SERVICE AGREEMENT

(Investment Advisory Agreement)

THIS AGREEMENT IS MADE AND EXECUTED AT INDORE (M.P) ONDATE, BETWEEN:

M/S Winway Research a Financial Advisory Firm duly registered with SEBI having its office at office no. 420, Onam Plaza, 4TH Floor,AB Road Indore M.P. through its authorized signatory Mr. Ankur S/o Shri Sushil Jain, here in after called & referred to as "Investment Advisor", which expression shall unless repugnant to the context or meaning thereof, always means and includes the said "Investment Advisor" as well as his legal heirs, legal representatives, Executors, Administrators, Successors, Nominees, Assignees & Agents, etc. of the FIRST PART

AND

Client;

Mr./Ms. /Mrs. <u>viraj kale</u>, Father/Spouse. <u>GHUGUHG</u>,

D.O.B.: <u>1234567891</u>,

Pan Card no. <u>1234567890</u>,

Mobile: 1234567891,

Email Id: virajkale57@gmail.com,

Resident of, indore,

Here in after called & referred to as "Client", which expression shall unless repugnant to the context or meaning there of, always means and includes the said Client as well as his/herlegal heirs,legal representatives,Executors,Administrators , Successors,Nominees,Assignees & Agents,etc.of the SECOND PART;

ANDWHEREAS, The party of the first part is a "Proprietorship"/"Private Limited company registered under The Company's Act, 1956" & also registered as Investment Advisor under Reg. 9 of The Securities Exchange Board of India (Investment Advisers) Regulations 2013, having Registration number INA000007492. The Adviser is engaged in the business of Investment Advisory as defined in Reg. 2(m) of The Securities Exchange Board of India (Investment Advisers) Regulations 2013

<u>Purpose</u>: The Client wishes to obtain advice about his/her Investment and financial affairs. Winway Research is in the business of providing investment planning advice to individuals and is willing to perform such services for the Client upon the terms and conditions set forth.

Appointment of the Investment Adviser: In accordance with the applicable laws, the client hereby appoints, entirely at his / her / its risk, the Investment Adviser to provide the required services in accordance with the terms and conditions of this agreement as mandated under Regulation19(1)(d) of the Securities and Exchange Board of India(InvestmentAdvisers)Regulations 2013.

The Client has given full consent to the Adviser for taking Investment Advice in securities, commodities & currency market. The Client is well versed about the risk involved in the securities, commodities & currency market. The Client has checked all the details i.e. service features, terms & conditions, disclaimer & discloser from the website www.winwayresearch.com of the Adviser and by way ofentering into this agreement accepts the same."

space in between "I/ We have read and understood the terms and conditions of Investment Advisory services provided by the Investment Adviser along with the fee structure and mechanism for charging and payment of fee . Based on our written request to the Investment Adviser, an opportunity was provided by the Investment Adviser to ask questions and interact with person(s) associated with the investment advice".

space with commo seprate

Based on 'client risk profile and suitability report', the Adviser will recommend the appropriate Investment Mix, Service or mix of services to the Client. Please be noted that client's risk profile is updated to Client via mail by Adviser. Also, Client is aware about the individual risk profile and risk associated with the services subscribed.

That, this agreement and the terms and conditions here in shall be treated as a continuous agreement for all future transactions between the first and the second party.

NOW THEREFORE, THIS AGREEMENT IS WITNES SETH AS UNDER:

1. Declaration from the Investment Adviser:

Investment Adviser will neither render any investment advice nor charge any fee until the client has signed this agreement. Investment Adviser will not manage funds and securities on behalf of the client and will only receive suchsums of money from the client as are necessary to discharge the client's liability towards fees owed to the Investment Adviser. Investment Adviser does not, in the course of performing its services to the client, holds out any investment advice implying any assured returns or minimum returns or target return or percentage accuracy or service provision till achievement of target returns or any other nomenclature that gives the impression to the client that the investment adviceisrisk-free and/or not susceptible to market risks and or that it can generate return swith any level of assurance.

