Instructions / checklist for filling KYC form



A. Important points

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters /Partners /Karta /Trustees and whole time directors and persons authorized to deal in securities on behalf of company/firm/others.
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 10. For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/ military officers, senior executives of state owned corporations, important political party officials, etc.

B. Proof of Identity (POI)

List of documents admissible as Proof of Identity:

- 1. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- 2. PAN card with photograph.
- 3. Identity card / document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/ Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.

C. Proof of Address (POA)

List of documents admissible as Proof of Address: (*Documents having an expiry date should be valid on the date of submission.)

- 1. Passport/ Voters Identity Card/ Ration Card/ Registered Lease or Sale Agreement of Residence/ Driving License.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old.
- 3. Bank Account Statement/Passbook Not more than 3 months old.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks / Scheduled Co-Operative Bank / Multinational Foreign Banks / Gazetted Officer / Notary Public / Elected representatives to the Legislative Assembly/ Parliament / Documents issued by any Govt. or Statutory Authority.
- 6. Identity card/document with address, issued by any of the following: Central/State Government and its departments, Statutory / Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- 7. For FII / sub account, Power of Attorney given by FII / sub-account to the Custodians (which are duly notarized and / or apostilled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse may be accepted.

D. Exemptions/clarifications to PAN (*Sufficient documentary evidence in support of such claims to be collected.)

- 1. In case of transactions undertaken on behalf of Central Government and /or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- 3. UN entities / multilateral agencies exempt from paying taxes / filing tax returns in India.
- 4. SIP of Mutual Funds up to Rs 50,000/- p.a.
- 5. In case of institutional clients, namely, FIIs, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

E. List of people authorized to attest the documents

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

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

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

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

G. Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/ and IFSC Code of the bank should be submitted.

H. Demat master or recent holding statement issued by DP bearing name of the client.

For Individuals

- a. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/sub-broker's office.
- b. In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.

For non-individuals:

- a. Form need to be initialized by all the authorized signatories.
- b. Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company/others & their specimen signatures.



S. No.	Name of the Document	Brief Significance of the Document	Page No	
		ESCRIBED BY SEBI & EXCHANGES	1 ago 110	
		A. KYC form - Document captures the basic information about the constituent and an instruction/checklist.	3	
1	Account Opening Form	B. Document captures the additional information about the Constituent relevant to trading account and an instruction /check list.	4 – 6	
2	Tariff Sheet	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s).	7	
3	Rights and Obligations	Document stating the Rights & Obligations of stock broker /trading member and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	Annexure A	
4	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market.	Annexure B	
5	Guidance note	Document detailing do's and dont's for trading on exchange for education of investors	Annexure C	
6	Policies and Procedures	Document describing significant policies and procedures of Stock Broker.	Annexure D	
VOL	VOLUNTARY AND OPTIONAL DOCUMENTS AS PROVIDED BY THE STOCK BROKER			
7	Undertaking	Contains voluntary undertakings by the client with respect to Zerodha's internal operations during the course of the relationship with Zerodha.	8 – 9	
8	Running Account Authorization and Mobile Declaration	Letter of Authorization for maintaining a Running Account with Zerodha and Client consent letter for receiving SMS from Zerodha	10	
9	Client Defaulter Declaration and Client Acknowledgment	Client declaration stating that he is not a defaulter and Client acknowledgment that he has read all the rules & regulations.	11	
10	Nomination Details	Collects details of any nomination made for the account	Annexure 1 A	
Nam	ne of the Trading Member	Zerodha Broking Limited (hereinafter referred to as "Zerodha")		
Name of the Clearing Member		Zerodha Broking Limited		
Cash Segment		NSE, BSE : Zerodha Broking Limited		
Derivatives		NSE: F&O: Zerodha Broking Limited SEBI Registration No. INZ00003163 CDS: Zerodha Broking Limited SEBI Registration No. INZ00003163 COM: Zerodha Broking Limited SEBI Registration No. INZ00003163 BSE: F&O: Zerodha Broking Limited SEBI Registration No. INZ00003163 CDS: Zerodha Broking Limited SEBI Registration No. INZ00003163	33 33 33	
050	COM: Zerodha Broking Limited SEBI Registration No. INZ000031633			

SEBI Registration Number:

Zerodha Broking Limited: Member of NSE & BSE – INZ000031633 CDSL: Depository services through Zerodha Broking Ltd. – IN-DP-431-2019

Zerodha's Registered Office:

153/154, 4th Cross, Dollars Colony, Opp. Clarence Public School, J.P. Nagar, 4th Phase Bangalore - 560078. Ph : 080-47181888

Correspondence Address : Same as above

Compliance Officer: Venu Madhav, Phone No. & Email ID: 080-47181888, compliance@zerodha.com **CEO:** Nithin Kamath, Phone No. & Email ID: 080-47181888, ceo@zerodha.com

For any grievance please contact Zerodha at the above address or email complaints@zerodha.com &

Phone no. 91-8047181888.

