

Equity trading and demat account opening form



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Name of the Trading Member: Nextbillion Technology Private Limited (hereinafter referred to as "Nextbillion")

Name of the Clearing Member: Nextbillion Technology Private Limited

Cash Segment: BSE & NSE | Derivatives: NSE

**SEBI Registration Number:** Stock Broking: Nextbillion Technology Private Limited is a Member of NSE & BSE – INZ000208032

Depository Participant: NextBillion Technology Private Limited is a DP of CDSL – IN-DP-417-2019

Clearing Member Details:

Nextbillion Technology Private Limited: Member of NSCCL ID:M70015 Nextbillion Technology Private Limited: Member of ICCL ID:6699

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

Compliance Officer: Boudhayan Ghosh, Phone No. & Email ID: 9108800604, grievances@groww.in

CEO: Lalit Keshre, 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



### Trading account related details

<ul><li>A. Bank account details</li><li>Account Type: Savings</li></ul>	× Current	× Others	In case of NRI Ad	ccount: × NRE	×NRO	
Bank Name: BANK OF INDIA						
Branch Address: BAGBERA JNE	E 29 GROUND FLOOR	R				
Account Number: 59391011000	)0055					
IFSC CODE: BKID0005939						
MICR CODE: 831013026						
<b>B. Other details</b> Gross Annual Income Details (ple	ase specify). Income rai	nge per annum:				
<1 lakh 1-5	lakh 5-:	10 lakh	10-25 lakh	25 lakh-1 crore	> 1crore	
Or not worth as an data (not wo	rth chould not be older t	-ban 1, (oar)				
Or net-worth as on date (net wor	th should not be older t	nan iyear):				
C. Occupation type*	Private sector	Public se	ctor Go	ovt. sector	Professional	
	X - Not categor	ised Self empl	oyed	etired	Housewife	Student
	Business					
Mode in which you wish to receive	ve the RDD, Rights & OI	oligations, and Guidan	ce Note: × Physica	al <b>Z</b> Elect	tronic	
Please tick, if applicable:	Politically Exposed Perso	n (PEP)	Related to a Politic	ically Exposed Pers	son (PEP)	
Citizenship:  Indian	Other:	(ISO 3166 Co	untry Code:	)		
Residential Status: Reside	nt Individual X N	on Resident Indian	× Person of Indian O	Origin X Fore	eign National	
Tick if applicable: Reside	nce for tax purposes in j	jurisdiction(s) outside l	ndia			
ISO 3166 Country Code of Jurisd Tax Identification Number: :			lace of birth : untry Code of Birth:			
C. Past actions						
Details of any action/proceedings promoters/whole-time directors/a		·			cant/ constituent or its par	tners,
<ul><li>D. Depository account(s) detail</li><li>Depository Name:   ■ NSDL</li></ul>						
Depository Participant Name: N	Vextbillion Technology F	Private Limited				
Beneficiary Name: RENU DEVI						
<b>Depository ID:</b> 12088700						
Beneficiary ID: 1208870027101658						



### Trading account related details

E. Dealings through other stock brok	kers		
Whether dealing with any other stock l	broker/sub-broker (in a case dealing with multiple	stock brokers/sub-brokers, provide details of all)	
Name of Stock Broker: Nil			
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			
	Remisier/Authorized Person/Existing Client Exchar	nae(s): Nil	
Address of the Introducer: Nil			
G. Trading preferences/experience:	No Experience years		
Exchange segment	Cash	F&O	
BSE			
	(ciaro borro)		
	(sign nere)	(sign nere)	
NSE			
	(sign here)	(sign here)	
H. Additional details			
Whether you wish to receive			
x (a) Physical Contract Note			
(b) Electronic Contract Note (ECN)			
IC ECNIiC			
If ECN specify your Email ID: anupsaw	gmail.com		
Whether you wish to avail the facility o	of Internet trading/wireless technology/mobile trad	ding: Ves X No	
I. Nomination Details (Please tick the	e appropriate options)		
× I / We wish to nominate (Fill Annex	ure 1A)		
✓ I/ We do not wish to nominate			
	me by filling the nomination form from the following link: <b>ht</b> t	tps://storage.googleapis.com/groww-assets/wp-assets/forms/nomination-form.pdf and sending us via courier to our registered offic	e.
DECLARATION for details provided a	above:		
to intimate the DP and Stock Broker ar		e best of my/our knowledge as on the date of making this application. I/We agree and undertake 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 nation and necessary action by NBT.	
Date: 01/05/2021			
Name of the Applicant: RENU DEVI			
Place:			
BANGALORE, KARNATAKA			