space in above text

2. Fees Charged to the Client:

amount in numeric and words. That, it is clearly and unambiguously understood that the client has to pay a sum of Rs. /- (in words-)towards the fees for the advisory services offered by the adviser, and by paying such fees the client has subscribed to the (Service) of the adviser for a period from the date of entering into this agreement. In addition the Advisory model of investment adviser is fee-based. The fee mode is "fixed fee model." to the investment advisory fee, also investment adviser does not accept any consideration, commissions, and any other feefrom the customer. No cash receipt accepted by the chose investment adviser. The fee will be receiving only from the proper banking channel. The client has option to pay the advance fee according to the SEBI (Investment Adviser), Regulations, 2013.

The details of Fees are in Annexure A. space

3. Scope of Service:

That the said service subscribed by the client includes features which are mentioned on our website at www.winwayresearch.com and are also mentioned here in after for client's convenience in Annexure B.The seservices are subjected to the regulations as framed by SEBI from time to time.

higlight it in bold

4. Functions of the Investment Adviser:

Functions, obligations, duties and responsibilities of the Investment Adviser (including principal officer and all persons associated with the investment advice, are:

- (a) To render advisory services in compliance with the Securities and Exchange Board of India (Investment Advisers)Regulations, 2013 and its amendments, rules, circulars and notifications.
- (b) That the adviser complies with the eligibility criteria asspecified under the Investment Adviser Regulations at all times.

space

- (c) Risk assessment procedure of client including their risk capacity and risk aversion is complied with in the form of Risk Profile which is conducted for all the clients before suggesting a suitable service or mix of services.
- (d) The adviser shall whenever required provide detailed reports to clients on potential and current investments.
- (e) That, the adviser maintain records of the clients i.e. client-wise KYC, risk assessment, analysis reports of investment advice and suitability, terms and conditions document, related books of accounts in compliance with the Securities and Exchange Board of India (Investment Advisers) Regulations, 2013.
- (f) That, there is a provision regarding audit as per the Securities and Exchange Board of India (Investment Advisers)Regulations 2013, and the client is expected to cooperate with the adviser as and when required for the purposes of thesaid audit.

space

(g) That the adviser undertakes to abide by the Code of Conduct as specified in the Third Schedule of the Securities and Exchange Board of India(Investment Advisers)Regulations, 2013.

5. Investment Objectives and Guidelines:

- (A) That the investment adviser only provides investment in securities, commodities & currency markets that is buy/sell recommendations in stocks and commodities. It is clarified that the investment adviser will only provide Buy/sell recommendations and will not be responsible for execution of these advise, whether to act on the said recommendations or not is entirely on the discretion of the client. It is also clarified that it is suggested that the client shall make equal investments in all the advice provided by the client and shall maintain a proper stop loss as given by the adviser along with the recommendations so given.
- drawn from backhand at the time of service selection (B) That it is agreed that the client shall maintain an investment of Rs /- (in words) at all time in his/her accounts under his supervision and control as Asset under Advise as per his/her commitment

and consent.

(C) That any government/regulatory body / exchange taxes applicable over the investment advised shall be charged extra over the fees.

6. Risk Factor:

Risk exists in a number of different situations, but your main concern is with financial risk, which is thevolatility associated with the prices on and returns from investments/trading. It is important to space member that investments / trading returns may fluctuate and ar enotguaranteed, and you might not get back the original value of your investment/trading amount.

space

Type of Investment products and risk associated with them:

Stocks: Stocks or equity are shares that are issued by companies and are bought by the general public. This offers anavenue to companies to raise funds. Stocks entitle a customer ownership of a company. Shares, stocks and equity allimply the same thing. Shares are one of the most popular investment avenues in the world. This is because the returns offered by stocks is generally higher than any other financial instrument. However,to balance out the high return associated with stocks,the risk associated with the seproducts is also quite high. Any business may issue different types of shares based on the financial urgency and need. In exchange for the money, share holders are issued Stock certificates. Stocks are mostly divided into two basic types, common stocks and preferred stocks.

