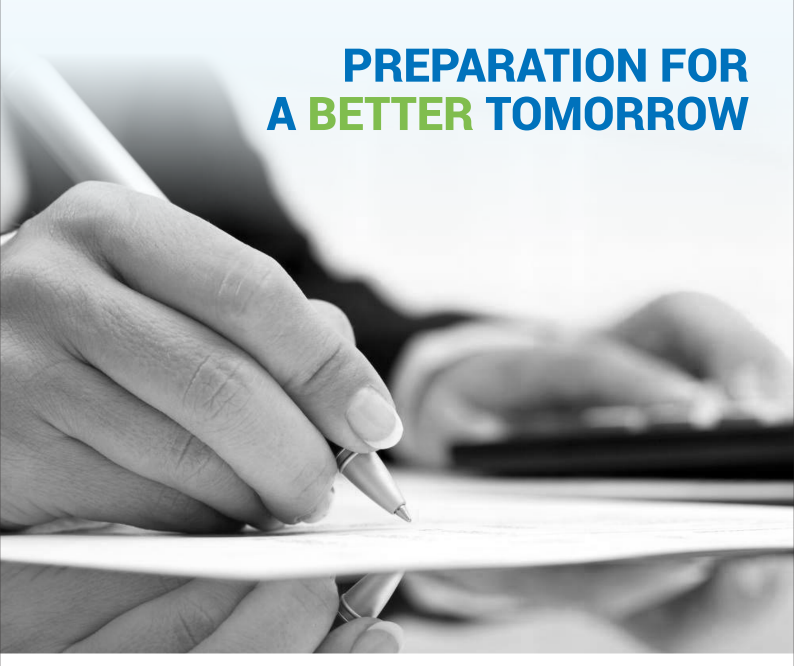
Account Opening Form for Individual Client (Equity & Commodity)



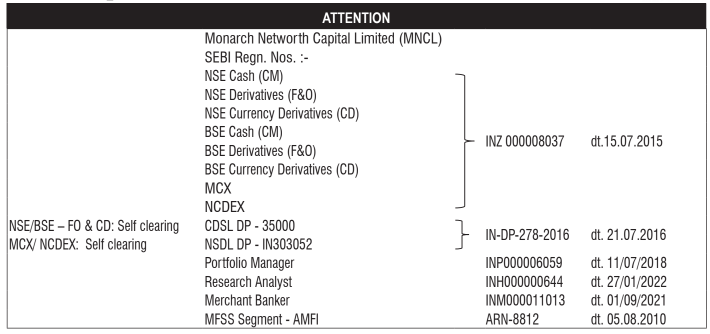




No.:
Client Code:
Branch Name/Code:
BO ID:
Date of Activation:







(This information is the sole property of Monarch Networth Capital Limited and would not be disclosed to anyone unless required by law or except with express permission of client)

Compliance Officer Name : Mr. Nikhil Parikh ● Tel No. 079-26666500 ● Email id: compliance@mnclgroup.com

Managing Director Name: Mr. Vaibhav J. Shah ● Tel No. 079-26666500 ● Email id: compliance@mnclgroup.com

For any grievance / dispute please contact Monarch Networth Capital Limited (MNCL) at email id- grievances@mnclgroup.com or Tel. No. 079-26666500. In case not satisfied with the response, please contact the concerned exchange(s) for NSE for - ignse@nse.co.in or 022-26598190 / BSE- is@bseindia.com or 022-22728097, SEBI: https://www.scores.gov.in/scores/Welcome.html, MCX For Grievance@mcxindia.com or 022-67318888, NCDEX for IG@ncdex.com or 022-66406789

	W YOUR CLIENT (KYC) APPLICATIO								
MAN	MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI UNDER NOTIFICATION NO. CIR/MIRSD/16/2011 (22.08.2011)								
S. No.	Name of the Document	Brief Significance of the Document	Pg. Nos.						
1.	Know Your Client or Account Opening Form	KYC Form - Document captures basic information about the constituent (for Individuals)	1 - 2						
2.	Trading Account Details	Details of Constituent pertaining to bank account / Depository / Past actions.	3-4						
3.	Brokerage Tariff Details	Document detailing the rate/amount of brokerage and other charges levied on the constituent for trading on the Stock Exchange(S)	4						
4.	Declaration for Demat	Declaration Acceptance For Demat Account	5						
5.	DIS Booklet	Option Form For Issue Of Dis Booklet	6						
6.	BO Nomination Form	Details pertaining to Beneficiary Owner	7						
7.	Schedule of Charges (BO Account)	Tariff details pertaining to BO Account	8						
8.	SMS Alert Facility	Terms & Conditions - cum Registration / Modification for receiving SMS Alerts from CDSL/NSDL	A4						
	VOLUNTARY DOCUM	ENTS AS PROVIDED BY THE STOCK BROKER - PART B							
1.	Undertaking	Undertaking for E-Mail Id/ Mobile Number - NSDL	A4						
2.	Running Account Authorization	Authorization letter to maintain constituents account on Running Account basis.	A4						
3.	FATCA Individual	Account opening form suppliment	5						
4.	Voluntary documents	Containing Clause (1-27) Voluntary documents pertaining to non-mandatory documentation duly signed by me.	9-10						
5.	Power of Attorney	POA to nominate, constitute and appoint Member for DP operations, pledging with clearing corporation etc.	17-18						





ACKNOWLEDGEMENT

Date:	
Date .	