In case not satisfied with the response, please contact the concerned exchange at:

1.NSE: ignse@nse.co.in or contact at 022-26598100 | 2. BSE: is@bseindia.com or contact at 022-22728097





C. Past actions

•		•			ority against the applicant/ g in securities during the last
D. Depositor	y account(s) de	tails			
Depository N	ame:	$NSDL \ \Box$	CDSL □		
Depository P	articipant Name	Sample var_1			
Beneficiary N					
Depository II)			Beneficiary	ID
•	through other st		oker (in case dealing with	n multiple stock broke	rs/sub-brokers, provide
details of all)					
Name of Stoo	ck Broker			Broker, if any	
Client Code Website			Excl	nange(s)	
	putes/dues pend	ding from/to such stoc	k broker		
	partos, ados por	9,			
F. Introducer	details (option	al)			
Name of the I					
		o-broker/Remisier/Auth	orized Person/Existing Cli	ent	
Address of the Phone Number			Signature (optiona		
PHONE NUMBER	ti		olynature (options	u)	
G. Trading pr No Prior Expe	references / exp erience □	erience			
Years in Equit	ties	Years in Derivativ	es Year	s in other Investment	Related Field
	e, the client wan				e struck off by the client. I be taken from the client
Exchanges	BSE, MCX & N				
Segments	Cash/Mutual f	unds F&O	Currency	Debt	Commodity derivatives
	₹ F3 (a)	₹ F3 (b)	₹ F3 (c)	≠ F3 (d)	₹ -F3 (e)
If you do no	ot wish to trade i	n any segment/mutual	fund, please mention her	e	
H. Additiona	al details				
(I) Whether	you wish to rece	eive (a) Physical contra	act note □	(b) Electronic Contr	ract Note (ECN) \square
If ECN Spec	ify your Email IC)			
(II) Whether	you wish to ava		t trading/wireless technol	ogy/mobile trading	Yes □ No □
I. Nominatio	on details (Pleas	se tick the appropriate	options)		
	☐ I / We do wish to nominate (Fill Annexure 1A)				
		,	3)		
⊔ I/ We do	☐ I / We do not wish to nominate (Fill Annexure 1B)				



Internet & wireless technology based trading facility provided by stock broker to the client

(All the clauses mentioned in the "Rights and Obligations" document(s) shall be applicable. Additionally, the clauses mentioned herein shall also be applicable.)

- 1. Stock broker is eligible for providing Internet Based trading (IBT) and securities trading through the use of wireless technology that shall include the use of devices such as mobile phone, laptop with datacard, etc. which use Internet Protocol (IP). The stock broker shall comply with all requirements applicable to internet based trading/securities trading using wireless technology as may be specified by SEBI & the Exchanges from time to time.
- 2. The client is desirous of investing/trading in securities and for this purpose, the client is desirous of using either the internet based trading facility or the facility for securities trading through use of wireless technology. The Stock broker shall provide the Stock broker's IBT Service to the Client, and the Client shall avail of the Stock broker's IBT Service, on and subject to SEBI/Exchanges Provisions and the terms and conditions specified on the Stock broker's IBT website provided that they are in line with the norms prescribed by Exchanges/SEBI.
- 3. The stock broker shall bring to the notice of client the features, risks, responsibilities, obligations and liabilities associated with securities trading through wireless technology/internet/smart order routing or any other technology should be brought to the notice of the client by the stock broker.
- 4. The stock broker shall make the client aware that the Stock Broker's IBT system itself generates the initial password and its password policy is as stipulated in line with norms prescribed by Exchanges/SEBI.
- 5. The Client shall be responsible for keeping the Username and Password confidential and secure and shall be solely responsible for all orders entered and transactions done by any person whosoever through the Stock broker's IBT System using the Client's Username and/or Password whether or not such a person was authorized to do so. Also the client is aware that authentication technologies and strict security measures are required for the internet trading/securities trading through wireless technology through order routed system and undertakes to ensure that the password of the client and/or his authorized representative are not revealed to any third party including employees and dealers of the stock broker.
- 6. The Client shall immediately notify the Stock broker in writing if he forgets his password, discovers security flaw in Stock Broker's IBT System, discovers/suspects discrepancies/unauthorized access through his username/password/account with full details of such unauthorized use, the date, the manner and the transactions effected pursuant to such unauthorized use, etc.
- 7. The Client is fully aware of and understands the risks associated with availing of a service for routing orders over the internet/securities trading through wireless technology and Client shall be fully liable and responsible for any and all acts done in the Client's Username/password in any manner whatsoever.
- 8. The stock broker shall send the order/trade confirmation through email to the client at his request. The client is aware that the order/trade confirmation is also provided on the web portal. In case client is trading using wireless technology, the stock broker shall send the order/trade confirmation on the device of the client.
- 9. The client is aware that trading over the internet involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, etc. are susceptible to interruptions and dislocations. The Stock broker and the Exchange do not make any representation or warranty that the Stock broker's IBT Service will be available to the Client at all times without any interruption.
- 10. The Client shall not have any claim against the Exchange or the Stockbroker on account of any suspension, interruption, non-availability or malfunctioning of the Stock broker's IBT System or Service or the Exchange's service or systems or nonexecution of his orders due to any link / system failure at the Client/Stock brokers/Exchange end for any reason beyond the control of the stockbroker/Exchanges.

Declaration

- 1. I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.
- 2. I/We confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet.
- 3. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on stock broker's designated website, if any.

Client Name _.			
Place			
Date :			





Tariff sheet

To

Zerodha Broking Limited

153/154, 4th Cross, 4th Phase, JP Nagar, Dollars Colony, Opp. Clarence School, Bangalore - 560078

Charges for Zerodha Trading Services

I/ We agree to pay the charges as per following charges structure for our Trading account with Zerodha effective Client ID:

Charge Head	Brokerage / Charges
NRI - Equity Delivery	Rs. 200 per executed order or 0.5% of Turnover whichever is lower
NRI - Futures & Options	Rs. 100 per executed order placed using a CP code
NRI - NRO non-PIS account	Rs. 100 per executed order or 0.5% of Turnover whichever is lower
Call & Trade Services	Rs. 50 per order placed through a Dealer at Zerodha

Disclaimer: For Delivery based trades, a minimum of Rs. 0.01 will be charged per contract note. Clients who opt to receive physical contract notes will be charged Rs. 20 per contract note plus courier charges. A brokerage of 0.5% of the contract value will be charged for contracts where physical delivery happens. In addition to the brokerage charge the following charges will also be levied. If the account is in debit balance, any order placed will be charged Rs. 40 per executed order instead of Rs. 20 per executed order.