these product in place of seproducts

Fixed Deposits - Suitable for Investors Low Risk Appetite-

As the name itself indicates, fixed deposits are financial instruments that are one of the oldest and safest ways to save money. These are not necessarily active investment tools, but a rerather a passive way to save and earn returns. A fixed amount ofmoney is kept aside with a financial institution for a fixed number of days or months or years. In turn, interest is earned on this money. The rate of interest differs with the deposit tenure and also with the banking entity. Similar to fixed deposit is the concept of recurring deposit. However, the only point of difference in the two investment tools is that while a lump-sum amount needs to be fixed in case of fixed deposit, a smaller amount needs to be deposited at regular intervals in case of a recurring deposit. Hence, customers whodo not have a large chunk of money to fix in a single go can opt for a recurring deposit where in money is usually deposited monthly for a specific deposit tenure. The rate of interest earned on recurring deposit is similar and comparable to that earned on fixed deposit.

space

Bonds-Suitable for Investors Low Risk Appetite-

A Bond can be understood as an IOU which is issued by an issuer (borrower) and to a lender. Generally, bonds are instruments used by public and private sector enterprises to raise huge sums of money which any bank is incapable of lending. These bonds are then issued in the public market by the borrowing entity and are bought by lenders for specific amounts of money. Thousands of lenders then come together to lend the required amount and the borrowing organization is able to raise capital for its operational or growth purposes. However, since money is being lent to the issuer of bonds, there is also an interest component involved that is paid back to the investor in turn for his/her money. This interest is paid at a pre determined rate and for aspecific period of time. Bonds

fall under the category of fixed income securities since the interest on these can be exactly calculated for the time for which the bond is held. Bonds fall under the debt category and are therefore, comparatively safer financial instruments to invest in. However, with all financial tools risk is inversely proportional to returns and as such the low-risk attribute of this tool makes it alow return instrument as well.

Sukanya Samriddhi Scheme-

Sukanya Samriddhi Yojana is a special scheme which has been launched by the central government to facilitate the financial well being of girl child in the country. This scheme can be availed by parents or legal guardian of a girl child and an amount as low as Rs.1000 per annum can be deposited under the scheme. The account matures only after the girl child reaches the age of 21. Premature withdrawal is allowed only after the girl reaches the age of 18 years and has financial need pertaining to wedding or education.

National Pension Scheme-

National pension Scheme is one of the most popular schemes for ensuring a regular pension amount to individuals working in both the private and the public sector.NPS is offered to individuals either as part of their corporate perks or is availed by individuals on their own. The amount set aside towards NPS is eligible for tax rebateunder section 80C of the Income Tax Act. The scheme offers withdrawal of deposited amount only once the account holder reaches the age of 60 years. The corpus with drawn on maturity is absolutely tax-free.

space rebate under

Other type of risk associated with Trading Market Risk:

An investor may experience losses due to factors affecting the overall performance of financial markets. Stock market bubbles and crashes are good examples of heightened market risk. You can't eliminate market risk, also called systematic risk, through diversification. You can, however, hedge against market risk.

space

Inflation risk:

Inflation risk, also called purchasing power risk, is the chance that the cash flowing from an investment today won't be worth as much in the future. Changes in purchasing power due to inflation may cause inflation risk.

Liquidity risk:

Liquidity risk arises when an investment can't be bought or sold quickly enough to prevent or minimize aloss. You can minimize this risk to a good extent by diversifying.

7. Validity of Advisory Services:

(A) That the invoices will be sent by Investment Adviser specifying service duration and services will

remain valid after the client pays the service fee.

- (B) That the client may request a renewal of service through an email on the official email id of the advisor which is info@winwayresearch.com, on the receipt of the email the adviser may consider the renewal of services of client as perapplicable laws and guidelines by SEBI.
- space per applicable (C) That the renewal of the services will be subjected to such terms and conditions as agreed between the parties at the time of renewal or if no change is made the renewal shall be govern by this agreement.

8. Amendments:

This agreement and any and all the conditions here in may be amended by the mutual consent of both the parties at any time before the expiry of the service periods.