Monarch Networth Capital Limited

Unit No. 803-804A, 8th Floor, X-Change Plaza, Block No. 53, Zone 5, Road- 5E, Gift City, Gandhinagar -382355, Gujarat

Dear Sir,

This has reference to necessary Know Your Client Form containing basic information, additional information and other documents executed by me. I hereby acknowledge receipt of following documents from you:-

S.No.	Particulars (Mandatory as prescribed by Exchange)	Page Nos.
1.	Documents containing mandatory Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories	1-4
2.	Documents containing voluntary Rights & Obligations of stock broker, Authorized Person and client forming part of documents as mentioned in clause 1 above.	5-11
3	Internet & wireless technology based trading facility provided by stock brokers to client	12-13
4.	Risk Disclosure Documents.	14-19
5.	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	20-22
6.	Policy and Procedures document. (Voluntary as prescribed by Member Broker)	23-30
7.	Policies And Procedures For Client Dealings – All Exchanges -	31-32
8.	Brief Writeup on the provisions of prevention of money laudering Act 2002 (PMLA) which constituent needs to know.	33
9.	Authorisation For Debiting Various Depository Charges Authorisation For Adjustment Of Amounts/ Balances And Retaining Of Funds	34
10	Risk discloser and other documents related to commodity segment	
S.No.	Particulars (Voluntary as prescribed by Member Broker)	Page Nos.
1.	Fema Declaration	35

I state that I have read and understood all above documents & Investor charter for stock broker/depository which are available at www.mnclgroup.com; further I have read and understood MNCL Risk Policy available on website on the link (https://sales.mnclgroup.com/MNCL-LMS/pnp/Risk_Management_Policy_V3.pdf) for voluntary freezing of online access of client & GTD/GTC orders , and these documents are binding upon me.

Thanking you,					
Signature X1_		X		_ X	
	Sole/First Holder		Second Holder		Third Holder

INSTRUCTIONS/CHECK LIST FOR FILLING KYC FORM

- 1. All details to be filled in Capital Block letters in Black / Blue ink only.
- 2. Email id & Mobile number is mandatory for account opening and trading operations.
- 3. Correction in KYC must be counter signed.
- 4. Strike off whichever option, in the account opening form is not applicable.
- 5. All original proofs must be produced for physical verification
- 6. Please produce translated copy, if identity proofs are in regional language
- 7. Sole Proprietor account will be opened in the individual name & capacity only
- 8. Name & Address of the applicant mentioned in KYC form, should be matching with documentary identity proof submitted.
- 9. All documentary proofs submitted should be self-attested
- 10. Some additional documents may be required for opening account in Derivative segment.

 For detailed instructions & checklist, please refer to instruction available on our website www.mnclgroup.com.





UNDERTAKING FOR E-MAIL ID/ MOBILE NUMBER FOR TRADING & DEMAT

To,

Monarch Networth Capital Limited

"Monarch House", Opp. Ishwar Bhuvan,

Nr. Commerce Six Road, Navrangpura, Ahmedabad – 380014

I/We request you to add below mention Email Id / Mobile Number in my Demat Account with you. Kindly provide the Statement of Account (SOA) including transaction statement and holdings statement through email.

\ / /	Thom oldiomonic and nordingo oldiomonic an	
Please tick as per applicability		
	date my E-mail ID as below in my Trading,	Demat account for all future communication
E-mail ID		
☐ Mobile Number		
I request you to update my Me	obile Number as below in my Trading/Dem	at account for all future communication.
Mobile Number		
I declare that all the above inform. Mobile Number.	ation is true and all future demat account	communication can be sent on above E-mail ID/
parents). Relationship with the app	olicant	nily (spouse, dependent children and dependent
I hereby declare that the aforesaid parents). Relationship with the app		nily (spouse, dependent children and dependent
SMS Alert Facility	☐ First Holder ☐ Second Holder ☐ Third H	
Refer to Terms & Conditions on our Website	Mandatory, if you are giving Power of At granted & you do not wish to avail of this	torney (POA) If POA is not a Yes No
Signature X 2Sole/First Ho		Third Holder
-		
Sole/First Holl/We request you to maintain my/ounless I/We specifically request you monthly Quarterly	Running Account Authorization our accounts for funds on running account ou for a payout of available free funds in the	on nts basis instead of 'bill to bill' settlement basis, e account. You may settle the accounts at
Sole/First Holl I/We request you to maintain my/ounless I/We specifically request you Monthly Quarterly (Tick mark whichever is applicable exchanges may specify from time of section states and section and s	Running Account Authorization our accounts for funds on running account ou for a payout of available free funds in the e, else the option will be considered as Queto time. I/We further authorize you to retain other unbilled service and/or charges application interest will be payable on the amount of claim for loss or loss of profit or for any	nts basis instead of 'bill to bill' settlement basis, e account. You may settle the accounts at earterly) or at such other intervals as SEBI/Stock funds as may be permitted by Stock Exchanges/cable on my account, while setting the accounts funds retained by you as above. I/we agree that consequential, incidental, special or exemplary instruction/authorization for maintaining my/our
Sole/First Holl I/We request you to maintain my/ounless I/We specifically request you Monthly Quarterly (Tick mark whichever is applicable exchanges may specify from time of section states and section and s	Running Account Authorization accounts for funds on running account ou for a payout of available free funds in the set, else the option will be considered as Queto time. I/We further authorize you to retain other unbilled service and/or charges application interest will be payable on the amount of claim for loss or loss of profit or for any by retention of such funds. The standing emain valid until revoked in writing, address	nts basis instead of 'bill to bill' settlement basis, e account. You may settle the accounts at earterly) or at such other intervals as SEBI/Stock funds as may be permitted by Stock Exchanges/cable on my account, while setting the accounts funds retained by you as above. I/we agree that consequential, incidental, special or exemplary instruction/authorization for maintaining my/our