Schedule of Charges:

1. Exchange transaction charges | 2. Clearing charges | 3. Securities Transaction Tax | 4. Goods & Services Tax | 5. SEBI Turnover fees | 6. Stamp Duty : State-wise stamp duty as applicable will be levied

Note: Brokerage will not exceed the rates specified by SEBI and the Exchanges All Statutory and Regulatory charges will be levied as per exchange, SEBI, and depository circulars published from time to time.

Brokerage is also charged on expired, exercised, and assigned Options contracts Charges for other value added services will be applicable at the time of availing such service, upon your consent. Detailed explanation of all charges is available online at: https://zerodha.com/charge-list

₹ F5	Client Signature

For office use only

UCC Code allotted to the Client

	Documents verified with originals	Client interviewed by	In-Person Verification done by
Name of the Employee			
Employee Code			
Designation of employee			
Date			
Signature			

I/We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD and Guidance Note. I/We have given/sent him a copy of all the KYC documents. I/We undertake that any change in the 'Policy and Procedures', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be made available on my/our website, if any, for the information of the clients.

Signature of the Authorised Signatory	
Date :	

Seal/Stamp of the stock broker



Zerodha Voluntary

153/154, 4th Cross, Dollars Colony, 4th Phase, JP Nagar, Opp. Clarence Public School, Bangalore - 560078.

Sub: Voluntary Undertaking/Authorisation

With respect to member-constituent relationship and mandatory and voluntary (optional) documents executed between us. I/we do hereby authorize Zerodha to do the following:

1.ORDER PLACEMENT INSTRUCTIONS

I understand that you require written instructions from me for placing/modifying/cancelling orders. However, since it is not practical for me to give written instructions for placing/modifying/cancelling order. Even If I have facility to trade online through Internet and wireless technology, I may have to place orders by physically visiting/calling/emailing the call centre/branch specified for the said purpose by Zerodha in case of breakdown of internet connectivity or other similar reasons. I hereby request you to kindly accept my verbal orders/instructions, in person or over phone and execute the same. I understand the risk associated with placement of verbal orders and accept the same. I shall not disown orders under the plea that the same were not placed by me provided I am sent ECN/Physical contract notes or trade confirmations through SMS and other approved modes. I/we also agree that non-receipt of bounced mail notification by you shall amount to delivery of contract note at my/our email ID. I indemnify Zerodha and its employees against all trade related losses, damages, actions which you may suffer or face, as a consequence carrying out my instructions for orders placed verbally

2.ERRORS AND OMISSIONS

I understand and agree that inadvertent errors may occur, while executing orders placed by me. In such circumstances Zerodha shall make all reasonable efforts to rectify the same and ensure that I am not put to any monetary loss. I understand and agree that I shall not hold Zerodha responsible beyond this and claim additional damages/loss. I understand and agree that my request to modify or cancel the order shall not be deemed to have been executed unless and until the same is confirmed by Zerodha.

3.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. In case I am found to be indulging in such activities, Zerodha has every right to inform the Exchange/SEBI/other regulatory authority of the same and suspend/close my trading account.

4.NOT TO ACT AS UNREGISTERED SUB BROKER

I undertake not to act as unregistered Sub-broker and deal only for myself and not on behalf of other clients In case I wish to deal for other clients also, I undertake to apply to SEBI through Zerodha to obtain a sub broker registration. In case Zerodha perceives that I am acting as an unregistered sub broker, Zerodha has the right to immediately suspend my trading account and close all open positions and adjust the credits (across all segments) against the dues owed by me to Zerodha without the requirement of any notice from Zerodha. Further, Zerodha has the right to inform the concerned regulatory authorities about the same. In aforesaid eventuality. I agree and undertake to indemnify Zerodha from any loss/damage/claim arising out of such activity.

5.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 Zerodha, 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 Zerodha on its own comes to know of such action, Zerodha has the right to suspend/close my trading account and refuse to deal with me. Also, Zerodha 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.

6. PMLA DECLARATION

I declare that I have read and understood the contents and the provisions of the PMLA Act, 2002, which were also explained to me by Zerodha officials. I further declare that I shall adhere to all the provisions of PMLA Act, 2002.

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.
- 7.INDEMNIFICATION I hereby indemnify and hold Zerodha, its Directors 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 Zerodha 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.

INDEMNITY OF JOINT HOLDINGS

I hereby agree to indemnify and hold Zerodha harmless from any trade related claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses arising from transactions in securities held jointly by me with any other person or persons, if any.



8. BSE StAR MUTUAL FUND FACILITY

I am interested in availing the StAR Mutual Fund facility of the Exchange for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the StAR platform of the Exchange. For the purpose of availing the StAR Mutual Fund facility, I state that "Know Your Client" details as submitted by me for the opening of Trading Account may be considered for the purpose of StAR and I/we further confirm that the details contained in same remain unchanged as on date. I am willing to abide by the terms and conditions as has been specified and as may be specified by the Exchange from time to time in this regard. I shall ensure also compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI). I shall read and understand the contents of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I choose to subscribe/redeem. I further agree to abide by the terms and conditions, rules and regulations of the respective Mutual Fund Schemes subscribed by me.