(sign here)



Tariff sheet

Nextbillion Technology Private Limited (Nextbillion)

I/We agree to pay the following charges

**Effective from:** 01/05/2021

Client name: RENU DEVI

Client PAN: ENDPS4579A

<b>Equity delivery</b>	Rs.20 per executed order or 0.05% of order value whichever is lower
Equity intraday	Rs.20 per executed order or 0.05% of order value whichever is lower
Futures	Rs.20 per executed order or 0.05% of order value whichever is lower
Options	Rs.20 per executed order

Disclaimer: Clients who opt to receive physical contract notes will be charged Rs.20 per contract note + courier charges. Payment gateway charges at Rs.9 + GST

Statutory Charges: Securities Transaction Tax | Exchange Transaction Charges | GST | SEBI Charges | Stamp Duty

### **Demat Charges:**

Account maintenance charge	Zero			
DP transaction charges (both market and off-market):				
Buy (Credit)	Zero			
Sell (Debit)	Rs.8 + Rs.5.50 (CDSL Charges) per scrip			
Other Charges: Demat/Remat: Rs.150 per	certification + courier charges   Failed Demat Transactions: Rs.50 per ISIN			
Pledge/Unpledge: Rs.20 + Rs.12 per reque	est (CDSL Charges)   Pledge Invocation: Rs.20			
Periodic/Adhoc Statement Request: • Em	nail: Free • Physical: Rs.10 per page + courier charges   KYC Modification Request: Rs.50			
KRA Upload/ Download: Rs.50   Delivery Ir	nstruction 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			
	ement charges: Rs.13.5 + GST			

**Note:** For all purposes the bill date shall be construed as the date demand and the bills will be considered as the bill cum notice for payment and Nextbillion reserves the rights to freeze depository account for debit transactions in case of non payment of charges after 2 days from the bill date and charge interest at 18% p.a. on the outstanding bill amount. The Charges are subject to revision at sole discretion of Nextbillion, as informed by communication available on website or sent by ordinary post / E-mail or sms. Any increase in demat charges will be intimated 30 days in advance. In addition to the above, GST or all other statutory/regulatory levies are recovered at the applicable rates from time to time.

**Date:** 01/05/2021

Name of the Applicant: RENU DEVI





For office use only

UCC Code allotted to the Client: 5682097079

	Documents verified with originals	Client interviewed	In-person verification is done
Name of the employee			
Employee code			
Designation of employee		<b>KYC Fetched from CVL</b>	
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. 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.

NextBillion Technology Private Limited
Employee Name ROHAN MAHULI
Employee Id · NBT298
Signature: Ruelili

Signature of the Authorised Signatory

**Date:** 01/05/2021



General terms and conditions and other authorisations (voluntary document)

То		
Nexthillion	Technology Private I	imited (NRT

Dear Sir/Madam, 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 NBT 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 NBT and shall not have any claim/complaint of whatsoever nature against NBT and/or its employees, directors, associates, affiliates, group etc in this regard.
- 2. ECN Declaration: I hereby consent to receive from NBT 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 NBT shall fulfill their legal obligations if the above documents are sent electronically. Accordingly, I request you to note my email id is anupsaw@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. NBT 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 NBT will not cognizance of any "out-of-office/out of station" auto replies and I shall be deemed to have received such electronic mails. I am aware that NBT 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 NBT 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.
- 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, NBT 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 NBT, 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 NBT on its own comes to know of such action, NBT has the right to suspend/close my trading account and refuse to deal with me. Also, NBT 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(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 a calendar month or such other period as allowed by 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 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. You may retain an amount of upto Rs. 10,000 (net amount across segment and across | stock exchanges) while settling my account as per the regulatory requirement. 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.

- × 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 depositories
  - 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.



General terms and conditions and other authorisations (voluntary document)

- **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 NBT 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. in respect of my trading and demat account.
- **14. Indemnification:** I hereby indemnify and hold NBT, 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 NBT 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.