Regd Office: Unit No. 803-804A, 8th Floor, X-Change Plaza, Block No. 53, Zone 5, Road- 5E, Gift City, Gandhinagar -382355, Gujarat Tel: 079-2666500 • Fax:079-2666599 • Website: www.mnclgroup.com

Corp. Office: Monarch House, Nr. Ishwar Bhuvan, Commerce Cross Rd, Navrangpura, Ahmedabad-380014

Tel: 079-2666500 • Fax:079-2666599 • E-mail: helpdesk@mnclgroup.com

Processing Center: 301-302, Arunachal building, Barakhamba Road, New Delhi -110001

Know Your Client (KYC)		ė/=		
Application Form (For In	• •	CDSL VEN	NTURES LIMITIExploring New Horiz	
Fields marked * are mandatory	ind in DEOOR letters	Y	Exploring from Horiz	Olis
Fields marked + are pertaining to processing CKYC also	CKYC and mandatory only if	Application Type*: \Box	New KYC 🗆 N	lodification KYC
KYC Mode*: Please Tick	` ,			
☐ Normal ☐ EKYC (tric	☐ Offline EK	YC 🗆 Digilocker
1. Identity Details (please				
		Please enclose a duly attested cop	y of your PAN Card	
Name* (same as ID proof)				
Maiden Name ⁺ (if any)				
Fathers/Spouse's Name*	<u> </u>			
Date of Birth*				
Gender*		nale \square Transgende	er	
Marital Status*	☐ Single ☐ Ma			Recent passport size Applicant Photo
Nationality*		ier		Аррисані гного
Residential Status*	☐ Resident Individual			
Please Tick (✓)		Person of Indian ign Nationals. P10 selection is only for CKYC at Nationality of the individual)		Cross Signature across photograph
Proof of Identity (POI) su	ibmitted for PAN exempte	ed cases (Please tick)		
☐ A – Aadhaar Card	XXXX XXXX	,		
☐ B – Passport Numbe		· 	(Expiry Date)	
☐ C – Voter ID Card			, , ,	
☐ D – Driving License			(Expiry Date)	
☐ E – NREGA Job Card	<u></u>		, , ,	
□ F – NPR				
☐ Z – Others			(any document no	otified by Central Government)
Identification Numbe	r			,
2. Address Details* (plea	se refer guidelines overleaf)			
A. Correspondence/ Loc				
Line 1*				
Line3				
City/Town/Village*	Di	strict+	Pin Cod	le*
State*	Cc	ountry*		
		Residential 🗆 Business		d Office 🔲 Unspecified
	·			Applicant e-SIGN
				, ,





(Mandatory for NR	l Applicant)	dress of applicant, if			/ Overs	seas Address*	
							—
Line3	+	Dia	lud add 1			Dia Ondat	
State*						Pin Code*	
Address Type*		COL	-			gistered Office 🗆 Unspeci	find
		· · · · · · · · · · · · · · · · · · ·				<u> </u>	ileu
☐ A – Aadhaar		y of any 1 POA for correspon		a permanent address eac	on to de si	ubmitted)	
☐ B – Passport		/////////			(Evnir	/ Date)	
☐ C – Voter ID					(EXPIL)	/ Date)	
☐ D — Driving L					/Fumiro	r Date)	
☐ E – NREGA J					(Exhii)	/ Dale)	_
\Box F - NPR	ob Caru						
\Box Z – Others					(any d	ocument notified by Central Covernment	
Identification	Number				(any u	ocument notified by Central Government)	
3. Contact Detail		<u> </u>					
F		-/					
				Tol (Pos)			
Tel (Off) 4. Applicant Dec				iei (nes)			
		ned by me are true and correct to		Applicant e-SIGN		Applicant Wet Signature	
the best of my/our knowledg changes therein, immediately	ge and belief and I/v y. In case any of the	ve under-take to inform you of any e above information is found to be I am/We are aware that I/We may		Applicant e-Sidiv		Applicant wet orginature	
I/We hereby consent to receithe above registered number,	· ·	m CVL KRA through SMS/Email on					
validated against Aadhaar de Aadhaar card with readable C	etails. I/We hereby o QR code or my Aadh cable, with KRA and	sed KYC, my KYC request shall be onsent to sharing my/our masked aar XML/Digilocker XML file, along other Intermediaries with whom I nly.					
DATE :	(DD-MI	M-YYYY)					
PLACE :							
5. For Office Use		(15)					
	Verification	(IPV) carried out by*				diary Details*	
IPV Date				☐ Self certified d	ocumei	nt copies received (OVD)	
Emp. Name				\square True Copies of	docum	nents received (Attested)	
Emp. Code				AMC / Intermedia	ry Nam	ie:	
Emp. Designation	1						
	Employee Signati	ure and Stamp			Institutio	on Name and Stamp	