9.DELAYED PAYMENT CHARGES

I understand that in case my account is in debit balance and/or if I have insufficient funds to manage my trading positions, I will be charged an interest of 0.05% per day as delayed payment charges. I confirm having read the rules & regulations pertaining to the levy of such interest under the policies & procedures page on Zerodha's website.

10. NRI DECLARATION

I understand that if the sole/first applicant has or attains NRI Status, investments in scheme of mutual funds can be made only upon providing Foreign Inward Remittance Certificate (FIRC) to Zerodha every time the investment is made.

11. THIRD-PARTY PAYMENTS

Zerodha shall have the prerogative to refuse payments received from any bank account where the client is not the first holder or which is not mentioned in the KYC or which the client has not got updated subsequently by submitting a written request along with adequate proof thereof as per proforma prescribed by Zerodha. Zerodha shall not be responsible for any loss or damage arising out of such refusal of acceptance of payments in the situations mentioned above.

However, due to oversight, if any such third-party payment has been accepted by Zerodha and the credit for the same has been given in the client's ledger, Zerodha shall have the right to immediately reverse such credit entries on noticing or becoming aware of the same. In such a case, Zerodha reserves the right to liquidate any of the open positions and/or any of the collaterals received/held on behalf of the client. Zerodha, its Directors and employees shall not be responsible for any consequential damages or losses.

12. NO DEALINGS IN CASH

Zerodha as a policy neither accepts any funds for pay-in/margin in cash nor makes any payment or allows withdrawal of funds in cash. No claim will be entertained where the client states to have made any cash payment or deposited cash with any Branch/Sub-Broker/ Remisier/Employee/Authorised Person of Zerodha.

13. DISCLOSURE OF PROPRIETARY TRADING BY ZERODHA

Pursuant to SEBI Circular Number SEBI/MRD/SEC/Cir-42/2003 dated November 19, 2003, Zerodha discloses to its clients about its policies on proprietary trades. Zerodha does proprietary trades in the cash and derivatives segment at NSE & BSE.

14. DELIVERIES

The client shall ensure that the shares are properly transferred to the designated demat account of Zerodha, for effecting delivery to the Exchange against the sale position of the client. Such transfers shall be entered by the client within the time specified by SEBI/Exchanges/Zerodha. In case the client fails to transfer the shares on time to Zerodha, Zerodha shall not be responsible for any loss/damages arising out of such delayed transfers.

15. SQUARING OFF OF POSITIONS & SALE /LIQUIDATION OF COLLATERAL MARGINS (to the extent of Settlement Margin obligation)

The client shall settle the transactions, within the Exchange specified settlement time, by making the requisite payment of funds and/or delivery of the shares. In case the client fails to settle the transactions within the settlement date, then Zerodha has the right to square off the open and/or unpaid positions, at an appropriate time, as it deems fit, without any notice to the client. The client shall not have any right or say to decide on the timing of closure of the open positions that needs to be closed. Zerodha, its Directors and Employees shall not be responsible for any trade related loss or damages arising out of such square offs. All such square off transactions shall have implied consent and authorization of the client in favour of Zerodha.

After such square off of open positions by Zerodha, as mentioned in above clauses, if there is a debit balance, the client shall pay the same immediately. However, if the client does not clear off the debit balance, Zerodha shall have the right to liquidate the shares and other securities of the client (kept as collateral/margin) to the extent of the debit balance, without any intimation to the client. The client shall not have the right to decide on the timing of liquidation of shares and securities held in collateral/margin and the shares and securities that needs to be sold or liquidated. Zerodha, its Directors and employees shall not be responsible for any trade related loss or damages arising out of such selling.

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Client Signature



Running account authorization

Voluntary

I/We are dealing through you as a client in Capital Market and/or Future & Option segment and/or Currency segment and/or Interest Rate future Segment & in order to facilitate ease of operations and upfront requirement of margin for trade. I/We authorize you as under:

- 1. I/ We request you to maintain my/our accounts for funds on running accounts basis instead of 'bill to bill' settlement basis, unless I/we specifically request you for a payout of available free funds in the account. You may settle the accounts at Monthly/Quarterly (as opted in the account opening form) or at such other intervals as SEBI/Exchanges may specify from time to time. I/ We further authorize you to retain funds as may be permitted by Exchanges/SEBI from time to time or towards other unbilled services and/or charges applicable on my account, while settling the accounts. I/ We understand and agree that no interest will be payable on the amount of funds retained by you as above.
- 2. I/We request you to retain securities with you for my/our margin/pay-in/other future obligation(s) of any segment(s) of any or all the Exchange(s)/Clearing Corporation, unless I/We instruct you to transfer the same to my/our account.
- 3. I/We request you to settle my fund and securities account (choose one option)

\square 0	nce i	n a	calend	lar IV	Ionth	١
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- Once in every calendar Quarter except the funds given towards collaterals/margin in form of Bank Guarantee and/or Fixed Deposit Receipt
- 4. In case I/We have an outstanding obligation on the settlement date, you may retain the requisite securities/funds towards such obligations and may also retain the funds expected to be required to meet margin obligation for next 5 trading days, calculated in the manner specified by the exchanges.
- 5. I/We 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 at your registered office.
- 6. I/We confirm you that I can revoke the above mentioned authority at any time.

