

ACCOUNT OPENING FORM

CKYC & KRA KYC Form

**Know Your Client (KYC) Application Form
(For individuals only)**

- Please fill the form in English and in BLOCK letters
- Fields marked with '*' are mandatory

 New Update

KYC number*

 Normal (PAN is mandatory)

 PAN exempt investors (Refer instructions K)

 Online KYC (Mode 3)

 Digilocker KYC (Mode 5)

1. Identity details (Please refer instruction A at the end)
PAN: CTNPC7805B

(Please enclose a duly attested copy of your PAN card)

Prefix

First Name

Middle Name

Last Name

Name* (same as ID proof)

Mr

MEDISSETTI BALA CHELLARAO

Maiden Name (If any)

MEDISSETTI VEERABHADRARAO

Father's/Spouse's Name*

Mr

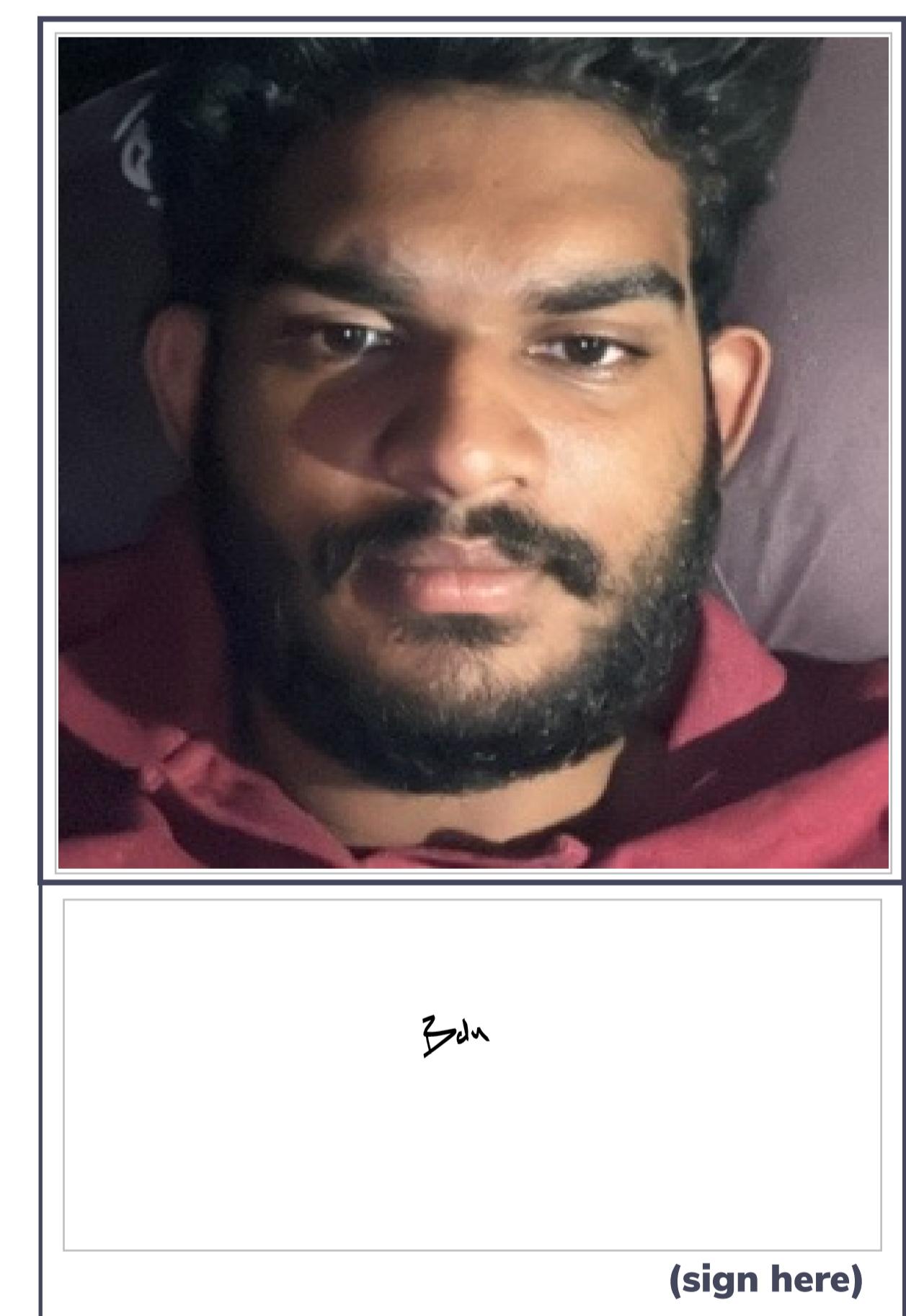
MEDISSETTI LAKSHMI

Mother's Name*

Mrs

Date of birth (DD MM YYYY)*

31/07/2004

PHOTO**Gender*** M - Male F - Female T -Transgender**Marital status*** Married Unmarried Other**Citizenship*** IN - Indian Others - Country: _____

Country code: _____

Residential status* Resident individual Non-resident Indian Foreign National Person of Indian origin**Occupation type*** Private sector Public sector Govt. sector Professional X - Not categorised Self employed Retired Housewife Student Business
2. Proof of Identity (PoI) and Address (PoA) (Please refer instruction C & K at the end)

(Certified copy of any one of the following Proof of Identity [PoI] needs to be submitted)

 A - Passport number

Passport expiry date

 B - Voter ID card

Driving license expiry date

 C - Driving license

 D - NREGA job card

Identification number

 E - Aadhaar card

xxxxxxxx2873





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CKYC & KRA KYC Form

2.1 Current/Permanent/Overseas address details (Please see instruction D at the end)

Address

Line 1*	S O Medisetti Veerabhadra Rao 1 56 devu vari street Chelluru Rayavaram Chelluru East Godavari Andhra Pradesh 533261		
Line 2			
Line 3			
City/Town/Village*	East Godavari	State/UT code	AP
District		State/UT*	Andhra Pradesh
Zip/post code*	533261	Country	India
		Country code	I N
			(as per ISO 3166)
Address type*	<input checked="" type="checkbox"/> Aadhaar OVD based KYC <input type="checkbox"/> Non-Aadhaar OVD based KYC		

2.2 Correspondence/Local address details* (Please see instruction E at the end)

Same as Current/Permanent/Overseas address details (in case of multiple correspondence/local addresses, please fill 'Annexure A1', submit relevant documentary proof)

Line 1*			
Line 2			
Line 3			
City/Town/Village*		State/UT code	(as per Indian Motor Vehicle Act, 1988)
District		State/UT*	
Zip/post code*		Country	
		Country code	(as per ISO 3166)

3. Contact details (All communication will be sent on provided mobile number/email ID) (Please refer instruction F at the end)

Email ID: balachellarao25@gmail.com

Mobile number: +91 9100479404

Tel. (Office):

Tel. (Residence):

(sign here)



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CKYC & KRA KYC Form

4. Applicant declaration

- I 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.
- I confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet.
- I further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document' MITC. I/We do hereby agree to be bound by such provisions as outlined in these documents.
- I have also been informed that the standard set of documents has been displayed for Information on stock broker's designated website, if any.
- I hereby consent to receiving information from Central KYC Registry through SMS/Email on the above registered details.

Name of the Applicant: MEDISETTI BALA CHELLARAO
PAN: CTNPC7805B

Date: 07/04/2025
Place: BANGALORE, I

(sign here)

5. Attestation/For office use only

Documents received Certified copies
KYC in-person verification (IPV) carried out by (Refer instruction J)

Date: 07/04/2025

Emp. name:

Emp. code:

Emp. Designation:

Location:

Institution details

Name: Groww Invest Tech Private Limited
Code: IN3893
Emp. branch: BANGALORE

GROWW INVEST TECH PRIVATE LIMITED
Employee Name: DEEKSHA D
Employee ID : G0000127
Signature

(sign here)

ACCOUNT OPENING FORM

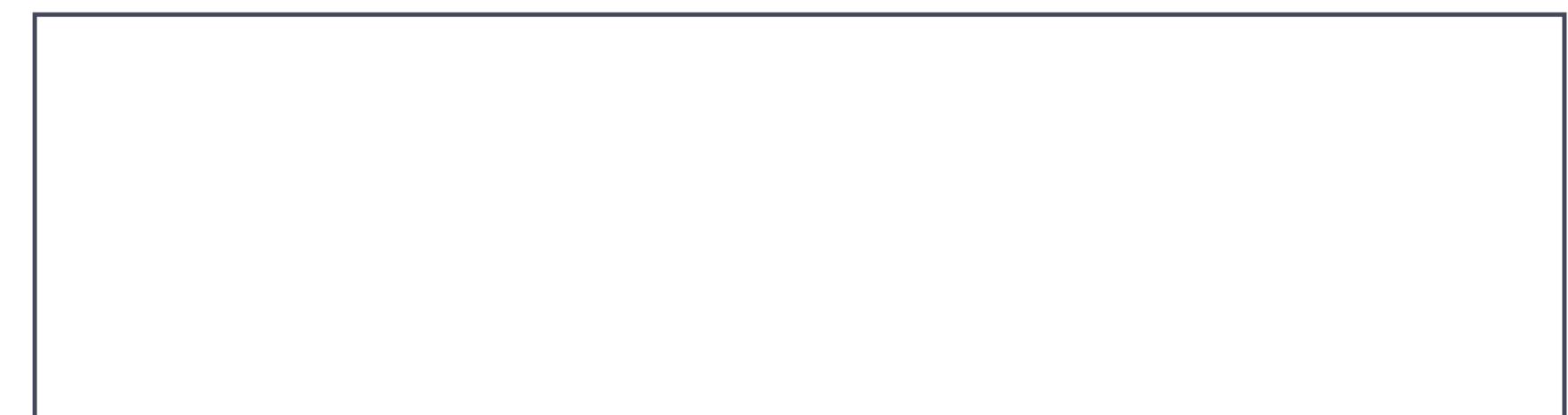


DigiLocker verified e-Aadhaar

This document is generated from verified Aadhaar XML obtained from DigiLocker with due user consent and authentication