#### 15. Other Terms & Conditions:

- 15.1 I understand and agree that NBT 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 the me 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 NBT and shall not have any claim/complaint of whatsoever nature against NBT 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 Information details may be shared by NBT 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 NBT's other rights (including the right to refer a matter to arbitration), I understand that NBT 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 the 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.
- 15.6 I understand that NBT is acting as an agent of the client and cannot be held liable for transactions executed on Exchange platform. In case NBT does not receive pay-out of funds/securities/commodities/collaterals from Exchange / Clearing Corporation /Clearing House/Depository/Counterparty, then NBT is not liable to give such pay-out to me and NBT shall not be liable in whatsoever manner and I cannot and will not claim the same from NBT. 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 NBT. In case of fraud/violation/non-compliance of any type by any entity i.e. entities involved in clearing and settlement other than NBT in the process of transactions, clearing and settlement NBT cannot and will not be held liable in whatsoever manner and I cannot and will not file any claim(s) of whatsoever nature against NBT in this regard.
- 15.7 Incase where pay-out of funds/securities/commodities is given by NBT to me and Exchange / Clearing Corporation /Clearing House/Depository/ Counterparty takes back such pay-out, then NBT has the right to take back the same from me and I would be liable to pay the same to NBT.
- 15.8 I agree to pay NBT Brokerage, commission, fees, GST, other taxes, trade/ transaction expenses, clearing charges, other charges as levied by NBT 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 NBT to me. I also agree that NBT may deduct and appropriate any of the aforesaid amounts from any amount payable by NBT to me.
- 15.9 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.
- 15.10 I hereby give my consent to NBT to access my credit information from Credit Information Companies in order to understand my creditworthiness, as may be required by NBT for carrying out its . internal evaluation or any due-diligence
- 15.11 NBT discloses herewith that it does undertake proprietary trading.
- **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.

CIN: U65100KA2016 PTC092879 | DP ID: 12088700

- 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)

Name of the Applicant: RENU DEVI

Place: BANGALORE, & Date: 01/05/2021

Mobile & Email Declaration: , RENU DEVI		
naving PAN ENDPS4579A	do hereby declare that	
my mobile no. is +91 <u>9582494510</u>	and	(sign here)
email id is anupsaw@gmail.com		

Further, I authorize NextBillion Technology 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.



Acknowledgement

To,
NextBillion Technology Private Limited

Sub: Acknowledgement

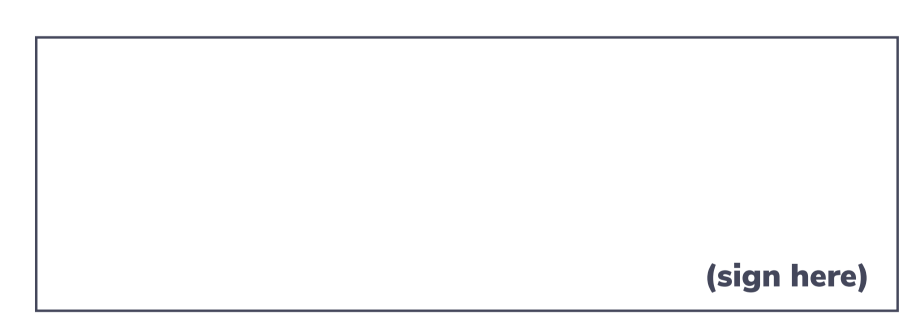
I acknowledge to have read & understood the Mandatory Documents, understand that the same along with my e-signed executed form will be received by email / available under my login and same will be considered as acknowledgment of receipt.

S. No.	Brief significance of the Document
1	Duly Executed Copy of KYC
2	Rights and Obligations
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	NextBillion Technology 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 NextBillion Technology Private Limited.