7. This running account authorization w	ould continue until it	s revoked by me.		
			Yours faith	fully,
Date :]		≠ F7	Client Signature
Mobile declaration				Voluntary
	having PAN	d	o hereby de	eclare that my
mobile no. is		Further, I authorize ZERODHA that the	ne same ma	ay be used for
giving me any information/ alert/SMS.				
I further declare the above mentioned sta	tement is true and co	rrect.	F8	Client Signature



Client defaulter declaration Voluntary

	having PAN	do hereby declare that	I have not been
nvolved in any unlawful activities a	nd I have not been declared a default	er or my name is not appearing in defa	ulter database as
oer SEBI/ Various Exchange/ Regula	atory bodies, etc. I further declare tha	at the above mentioned declaration/ sta	tement is true
and correct.			
		∠ F9	Client Signature
To			

Zerodha Broking Limited

153/154, 4th Cross, Dollars Colony, 4th Phase, JP Nagar, Opp. Clarence Public School, Bangalore - 560078.

Sub: Acknowledgement

This is to acknowledge the receipt of following documents. I further state and confirm that I have read and understood all the clauses of aforesaid documents.

SI. No	Brief significance of the Document
1	Duly Executed Copy of KYC
2	Rights and Obligations
3	Risk Disclosure document (RDD) for Capital, Derivatives, and Currencies Segments
4	Guidance Note - Do's and Dont's for trading on the Exchange(s) for investors
5	Zerodha Tariff Sheet
6	Policies and Procedures Document pursuant to the SEBI circular dated December 03, 2009
7	General Terms & Conditions governing securities trading and broking services of Zerodha
8	Running account authorisation, Mobile declaration & Client defaulter declaration

I also confirm that I have received the relevant clarifications, if any, wherever required from the officials of Zerodha

Yours faithfully,		
Client Name :	≠ F10	Client Signature
Date :		



Zerodha Broking Ltd. 153/154, 4th Cross, 4th Phase, JP Nagar, Dollars Colony, Opp. Clarence School, Bangalore - 560078

Additional KYC Form for Opening a Demat Account

For Individuals

(To be filled by the Depository P	articibani	1
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, , , ,	' /						
Application No	Date		DP Intern				
DP ID Exch	nange NSE/BSE	UCC		Client	ID		
(To be filled by the applicant in BI I/We request you to open a dema			llowing details	:-			
		Holder Deta	ils				
Sole / First Holder's Name							
PAN				UID			
Second Holder's Name							
PAN				UID			
Third Holder's Name							
PAN				UID			
*In case of Firms, Association of name of the natural persons, the should be mentioned above.	` ,	•	-		-		-
Type of Account (Please tick wh)					
Status	Sub – Status						
│ □ Individual	☐ Individual Resid				idual-Dii		
	☐ Individual Direct					JF / AOP	
	☐ Individual Prom	oter		□ Mino	r		
	☐ Individual Margi	n Trading A/c	(MANTRA)	☐ Other	rs(speci	fy)	
□ NRI	□ NRI Repatriable			□ NRI N	Non-Rep	atriable	
	☐ NRI Repatriable	Promoter		□ NRI N	Non-Rep	atriable	Promoter
	☐ NRI – Depositor	y Receipts		□ Other	rs (spec	ify)	
☐ Foreign National	☐ Foreign Nationa	I □ Foreiç	gn National - [Depositor	y Receip	ots	☐ Others (specify)
	Details of Guardian	(in case the a	account holde	er is mino	or)		
Guardian's Name				P	AN		
Relationship with the applicant							
I / We instruct the DP to receive e (If not marked, the default option	_	n my / our acc	ount [Ai	utomatic	Credit]	□Yes	□No
I / We would like to instruct the D any other further instruction from						□Yes	□No
Account Statement Requirement	☐ As per SEBI Regul	ation 🗆 Daily	☐ Weekly [☐ Monthly	y 🗆 Fo	ortnightl	у
I / We request you to send electron	onic transaction-cum-	holding statem	ent at the follo	wing		□Yes	□No
Email ID							
I / We would like to share the em	all ID with the RTA					□Yes	□No
I / We would like to receive the Al (Tick the applicable box. If not ma	-	n would be in l		al □ Elec	tronic□	Both Ph	nysical and Electronic



I/We would wish to avail the following facility: Basic Service Demat Account facility (BSDA) □ Yes □ No **Nomination details** (Please tick the appropriate options) ☐ I / We do wish to nominate (Fill Annexure 1A) ☐ I / We do not wish to nominate ☐ Yes ☐ No I/We wish to receive dividend/interest directly in to 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] Bank Details [Dividend Bank Details] Account type Saving ★ Current □ Others (specify) □ Bank Code (9 digit MICR code) IFS Code (11 character) Account number Bank Name Branch Name Bank Branch Address City State Country PIN code (I) Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued, (or) (ii) Photocopy of the bank statement having name and address of the BO (iii) Photocopy of the passbook having name and address of the BO, (or) (iv) Letter from the Bank. *In case of options (ii), (iii) and (iv) above, MICR code of the branch should be present/mentioned on the document. **Other Details** Gross Annual Income Details (please specify): Income Range per annum 1-5 Lakh □ 5-10 Lakh □ Below Rs 1 Lakh □ 10-25 Lakh □ >25 Lacs □ Or Net-worth as on date (Net worth should not be older than 1 year) Occupation : Please tick, if applicable: Politically Exposed Person (PEP) Related to Politically Exposed Person (RPEP) Any other information: **SMS Alert Facility** MOBILE NO. Refer to Terms & [Mandatory, if you are giving Power of Attorney (POA)] Conditions given in (if POA is not granted & you do not wish to avail of this facility, cancel this option). Annexure - 2.4 Transactions Using I wish to avail the TRUST facility using the Mobile number registered for SMS Alert Facility. I have Secured Texting Facility read and understood the Terms and Conditions prescribed by CDSL for the same. (TRUST). Refer to Terms I/We wish to register the following clearing member IDs under my/our below mentioned BO ID and Conditions registered for TRUST Annexure - 2.6 ☐ Yes ☐ No Stock Exchange Name/ID Clearing Member ID (Optional) Clearing Member Name To register for easi, please visit our website www.cdslindia.com. Easi allows a BO to view his **e**asi ISIN balances, transactions and value of the portfolio online.