Document type	e-Aadhaar generated from DigiLocker verified Aadhaar XML			 XML verified		
Generation date	2025-04-07T18:41:57.109+05:30	Download date	2025-04-07T18:41:57.109+05:30			
Masked Aadhaar number	xxxxxxxxx2873					
Name	Medisetti Bala Chellarao					
Date of Birth	31-07-2004					
Gender	Male					
c/o , s/o	S/O Medisetti Veerabhadrao					
Address	S/O Medisetti Veerabhadrao,1-56,devu vari street,Chelluru,Rayavaram,Chelluru,East Godavari,Andhra Pradesh,533261					
Landmark		Locality				
City / District	East Godavari		Rayavaram			
Pin Code	533261	State	Andhra Pradesh			

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(sign here)

Name of the Applicant: MEDISETTI BALA CHELLARAO
Application date: 07/04/2025
PAN: CTNPC7805B

ACCOUNT OPENING FORM

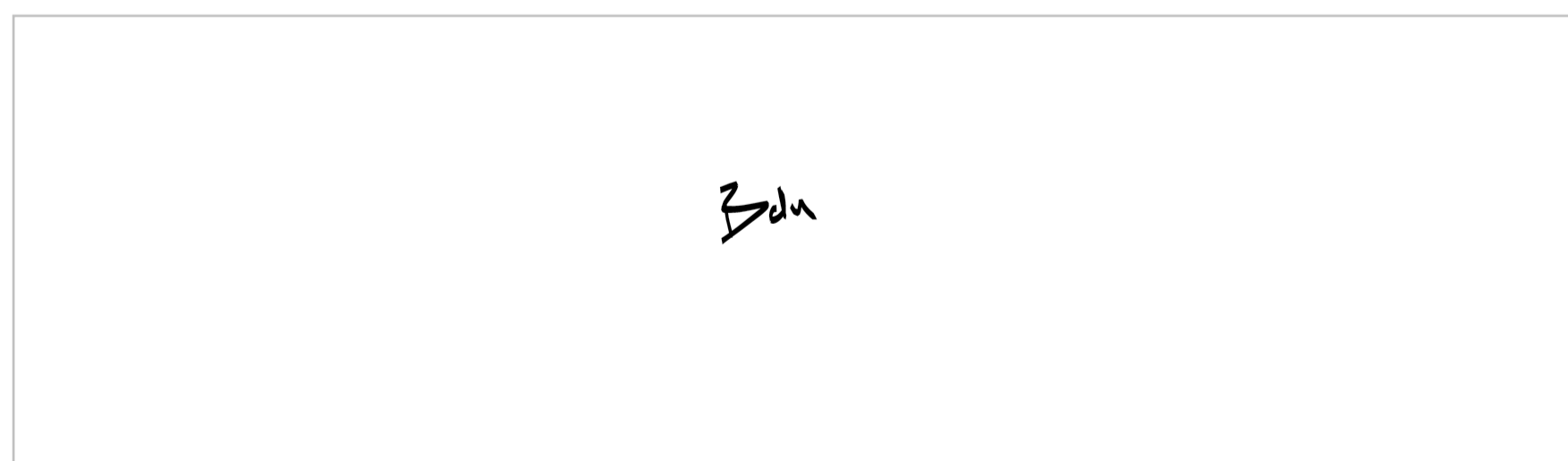


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Masked Aadhaar number	xxxxxxxxx2873			
Name	Medisetti Bala Chellarao			
Date of Birth	31-07-2004			
Gender	Male			
c/o , s/o	S/O Medisetti Veerabhadrao			
Address	S/O Medisetti Veerabhadrao,1-56,devu vari street,Chelluru,Rayavaram,Chelluru,East Godavari,Andhra Pradesh,533261			
Landmark		Locality		
City / District	East Godavari		Rayavaram	
Pin Code	533261	State	Andhra Pradesh	

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Name of the Applicant: MEDISETTI BALA CHELLARAO

Application date: 07/04/2025

PAN: CTNPC7805B



ACCOUNT OPENING FORM

Bdu

Bdu

Name of the Applicant: MEDISETTI BALA CHELLARAO
Application date: 07/04/2025
PAN: CTNPC7805B

(sign here)

ACCOUNT OPENING FORM

Index

S. No.	Name of the document	Brief significance of the document
MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES		
1	Account Opening Form	The document captures the additional information about the Constituent relevant to the trading account and an instruction /checklist
2	Tariff sheet	Document detailing the charges of brokerage & other charges levied on the client for trading on the stock exchange(s)
3	Demat Account Opening Form	KYC Form for Demat Account Opening
4	Rights and Obligations	Document stating the Rights & Obligations of a stockbroker/trading member & client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology-based trading)
5	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities
6	Guidance note	Document detailing dos and don'ts for trading on the exchange, for the education of the investors
7	Policies and Procedures	Document describing significant policies & procedures of Stock Broker
8	MITC	Document describing critical aspects of the broker-client relationship and for ease of understanding of the clients
VOLUNTARY AND OPTIONAL DOCUMENTS AS PROVIDED BY THE STOCK BROKER		
9	Voluntary Authorization Letter (Trading)	Client consent letter for receiving the contract notes, statement of account and other documents by email. Letter of authorization for maintaining a running account with the broker
10	Voluntary Authorization Letter (Demat)	Voluntary Authorization Letter. Authorization of debit trading account for demat account charges. Option form for issue of DIS booklet (Voluntary). Request for bill/transaction/holding statement through email
11	Nomination Form	Nomination form for the Demat account
12	General terms & Conditions	Document describing mutual terms and conditions between stock broker and client

Name of the Trading Member: Groww Invest Tech Private Limited (hereinafter referred to as "GIT")

Name of the Clearing Member: Groww Invest Tech Private Limited

Cash Segment: BSE & NSE | **Derivatives:** BSE & NSE

SEBI Registration Number: Stock Broking: INZ000301838 Groww Invest Tech Private Limited is a Member of NSE & BSE

Depository Participant: Groww Invest Tech Private Limited is a DP of CDSL – IN-DP-417-2019

Clearing Member Details:

Groww Invest Tech Private Limited: Member of NSCCL ID:M70015

Groww Invest Tech Private Limited: Member of ICCL ID:6699

GIT's Registered Office & Correspondence office: No-11, 1st & 2nd Floor, 80 Feet Road, ST Bed, 4th Block Koramangala, Bangalore - 560034

Compliance Officer: Gaurav Seth, Phone No. & Email ID: 9108800604, grievances@groww.in

CEO/Designated Director : Santosh Jayaram, Phone No. & Email ID: 9108800604, ceo@groww.in

For any grievance please contact at the above address or email grievances@groww.in & Phone no. 91088-00604. In case not satisfied with the response, please contact the concerned exchange at: NSE: ignse@nse.co.in or contact at 022-26598100 - | BSE: is@bseindia.com or contact at 022-22728097 | CDSL:complaint@cdslindia.com or contact at 1800-200-5533

(sign here)



ACCOUNT OPENING FORM

Trading account related details

A. Bank account details

Account Type: Savings Current Others | In case of NRI Account: NRE NRO

Bank Name: BANK OF BARODA

Branch Address: BANK OF BARODA

Account Number: 09730100048610

IFSC CODE: BARB0RAMACH

MICR CODE: 533012402

B. Other details

Gross Annual Income Details (please specify). Income range per annum:

<1 lakh 1-5 lakh 5-10 lakh 10-25 lakh 25 lakh-1 crore >1crore

Or net-worth as on date (net worth should not be older than 1year): _____

C. Occupation type* Private sector Public sector Govt. sector Professional

X - Not categorised Self employed Retired Housewife Student

Business

Mode in which you wish to receive the RDD, Rights & Obligations, and Guidance Note: Physical Electronic

Please tick, if applicable: Politically Exposed Person (PEP) Related to a Politically Exposed Person (PEP)

Citizenship: Indian Other: _____ (ISO 3166 Country Code: _____)