9. Termination and it's implications:

This Agreement may be terminated under the following circumstances, namely

- a) Voluntary / mandatory termination by the Investment Adviser after giving 30 days written notice however the refund amount will be reduced by service active period, notice period time of 30 days and all deducted applicable taxes on the full amount.
- b) Voluntary / mandatory termination by the client after giving 30 days written notice however the refund amount will be reduced by service active period plus the amount due for the corresponding quarter in which such termination has taken place plus notice period time of 30 days and all deducted applicable taxes on the full amount.
- c) Suspension/Cancellation of registration of Investment Adviser by SEBI however the refund amount will be reduced by service active period, plus the amount due for the corresponding quarter in which such termination has taken place plus notice period time of 30 days and all deducted applicable taxes on the full amount.
- d) Any other action taken by other regulatory body/ Government authority however the refund amount will be reduced by service active period, plus the amount due for the corresponding quarter in which such termination has taken place plus notice period time of 30 days and all deducted applicable taxes on the full amount.
- e) The client shall not be entitled for any service after the completion of the notice period of 30 days, within which the client will be required to either liquidate all positions or take charge on his own.

10. Relationship with related parties:

The investment adviser firm declares that it maintains an arm's length with other parties, i.e. the firm has no tie-ups with either broker or depository and does not suggests any broker or other intermediary to it's client, nor the firm gets any remuneration besides the subscription from client.

11. Investment Adviser not engaged in other activities:

- (A) That we do not provide any other services than the investment advisory services.
- (B) That we do not provide any distribution services or brokerage services or any other services apart from advisory services mentioned above.

space

- (C) That the proprietor/director do not provide any distribution services or brokerage services or any other services apart from advisory service as mentioned above.
- (D) That the adviser declares that it shall not provide any distribution services, for securities and investment products, either directly or through their group to an advisory client.

12. Representation to client :

That the client here by gives an irrevocable and unconditional consent and permission to the advisor to under take any actions in relation to the securities and investment product advised by the investment adviser and also for taking such advice.

13. No right to seek Power of Attorney:

The Investment Adviser declares that it does not seek any power of attorney or authorizations from its clients for implementation of investment advice. And the relationship with client is that of advisor(Serviceprovider)and client and it does not operate under any agent and client relationship.

14. Conflict of Interest:

The Investment Adviser declares that it will disclose all conflicts of interest as and when they arise and it does not derive any direct or indirect benefit out of the client's securities/commodities / currency / investment products apart from the advisory fees charged directly to the client.

15. Maintenance of accounts and confidentiality:

Investment Adviser shall be responsible for maintenance of client accounts and data as mandated under the Securities and Exchange Board of India (Investment Advisers) Regulations, 2013.

16. Terms of Fees and Billing:

- (A) The Fees will be charged for the service period subscribed by the client in advance including of any taxes.
- (B) The client shall pay an amount of Rs. as advance and the remaining amount of Rs in instalments. The detailed fee schedule is annexed with this agreement in Annexure A.
- (C) That an illustration showing how fee is determined is also annexed with Annexure A.

- (D) That the Fees shall be paid by client only in the Authorized accounts of the firm by online NEFT / RTGS / IMPS / UPI payment methods of by cheque deposit or DD, i.e. by any method which is traceable and legally allowed or by modes allowed by SEBI from time to time.
- (E) That the firm will issue invoice against fees received without the invoice no fees deposit will be accepted, if invoice is not issued within 2 working days offee payment kindly contact out customer support at 9131398660 or by mailing us at info@winwayresearch.com

space in betwwen of and fee

- (F) That,the firm will not accept any cash deposits or deposits made in any personal accounts, the client is strictly advised to restrain from such payments failing which the firm will not be responsible for such payments if made.
- (G) Services to be rendered on pro data basis ni case of non-completion of subscription charge.

in

(H) That the firm will issue invoice against fees received without the invoice no fees deposit will be accepted, if invoice is not issued within 2 working days offee payment kindly contact out customer support at 9131398660 or by mailing us at info@winwayresearch.com

space in betwween of and fee

- (I) That,the firm will not accept any cash deposits or deposits made in any personal accounts, the client is strictly advised to restrain from such payments failing which the firm will not be responsible for such payments if made.
- (J) Services to be rendered on pro data basis ni case of non-completion of subscription charge.