TRADING / DEMAT ACCOUNT RELATED DETAILS

MNCL IS ENGAGED IN PRO TRADING AND AS A MARKET MAKER ON BSE-SME SEGMENT FUNDS PAYOUT THROUGH NATIONAL ELECTRONIC FUND TRANSFER (NEFT) through NEFT. My bank details are as given below for your records. request you to release my / our funds payout Bank Name **Bank Address Account Number** Saving **Account Type** Current □ Others(please specify) IFSC Code MICR Code I/We hereby declare that the above mentioned details are correct & the Monarch Networth Capital Limited or any of their group companies shall not be held responsible for any kind of wrong transfer due to incorrect information given by me / us. Please provide cancelled cheque leaf for MICR & IFSC Code. **DEPOSITORY ACCOUNT(S) DETAILS** DP Name DP ID **BO Client ID** Depository NSDL / CDSL DP Address **PAST ACTIONS** Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange/ any other authority against the applicant/constituent or its Partners/promoters/ whole time directors/authorized persons in charge of dealing in securities during □ No ☐ Yes if Yes: the last 3 years: DEALINGS THROUGH AUTHORIZED PERSONS AND OTHER STOCK BROKERS If client is dealing through the Authorized Person, provide the following details: Authorized Person's Name: NSE SEBI Regn. No.: Registered office BSE SEBI Regn. No.: address: Tel.: Fax: Website: Whether dealing with any other stock broker/Authorized Person (in case dealing with multiple stock brokers/Authorized Persons, provide details of all) Name of stock broker: Name of Authorized Person. if anv: **Client Code: Exchange:** Details of disputes/dues pending from/to such stock broker/sub- broker: **ADDITIONAL DETAILS** • Whether you wish to receive physical contract note or □ Electronic Contract Note □ Physical Electronic Contract Note (ECN) (please specify): Specify your Email id, if applicable: Whether you wish to avail of the facility of internet ☐ Yes \square No trading/ wireless technology (please specify): Number of years of Investment/Trading Experience: Any other information:





IN_BRU	<u></u>								NETWORTH CAPITAL	
INTRODUCER DET	TAILS									
Name of the Introdu	cer									
Branch / SB / RM /	Employee C	Code								
Status of the Introdu	ıcer:		□ A	uthorized Persor	ı 🗆	Existing Clie	nt			
			□ Ei	mployee \square	Othe	ers, please sp	ecify			
Address and Tel No	of the Intro	ducer								
Group Code										
Introducer's Signatu	ırρ									
introducer 3 digitate	110									
OTHER DETAILS										
IN CASE OF INDIVI	DUAL & NO	N INDIVID	UAL							
Gross Annual Incor	ne Details	(please sp	ecify):	Income Range _I	oer a	nnum: (₹ in l	acs)			
□ Below ₹ 1 Lac		₹ 1_to ₹	₹_5 _, Lac			to ₹ 10 Lac		₹ 10 to ₹	25 Lac	
☐ Above ₹ 25 Lac		□ ₹ 25 to	₹1 cro		Abo	ve ₹ 1 crore			20 240	
Net weath as an				OR □ ∓			(Mat ett.	النمط	aldon Harris 4	
Net-worth as on da		D.:	0	₹	·		,		older than 1 year)	
Occupation (please	,	☐ Private				□ Governme	nt Service	□ Busines		
one and give brief d		☐ Profes		☐ Agriculturis		☐ Retired	- D-120111	☐ Housew		
Please tick, if appli			ally Expo	osed Person (PE	P)	☐ Related to	a Politically I	xposea Pei	rson (PEP)	
Any other informati										
TRADING PREFERE				to trade Diseas	بالسام	ff H				
Please sign in the re	levant boxe	es where yo	ou wish		Strik	e on the segn	nent not cho			
Exchanges	Cook	/ Mutual C	und	NSE, BSE					X, NCDEX	
All Segments	Gasii	/ Mutual F	unu	F&0	Currency			Commodity Derivatives		
x 6	x 6)	6		x 6		x 6		
If you do not wish to		nv of seam			ise m	1				
		<u>, </u>		OKERAGE TARI						
GENERAL BROKERA	GE RATES									
Mention on	Trading /I	ntra-day	N	Minimum		Delivery	Minimum (I	Mention on	Minimum	
percentage or	First			lention on	_ (C	M) / Carry	percè		(per Options	
paisa very clearly	Secon		•	itage or paisa)	tor	ward (F&O)	or pa	,	contract)	
CM Segment	0.03			.03 Paisa		0.30 %	0.03 I	aisa	N.A.	
F&O Segment	0.03			.03 Paisa		_	_	•	₹ 100/-	
Currency	0.03			.03 Paisa		- 0.20.0/	0.10 Paisa		₹ 200/	
MCX & NCDEX SPECIAL BROKERA	0.03	70	U	.03 Paisa		0.30 %	0.101	aisa	₹ 200/-	
Mention on	Trading /I	ntro dov	N	/linimum		Dolivory	Minimum (Montion on	Minimum	
percentage or	First			Tention on		Delivery (M) / Carry	Minimum (I perce		(per Options	
paisa very clearly	Secon			itage or paisa)	fòr	ward (F&O)	or pa		(contract)	
CM Segment										
F&O Segment										
Currency										
MCX & NCDEX										
Note: 1. The above	rates are ex	clusive of	Stamp	Duty, Securities	Trans	saction Tax ar	nd GST whic	h will be ch	arged extra at the	
rate prevailing from to be applied unless the Trading (IBT) clients	e Special Ra	ates as ma	y be aq	reed by the Clier	e na it an	d the same ar	e mentioned	above. 3. F	For Internet Based	
Trading (IBT) clients	, additional	charges v	vith reg	ard to software	acce	ess etc. will b	e applicable	as per the	terms agreed at	
relevant point in time	. (4) Piease	t refer tevle	is & CIIZ	arges structure o	ııı ou	i website : WV	vw.iiiiicigrou	p.com		
			_							
X 7	Signature		_							