Residential Status: Resident Individual Non Resident Indian Person of Indian Origin Foreign National

Tick if applicable: Residence for tax purposes in jurisdiction(s) outside India

ISO 3166 Country Code of Jurisdiction of residence: _____ Place of birth : _____

Tax Identification Number: : _____ or Equivalent ISO3166 Country Code of Birth: _____

C. Past actions

Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/any other authority against the applicant/ constituent or its partners, promoters/whole-time directors/authorized persons in charge of dealing in securities during the last 3 year: Nil

D. Depository account(s) detail

Depository Name: NSDL CDSL

Depository Participant Name: Groww Invest Tech Private Limited

Beneficiary Name: MEDISSETTI BALA CHELLARAO

Depository ID: 12088700/701/702/703

Beneficiary ID:

(sign here)



ACCOUNT OPENING FORM

Trading account related details

E. Dealings through other stock brokers

Whether dealing with any other stock broker/sub-broker (in a case dealing with multiple stock brokers/sub-brokers, provide details of all)

Name of Stock Broker:

Sub Broker, if any: Nil

Client Code: Nil

Exchange(s): Nil

Website: Nil

Details of disputes/dues pending from/to such stockbroker: Nil

F. Introducer details (optional)

Name of the Introducer: Nil

Phone Number: Nil

Status of the Introducer - Sub-broker/Remisier/Authorized Person/Existing Client Exchange(s): Nil

Address of the Introducer: Nil

G. Trading preferences/experience: years

Exchange segment	Cash/Mutual Funds	F&O
BSE & NSE	(sign here)	(sign here)
	(sign here)	(sign here)

H. Additional details

Whether you wish to receive

(a) Physical Contract Note

(b) Electronic Contract Note (ECN)

If ECN specify your Email ID: balachellarao25@gmail.com

Whether you wish to avail the facility of Internet trading/wireless technology/mobile trading: Yes No

DECLARATION for details provided above:

I/We hereby declare that the particulars given by me/us above are true and correct to the best of my/our knowledge as on the date of making this application. I/We agree and undertake to intimate the DP and Stock Broker any change(s) in the details / Particulars mentioned by me/us in this form. I/We further agree that if any of the above information given by me is found to be false or misrepresenting, I may be held liable for it and will render my account liable for termination and necessary action by GIT.

Date: 07/04/2025

Name of the Applicant: MEDISETTI BALA CHELLARAO

Place: BANGALORE, KARNATAKA

(sign here)



ACCOUNT OPENING FORM

Tariff sheet

To

Groww Invest Tech Private Limited (GIT)

I/We agree to pay the following charges

Effective from:

Client name:

Client PAN:

Equity brokerage	Rs.20 per executed order or 0.1% of order value, whichever is lower or minimum Rs.2
Futures & Options	Rs.20 per executed order
Buyback Charges	Brokerage: Rs.20 per executed transaction Depository: Rs.3.25 Groww: Rs.15 for Debit more than or equal to Rs.100 Rs.0 for Debit less than Rs.100
MTF Interest Charge (the interest rate is charged per day on the total funded amount by Groww)	Funded amount less than Rs.25 Lakh: 15.75% per annum or ~0.043% per day Funded amount above Rs.25 Lakh: 9.75% per annum or ~0.027% per day
MTF brokerage	0.1% per order of the total order value
MTF pledge/unpledge	Rs.20 per request

For more details, visit: groww.in/pricing

Other charges: Delayed payment Charges @ 18% will be charged on any balances any bills\charges are not paid within due date | Payment gateway charges at Rs.9 + GST | Auto square-off charge Rs.50 | Physical Delivery Charges for F&O : .05% of the turnover
Disclaimer: Clients who opt to receive physical contract notes will be charged Rs.20 per contract note (as per adhoc request)+ courier charges. Delivery trades, a minimum of ₹0.01 will be charged per contract note.

Statutory Charges: Securities Transaction Tax | Exchange Transaction Charges | GST | SEBI Charges | Stamp Duty will be applicable as per the prevailing rates as decided by Exchanges\ SEBI\State or Central Gov

Account maintenance charge	Zero
DP transaction charges (both market and off-market):	
Buy (Credit)	Zero
Sell (Debit)	Depository: Rs.3.25 Groww: Rs.15 for Debit more than or equal to Rs.100 Rs.0 for Debit less than Rs.100
Other Charges: Demat/Remat: Rs.150 per certification + courier charges Failed Demat Transactions: Rs.50 per ISIN Pledge/Unpledge: Rs.20 +GST per ISIN DDPI Charges : Rs.100 + GST Periodic/Adhoc Statement Request: • Email: Free • Physical: Rs.10 per page KYC Modification Request: Rs.50 KRA Upload/ Download: Rs.50 Delivery Instruction Slip: • First (10 leaves): Free • Addl (10 leaves): Rs.100 + courier charges Physical CMR(Client Master Report): Rs.20 + courier charges Courier Charges: Max of Rs.100 or actual Inter-settlement charges: Rs.13.5 + GST Intersettlement charges 13.5 + GST Margin Re-pledge : Rs 5 Release of Margin Re-pledge : Rs 5 Restat-SOA/Redemption : Rs 20 + GST	

Note: GST is charged in addition to the charges wherever it is applicable-

The Charges are subject to revision at sole discretion of Groww Invest Tech Pvt. Ltd. Any revision (or upward revision in trading and/or demat account) charges will be intimated 30 days in advance

Date:

Name of the Applicant:

(sign here)



ACCOUNT OPENING FORM

For office use only

UCC Code allotted to the Client: 2164825524

	Documents verified with originals	Client interviewed	In-person verification is done
Name of the employee			
Employee code			
Designation of employee			
Date			
Signature			

We undertake that we have made the client aware of Policy and Procedures, tariff & all the non-mandatory documents. We have also made the client aware of Rights and Obligations, RDD and Guidance Note, MITC Policy for voluntary freezing of trading account & GTT Policy. We shall send the client a copy of all the KYC documents. We undertake that any change in the Policy and Procedures, tariff & all the non-mandatory documents would be duly intimated to the clients. We also undertake that any change in the Rights and Obligations and RDD would be made available on our website, if any, for the information of the clients.

A large rectangular box with a thin black border, intended for the handwritten signature of the authorised signatory.

Signature of the Authorised Signatory

Date: 07/04/2025

A large rectangular box with a thin black border, intended for the handwritten signature of the person responsible for handling investor grievances via email.

(sign here)



ACCOUNT OPENING FORM

General terms and conditions and other authorisations (voluntary document)

To
Groww Invest Tech Private Limited (GIT)

I wish to trade/transact through you as a client in Capital Market and/or Future & Options segment of NSE/BSE, and in order to facilitate ease of operations, I authorize GIT and agree to the General Terms and Conditions as under:

1. Avail Mutual Funds Schemes permitted to dealt with on the Exchange Platforms including BSE StAR Mutual Fund Platform of BSE & NFM II Platform of NSE (hereinafter collectively referred to as Exchange Platforms).

a. I request you to register me as your client for participating in the mutual fund transaction facilities, provided by Exchange Platforms. I shall ensure compliance with the requirements as may be specified from time to time by Exchanges, SEBI and AMFI. For the said purpose of availing the facilities, I state that the KYC details as submitted by me for the stock broking may be considered for the purpose and I further confirm that the details contained in the above remain unchanged as on date.

b. I shall read and understand the contents of the Scheme Related Document, Key Information Memorandum and addendums before transacting in Mutual Fund Schemes.

c. I understand and agree that Mutual Fund investments are subject to market risks and shall be solely responsible for the same.

d. I shall be liable in case of loss (including opportunity/notional loss) charges, costs, expenses etc caused to me including but not limited to loss for Net Asset Value (NAV) related issues due to any interruption, malfunction, error, non-availability, technical glitch of for any other reason of whatsoever nature in the internet/mobile trading platform or any other order routing platform of GIT and shall not have any claim/complaint of whatsoever nature against of GIT and/or its employees, directors, associates, affiliates, group etc in this regard.

e. I understand and agree that the role of GIT is limited to the extent of providing the Platform to clients and the services are offered and provided by the respective AMCs to me. The information in relation to mutual fund products including the Net Asset Value (NAV) is received from the respective AMC/RTA/Exchange/third party and is displayed on an "AS IS" basis on GIT's Platform. I understand and agree that GIT shall not be liable in any manner whatsoever for any differences in such price data due to any delay/connectivity or system issues.

f. I understand and agree that GIT offers only execution platform and no advisory is provided by GIT and/or any of its associates, affiliates and group do not provide any recommendation, advisory, solicitation etc for transacting in mutual funds.

g. I understand and agree that GIT shall share the information and documents received from me for the Mutual Fund Products with the respective AMC/RTA/Stock Exchanges through secure channels. I agree that GIT will not be responsible for disclosure of my information due to errors in transmission, unauthorized third-party access, or other causes beyond its reasonable control.

h. I understand and agree that GIT shall not be liable in case of loss or damages, caused to me on account of any interruption, malfunction, error, delay, downtime, non-availability, technical glitch of the Platform, or failure or error of any transaction on the Platform including but not limited to loss related to Net Asset Value (NAV). Moreover, if there are no clear funds available in the account of the Company, my transaction may not get executed and GIT cannot be held liable thereto.

i. I agree to the cut off timings specified by GIT on its website and as amended from time to time with respect to NAV and will be bound by the same

j. I agree to forthwith return/reimburse the amount gained/received by me to GIT and/or fulfil my obligation(s) due to any technical glitch/error in the platform of GIT and GIT is also entitled to take necessary action to recover the said amount.

k. I understand and agree that in case of online transactions through the Platform, the movement of funds from my bank account to the Scheme's bank account happens via the Aggregator service provider through a Nodal bank account and post reconciliation of fund. The process followed by the aggregator and the time lines within which the Funds are credited into the Scheme's bank account are not managed by GIT and accordingly I agree that while the movement of Funds from my Bank account may have happened on T day, however post reconciliation and as per statutory norms the allotment of mutual fund units can happen only on availability of Funds for utilization by the AMC/MF and accordingly the transaction will be processed as per the applicable NAV based on availability of funds for utilization.