17. Liability of Investment Adviser: in case

- (A) That, it is declared that the Investment Adviser shall not incur any liability by reason of any loss, which a client may suffer by reason of any depletion in the value of the assets under advice, which may result by reason of fluctuation in asset value, or by reason of non-performance or underperformance of the securities / commodities / currency /funds or any other market conditions.
- (B) That, Investments in stocks and commodity (Financial) markets is subjected to market risks. We do not offer any guaranteed return service, Demat service, sure shot calls, jackpot calls or any other service which is not mentioned on our website www.winwayresearch.com, if any person tries to sell any such service kindly report us on customer care number i.e. **9131398660** or mail us at **info@winwayresearch.com**.
- (C) That, It is also agreed by the parties that "Adviser don't deliver services through any other medium, except SMS or Instant Messenger". Also, client should trade in all recommendations /tips provided by firm via SMS / Instant messenger. During the conversation with client our executives may discuss various securities for reference and evaluation purposes, this shall not be construed as Investment Advice and only recommendations provided through afore mentioned mediums only be considered by client for execution purpose. The Adviser does not take any accountability of any loss occurring to the client by acting upon such discussions believing it toan investment advice.

space in between to and an

(D) That, the duty of the advisor is only to provide advice to the client and weather to execute such advice or not is entirely at the discretion of the client and as such the adviser shall never be held

liable for any act or omission in execution on the part of the client.

commission

18. Liability of Investment Adviser:

- (E) That, it is declared that the Investment Adviser shall not incur any liability by reason of any loss, which a client may suffer by reason of any depletion in the value of the assets under advice, which may result by reason of fluctuation in asset value, or by reason of non-performance or underperformance of the securities / commodities / currency /funds or any other market conditions.
- (F) That, Investments in stocks and commodity (Financial) markets is subjected to market risks. We do not offer any guaranteed return service, Demat service, sure shot calls, jackpot calls or any other service which is not mentioned on our website www.winwayresearch.com, if any person tries to sell any such service kindly report us on customer care number i.e. **9131398660** or mail us at **info@winwayresearch.com**.
- (G) That, It is also agreed by the parties that "Adviser don't deliver services through any other medium, except SMS or Instant Messenger". Also, client should trade in all recommendations /tips provided by firm via SMS / Instant messenger. During the conversation with client our executives may discuss various securities for reference and evaluation purposes, this shall not be construed as Investment Advice and only recommendations provided through afore mentioned mediums only be considered by client for execution purpose. The Adviser does not take any accountability of any lossoccurring to the client by acting upon such discussions believing it toan investment advice.
- (H) That, the duty of the advisor is only to provide advice to the client and weather to execute such advice or not is entirely at the discretion of the client and as such the adviser shall never be held liable for any act or omission in execution on the part of the client.

delete above paragraph

19. Representations and Covenants

: <u>That</u>, the proprietor / director / partners of the firm and all principal officers and the research team are appropriately qualified as per SEBI guidelines and are registered by SEBI under Reg. 9 of The Securities Exchange Board of India (Investment Advisers) Regulations 2013, bearing registration number INA000007492 and assure that such qualifications shall be maintained throughout the service period.

20. Death or Disability of Client:

That, on death or disability of the client, on submission of a written request along with relevant documents, this agreement shall be terminated and a refund proportionate to the unused service period remaining after deducting the applicable taxes and 30 days service charges will be processed. Provided the written request is made within 30 days of death or disability. No refund shall be considered after the expiry of 30 days period.

21. Death or Disability of Investment Adviser:

space
That, in the event of Death or permanent disability of the investmentadviser, if the legal heirs, executors, trustee, etc. of the advise rare not able to continue the business of the firm and provide

remaining services due to compliance requirements. All refunds, if any shall be subjected to applicable laws and to the jurisdiction of courts and forums at Indore, Madhya Pradesh.

