout from the Clearing Corporation.
2. Voluntary Authorization for Sharing of Data and Information.
a. I have opened a trading account with ICWPMPL having the captioned client code and demat account with ICWPML-DP having the captioned client code and am interested in knowing about various financial products/facilities offered by your associate/group companies. I am aware that associate/group companies are required to obtain information about me and my transactions for providing various financial products/facilities.
b. I authorize you, your group companies and associates to keep me informed with any financial product which ICWPMPL, its group companies and associates presently issue, deal in, or distribute or may, from time to time, launch, issue, deal in or distribute through e-mail, SMS, telephone, print media or otherwise as may be allowed.
c. I hereby voluntarily accept and expressly authorize ICWPMPL to get the information from ICWPMPL-DP and share/disclose or use in any manner, the information/documents/data about me and our transactions, with group of associates companies which is offering the products / facilities. Information provided by me in the Trading and Demat Account Opening Kit. Transaction cum holding statement with ICWPMPL-DP and Any other related information. My holdings in stocks/securities. Ledger balances in my Trading/Demat Account across all Exchanges/Depositories.

Continued on next page...

VOLUNTARY AUTHORISATION LETTER

- d. I authorize you To the extent appropriate for our relationship with you, personal informatioshared for the following purposes :
 - To comply with applicable laws, rules and regulations, including anti-terrorism, KYC, anti- money laundering and tax reporting rules and regulations.
 - To comply with legal process, to respond to requests from public, regulatory or government authorities (including authorities outside your country of residency), and to allow us to pursue remedies and limit damage.
 - To any of our associate / affiliate / group entities including our service providers performing delegated outsourced function to enable them to perform internal business processes (which facilitate transactions) such as risk management purposes, data analysis, audits, developing and improving new products and services, etc.
 - To any of our associate / affiliate / group entities to enable them to provide you with appropriate products and services.
- e. I have no objection to ICWPMPL sharing the above information or any such other information, about me/us with its group/associate companies or affiliates. This is without legal obligation on you, your group companies and associates to so inform and you or they may, in their discretion, discontinue sending such information.

	First Authorised	Second Authorised	Third Authorised
	Signatory	Signatory	Signatory
Signature(s)	FAS	SAS	TAS

Date	D	D	М	М	Υ	Υ	Υ	Υ	Place	

VOLUNTARY DOCUMENT

DEMAT DEBIT AND PLEDGE INSTRUCTION VOLUNTARY REQUEST FORM

Client N	Name :			
DP ID :	12091000 Client ID :	Client Code	:	_
Dear Sir	/Madam,			
Manage	rare executing the Demat Debit and ers Private Limited (Incred Capital) and mentioned specific purpose.			
Sr no.	Purpose	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
1.	Transfer of securities held in beneficial owner accounts of the client towards Stock Exchange related deliveries / settlement obligations arising out of trades executed by clients on the Stock Exchange through the same stock broker.	FAS	SAS	TAS
2.	Pledging / re-pledging of securities in favour of trading member (TM) / clearing member (CM) for the purpose of meeting margin requirements of the clients in connection with the trades executed by the clients on the Stock Exchange.	FAS	SAS	TAS
3.	Mutual Fund transactions being executed on Stock Exchange order entry platforms	FAS	SAS	TAS
4.	Tendering shares in open offers through Stock Exchange platforms.	FAS	SAS	TAS
(# signa Note: Ti Circular	nture of Co Parceners in case of HUI his authorization will continue to rer r no. SEBI/HO/MIRSD/DoP/P/CIR red Capital Wealth Portfolio Mar	main valid until revo	pril 04, 2022).	oursuant to SEBI
Author	ised Signatory:		Date :	
La alter 12	and Channel			

Institution Stamp

 $^{^{\}ast}$ the same may be signed physically against each purpose of DDPI

Annexure A

List of Demat Accounts of Incred Capital Wealth Portfolio Managers Private Limited

Sr no.	Purpose	DP ID	Client ID	Account holder* Name
1.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00000024	CDSL-BSE PRINCIPAL A/C
2.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00000039	CDSL-BSE CM POOL A/C
3.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00000011	CDSL-NSE CM POOL A/C
4.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00000193	CDSL-BSE/NSETM/ CM CMPA
5.	ICICI Bank	IN301348	20159654	NSDL-BSE CM POOL A/C
6.	ICICI Bank	IN301348	20159646	NSDL-NSE CM POOL A/C
7.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00001368	CDSL-NSE CM SLB
8.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00004276	CDSL-CORPORATE TM/ CM CMPA
9.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00004261	CDSL-CLIENT SECURITIES MARGIN FUNDING
10.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00012777	TM POOL A/C (PHYSICAL DELIVERY SETTLEMENT IN FNO) ACCOUNT
11.	ICICI Bank	IN301348	20159662	CLIENT UNPAID SECURITIES ACCOUNT
12.	ICICI Bank	IN301348	20159390	CLIENT SECURITIES MARGIN PLEDGE ACCOUNT
13.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00013918	CORPORATE CM/TM CUSPA ACCOUNT
14.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00015058	CM/TM PROPRIETARY ACCOUNT
15.	InCred Capital Wealth Portfolio Managers Pvt Ltd (ICWPMPL)	12091000	00016714	CORPORATE TM/CM CLIENT NODAL MFOS