2. ECN Declaration: I hereby consent to receive from GIT the digital contract notes, bills, ledgers, statement of accounts of funds, securities, demat transaction statement/holding statement, notices, circulars, amendments and such other correspondences including the standard documents which form part of the account opening kit. I further agree that GIT shall fulfill their legal obligations if the above documents are sent electronically. Accordingly, I request you to note my email id is balachellarao25@gmail.com and the same will be the registered email id as per your records. I shall ensure secrecy of the login id and password of the above mentioned email id. GIT shall not be responsible for any breach of secrecy. Emails sent to the above mentioned email account, which have not bounced back, shall be deemed to be duly delivered to me/us. I agree that GIT will not cognizance of any "out-of-office/out of station" fm replies and I shall be deemed to have received such electronic mails. I am aware that GIT shall provide physical contract notes in respect of trades placed by me however I have opted for receipt of contract notes in electronic form for my convenience and as per my request only. I shall immediately inform GIT about change in my email address, if any.

3. Delivery of order/trade confirmation/cancellation: I hereby authorize you not to provide me order confirmation/modification/ cancellation slips and trade confirmation slips to avoid unnecessary paperwork. I shall get the required details from contract notes and confirmation issued by you.

4. Telephonic Conversation: I request you to consider my telephonic instructions for order placing/order modification/order cancellation as a written instruction and give me all the confirmation on telephone/SMS. I am getting required details from contract notes issued by you.

(sign here)



ACCOUNT OPENING FORM

General terms and conditions and other authorisations (voluntary document)

5. Fines & Penalties: All fines/penalties and charges levied upon you due to my acts/deeds or transactions may be recovered by you from my account.

6. No Market Manipulation: I undertake not to execute transactions, either singly or in concert with other clients, which may be viewed as manipulative trades viz. artificially raising, depressing or maintaining the price, creation of artificial volume, synchronized trades, cross trades, self trades, etc or which could be termed as manipulative or fraudulent trades by SEBI/Exchanges. Incase, I am found to be indulging in such activities, GIT has every right to inform the Exchange/SEBI/other regulatory authority of the same and suspend/close my trading account.

7. Not Debarred by Any Regulator: I confirm and declare that there is no bar on me imposed by any Exchange or any regulatory and/or statutory authority to deal in securities directly or indirectly. I agree to inform GIT, in writing, of any regulatory action taken by any Exchange or regulatory/ statutory authority on me in future. In case, I fail to inform the same and GIT on its own comes to know of such action, GIT has the right to suspend/close my trading account and refuse to deal with me. Also, GIT can at its sole discretion, close all the open positions and liquidate collaterals to the extent of trade related debit balances, without any notice to me.

8. Running Account Authorization: I am aware that as per the SEBI / Exchange requirements, the settlement of funds / securities is to be done within one working day of the pay-out. I am also aware and understand that it is difficult to manage repeated payments/delivery with respect to all secondary market transactions. Also, I desire to use my securities and monies as margin / collateral without which I cannot deal / trade. Therefore, I hereby request and authorize you to maintain my account as a running account(s) which will entail that funds due to us on pay-out shall be withheld with yourselves beyond the stipulated deadlines and given to us only on demand. You shall transfer the funds / securities lying in my credit within one working day of my request if the same are lying with you and within three working days from the request if the same are lying with the Clearing Member/Clearing Corporation. I further authorize you to debit the securities / funds from my running accounts and make pay-in of securities / funds to exchanges / clearing corporations / other receiving party(ies) to settle my trades / dealings. Subject to your discretion and valuation please treat my securities and funds lying to my credit in running accounts as margin / collateral for my dealings / trading. I further authorize you to debit/credit/transfer the funds / securities between the various segments of the same Exchange and/or between the Exchanges to clear / set off / adjust my debit balance or various dues payable to you / Exchange(s). I acknowledge that I can revoke the above mentioned running account authority at any time by sending a written signed instruction through registered post (RPAD). I request you to settle my funds account once in every calendar quarter / once in a calendar month or such other period as allowed by SEBI/ Stock Exchange(s)SEBI/Stock Exchange(s) from time to time. This amount should be released based on my specific request. I confirm you that I will bring to your notice any dispute arising from the statement of account or settlement so made in writing preferably within 7 working days from the date of receipt of funds/ securities or statement of account or statement related to it, as the case may be in writing at your registered office. In case I have an outstanding obligation on the settlement date, you may retain the requisite securities/funds towards such obligations and may also retain the funds/securities expected to be required to meet margin obligations for next 5 trading days, calculated in the manner as per the applicable guidelines prescribed by the Exchanges. Excess securities, if any, lying with you in Client Collateral/ Collateral account shall be released after making necessary retention at the time of release of funds every month/quarter.

9. E-delivery of Mandatory documents: In terms of SEBI Circular No. CIR/MIRSD/64/2016 dated July 12, 2016, I hereby request you to kindly provide the following document: Electronically Physically

- a. Rights & Obligations of stock broker, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet/ wireless technology-based trading).
- b. Rights and Obligations of beneficial owner and depository participant as prescribed by SEBI and depositaries
- c. Uniform Risk Disclosure Documents (for all segments/ exchanges)
- d. Guidance Note detailing the Do's and Don'ts for trading on stock exchanges.
- e. Policies and Procedures as per SEBI Circular No. MIRSD/SE/CIR-19/2009 dated 03rd December, 2009
- f. MITC

10. Charges & Balance Maintenance: I have a trading as well as depository relationship with you. Please debit the charges relevant with depository services or any other service from my trading account as and when due. I also agree to maintain the adequate balance in my trading account for the said reason.

11. PMLA DECLARATION: I declare that I have read and understood the contents and the provisions of the PMLA Act, 2002, which is available on the website www.groww.in and, I declare that I shall adhere to the same.. I further undertake and confirm that;

- a. I do not have any links with any known unlawful persons/institutions.
- b. I am a genuine person and not involved or indulge knowingly or assisted, directly or indirectly, in any process or activity connected with the proceeds of crime nor I am a party to it. The investment money is derived from proper means and does not involve any black or Hawala money in any manner.

12. Aadhar & DigiLocker Authorization:

I/We hereby provide my /our consent in accordance with Aadhaar Act, 2016 and regulations made thereunder, for (i) collecting, storing and usage (ii) validating/authenticating and (ii) updating my/our Aadhaar number(s) in accordance with the Aadhaar Act, 2016 (and regulations made thereunder).

I/We hereby agree to carry out online KYC for opening or maintenance of my trading & demat account and hereby give consent to GIT to share my details and records with Digilocker, for enabling retrieval of Official Valid Documents from Digilocker system, as required for online KYC.

13. Authority for intimation: I authorise you to send SMS and email to registered email/ mobile no. including sending via in respect of my trading and demat account. I also authorise you to send all communications with respect to my trading and demat accounts via instant messaging Apps like WhatsApp, Facebook Messenger etc.

14. Indemnification: I hereby indemnify and hold GIT, its Directors, associates, group and employees harmless from and against all trade related claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses that are occasioned or may be occasioned to the GIT directly or indirectly, relating to bad delivery of shares/ securities and/ or third party delivery, whether authorized or unauthorized and fake/forged/stolen shares/ securities/transfer documents introduced or that may be introduced by or through me during the course of my dealings/ operations on the Exchange(s) and/or proof of address, identity and other supporting/ documents provided by me at the time of registration and/ or subsequently.

(sign here)



ACCOUNT OPENING FORM

General terms and conditions and other authorisations (voluntary document)

15. Other Terms & Conditions:

15.1 I understand and agree that GIT does not give any guarantee or assurance as to returns or profits or capital protection or appreciation. I further understand and agree that past performance is not necessarily a guide to future performance.

15.2 I understand and agree that there is no fixed return in equities, commodities, currencies, derivatives or any other asset classes or segments traded on the exchange or OTC (Over the Counter) products. The principal or the initial investment (in cash or collateral or any other asset class) can also be lost fully and losses can be higher than my initial investment.