22. Settlement of Disputes and Provision for Arbitration:

That, as declare dear lier investments in markets is subjected to market risks and the investment adviser shall not be responsible for any profits / losses occurring out of his advice, Further the adviser shall be protected against any action taken in good faith. That any dispute between the client and the firm shall first be settled by mutual consent, if no settlement is reached either party shall send a written notice to that effect to the counter party. Thereafter, the client may file a complaint on the SEBI SCORES portalas per SEBI norms. Or the matter can be referred to Arbitration as per applicable laws, provided that the arbitrator be appointed by the Courts at Indore and the place of sitting and jurisdiction of Arbitrator shall be at Indore(M.P.).

23. Adherence to grievance redressal timelines:

Investment Adviser shall be responsible to resolve the grievances within the time lines specified under SEBI circulars.

24. Severability:

If any provision of this Agreement shall be held or made invalid by a court decision, statute, rule or otherwise, the remainder of this Agreement shall not be affected thereby.

25. Force Majeure:

space in between be and liable

The Investment Adviser shall not beliable for delays or errors occurring by reason of circumstances beyond its control, including but not limited to acts of civil or military authority, national emergencies, work stoppages, fire, flood, catastrophe, acts of God, insurrection, war, riot, pandemic, or failure of communication or power supply. In the event of equipment break downs beyond its control, the Advisor shall take reasonable steps to minimize service interruptions but shall have no liability with respect there to.

26. Miscellaneous:

Each party agrees to perform such further actions and execute such further agreements as are necessary to effectuate the purpose shere of.

27. Declaration by Client:

(A)That,this agreement is drafted as per the regulations 19(1)(d)of the amended Investment Adviser Regulations, 2020, By signing this agreement the client declares that the client has read and fully understood all the clause in this agreement in addition the client also accepts that the client has read all the annexures of this agreement and has gone through the terms and conditions of the investment adviser on the website of the investment adviser www.winwayresearch.com , and the client gives his irrevocable, unconditional, free and fair consent to this agreement and the

aforementioned documents.

second in place of cond

(B)That, the second party knows that past performance of any script / stock / commodity / currency does not guarantee further result. These cond party also knows that performance results published on the website of the Advise raregenerated by computer & may contain computation error.

adviser are generated

(C)That,These cond party knows the contents on the website www.winwayresearch.com are neither a solicitation nor an offer to buy / sell any financial market and by using this or using /viewing any part of this website he/she is agree with the terms and conditions provided on website as well as in this indenture.

second in place of cond

That, By signing this agreement, party of second part agrees & acknowledges all terms & conditions (regarding non- refundable clause, non-guaranteed services (non-guaranteed profit/loss services) & all other stated on the website, Welcome mail, Payment Receipt & MOU) from party of first part & intends to join services with his free consent and undertakes that in event of non-adherence of any of the terms and conditions or disclosures and disclaimers by the second party, the first party will not be held liable under any civil or criminal law for the time being in force.

That, All the terms and conditions mentioned here in before shall be taken to be correctly described and binding on the parties in future.

That, the second party agrees that if any stamp duty, court fee or other legal charges are applicable to this agreement the same shall be borne by these cond party as and when required.

27) Counterparts:

This Agreement may be executed in any number of counter parts, each of which, when executed and delivered, is an original, but all the counter parts taken together shall constitute one document.

यह कि, यह अनुबंध हमें हिंदी में पढ़ कर समझाया व सुनाया गया है।.

अतः यह हम दोनों पक्ष यह अनुबंध-लेख हमारे हित में राजी ख़ुशी से, सोच समझ कर, स्वस्थिचित्तावस्था में पूर्ण होश हवास, बगैर किसी दबाव के निम्नलिखित गवाहों के समक्ष आज दिनांक को निष्पादित कर दिया है. ताकि प्रमाण रहे व वक्त जरुरत काम आवे।

Client Agreement

Declaration Client Consent

This is our standard client agreement upon which we intend to rely, for your own benefit and protection you should read the term of this agreement, disclosures, disclaimer and term and conditions carefully before signing. As by signing you consent to the terms contained . I /we understand and consent to the above terms and I here by authorize Winway Research(Investment Advisory) to my investment adviser. The Liabilities and responsibilities of Winway Research will be limited to its service provided. I/we read and understand all the above said documents. I/we agree that the client agreement will come into effect from the date of issue.