Zerodha Broking Ltd. 153/154, 4th Cross, 4th Phase, JP Nagar, Dollars Colony, Opp. Clarence School, Bangalore - 560078

Schedule-A Tariff Structure				
	For individu	als/HUF/corporates		
Det	Details POA/DDPI Clients			
Star	np charges payable upfront	Rs.50/-		
		Charges (charged quarterly)		
a.	Individuals/Non Individual (except Corporate & NRIs)	Rs.300/- + GST		
b.	Non Individual - Corporate	Rs.1000/- + GST		
C.	NRIs	Rs.500/- + GST		
		arges : (Market Trades)		
Buy	(Receive) / Sell (Debit)	Nil / Rs. 3.5 CDSL fee + Rs. 9.5 Zerodha fee		
	Transaction Char	ges : (Off-Market Trades)		
	(Receive) / Sell (Debit)	Nil / Rs.25/- per transaction		
Dem	nat (Per certificate)	Rs. 150/- per certificate		
Rem	nat (Per certificate)	Rs. 150/- per certificate + CDSL Charges		
Cou	rier charges per Demat/Remat/Demat Rejn./CMR	Rs. 100/-		
Pledge Request Rs. 20/- + Rs. 12 per request (CDSL Charges)				
Unpledge Request Rs. 20/- + Rs. 12 per request (CDSL Charges)		Rs. 20/- + Rs. 12 per request (CDSL Charges)		
Pledge invocation Rs. 20/-		Rs. 20/-		
Margin Pledge Rs. 9 + Rs. 5 per request (CDSL CI		Rs. 9 + Rs. 5 per request (CDSL Charges)		
Margin Unpledge Rs. 9 + Rs. 5 per request		Rs. 9 + Rs. 5 per request (CDSL Charges)		
Margin Repledge Rs. 2/- (CDSL		Rs. 2/- (CDSL charges)		
	Period	dic Statement		
Ву Е	mail / Physical	Free / Rs. 50/- (+Courier charges at actual)		
	Adhoc / Non Peri	odic Statement Requests		
a.	By Email	Rs.10/- per request		
b.	Physical	Rs. 25 per request upto 10 pages. Every additional page at Rs. 5 (+Courier charges at actual)		
		ery instruction		
a.	First Delivery Instruction Book	Free (10 Leaves)		
b.	Every Addl Booklet (10 Leaves)	Rs.100/-		
Che	eque Bounce Charges	Rs. 350/-		
Fail	ed Transactions	Rs. 50 per ISIN		
	dification in CML	Rs. 25/- per request		
KR	A Upload / Download	Rs. 50/-		

NOTE:

- An additional discount of Rs. 0.25 will be applied to debit transactions done by female account holders (as first holder) or of mutual funds and bonds.
- 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 Zerodha Broking Ltd. reserves the right to freeze depository account for debit transaction in case of non payment of charges after two days from the bill date.
- Zerodha may, upon obtaining consent, charge for any ancillary services not listed above as and when applicable.
- The above tariff is subject to change. Changes if any will be intimated 30 days in advance. Annual Maintenance Charge (AMC) is non refundable. GST is applicable on all above charges except stamp charges.
- I/We understand that any instruction provided by me to Zerodha to transfer securities from my account shall be rejected by Zerodha, if there is any debit balance or any unpaid amounts due as per this tariff sheet to Zerodha with a notice of 2 days.









Date :	
To,	
Zerodha Broking Ltd.	
153/154, 4th Cross, Dollars Colony, 4th Phase, JP Nagar, Opp. Clarence Public School, Bangalore - 5	560078.
Dear Sir, Sub: Requesting 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 n	0
at following email address:	
I/We fully agree and are aware of 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	r entities in case the
confidentiality /secrecy of the login name and password is compromised.	
(d) that I/We in case bill, transaction and holding statements are sent by email, I/We will immediately	inform the Zerodha
Broking. about change in email address, if any.	
In case, the Zerodha Broking is not able to provide bill/transaction statement to its Clients by email or	on website due to any
reason (including bounced emails), Zerodha Broking Ltd. 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.	
I/We hereby request you to send the statements:	
Daily ☐ Fortnightly ☐ Weekly ☐ Monthly ☐	
Yours faithfully,	
First/Sole Holder or Guardian	A =0()
F12(a) (in case of Minor)	T2(a) Third Holder
I the cole holder or use the laint Holders confirm that we would like to designed the First Description	

I, the sole holder, or we, the Joint Holders confirm that we would like to designate the First Demat Account Holder (who is a Resident Indian Individual) of our account to receive the CDSL TPIN (or any such other similar PIN as required by any or all Depositories to transact as per the e-DIS facility offered by such Depository) on his/her mobile/email address for execution/permission of all such transactions & ancillary facilities to be availed via such mechanism from any or all Depositories.