15.3 I shall be liable in case of loss (including opportunity/notional loss) damages, fines, penalties, charges, costs, expenses etc caused to me due to any interruption, malfunction, error, non-availability, technical glitch or for any other reason of whatsoever nature in the internet/mobile trading platform or any other order routing platform of GIT and shall not have any claim/complaint of whatsoever nature against GIT and its employees, directors, associates, affiliates, group etc in this regard.

15.4 I understand, agree and confirm that my demographic details and personal information including sensitive personal information, KRA, CKYC and Credit Score details may be shared by GIT with its other divisions and/or with its group/associates/affiliates for marketing new and existing products or services/data analytics/research etc of its other divisions and/or its group companies, associates, affiliates etc and I hereby give my consent for the same.

15.5 I understand, agree and confirm that if exchange/regulatory authority charges any penalty/fine for any non-compliance on my part(including but not limited to non-payment/shortfall in margins) then such penalty/fine shall be debited to my ledger account and I shall be obliged to make payment for the same.

15.6 Without prejudice to the GIT's other rights (including the right to refer a matter to arbitration), I understand that GIT shall be entitled to liquidate/close out all or any of my positions for non payment of margins or other amounts, outstanding debts, etc. and adjust the proceeds of such liquidation/close out, if any, against my liabilities/obligations. Any and all losses and financial charges on account of such liquidation/closing-out shall be charged to and borne by me.

15.7 I understand that GIT is acting as an agent of the client and cannot be held liable for transactions executed on Exchange platform. In case GIT does not receive pay-out of funds/securities/commodities/ collaterals from Exchange / Clearing Corporation /Clearing House/Depository/Counterparty, then GIT is not liable to give such pay-out to me and GIT shall not be liable in whatsoever manner and I cannot and will not claim the same from GIT. In case part pay-out is received from the Exchange / Clearing Corporation /Clearing House/Depository/ Counterparty, then I shall also get part pay-out and I cannot and will not claim the balance pay-out from GIT. In case of fraud/violation/non-compliance of any type by any entity i.e. entities involved in clearing and settlement other than GIT in the process of transactions, clearing and settlement GIT cannot and will not be held liable in whatsoever manner and I cannot and will not file any claim(s) of whatsoever nature against GIT in this regard.

15.8 Incase where pay-out of funds/securities/commodities is given by GIT to me and Exchange / Clearing Corporation /Clearing House/Depository/ Counterparty takes back such pay-out, then GIT has the right to take back the same from me and I would be liable to pay the same to GIT.

15.9 I agree to pay GIT Brokerage, commission, fees, GST, other taxes, trade/ transaction expenses, clearing charges, other charges as levied by GIT from time to time and statutory levies as they exist from time to time and as they apply to my account and the Services and the Channels made available by GIT to me. I also agree that GIT may deduct and appropriate any of the aforesaid amounts from any amount payable by GIT to me.

15.10 I undertake that pay-in of funds and securities shall be made from my bank and demat account respectively and not from any third party bank and demat account.

15.11 I hereby give my consent to GIT to access my credit information from Credit Information Companies in order to understand my creditworthiness, as may be required by GIT for carrying out its internal evaluation or any due-diligence.

15.12. I understand that GIT has the right to square off my trades/positions as per its Risk Management Policy for factors including but not limited to volatility, margin, outstanding debts, circuit limits (irrespective of margin availability), liquidity etc and I shall be solely liable for the consequences arising thereto. Further losses if any, arising out of auto squaring off of positions as per the risk management system shall be borne by me and GIT will not be responsible for the same.

15.13 I shall be bound by the internal netting of trades policy followed by GIT and available and accessible to me on its website.

15.14. I understand and agree that GIT has the right but not the obligation, to cancel all pending orders and to sell/close/liquidate/ square off all open positions/ securities/ shares etc at the pre-defined square off time or when Mark to Market (M-T-M) percentage reaches or crosses stipulated margin percentage as decided by GIT from time to time in its discretion depending on the market condition. In the event of such sell/close./ liquidate/square off, I agree to bear all the losses based on actual executed price. I understand and agree that I may not be able to take further position in case of any trading restrictions put by Exchanges / SEBI on or GIT.

15.15. I understand and agree that GIT may charge margins in excess of Exchange requirement. I shall be required to fulfill the same within the time frame prescribed by GIT and I agree that I will be responsible for any loss/ damages etc caused to me for not paying the margin within the time frame prescribed by GIT. I understand and agree that GIT is entitled to vary the form (i.e., the replacement of the margin / security in one form with the margin / security in any other form, say, in the form of money instead of shares) & / or quantum & / or percentage of the margin & / or security required to be deposited / made available, from time to time.

15.16. I understand and agree that stocks in Trade to Trade (T2T) segment can be sold only after the stocks are settled in my demat account (T+2 days). Intraday and Buy today sell tomorrow (BTST) are not allowed in stocks in T2T segment.

(sign here)



ACCOUNT OPENING FORM

General terms and conditions and other authorisations (voluntary document)

15.17. I will abide by the consequences arising out of trading in illiquid options and/or far months contracts.

15.18 I understand and agree that I will not be eligible to participate in buyback/takeovers if I have sold the shares on or before the record date.

15.19 . I understand that all open position(s) in the Futures & Option (F&O) segment (except for those opted for physical settlement) would be squared off by me before 10am on expiry day. I further understand and agree that GIT has the right to square off all open positions from 10am onwards on expiry day in stock derivatives for that expiry irrespective of margin availability.

15.20. I understand and agree that that in case of extreme MTM loss due to movement of prices, the positions will be reduced by GIT on a best effort basis and I will be liable for losses if any arising thereto.

15.21. I understand and agree that any shortfall in margin may result in penalties from the Exchanges which shall be transferred to my ledger.

15.22. I will be bound by the Risk Policy, Policies & Procedures, Terms and Conditions, Regulatory & Other Information (which contains Exchange circulars, notices etc), Privacy Policy, etc prescribed by GIT on its website and as amended from time to time and I shall check and keep myself updated for any changes thereto and be legally bound by the same.

15.23. I understand that GIT also offers IPO bidding facility through its platform and shall not hold GIT responsible in any manner for allotment/non-allotment of shares due to any suspension/interruption/malfunction/technical glitch etc on its platform.

15.24. I understand and agree that the role of GIT is only to facilitate and process IPO/FPO applications, and GIT shall not be responsible / liable for any losses/damages/costs/opportunity losses of any nature whatsoever incurred to me due to the processing or non-processing of the applications.

15.25. I understand and agree that as GIT is merely offering a platform for IPO bidding and I will not hold GIT responsible for refund, unblocking etc, if any of the IPO bid amount.

15.26. I agree that GIT will be the owner of all collaterals (including securities) which may be pledged in favour of GIT and that such securities shall at all times be free from any prior charge lien or encumbrance whatsoever and that such securities/commodities shall be absolute and disposable property of GIT.

15.27. I give an unconditional right to appropriate any collateral or margin, without any reference to me in order to discharge any lawful indebtedness or any other obligation (including contingent indebtedness or obligation) that I may owe to GIT.

15.28. I hereby give my consent to GIT for pledging of securities as margin in accordance with the Margin Pledge system as specified in SEBI circular dated February 25, 2020 and as per clarifications/guidelines received subsequently on the same from Exchanges.

15.29. I agree that GIT may from time to time in its discretion impose and vary limits on the orders and trades which I can place and enter into through the System and/ or Service (including percentage exposure limits, turnover limits, limits as to the number, value and/or kind of Securities in respect of which orders can be placed the companies in respect of whose Securities orders can be placed etc. I agree that GIT shall not be responsible or liable incase I am no able to place any order, enter into any trade and/ or square-off any transaction that GIT may need to initiate on account of any such variation, imposition, restriction or prohibition.

15.30. GIT discloses herewith that it does undertake proprietary trading.

15.31. Any claim, dispute or difference hereto in respect of this Document/Terms and conditions or any contracts, trades, dealings or transactions pursuant hereto or any rights, obligations, terms or conditions as contained in this Document or the interpretation or construction of this Document shall be subject to the grievance redressal procedure of the concerned Exchange and shall be subject to the arbitration procedure as prescribed by the Rules, Bye-laws, Regulations of the Exchange and circulars issued thereunder from time to time. GIT and the Client are aware of the provisions of the Bye-Laws, Rules and Regulations of the concerned Exchange relating to arbitration. The terms specified shall be governed by and interpreted and construed in accordance with the laws of India. The courts at Bangalore, India shall have exclusive jurisdiction in respect of any matters arising therefrom.

15.32. I hereby give my consent to GIT to share my full account opening form including the Aadhaar data and documents with KRA for validation purposes. I am aware that the full account opening form will be accessible to the KRA and other intermediaries accessing the KRA portal.