I know and agree on the Risk profile, Risk Score and Risk Assessment

report. I know and agree the risk involved in the market.

checkbox of right from main pannel that is from front hand

I know and agree on that the risk nature of services.

I know and agree to comply of SEBI(Investment Adviser)Regulations, 2013 and other applicable provisions, Regulations and Act.

Yes, I will submit 6 months bank. statement and /or Income Tax Return (Last 3 Years Financial years) as income proof along withloan statement for verification of information for financial liability, which I am providing to Winway Research in this process 1.

No, I will not want to whole financial planning, e.g. Mutual Fund, Insurance, Bond, Estate, Planning of Tax and Will Matter and other aspects. So, I shall not deposit the proof Income and financial liability. I will take responsibility for any regulatory action.

one point will remain from front hand either yes or no

On behalf of Winway Research	Client Signature	
(Please sign/refer at the bottom of every page.)	(Please sign/refer at the bottom of every page.)	
Authorized Signatory	Client Signatory :	
Authorized Signatory Name : Ankur Jain	Client Name : <u>viraj kale</u>	
Email Id : info@winwayresearch.com	Email Id :	
Effective Date :	Effective Date :	

Annexure A(Product Pricing)

SERVICES	5 DAYS	1 MONTH	2 MONTHS	3 MONTHS
STOCK CASH TIPS	5000	21000	39000	54000
STOCK CASH PREMIUM TIPS	8500	40000	75000	110000
STOCK CASH HNI TIPS	14000	66000	125000	NA
STOCK FUTURE TIPS	5000	21000	39000	54000
STOCK FUTURE PREMIUM TIPS	8500	40000	75000	110000
STOCK FUTURE HNI TIPS	8500	40000	75000	110000
NIFTY FUTURE TIPS	5000	21000	39000	54000
NIFTY FUTURE PREMIUM TIPS	8500	40000	75000	110000
NIFTY FUTURE HNI TIPS	14000	66000	125000	NA
INDEX OPTIONS TIPS	5000	21000	39000	54000
INDEX OPTIONS PREMIUM TIPS	8500	40000	75000	110000
INDEX OPTIONS HNI TIPS	14000	66000	125000	NA
STOCK OPTIONS TIPS	5000	21000	39000	54000
STOCK OPTIONS PREMIUM TIPS	8500	40000	75000	110000
STOCK OPTIONS HNI TIPS	14000	66000	125000	NA
MCX BASIC TIPS	5000	21000	39000	54000
MCX PREMIUM TIPS	8500	40000	75000	110000
MCX HNI TIPS	14000	66000	125000	NA
NCDEX BASIC TIPS	5000	21000	39000	54000
NCDEX PREMIUM TIPS	8500	40000	75000	110000
NCDEX HNI TIPS	14000	66000	125000	NA
CURRENCY OPTIONS	5000	21000	39000	54000
CURRENCY PACK	5000	21000	39000	54000
INDEX OPTIONS + STOCK OPTIONS (COMBO PLAN)	8000	35000	65000	925000
MCX + NCDEX (COMBO PLAN)	8000	35000	65000	<mark>92500</mark> 0

STOCK FUTURE + STOCK CASH TIPS (COMBO PLAN)	8000	35000	65000	925000
INDEX FUTURE + STOCK FUTURE (COMBO PLAN)	8000	35000	65000	925000
INDEX FUTURE + INDEX OPTIONS (COMBO PLAN)	8000	35000	65000	925000
CASH + FUTURE + OPTIONS (COMBO PACK 3 IN 1)	13000	57000	109000	NA
TECHNO FUNDAMENTAL PACK	NA	21000	39000	54000