Declaration

I/We have received and read the Rights and Obligations documents and terms & conditions and agree to abide by and be bound by the same and the Bye Laws as are in force from time to time. I/We declare that the particulars given by me/us above are true to the best of my/our knowledge as on the date of making this application.

I/We agree and undertake to intimate the DP of any change(s) in the details/particulars mentioned by me/us in this form.

I/We further agree that any false/misleading information given by me/us or suppression of any material information will render my account liable for termination and suitable action.









Annexure E

Option form for issue of DIS booklet		Voluntary
Date :		
DP ID		Client ID
First Holder Name		
Second Holder Name		
Third Holder Name		
To,		
Zerodha Broking Ltd.		
153/154, 4th Cross, Dollars Colony, 4th Phase,	JP Nagar, Opp. Clarence Public S	chool, Bangalore - 560078.
Dear Sir,		
I/We hereby state that: [select one of the option	given below]	
Option 1: I/We require you to issue Delivery Instruction Slip	(DIC) hooklet to make immediate	taly on anoning of my/our CDSL account though
I/we have issued a Power of Attorney (POA)/reg		
executing delivery instructions for settling stock	exchange trades (settlement relat	ed transactions) effected through such Clearing
Member for executing delivery instructions through	jn edis. Or	
Option 2:		ings I/Ms have inqued a DOA/
I/We do not require the Delivery Instruction Slip (DDPI/registered for eDIS in favour of Zerodha Bro		
stock exchange trades [settlement related transa		
delivery instructions through eDIS. However, the	,	oklet should be issued to me/us
immediately on my / our request at any later date	э.	
I/We hereby select Option 1 □ Option 2 □		
First/Sole Holder or Guardian		
F15 (in case of Minor)	Second Holder	T5 Third Holder
Client E-mail ID		Optional
Client Mobile Number		
Declaration		
I hereby declare that the mobile no./email ID mer	ntioned in the Account opening fo	rm/ request for change in mobile no /email
ID is my own	indica in the Account opening to	inny request for enalige in mobile no./email
Request letter for registration of mobile no./en	nail ID of nerson helonging to th	e client's family
•		•
Please note that the mobile no./email id/both me	ntioned in the Account opening fo	rm/ request for change in mobile no./email ID
belongs to Mr/Mrs./Ms.		who is my
[relatio	nship with the client]	
First/Sole Holder		
or Guardian (in case of Minor)		

[Only the mobile no./email id of your spouse, dependent children and dependent parents can be registered in your demat account]



Demat ID

Nomination Details - Annexure 1A

UCC

▼ Zerodha Broking Limited

Name

Date	

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 Details		,	
Up to 3 nominations can be made	Details of 1st Nominee	Details of 2nd Nominee	Details of 3rd Nominee
Name of the nominee(s) (Mr./Ms.)			
Share of each nominee Distribute equally			
[If not equally shared, please specify %age]	Any odd lot after division sh	all be transferred to the first nor	ninee mentioned in the form.
Relationship With the Applicant (if any) Address of nominee(s)			
Address of norminee(s)			
Mobile/Telephone no. of nominee(s)			
Email ID of nominee(s)			
Proof of identity submitted			
Fill below details only if the nominee is a	minor		
Date of birth			
Name of the guardian			
Address of guardian(s)			
Mobile/Telephone no. of guardian(s)			
Email ID of guardian(s)			
Relationship of guardian with nominee			
Proof of identity submitted			
First/Sole Holder or Guardian			
F17 (in case of Minor)	Second F	Holder	Third Holder

Note:

- This nomination shall supersede any prior nomination made by the account holder(s), if any.
- The Trading Member / Depository Participant shall provide acknowledgment of the nomination form to the account holder(s).



Zerodha Broking Ltd. 153/154, 4th Cross, 4th Phase, JP Nagar, Dollars Colony, Opp. Clarence School, Bangalore - 560078

Date :						
Declaration form for op	ting out of nomination (A	nnexure 1B)				
To, Zerodha Broking Ltd.						
153/154, 4th Cross, Do	llars Colony,					
4th Phase, JP Nagar, Op	p. Clarence Public Schoo	I, Bangalore -				
560078.						
DP ID					Client ID	
First Holder Name						
Second Holder Name						
Third Holder Name						
issues involved in non-a our legal heirs would ne	t I/We do not wish to appo ppointment of nominee(s) ed to submit all the requis nay also include documen g/demat account.	and further are are the documents/	e aware that ir information fo	n case of dea r claiming of	th of all the account hol assets held in my/our t	lder(s), my/ trading/
First/Sole Holder or Guardian (in case of Minor)		1 ≤ \$6	Gecond Holder		₹ T6	Third Holder

Note: You can add a nominee to your account online on console.zerodha.com after the account is opened.



Addendum to Individual Account opening form

Annexure to Account opening Form for Individuals containing information for reporting requirement under Section 285BA of the Income-tax Act, 1961 and KYC.

Background:

- 1. India has joined the Multilateral Competent Authority Agreement (MCAA) on Automatic Exchange of Financial Account Information (AEOI) on June 3, 2015 and has agreed to certain global standards on automatic exchange of information, known as Common Reporting Standards (CRS). Further, the Government of India (GoI) signed an Inter-Governmental Agreement (IGA) with United States of America (USA) on July 9, 2015 to improve international tax compliance and to implement Foreign Account Tax Compliance Act (FATCA) in India.
- 2. To implement the CRS on AEOI and also the IGA with USA, the GoI has made necessary amendments in Section 285BA of the Income-tax Act, 1961 and notified Rules 114F to 114H in the Income-tax Rules, 1962 vide amendment dated August 7, 2015. These Rules are available on: http://www.incometaxindia.gov.in.
- 3. SEBI has issued a circular dated August 26, 2015 advising all registered intermediaries to implement FATCA and CRS as per above mentioned Rules.