15.33. I agree that my information may be disclosed by GIT to third party vendors, consultants, and other service providers of GIT who shall be bound by contractual obligations to keep such personal information confidential and limit usage to the purposes for which the information was disclosed. I understand that the collection and disclosure of information may be required by GIT to provide me access to its platform/services and for performing such other activities including but not limited to processing payments, validation of my bank accounts, marketing and advertising activities, undertaking auditing or data analysis, and/or to prevent, detect, mitigate, and investigate fraudulent or illegal activities related to the GIT's platform or services. In relation to the foregoing, I hereby provide my consent.

15.34 I give my consent to undertake Online KYC and to upload/download my KYC record to/from Central KYC Records Registry (CKYCR) & KRA.

15.35 I understand and agree that the Safe Exit feature is provided as a best-effort basis square-off order placement feature without assuming any liability and responsibility by GIT in this regard. I appreciate that there may be a time lag in the cancellation of the existing unexecuted orders and placing the fresh square-off orders. Further, the execution of the square-off orders will depend on the liquidity and volatility in the market. There is no assurance and guarantee of the execution of the square-off orders and/or achieving the Total Return.

16. Facsimile Authorisation: During the operation of my trading I may be need to instruction on Fax/Scan, so I authorise you to honor the instructions and orders sent through Fax/Scan copy sent by me.

- a. I shall be liable for all losses, damages and actions which may arise as a consequence of your adhering to and carrying out my directions given above.
- b. I have been explained that I may opt not to give any of the above authorisation and that the above authorisations are voluntary on my part and that I can revoke these authorisations at any point of time during the operation of my trading account with you by giving a notice in writing and shall continue and remain valid until revoked by me anytime in writing.

(sign here)

Mobile & Email Declaration:

I, MEDISSETTI BALA CHELLARAO
having PAN CTNPC7805B do hereby declare that
my mobile no. is +91 9100479404 and
email id is balachellarao25@gmail.com.

Further, I authorize Groww Invest Tech Private Limited that the same may be used for giving me any information/alert/SMS. I further declare the above mentioned statement is true and correct.

(sign here)

Name of the Applicant: MEDISSETTI BALA CHELLARAO
Place: BANGALORE, Date: 07/04/2025



ACCOUNT OPENING FORM

Most Important Terms and Conditions (MITC) – Mandatory Document

(For non-custodial settled trading accounts)
(prescribed by SEBI and Stock Exchanges)

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 payout (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 Id 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.

I agree _____ (S) – Client’s signature

(sign here)



ACCOUNT OPENING FORM

Acknowledgement

To,
Groww Invest Tech Private Limited

Sub: Acknowledgement

I acknowledge to have read & understood the Mandatory Documents, understand that the same along with my e-signed executed form will be received by email / available under my login and same will be considered as acknowledgment of receipt.

S. No.	Brief significance of the Document
1	Duly Executed Copy of KYC
2	Rights and Obligations, MITC
3	Risk Disclosure Document (RDD) for Capital and Derivatives
4	Guidance Note - Do's and Don'ts for trading on the Exchange(s) for investors
5	Groww Invest Tech Private Limited Tariff Sheet
6	Policies and Procedures Document pursuant to the SEBI circular dated December 03, 2009
7	General Terms & Conditions and Other Authorisations.
8	Running account authorization, Mobile declaration & Client defaulter declaration

I also confirm that I have received the relevant clarifications if any, wherever required from the officials of Groww Invest Tech Private Limited.

Date: 07/04/2025

Name of the Applicant: MEDISETTI BALA CHELLARAO

Place: BANGALORE, KARNATAKA

(sign here)



ACCOUNT OPENING FORM

Additional KYC form for opening a Demat account (For individuals)

Groww Invest Tech Private Limited

Depository Participant – Central Depository Services Limited
DP ID: 12088700 | SEBI Registration No: IN-DP-CDSL-417-2019
No-11, 1st & 2nd Floor, 80 Feet Road, ST Bed, 4th Block Koramangala,
Bangalore - 560034 Email: grievances@groww.in

DP ID: 12088700/701/702/703

BO ID:

(To be filled by the applicant in BLOCK LETTERS in English) I/We request you to open a demat account in my/ our name as per the following details:

Holder Details

Sole/First Holder's Name	MEDISSETTI BALA CHELLARAO	PAN: CTNPC7805B	UID:
Second Holder's Name			
Third Holder's Name			

Type of Account (Please tick whichever is applicable)

Status	Sub-status
<input checked="" type="checkbox"/> Individual	<input checked="" type="checkbox"/> Individual Resident <input type="checkbox"/> Individual Director's Relative <input type="checkbox"/> Individual Promoter <input type="checkbox"/> Minor <input type="checkbox"/> Others(specify) _____ <input type="checkbox"/> Individual Margin Trading A/C (MANTRA) <input type="checkbox"/> Individual-Director <input type="checkbox"/> Individual HUF / AOP
<input type="checkbox"/> NRI	<input type="checkbox"/> NRI Repatriable <input type="checkbox"/> NRI Repatriable Promoter <input type="checkbox"/> NRI - Depository Receipts <input type="checkbox"/> NRI Non-Repatriable <input type="checkbox"/> NRI Non-Repatriable Promoter <input type="checkbox"/> Others (specify) _____
<input type="checkbox"/> Foreign national	<input type="checkbox"/> Foreign National <input type="checkbox"/> Foreign National - Receipts <input type="checkbox"/> Others (specify) _____

Details of Guardian (in case the account holder is minor):

Guardian's Name: _____

PAN: _____

Relationship with the applicant: _____

(sign here)



ACCOUNT OPENING FORM

Additional KYC form for opening a Demat account (For individuals)

Standing Instructions

I/We instruct the DP to receive each and every Depository credit in my account (If not marked, the default option would be 'Yes')	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO [Automatic Credit]
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 end (If not marked, the default option would be 'No')	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
Account Statement Requirement (as per SEBI Regulation)	<input type="checkbox"/> Daily <input type="checkbox"/> Weekly <input type="checkbox"/> Fortnightly <input checked="" type="checkbox"/> Monthly
I/We request you to send Electronic Transaction-cum-Holding Statement at the email ID	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
I / We would like to share the email ID with the RTA	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
I / We would like to receive the Annual Report (Tick the applicable box. If not marked the default option would be Physical)	<input type="checkbox"/> Physical <input checked="" type="checkbox"/> Electronic <input type="checkbox"/> Both Physical & Electronic
I / We wish to receive dividend/interest directly into my 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]	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO

I / We would wish to avail the following facility:

Basic Service Demat Account Facility (BSDA): Opted out NO YES

SMS Alert Facility	MOBILE NO.: +91 9100479404									
Transactions Using Secured Texting Facility (TRUST)	I wish to avail the TRUST facility using the mobile number registered for SMS Alert Facility. I have read and understood the Terms and Conditions prescribed by CDSL for the same. <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO I/We wish to register the following clearing member IDs under my below mentioned BO ID registered for TRUST. <table border="1"><thead><tr><th>Stock ExchangeName/ID</th><th>Clearing Member Name</th><th>Clearing Member ID (Optional)</th></tr></thead><tbody><tr><td> </td><td> </td><td> </td></tr><tr><td> </td><td> </td><td> </td></tr></tbody></table>	Stock ExchangeName/ID	Clearing Member Name	Clearing Member ID (Optional)						
Stock ExchangeName/ID	Clearing Member Name	Clearing Member ID (Optional)								
Easi	To register for easi, please visit our website www.cdsli.com . Easi allows a BO to view his ISIN balances, transactions and value of the portfolio online.									

Date: 07/04/2025

Name of the Applicant: MEDISETTI BALA CHELLARAO

Place: BANGALORE, KARNATAKA

(sign here)



ACCOUNT OPENING FORM

Voluntary Authorization Letter (Demat)

To,
Groww Invest Tech Private Limited

Dear Sir,

DP ID: 12088700/701/702/703

BO ID:

1. Authorization to debit trading account for the demat account charges: We have opened/have a beneficiary account with your CDSL depository along with a trading account for investment and trading purposes. I/We, authorize you to debit the charges payable towards the operations of the above account. I/We are aware of the charges for operating the said account. Any such sum debited from my trading account shall be binding on me/us.

2. Option form for issue of DIS Booklet (Voluntary):

Option 1: I/We require you to issue Delivery Instruction Slip (DIS) booklet to me/us immediately on opening my CDSL account though for executing delivery instructions for settling stock exchange trades Settlement related transactions) effected through such Clearing Member.

OR

Option 2: I/We do not require the Delivery Instruction Slip (DIS) for the time being. However, the Delivery Instruction Slip (DIS) booklet should be issued to me/us immediately on my request at any later date.

I/We hereby select Option 1 Option 2

3. Request for bill/transaction/holding statement through email.

I/We request you to send me/us bill, transaction and holding statement of my CDSL Demat account with

DP ID: 12088700/701/702/703

BO ID:

at the following email Email address: balachellarao25@gmail.com

I/We fully agree and are aware of the following Terms and Conditions mentioned below.