**Date:** 01/05/2021

Name of the Applicant: RENU DEVI Place: BANGALORE, KARNATAKA





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

### **Nextbillion Technology 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

**BO ID:** 1208870027101658

(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	RENU	PAN: ENDPS4579A	UID:
Second Holder's Name			
Third Holder's Name			

Type of Account (Please tick whichever is applicable)

Status	Sub-status	
<b>✓ Individual</b>	<ul> <li>✓ Individual Resident</li> <li>☐ Individual Director's Relative</li> <li>☐ Individual Promoter</li> <li>☐ Minor</li> <li>☐ Others(specify)</li> </ul>	☐ Individual Margin Trading A/C (MANTRA) ☐ Individual-Director ☐ Individual HUF / AOP ————————————————————————————————————
□ NRI	<ul><li>□ NRI Repatriable</li><li>□ NRI Repatriable Promoter</li><li>□ NRI - Depository Receipts</li></ul>	<ul><li>☐ NRI Non-Repatriable</li><li>☐ NRI Non-Repatriable Promoter</li><li>☐ Others (specify)</li></ul>
☐ Foreign national	<ul><li>☐ Foreign National</li><li>☐ Foreign National - Receipts</li><li>☐ Others (specify)</li></ul>	
Details of Guardian (in case	e the account holder is minor):	
Guardian's Name:		
PAN:		
Relationship with the app	olicant:	



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

	ve each and every Depository credit	in my account	✓ YES	
f not marked, the default op	tion would be 'Yes')		[Automa	tic Credit]
Ma would like to instruct th	a DP to accont all the pladge instruc	tions in my/our account		
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')			Jo')	L NO
sccount Statement Requiren	nent (as per SEBI Regulation)		☐ Daily	☐ Weekly
			Fortnight	ly Monthly
I/We request you to send Electronic Transaction-cum-Holding Statement at the email ID			✓ YES	□NO
I / We would like to share the email ID with the RTA			✓ YES	□NO
I / We would like to receive th	ne Annual Report		Physical	✓ Electronic
(Tick the applicable box. If no	ne Annual Report ot marked the default option would b	e Physical)	☐ Both Phy	sical & Electronic
I / We wish to receive divider through ECS. (If not marked, notified by SEBI from time to	nd/interest directly into my bank acco the default option would be 'Yes') [Ed time]	ount as given below CS is mandatory for locations	✓ YES	□NO
Service Demat Account Facility (B	SSDA): YES NO Opted	lo not wish to nominate	/wp-assets/forms/nomination-form.	<b>pdf</b> and sending us via courier to o
Service Demat Account Facility (B	SSDA):	lo not wish to nominate ttps://storage.googleapis.com/groww-assets/	wp-assets/forms/nomination-form.	pdf and sending us via courier to o
n update/change your Nominee at anytime k	minate (Fill Annexure 1A)	lo not wish to nominate ttps://storage.googleapis.com/groww-assets/		
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Voluntary Authorization Letter (Demat)

To, Nextbillion Technology Private Li	imited				
Dear Sir,					
<b>DP ID:</b> 12088700	<b>BO ID:</b> 1208870	027101658			
	e you to debit the charges payable toward			L depository along with a trading account for investment and harges for operating the said account. Any such sum debited fron	n
Settlement related transactions)		o me/us immediately on	opening my CDSL account though for	executing delivery instructions for settling stock exchange trades	
OR Option 2: I/We do not require the I/We hereby select		e being, However, the D	elivery Instruction Slip (DIS) booklet sh	ould be issued to me/us immediately on my request at any later d	ate.
-	holding statement through email. bill, transaction and holding statement of r	my CDSL Demat accoun	t with		
<b>DP ID:</b> 12088700	<b>BO ID:</b> 1208870027101658	at the following email	Email address: anupsaw@gmail.co	m	
//We fully agree and are aware o	of the following Terms and Conditions men	ntioned below.			
a. That I/We will not receive	e the bill, transaction and holding statemer	nts in paper form.			
b. That I/We will take all the	e necessary steps to ensure confidentiality	and secrecy of the logir	n name and password of the internet/er	mail account.	
c. That I/We am/are aware	that the bill, transaction and holding state	ments may be accessed	by other entities in case the confidentia	ality/secrecy of the login name and password is compromised.	
In case, the NextBillion Te	echnology Private Limited is not able to pr	ovide bill/transaction sta	tement to its Clients by email or on we	NOLOGY PRIVATE LIMITED about change in my email address, if bsite due to any reason (including bounced emails), NextBillion stipulated in the Bye-laws & Business Rules of CDSL.	any.
Name of the Applicant: RENU  Date: 01/05/2021	DEVI			(sign he	
					<u>e</u> j
		Rena	J Devi		
Name of the Applicant: RENU	JDEVI			(sign hei	re)