DECLARATION ACCEPTANCE FOR TRADING ACCOUNT

- 1. I here by declare that the details furnished above are true and correct to the best of my knowledge and belief and I 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 are aware that I may be held liable for it.
- 2. I confirm having read/been explained and understood the contents of the document on policy and procedures of the stock broker and the tariff sheet.
- 3. I further confirm having read and understood the contents of the 'Rights and Obligations' document(s), 'Risk Disclosure Document' and 'Guidance Note' with 'Policy and Procedures'. I do hereby agree to be bound by such provisions as outlined in these documents. I have also been informed that the standard set of documents has been displayed for Information on stock broker's designated website, if any.

DECLARATION ACCEPTANCE FOR DEMAT ACCOUNT

The rules and regulations and Bye laws of the Depository and Depository Participants pertaining to an account which are in force now have been read by me/us and I/we have understood the same and we agree to abide by and to be bound by the rules, regualtions and bye laws as are in force from time to time for such accounts, I/We herehy 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. In case non-resident account, I/We also declare that I/We have complied and will continue to comply with FEMA regulations. I/We acknowledge the receipt of copy of the document, "Rights and Obligations of the Beneficial Owner and Depository Participant".

the	Beneficial Owner a	nd Depository Particip	ant".			,	9	9
So	le/First Holder		Name (s) of holder(s)	Signa	ture(s) of h	older
Sig	le/First Holder/Gua Inatory (in case so r./Mrs.)	rdian/ Authorised ble holder is minor)				X 8		
	cond Holder/ Autho r./Mrs.)	orised Signatory				Х		
(M	rd Holder/ Authoris r./Mrs.)					X		
Mo	de of Operations 1	for Sole/First Holder (
	Any one singly	☐ Jointly by	/	☐ As per r	esolution	Ot	hers (please	specify)
Not	es: Please refer no	tes on our i.e. www.mi	nclgroup.com reg	jarding decla	ration acce	eptance for dem	nat account.	
		FATCA / CRS DEC	CLARATION / SEL	.F CERTIFIC/	ATION FOR	INDIVIDUAL		
Cli	ent Name							
			First Holder		Second	Holder	Third Holde	er
1	Are you Indian Ro (Refer Risk Discl www.mnclgroup.	osure document At	Yes	No	Yes	No	Yes	No
2	Specify country of purpose (if above	of residence for tax e clause is no)						
3	Specify Tax Ident	ification No./ Others						
ded	claration / self certi	S. person and / or if yo fication under FATCA / at (079) 26666500 or	CRS. This declar	ation form ca	an be dowi			
X 9)		_					
(Clie	ent Signature)							
Date	e							





	•	emat account in my/our n	ame as per the following d	etails :		
Holders Details		I				<u>SL</u>
Sole / First Hold						
Second Holder'						
Third Holder's I						
Type of Accour	nt - Individual	Please tick whichever is	applicable)			
☐ Individual		vidual Resident 🗆 Individ		or \square Other (specify) $_$		
□ NRI		· ·	- Repatriable $\ \square$ Other (sp	- 7		
☐ Foreign Nati	ional 🗆 For	eign National 🗆 Foreign	National - Depositor Receip	ots \square Other (specify) $_$		
Guardian Deta	ils (where sole	holder is a minor):				
[For account of signed by guar	f a minor, two I dian]]	CYC Application Forms m	ust be filled i.e. one for the	guardian and another f	or the mind	or (to be
Guardian Name)					
PAN			Relationship of guardian v	vith minor		
		each and every credit in	my/ our account		Automati	
	<u>.</u>	on would be 'Yes')			□ Yes	□ No
	'	h Power of Attorney	,		☐ Yes	□ No
other further in:	struction from	my/our end (If not marked	ge instructions in my/our a d, the default option would	be 'No')	□ Yes	□ No
Account Staten		·	<u> </u>	Neekly \square Fortnightly	/ □ Mon	thly
I / We request y	ou to send Ele	ctronic Transaction-cum-	Holding Statement at the er	mail ID 	□ Yes	□ No
I / We would lik	e to share the	email ID with RTA			□ Yes	□ No
		e Annual Report	nysical /			
		OPTION FORM	FOR ISSUE OF DIS BOOK	LET		
our CDSL / NSD Monarch Netwo	L Account thoo rth Capital Lim	ugh I / We have issued a F ited (Name of Attorney /	nstruction Slip (DIS) bookle Power of Attorney (POA) / e Clearing Member / PMS M nsactions] effected through OR	executed PMS Agreeme lanager) for executing [nt in favour Delivery Ins	of / with tructions
executed PMS A Manager) for ex through such Cl / us immediately	Agreement in fa kecuting Delive earing Member v on my / our ro	evour of / with Monarch Nery Instructions for setting / by PMS Manager. Howelequest at any later date.	ruction Slip (DIS) for the tir Networth Capital Limited (Normal of Stock Exchange trades ever, the Delivery Instruction	lame of Attorney / Clea [Settlement related Tra n Slip (DIS) booklet sho	ring Memb ansactions] ould be issu	er / PMS effected
Given DIS Boo	k Issuance cha	rge is exclusive of GST				
Yours Faithfully	,					
W.	10	v		V		
Signature X 1		X	0	_ X	11-1-1	
	Sole/Firs	t Holder	Second Holder	I hird	Holder	