- a. That I/We will not receive the bill, transaction and holding statements in paper form.
- b. That I/We will take all the necessary steps to ensure confidentiality and secrecy of the login name and password of the internet/email account.
- c. That I/We am/are aware that the bill, transaction and holding statements may be accessed by other entities in case the confidentiality/secrecy of the login name and password is compromised.
- d. That I/We in case of bill, transaction and holding statements are sent by email, I/We will immediately inform Groww Invest Tech Private Limited about change in my email address, if any. In case, the Groww Invest Tech Private Limited is not able to provide bill/transaction statement to its Clients by email or on website due to any reason (including bounced emails), Groww Invest Tech Private Limited will ensure that the transaction statement is provided to me/us in paper form as per the time schedule stipulated in the Bye-laws & Business Rules of CDSL.

Name of the Applicant: MEDISSETTI BALA CHELLARAO

Date: 07/04/2025

(sign here)

Bala

Name of the Applicant: MEDISSETTI BALA CHELLARAO
PAN: CTNPC7805B

(sign here)



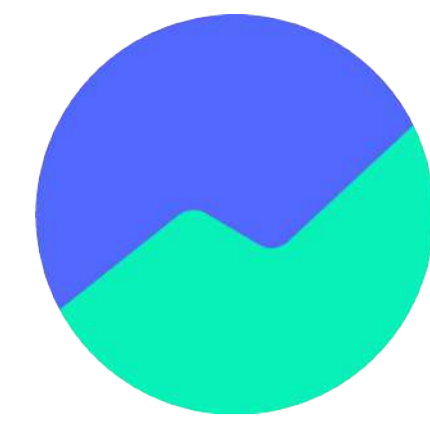
ACCOUNT OPENING FORM

Bank account verified via UPI.
Document proof for bank verification is not applicable

Bala

Name of the Applicant: MEDISETTI BALA CHELLARAO
PAN: CTNPC7805B

(sign here)



Groww

ACCOUNT OPENING FORM

Nomination form

I/We wish to make a nomination. [As per details given below]

PAN of client: CTNPC7805B

Nomination details

I/We wish to make a nomination and do hereby nominate the following person(s) who shall receive all the assets held in my / our account in the event of my / our death.

Nomination can be made up to three nominees in the account		Details of 1st Nominee	Details of 2nd Nominee	Details of 3rd Nominee
Mandatory details				
1. Name of the nominee(s) (Mr./Ms.)*		NA	NA	NA
2. Share of each nominee	Equally (If not equally, please specify percentage)	%	%	%
Any odd lot after division shall be transferred to the first nominee mentioned in the form.				
3. Relationship With the Applicant (If Any)				
<p>*Date of Birth and Name of Guardian to be provided in case of minor nominee(s)</p>				
Non-mandatory details				
4. Address of Nominee(s)/Guardian in case of Minor City / Place: State & Country:				
PIN code				
5. Mobile / Telephone No. of nominee(s)/Guardian in case of Minor				
6. Email ID of nominee(s)/Guardian in case of Minor				
7. Nominee/ Guardian (in case of Minor) Identification details – [Please tick any one of following and provide details of same]		<input type="checkbox"/> Aadhaar Number <input type="checkbox"/> Passport Number <input type="checkbox"/> PAN <input type="checkbox"/> Voter ID Number <input type="checkbox"/> Driving Licence Number	<input type="checkbox"/> Aadhaar Number <input type="checkbox"/> Passport Number <input type="checkbox"/> PAN <input type="checkbox"/> Voter ID Number <input type="checkbox"/> Driving Licence Number	<input type="checkbox"/> Aadhaar Number <input type="checkbox"/> Passport Number <input type="checkbox"/> PAN <input type="checkbox"/> Voter ID Number <input type="checkbox"/> Driving Licence Number
Photograph & Signature	PAN			
Aadhaar	Saving Bank account no.			
Proof of Identity	Demat Account ID			
			Name(s) of holder(s)	Signature(s) of holder*
Sole / First Holder (Mr./Ms.)		NA		
Second Holder (Mr./Ms.)				
Third Holder (Mr./Ms.)				

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

Note: This nomination shall supersede any prior nomination made by the account holder(s), if any. The Intermediary shall provide acknowledgement of the nomination form to the account holder(s).

(sign here)



ACCOUNT OPENING FORM

Nomination form - Annexure B

Declaration for opting-out of nomination

I / We hereby confirm that I / We do not wish to appoint any nominee(s) in my / our MF Folio/ demat account and understand the issues involved in non-appointment of nominee(s) and further are aware that in case of death of all the account holder(s), my / our legal heirs would need to submit all the requisite documents / information for claiming of assets held in my / our MF Folio / demat account, which may also include documents issued by Court or other such competent authority, based on the value of assets held in the MF Folio / demat account.

Name and Signature of Holder(s)*

1.

2.

3.

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

(sign here)



ACCOUNT OPENING FORM

Instructions

1. The nomination can be made only by individuals applying for/holding units on their own behalf singly or jointly.
2. Non-individuals including a Society, Trust, Body Corporate, Partnership Firm, Karta of Hindu undivided family, a Power of Attorney holder and/or Guardian of Minor unitholder cannot nominate.
3. Nomination is not allowed in a folio of a Minor unitholder.
4. If the units are held jointly (i.e., in case of multiple unitholders in the folio), all joint holders need to sign the Nomination Form (even if the mode of holding/operation is on “Anyone or Survivor” basis).
5. A minor may be nominated. In that event, the name and address of the Guardian of the minor nominee needs to be provided.
6. Nomination can also be in favour of the Central Government, State Government, a local authority, any person designated by virtue of his office or a religious or charitable trust.
7. The Nominee shall not be a trust (other than a religious or charitable trust), society, body corporate, partnership firm, Karta of Hindu Undivided Family or a Power of Attorney holder.
8. A Non-Resident Indian may be nominated subject to the applicable exchange control regulations.
9. **Multiple Nominees:** Nomination can be made in favour of multiple nominees, subject to a maximum of three nominees. In case of multiple nominees, the percentage of the allocation/share should be in whole numbers without any decimals, adding upto a total of 100%. If the total percentage of allocation amongst multiple nominees does not add up to 100%, the nomination request shall be treated as invalid and rejected. If the percentage of allocation/ share for each of the nominee is not mentioned, the allocation/claim settlement shall be made equally amongst all the nominees.
10. Every new nomination for a folio/account shall overwrite the existing nomination, if any.
11. Nomination made by a unit holder shall be applicable for units held in all the schemes under the respective folio / account.
12. Nomination shall stand rescinded upon the transfer of units.
13. **Death of Nominee/s:** In the event of the nominee(s) pre-deceasing the unitholder(s), the unitholder/s is/are advised to make a fresh nomination soon after the demise of the nominee. The nomination will automatically stand cancelled in the event of the nominee(s) pre-deceasing the unitholder(s). In case of multiple nominations, if any of the nominee is deceased at the time of death claim settlement, the said nominee's share will be distributed equally amongst the surviving nominees.
14. Transmission of units in favour of a Nominee shall be valid discharge by the stock broker/Depository Participant/AssetManagement Company/ Mutual Fund / Trustees against the legal heir(s).

(sign here)



Policy for Voluntary freezing / blocking online access of trading account by clients

Background:

To safeguard the interest of the investors, SEBI vide circular dated January 12, 2024 has introduced a framework on the subject “Ease of doing investments by investors – Facility of voluntary freezing/blocking of trading accounts by clients”. This policy outlines the process and the action(s) taken by Groww Invest Tech Private Limited (GIT) in case of request received for freezing / blocking of trading accounts by its clients.

Mode of communication for freeze:

Clients can communicate the request to freeze their trading accounts through any of the following modes:

Option 1: On the Groww app, after logging in, clients can select the freeze account option available in the Settings menu under Privacy and Security section. On confirming to freeze online access of your Groww account, clients will see the confirmation that their trading account has been frozen.

Option 2: If you don't have access to your mobile, you can login into the Groww website i.e. <https://www.groww.in/user/profile/freeze-account> From there, you can select the freeze account option available in the Settings menu under Privacy and Security section. On confirming to freeze your Groww Account, you will see the confirmation that you have successfully placed your request

Option 3: Even if you don't have access to your Groww Account, you can reach out to us on +91-8951778720 from your registered mobile number and follow the instructions on the call to place a request to freeze your Groww Account.

On receiving the request from the client, GIT will undertake the below immediately:

- a. Validate the request and issue an acknowledgement to the client about the request received.
- b. Freeze/block the online access for the client for Groww mobile app and website for transactions in Equity and Equity Derivatives (F&O) segments across exchanges.
- c. Notify the clients on their registered email ID and mobile number about the freezing of their trading account.
- d. Cancel all pending orders including GTT or any smart order and intimate the same to the client.
- e. Open positions:
 - Any open positions will not be squared off except for risk management related square offs like margin shortfall and/or MTM.
 - Any open positions will be squared off if mandated by any regulatory/statutory action / mandate /communication.
 - Any intraday position will be squared off as per the timings of intraday square off before market ends.