We do understand that the information mentioned above is technical in nature and hence we advise you to consult your financial or tax advisor for more details.

Applicant's Name :				
Client Id / Form No :		Father's name :		
PAN:	Place of	Birth(City):	Country of I	Birth :
Gender : ☐ M – Male ☐ F – Female ☐ 0 – Others	Nationality :			
Occupation Type:				
,, <u> </u>	idential Or Business tered Office	☐ Resid	dential	
City/ Town :		State :		
Country:		Postal Cod	de:	
Declaration of Tax Residency / Citizenship Country of tax residence India - ☐ Yes ☐ No Tax resident of Multiple Countries - ☐ Yes ☐ No If tax resident of multiple countries, kindly provide information of tax residence of all countries. If Point 1 is Yes and Point 2 is No, no further information required to be provided. If Point 1 is No OR if both Point 1 and 2 are Yes, then the following should be provided alongwith with documentary evidence:				
Country/countries of tax residency	Tax Identification Number (TIN)/ functional equivalent number	TIN / functional equivalent Issuing Country	Documents provided (copy of certificate of tax residence or copy of TIN or others)	Date upto which the documentary evidence is valid

Signature o	f the A	٩ppl	icant
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Signature of the Applicant

Addendum to Individual Account opening form

Remarl	ks if any :
Declar	ation and Undertakings
The Cu	stomer/account holder certifies that:
a.	The information provided in the Form is in accordance with Section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income-tax Rules, 1962.
b.	the information provided by me/us in the Form, its supporting Annexures as well as in the documentary evidence provided by me/us are, to the best of our knowledge and belief, true, correct and complete and that I/we have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise.
C.	I/We permit/authorise the Company to collect, store, communicate and process information relating to the Account and all transactions therein, by the Company and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign.
d.	I / We undertake the responsibility to declare and disclose within 30 days from the date of change, any changes that may take place in the information provided in the Form, its supporting Annexures as well as in the documentary evidence provided by us or if any certification becomes incorrect and to provide fresh self certification alongwith documentary evidence.
e.	I / We also agree that our failure to disclose any material fact known to us, now or in future, may invalidate our application and the Company would be within its right to put restrictions in the operations of my/our account or close it or report to any regulator and/or any authority designated by the Government of India (GOI) /Reserve Bank of India for the purpose or take any other action as may be deemed appropriate by the Company if the deficiency is not remedied by us within the stipulated period.
f.	I / We hereby accept and acknowledge that the Company shall have the right and authority to carry out investigations from the information available in public domain for confirming the information provided by me / us to the Company.
g.	It shall be my responsibility / our responsibilities to educate myself / ourselves and to comply at all times with all relevant laws relating to reporting under Section 285BA of the Act read with the Rules thereunder.
h.	I/We also agree to furnish such information and/or documents as the Company may require from time to time on account of any change in law either in India or abroad in the subject matter herein.
i.	I/We shall indemnify the Company for any loss that may arise to the Company on account of providing incorrect or incomplete information.
Date :	
riace:	



Dated

FEMA Declaration

То,	
Zerodha Broking limited	
153/154, 4th Cross, Dollars Colony, Opp. Clarence Public School,	
JP Nagar 4th Phase,	
Bangalore – 560078	
Dear Sir,	
Re: Application Number:	
Sub: Application for opening of an NRI/FN/FCB account	
This has reference to my/our application for opening of a trading & demat account with	ı you.
In this connection, I/we hereby declare that I/we have complied and will continue to comply we FEMA Regulations with respect to buying and selling of securities in the Indian Capital Market	
Thanking you,	
Yours truly,	
Signature of the First/Sole Holder/Authorised signatory	

Date				
To, Zerodha Bro 153/154, 4 TH Bangalore-5 Karnataka	Cross,	iited, J P Nagar, 4 th Pha	ase,	
Dear Sir / Ma	adam,			
Re	:	Application No.		
Sub	:	Declaration tow	vards address provided in the	account opening form {NRI / FN}
			tion for opening of a demat acour residential address:	count with you
Further, I/ w	e confir	n that in case of a	 any change in our above resid	ential address, the same will
Thanking you	J,			
Yours truly,				
Sole/Firs Authorised		-	Second Holder/ Authorised Signatory	Third Holder/ Authorised Signatory

From,	Date:
To, Zerodha Broking Ltd, 153/154 4th Cross 4th Phase, JP Nagar Opp Clarence School, Bangalore-560078	
Subject: Declaration for Confirmati	on of Signature
Sir/Madam,	
	signatures placed on the account opening forms, and all such other ng Limited or any of its group entities, are done solely by me with rms and clauses contained therein.
•	o request Zerodha Broking Limited or any of its group entities to ing forms and documents, even in case there may be slight the document.
misrepresentation with respect to t documents towards Zerodha Bro	rould like to represent and warrant that in case of any the signatures placed on the account opening forms or all such sking Limited or any of its group entities by me/us, I/We will and its directors/employees/agents for all such actions.
Yours faithfully, Signature:	
Name:	

Most Important Terms and Conditions



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