NOMINATION FORM

Monarch Networth Capital Limited Monarch House, Opp. Ishwar Bhuvan, Nr. Commerce				e	FORM FOR NOMINATION (To be filled in by individual applying singly or jointly)													
		ngpura, Ahmedab					· ·			T				· ,	<i>/</i> /		1	\vdash
Da	te D D M	IVI Y Y Y Y	UCC/ DP I	ע								lient	עו					Щ
1/\/	Ve wish to ma	ke a nomination	[As per details give	ρn	helo	١٨/٦												
	mination Det		The per details give	UII	DUIU	vv j												
			and do hereby nom	nina	ate tl	ne fo	llowing	ners	on(s) wh	o sha	all red	eive a	II the	asset	s held	l in n	nv
		the event of my /	•			10 10		poro	٥,,,٥	,	0 0110		, o, i o u			0 11010		,
		n be made upto															_	
		in the account.	Details of 1st N	lor	nine	е	De	tails	of 2	^{id} No	mine	е	De	tails	of 3 ^{rc}	Nom	inee	
		ominee(s) (Mr./Ms.)																
	Share	Equally [If not			0/						0/						,	
	of each	equally, please			%						%					9)	
	Nominee	specify percentage]	Any odd lot after	di	visio	n sh	all be tr	ansfe	erred	to th	ne firs	st no	minee	menti	oned	in the	forr	n.
3.	Relationship																	
	Applicant (If																	
4.	Address of N																	
	City / Place:																	
	State & Cour	ntry:																
			Pincode				Pinco	de					Pinco	de				
		ne No. of nominee(s)																
	Email ID of n																	
7.	Nominee Ide	entification																
		ase tick any one of																
		vide details of same]																
	☐ Photograph & S	ring Bank account no.																
	☐ Proof of Identit	y 🗆 Demat Account ID														-		
			only if nominee(s	s) i	saı	<u>mino</u>	r:											
8.	Date of Birth																	
_		inor nominee(s)}																
9.		ardian (Mr./Ms.)																
		inor nominee(s)}																
10	Address of (Guardian(s)																
	O:L. / D/																	
	City / Place:	atr																
	State & Cour	ıu y.	Dinoodo	_			Dinas	do				_	Dinas	vdo	_			\dashv
11	Mohilo / Tolonh	none no. of Guardian	Pincode				Pinco	ue					Pinco	ue				
	Email ID of (_
		Guardian with nominee											-					
	Guardian Ide																	
		ase tick any one of																
		vide details of same]																
	☐ Photograph &	Signature 🗆 PAN																
		ving Bank account no. Ty □ Demat Account																
		J - Domai Account	Name(5)	of ho	older	(s)					Sinn	ature(s	s) of h	olde	r*		
	Sole / First I	Holder (Mr./Ms.)	Traino(-, ·	J. 110	-1401	(5)					g.ii		., Ji i	. 5.40	•		
	Second Hold	der (Mr./Ms.)																
	Third Holder	r (Mr./Ms.)																

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

Note:

This nomination shall supersede any prior nomination made by the account holder(s), if any.

The Trading Member / Depository Participant shall provide acknowledgement of the nomination form to the account holder(s)



Monarch Networth Capital Limited. DP TARIFF SHEET

Scheme Particulars	□ м19	□ M21	□ M22	□ M24	
	Yearly AMC	DEPOSIT*	LTF 999	BSDA**	
Annual Maintenance Charges	Rs. 500/-	NO AMC	Rs. 999/-	BSDA0 –NIL	
	(p.a.)	Deposit	(One Time AMC	BSDA1 –	
		Rs. 2,500/-	-	Rs 100/-p.a.	
		(Refundable)	For Ten Year		
Account Administration Charges	Rs.175	NIL	NIL	NIL	
Transfer(Credit)	NIL	NIL	NIL	NIL	
Transfer (Debit)	Rs.25/- or 0.025%	Rs.15/-	Rs.15/- or 0.020%	Rs.25/- or 0.025%	
Market Transfer	(Whichever is		(Whichever is	(Whichever is	
MNCL Pool (Per Transaction)	higher)		higher)	higher)	
Market/Off Market Transfer	Rs.30/- or 0.030%	Rs.40/- or 0.040%	Rs.30/- or 0.030%	Rs.30/- or 0.030%	
(Per Transaction)	(Whichever is	(Whichever is	(Whichever is	(Whichever is	
	higher)	higher)	higher)	higher)	
	Common Tariff	applicable to all Sch	neme		
Demat	Rs. 5/-		min Rs. 40/- Per rec	juest +	
			harges per request		
Remat	Rs. 45/- Postage Cl	_	100 Securities / Rs.		
			Maximum 500000/-		
Margin Pledge in favour of			n In favour of MNC		
TM/CM	Rs. 25/-		avour of other than	MNCL	
MTF Pledge Creation		Rs. 25/- Per	Instruction		
Pledge Creation	Rs. 50/- Per Instruction				
Pledge Closure / Invocation	Rs. 25/- Per Instruction				