Timings for freeze and actions thereof:

a. Actions in point 3 above shall be taken within 15 minutes of receiving the request during market trading hours

b. For requests received after trading hours:

- Cancellation of open orders in point 3 above will be done before market opening on the next trading day.
- Square off existing positions in point 3 above will be done within 15 minutes of market opening on the next trading day.

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Groww

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Important points to note:

- a. Freezing / blocking is only for the online access for client's trading account, and there shall be no restrictions on the Risk Management activities for square offs (if any) e.g. Square off for delivery margin requirement for open positions in stock derivatives etc.
- b. The request for freezing / blocking does not constitute a request for marking client Unique Client Code (UCC) as inactive in the Exchange / regulatory records.
- c. GIT will not be liable to the clients for any losses, claims, damages etc in any manner whatsoever (actual or notional) due to cancellation of open orders and/or non- square off existing open positions.

Unfreeze / unblock of account:

- Step 1:** To place an unfreeze request, you can call on +91-8951778720 from your registered phone number and follow the instructions to place an unfreeze request.
- Step 2:** Post this call, you will receive an email on your registered email ID to book your preferred time slot for the video call to do the Video KYC ("V-KYC") process to authenticate your identity.
- Step 3:** You will receive a video call link on your registered email which you need to join at the time you requested for. Please keep your physical PAN card handy for the call.
- Step 4:** On successful authentication of your identity in the VKYC call, your trading account will be unfreezed. It is advised that you reset the password of the email Id before logging in.
- Step 5:** You will be able to login. You will have to reset your PIN when you log back in for added security.

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ACCOUNT OPENING FORM

Policy on Handling of Good Till Canceled / Good Till Triggered Orders of Clients
(Both Good Till Canceled and Good Till Triggered shall hereinafter be referred to as "GTT")

Introduction:

GTT is a feature which allows you to set a trigger price, such that; if your trigger price is hit at a future date, an order will be placed on the exchange as per the limit / market price and preset conditions set by you.

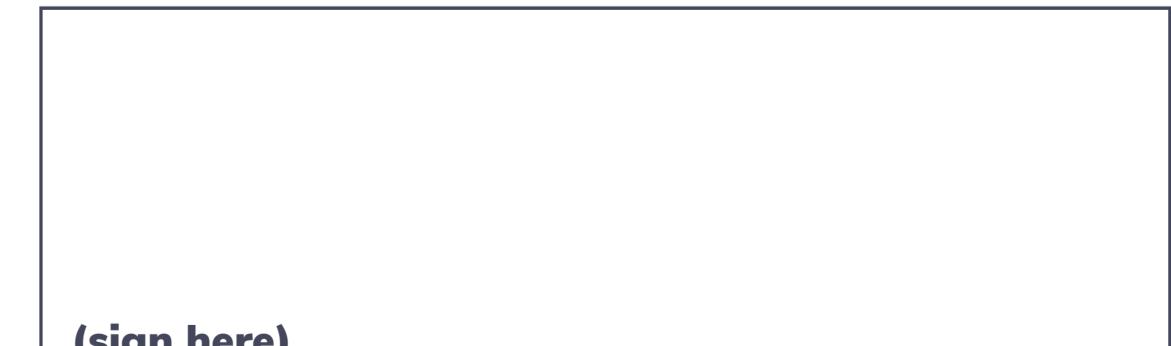
The parameters for placing a GTT order are as below:

- Order Validity: GTT order will be valid for a period of 365 days for Equity and until contract expiration for F&O orders
- Trigger Validity: One time till order is placed on the exchange.
- GTT orders will be triggered as per the price available on any of the Exchange i.e. NSE or BSE.
- Corporate action handling: No handling will be done by GIT and the clients need to monitor and will be solely responsible for effect on prices and triggers based on stock / underlying specific corporate actions. Clients shall review their GTT orders pro actively whenever there may be an impact of corporate action on their order/s. It would be the onus of the client to take appropriate action to modify / cancel orders accordingly.
- All upcoming corporate actions including dividend, bonus, split, etc. shall be intimated to clients having unexecuted GTT orders at least one day prior to the ex-date of the corporate action.
- Execution Price - Can be at market or limit as per the order set. For market order in derivatives, the order is placed as a limit order with market protection to avoid execution at extreme prices. When using GTT with limit price, there is no guaranteed execution as the LTP could have changed when the order is placed post trigger.
- Orders cap: A maximum of 200 open GTT orders (across all exchanges and segments) can be placed by the client at any given point of time.
- Charges: There are no additional charges for placing a GTT order. Standard brokerage rates will apply for executed GTT orders.
- Margin Availability: No funds / margin is blocked when placing a GTT order. Funds / margin is required when the trigger price is hit; else the order may fail.
- Once a GTT is triggered, if the order is placed outside of the contract's / underlying / stock's "execution range" it may be canceled by the exchange. Any cost incurred due to such cancellation of an order placed outside the execution range is liable to be paid by the client.
- If a GTT is triggered for an option contract that isn't allowed for trading by GIT, for any reason, the order may be rejected.

The onus of checking for a pending GTT for a scrip / underlying / contract before placing any new order(s) for the same is on the client.

No Liability for Any Non Execution or Any Lost Opportunity: GIT, at all times, bears no liability towards the client for any reason whatsoever with respect to using the GTT Feature; including but not limited to, non execution of any order using the GTT Feature / either leg of the order, any opportunity loss for non execution of such orders / trades, any cancellation or non placement of any orders, and any such other claims which may arise from the client with respect to using the GTT feature.

This Policy may be removed/modified/replaced at any point of time by GIT without providing any prior notification to clients. It is the client's responsibility to review the same and available on the website www.groww.in/p/policies



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ACCOUNT OPENING FORM

CENTRAL KYC REGISTRY | Instructions / Check list / Guidelines for filling Individual KYC Application Form

General Instructions:

1. Fields marked with '*' are mandatory fields.
2. Tick '' wherever applicable.
3. Self-Certification of documents is mandatory.
4. Please fill the form in English and in BLOCK Letters.
5. Please fill all dates in DD-MM-YYYY format.
6. Wherever state code and country code is to be furnished, the same should be the two-digit code as per Indian Motor Vehicle, 1988 and ISO 3166 country code respectively list of which is available at the end.
7. KYC number of applicant is mandatory for updation of KYC details.
8. For particular section update, please tick in the box available before the section number and strike off the sections not required to be updated.
9. In case of 'Small Account type' only personal details at section number 1 and 2, photograph, signature and self-certification required.

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

1. Name: Please state the name with Prefix (Mr/Mrs/Ms/Dr/etc.). The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
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.

B. Clarification / Guidelines on filling details if applicant residence for tax purposes in jurisdiction(s) outside India

1. Tax identification Number (TIN): TIN need not be reported if it has not been issued by the jurisdiction. However, if the said jurisdiction has issued a high integrity number with an equivalent level of identification (a "Functional equivalent"), the same may be reported. Examples of that type of number for individual include, a social security/insurance number, citizen/personal identification/services code/number, and resident registration number)

C. Clarification / Guidelines on filling 'Proof of Identity [PoI]' section

1. If driving license number or passport is provided as proof of identity then expiry date is to be mandatorily furnished.
2. Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked.
3. In case of Simplified Measures Accounts for verifying the identity of the applicant, any one of the following documents can also be submitted and underlined relevant code may be mentioned in point 3 (S).

Document Code with Description

- 01 : Identity card with applicant's photograph issued by Central/ State Government Departments, Statutory/ Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, and Public Financial Institutions.
- 02 : Letter issued by a gazetted officer, with a duly attested photograph of the person.

D. Clarification / Guidelines on filling 'Proof of Address [PoA] - Current / Permanent / Overseas Address details' section

1. PoA to be submitted only if the submitted PoI does not have an address or address as per PoI is invalid or not in force.
2. State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses.
3. In case of Simplified Measures Accounts for verifying the address of the applicant, any one of the following documents can also be submitted and underlined relevant code may be mentioned in point 4.1.

Document Code with Description

- 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 : Bank account or Post Office savings bank account statement.
- 04 : Pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address.
- 05 : Letter of allotment of accommodation from employer issued by State or Central Government departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies. Similarly, leave and license agreements with such employers allotting official accommodation.
- 06 : Documents issued by Government departments of foreign jurisdictions and letter issued by Foreign Embassy or Mission in India.

E. Clarification / Guidelines on filling 'Proof of Address [PoA] - Correspondence / Local Address details' section

1. To be filled only in case the PoA is not the local address or address where the customer is currently residing. No separate PoA is required to be submitted.
2. In case of multiple correspondence / local addresses, Please fill 'Annexure A1'

F. 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 91-9999999999).
- 2 Do not add '0' in the beginning of Mobile number.

G. Clarification / Guidelines on filling 'Related Person details' section

- 1 Provide KYC number of related person if available.

H. Clarification / Guidelines on filling 'Related Person details – Proof of Identity [PoI] of Related Person' section

- 1 Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked.

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ACCOUNT OPENING FORM

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
Chhattisgarh	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 3166 two- digit Country Code

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

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