Most Important Terms and Conditions (MITC) (For non-custodial settled trading accounts)

InCred Capital Wealth Portfolio Managers Private Limited ("InCred Capital")

1203, 12 th floor, B Wing, The Capital, Bandra Kurla Complex, Bandra (East), Mumbai 400051

- 1. Your trading account has a "Unique Client Code" (UCC), different from your demat account number. Do not allow anyone (including your own stock broker, their representatives and dealers) to trade in your trading account on their own without taking specific instruction from you for your trades. Do not share your internet/mobile trading login credentials with anyone else.
- 2. You are required to place collaterals as margins with the stock broker before you trade. The collateral can either be in the form of funds transfer into specified stock broker bank accounts or margin pledge of securities from your demat account. The bank accounts are listed on the stock broker website. Please do not transfer funds into any other account. The stock broker is not permitted to accept any cash from you.
- 3. The stock broker's Risk Management Policy provides details about how the trading limits will be given to you, and the tariff sheet provides the charges that the stock broker will levy on you.
- 4. All securities purchased by you will be transferred to your demat account within one working day of the payout. In case of securities purchased but not fully paid by you, the transfer of the same may be subject to limited period pledge i.e. seven trading days after the pay-out (CUSPA pledge) created in favor of the stock broker. You can view your demat account balances directly at the website of the Depositories after creating a login.
- 5. The stock broker is obligated to deposit all funds received from you with any of the Clearing Corporations duly allocated in your name. The stock broker is further mandated to return excess funds as per applicable norms to you at the time of quarterly/ monthly settlement. You can view the amounts allocated to you directly at the website of the Clearing Corporation(s).
- 6. You will get a contract note from the stock broker within 24 hours of the trade.
- 7. You may give a one-time Demat Debit and Pledge Instruction (DDPI) authority to your stock broker for limited access to your demat account, including transferring securities, which are sold in your account for pay-in.
- 8. The stock broker is expected to know your financial status and monitor your accounts accordingly. Do share all financial information (e.g. income, networth, etc.) with the stock broker as and when requested for. Kindly also keep your email ld and mobile phone details with the stock broker always updated.
- 9. In case of disputes with the stock broker, you can raise a grievance on the dedicated investor grievance ID of the stock broker. You can also approach the stock exchanges and/or SEBI directly.
- 10. Any assured/guaranteed/fixed returns schemes or any other schemes of similar nature are prohibited by law. You will not have any protection/recourse from SEBI/stock exchanges for participation in such schemes.

FIRST/SOLE AUTHORISED SIGNATORY	SECOND AUTHORISED SIGNATORY	THIRD AUTHORISED SIGNATORY
FAS	SAS	TAS
Date		Place

ACKNOWLEDGEMENT (OFFICE COPY)

InCred Capital Wealth Portfolio Managers Private Limited (Formerly Known as BSH Corporate Advisors and Consultants Private Limited)

Unit No 1203, 12th Floor, The Capital, C-70, G Block, Bandra Kurla Complex, Bandra East, Mumbai – 400 051, India Phone: +91-22-68446100 Fax: +91-22-41611508

Date:	Form No.:	
Dear Sir/Madam,		
We hereby acknowledge the receipt of the Account O	pening Application form, received from	
Mr./Ms		as the
Sole/ First holder.		
Your DP ID and/ or trading code will be intimated to yo	ou once your account gets opened successfully.	
Initial chaque details.		
Initial cheque details:		
Amount:	Cheque No.:	
Bank Name:	Date of Cheque.:	
Entity Name		
INCRED CAPITAL WEALTH PORTFOLIO MANAGERS		
PRIVATE LIMITED		
DP & Trading Member Seal and Signature		
You may contact us at · +91-22-	• Fmail ·	

FOR OFFICE USE ONLY (TO BE FILLED BY RELATIONSHIP MANAGER

made available on my/our website, if any, for the information of the Clients.

	Documents verified with Originals	Client Interviewed by	In-Person Verification done by
Name of the Employee			
Employee Code			
Designation of the Employee			
Date			
Signature			
/We undertake that I/we hav mandatory documents. I/We and Guidance Note. I/We hav change in the 'Policy and Pro	have also made the Client a ve given/sent him a copy o	aware of 'Rights and Ob f all the KYC documen	oligations' document(s), R ts. I/We undertake that

intimated to the Clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be

IMPORTANT: Password for your account will be sent on your registered email ID only, login ID and alerts on mobile no. as mentioned in KYC form.

Date:_____

Seal/Stamp of the Stock Broker/ DP

InCred Equities