## **ACCOUNT OPENING FORM**



I/We, hereby further agree to ratify and confirm in all respects any and all acts, deeds and things lawfully done by the Portfolio Manager in pursuance of this Power of Attorney and declares that this Power of Attorney shall at all times be conclusively binding in favor of third parties who have not received notice of prior revocation. It is also declared by the Client that any act, deeds, or thing done by the Client in contradiction with the provision hereof shall be void as regards the Client vis-a-vis third parties are concerned and the provision of this clause will be binding on the Client and shall have overriding effect over the act, deeds or things done by the Client in contradiction with the above powers given to the Portfolio Manager. All costs and expenses in connection with the lawful performance of any of the matters contained in this Power of Attorney shall be on my/our account and I/We, hereby confirm, that pursuant to the Investment Management Agreement, I/We have empowered the Portfolio Manager to inter-alia instruct the Service Providers including the Custodian (as defined in the Investment Management Agreement) from time to time in respect of the exercise of powers under this Power of Attorney and under the Investment Management Agreement.

And We further agree to indemnify and keep indemnified and hold harmless the Portfolio Manager and its officers, directors, employees, agents and any other delegates in accordance with the Investment Management Agreement, from any and all costs, liabilities and expenses resulting directly or indirectly from all lawful actions and in accordance with proper instructions where required.

## Signed and Delivered by the within named client:

First / Sole Holder	Second Holder	Third Holder
F	S	T
Name	Name L	Name 
Date DID MIM YIYIYIYI Place	Date DID MIM YIYI	
Witness for Client:	In the p	presence of:
Name	Name	
Signature:	Signatu	ure:
Place L  Date D_D M_M Y_Y_Y_Y		RY SEAL

**NOTARY STAMP**