Notes:

- ❖ Yearly AMC will be charged on pro rata basis from the month of Account opening. Subsequently, It will be charged annually in the month of April for next financial year.
- ❖ For Corporate Account AMC Rs.1500/- p.a. will be charged and other charges will be as per M19 Scheme.
- ❖ Deposit amount Refundable on closure of account after deducting AMC charges (AMC charges levied as per M19 Scheme)*
- * Rs. 50/- will be charged towards per Demat/Remat rejection case.
- Client has to pay DIS Book Issuance charge i.e. Rs.100/- for each DIS Booklet on & after Account Opening.
- Rs. 20/- per Inter Settlement, Pool to Pool charges for pay out shares received in MNCL Pool account will be charged.
- ❖ It is advisable to do at least one Trade within one month from Account opening date.
- ❖ We reserve the rights to change/add charges with 30 days prior notice by E-mail/Post.
- GST will be charged extra as per regulation.

BSDA*

I/We are aware that my regular Demat Account will be converted to BSDA as per SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD1/P/CIR/2024/91 dated 28th June 2024 at the end of the billing cycle if the same is eligible for the BSDA as per SEBI guidelines. However, in case I/we are not eligible to avail BSDA facility from the BSDA scheme, my/our demat account will be treated as a regular demat account and a yearly AMC scheme will be applied.

DP D			Client ID		
Signature: X	Sole/First holder	X	Second	X d Holder	Third holder





VOLUNTARY DOCUMENT ADDITIONAL CLAUSES AGREED BETWEEN STOCK BROKER AND CLIENT AND OR AUTHORIZED PERSON FORMING PART OF RIGHTS AND OBLIGATIONS (ADDITIONAL CLAUSES)

NOTE: The Client is required to note that the below mentioned clauses are not mandatory as per the Exchange and/or SEBI requirements. However, the same are the requirements of / from the Monarch Networth Capital Limited. (hereinafter referred to as MNCL / Broker / Stock Broker / Member). However, I am / we are (herein after referred to as the client) aware that I/we may revoke any or all the clause of this voluntary document upfront before signing or later on by communicating in writing by giving at least 15 days prior notice to Broker and in such case MNCL reserves their right to take such decision as may be required in this regard. Further, this document will operate as my / our express authority in favour of MNCL and such other exchange or entities (if any) and as such i/we represent that these instructions shall equally applicable as the instructions to the Group /Associated Companies / Sister Concerns of MNCL / the Stock Broker.