Annexure B(Product Features & Its Risk)

SERVICES	Product call features	Risk Associated	Minimum Investment/Trading amount
STOCK CASH TIPS	30-40 CALLS MONTHLY	MODERATE RISK	1 LAKH
STOCK CASH PREMIUM TIPS	30-40 CALLS MONTHLY	MODERATE RISK	2.5 LAKH
STOCK CASH HNI TIPS	20-22 CALLS MONTHLY	MODERATE RISK	3.5 LAKH
STOCK FUTURE PREMIUM TIPS	25-30 CALLS MONTHLY	HIGH RISK	2 LAKH
STOCK FUTURE PREMIUM TIPS	25-30 CALLS MONTHLY	HIGH RISK	3 LAKH
STOCK FUTURE HNI TIPS	20-22 CALLS MONTHLY	HIGH RISK	4 LAKH
NIFTY FUTURE TIPS	15-22 CALLS MONTHLY	MODERATE RISK	2 LAKH
NIFTY FUTURE PREMIUM TIPS	15-22 CALLS MONTHLY	MODERATE RISK	3 LAKH
NIFTY FUTURE HNI TIPS	15-22 CALLS MONTHLY	MODERATE RISK	4 LAKH
INDEX OPTIONS TIPS	25-30 CALLS MONTHLY	HIGH RISK	1 LAKH
INDEX OPTIONS PREMIUM TIPS	25-30 CALLS MONTHLY	HIGH RISK	2 LAKH

INDEX OPTIONS HNI TIPS	25-30 CALLS MONTHLY	HIGH RISK	3 LAKH
STOCK OPTIONS TIPS	25-30 CALLS MONTHLY	HIGH RISK	1 LAKH
STOCK OPTIONS PREMIUMTIPS	25-30 CALLS MONTHLY	HIGH RISK	2 LAKH
STOCK OPTIONS HNI TIPS	25-30 CALLS MONTHLY	HIGH RISK	3 LAKH
MCX BASIC TIPS	30-40 CALLS MONTHLY	HIGH RISK	1 LAKH
MCX PREMIUM TIPS	30-40 CALLS MONTHLY	HIGH RISK	2 LAKH
MCX HNI TIPS	30-40 CALLS MONTHLY	HIGH RISK	3 LAKH
NCDEX BASIC TIPS	30-40 CALLS MONTHLY	HIGH RISK	1 LAKH
NCDEX PREMIUM TIPS	30-40 CALLS MONTHLY	HIGH RISK	2 LAKH
NCDEX HNI TIPS	30-40 CALLS MONTHLY	HIGH RISK	3 LAKH
CURRENCY OPTIONS	30-40 CALLS MONTHLY	HIGH RISK	50 THOUSAND
CURRENCY PACK	30-40 CALLS MONTHLY	MODERATE RISK	1 LAKH
INDEX OPTIONS + STOCK OPTIONS (COMBO PLAN)	50-60 CALLS MONTHLY	HIGH RISK	2 LAKH
MCX + NCDEX (COMBO PLAN)	50-60 CALLS MONTHLY	HIGH RISK	2 LAKH
STOCK FUTURE + STOCK CASH TIPS (COMBO PLAN)	55-70 CALLS MONTHLY	HIGH RISK	3 LAKH
INDEX FUTURE(NIFTY& BANKNIFTY) + STOCK FUTURE (COMBO PLAN)	40-52 CALLS MONTHLY	HIGH RISK	4 LAKH
INDEX FUTURE(NIFTY& BANKNIFTY) + INDEX OPTIONS (COMBO PLAN)	40-52 CALLS MONTHLY	HIGH RISK	3 LAKH
CASH + FUTURE + OPTIONS (COMBO PACK 3 IN 1)	95-122 CALLS MONTHLY	HIGH RISK	4 LAKH

TECHNO FUNDAMENTAL	30-40 CALLS	MODERATE	1 LAKH
PACK	MONTHLY	RISK	

Note:-Product Calls Features* for more detail visit www.winwayresearch.com.