- I. Authorisation for adjustment of amounts/ balances and retaining and utilization of credits of funds and securities: I/We hereby authorise Monarch Networth Capital Limited(hereinafter referred as MNCL) for the following with regard to my/our broking account, for transactions in the Capital market, Derivatives market (F&O) and Currency Derivative segments of NSE, BSE and MSEI where MNCL holds membership.
 - a. To effect transfer of my/our credit balances in the Capital or Cash market segment of NSE and/or BSE and/or MSEI to the ledger or credit of the Derivatives/Currency Derivatives segment of NSE and/or BSE and/or MSEI vice-versa to meet the margin and/or settlement obligations on my/our account(s) as necessitated.
 - b. To retain and utilize the securities balances so being held on my/our behalf towards deposits for making requisite trading and exposure limits available to me /us and/or towards upfront / initial margins, additional margins, and towards my/our settlement obligations including marked to market losses, if permitted at any or all exchange segments. For this purpose MNCL is authorised to transfer / pledge such securities to clearing corporations, clearing house, exchanges, clearing member and thereby derive appropriate trading & exposure benefits or realize monies on my/our behalf for adjustment towards any of the above mentioned requirements as authorised from time to time. I/We further agree that MNCL may in turn place any of the securities placed by me/us as Margin by way of pledge or hypothecation or margin on my / our behalf with exchanges, to meet my / our obligations, as MNCL may deem fit. I/We authorize MNCL to do all such acts, deeds and things as may be necessary and expedient for the above purpose.
- 2. I/We have read and understood risk management policy of the MNCL completely and agree to abide by it.
- 3. MNCL shall have the discretion on the securities acceptable and also on the ratio of cash and noncash deposits made by me/us and will be intimated to client from time to time.
- 4. I/We agree that no interest will be payable to me/us on the amounts or securities so retained with MNCL and also on the amounts or securities so transferred / pledged by MNCL to entities mentioned in point 1b above.
- 5. Authorisation for debiting charges and dues of depository: I/We hereby authorise MNCL to debit charges and dues of depository in the trading a/c maintained with MNCL for the purpose of transacting on any segment of the stock exchanges in which MNCL holds a membership.
- 6. The constituent shall be allowed to deposit securities as a collateral towards margins and the constituent shall be bound by the terms & conditions specified by the MNCL from time to time in this regard. The MNCL is permitted in its sole and absolute discretion to assign trading and/ or exposure limits to the constituent on such collateral. 'as the collateral transfer for margin is no more valid.
- 7. In the event of the sale of any Securities by the MNCL at the request of the Constituent and the inability of the MNCL to deliver to the purchaser the securities so sold by reason of the failure of the Constituent to supply the MNCL therewith then, and in such event, but subject to the provisions of applicable laws, rules and regulations, the Constituent authorises the MNCL to borrow, purchase or otherwise acquire any Securities necessary to make delivery thereof. Further, the Constituent accepts liability for any premiums which the MNCL may be required to pay, and for any losses, costs, charges, expenses or other liabilities whatsoever (as mentioned in Policies and Procedures) which the MNCL may sustain or incur by reason of the MNCL's inability to deliver the Securities in question.
- 8. MNCL shall not be liable for any loss sustained by the Constituent, directly or indirectly, if it is prevented from acting as a direct or indirect result of government restrictions, the imposition of emergency procedures or suspension of trading by any relevant exchange, clearinghouse or other market, civil disorder, acts or threatened acts of terrorism, natural disasters, war, strikes or other circumstances beyond its control.
- 9. The MNCL has relationship with one or more banks ("the relationship Bank"). The web site of the MNCL has a payment window through a link to the web site of the relation bank, which provides the facility. In such a case, the Constituent would make the payment for Securities purchased by him/her/it by crediting the purchase amount (along with the indicated brokerage amount) directly to the account of the MNCL with the relationship bank by means of a fund transfer on the pay- in date of the relevant exchange or by means of a fund transfer on the pay-in date or margin calls of the relevant Exchange on which the sale transaction is carried out. The MNCL expressly states that the payment gateway mechanism is a service offered by the Banks with whom the MNCL has established relation for facilitating the transfer of funds between the Constituent's account and the MNCL's account. The MNCL expressly excludes liability for consequential loss or damage or loss of profit, business, revenue, goodwill or anticipated saving which may arise in respect of (i) the payment gateway services offered by such bank (ii) the payment Mechanism.
- 10. The constituent shall not have any document/ arrangement either oral or written, directly with any employee of MNCL over and above his/ her "the Document" with MNCL.
- 11. I/ We hereby declare that I am / We are regular investor in the stock markets in India and that I am/we are a trader / hedger in the Stocks / currency markets in India as such I am / We are conversant with the laws, practices, rules, regulations, guidelines, circulars, notifications etc. prescribed by Securities & Exchange Board of India (SEBI), All segment of National Stock Exchange of India Ltd. (NSE) and All segment of Bombay Stock Exchange Ltd. (BSE) and Metropolitan Stock Exchange of India Limite (MSEI).
- 12. I/We understand and agree that you can debit my accounts either for account opening charges / agreement charges / IBT software usage charges / adjustment of DP charges and/ or other charges for any additional services provided by you as per my / our written requests including but not limited to providing photocopies of KYC Forms and other annexures /documents of any of the aforesaid entities depending upon opening of my / our relevant account(s).
- 13. I/ We further declare that I am / We are aware of the illegal practices that are prevalent in the Stock Market and I/We assure you that I/We will not indulge into the same.
- 14. I/ We further declare that I/ We will not carry out any unfair trade practices such as Synchronized Deals, Structured Deals, Circular Trading, Insider Trading in the Capital & Derivatives Market, and currency derivatives segment.
- 15. I/ We further declare and confirm that I/ We will not place any order or carry out any trades / transactions on the Exchange which will reflect as an arrangement for profit or loss transactions or cross deals. Further, all the orders placed on the Exchange through you, will be in the normal market at normal / prevailing market prices and not at unrealistic prices where there is corresponding underlying securities positions in the cash or futures segment of the Exchange. In case, any of my transactions being





declared as violate to any rules / regulations / byelaws / circulars / directions / guidelines etc. of the Exchange / SEBI / SCRA, I will be solely responsible for all penalties / charges / damages etc. levied from you by the Exchange and accordingly do hereby undertake to reimburse / pay the same to you.

- 16. I / We further declare that as on the date of registration as your client, I / We am eligible to transact in the Stock / currency market as per applicable rules, regulations, byelaws, circulars, guidelines, etc concerned regulatory Authorities and have not been banned / restrained to transact in the securities market by any Exchange or statutory authorities and whatever permissions / prior permissions, as may be required from Government authority(ies) have been obtained by me / us. In case of any further action taken by the said relevant authorities, I We shall intimate the same to you.
- 17. I/ We declare and confirm upfront that the Securities / contracts delivered, if any, towards margin / collaterals / pay-in obligation etc. shall absolutely be free from any lien / encumbrances of whatsoever nature.
- 18. As regard the placement of orders, although you had insisted on written instruction for placing orders, considering the practical difficulties faced by me in complying the same, I would request you to accept orders placed by any other means other than written. I therefore confirm and acknowledge that any telephonic instruction given by me either on recording lines or else will serve the dual purpose in lieu of written instruction.
- 19. I/ We have no objection if due to punching errors you might have to change the client codes for trade done as the circumstances may warrant, within the parameters and rules and regulations of the Exchange.
- 20. You being a Member disclosed that you are doing proprietory trading alongwith client Business and as such I/We have noted the same.
- 21. I/ We specifically consented not to indulge into any off-market transactions leading to dubba-trading.
- 22. I / We, as a client, hereby agrees and indemnifies, and shall always keep you indemnified against all such action and / or claims, costs, charges damages, losses and expenses which may be incurred, suffered and / or sustained by you with respect to any third party cheque(s) and / or delivery of shares, which may be given by me as your client to be credited in my / our account as your client.
- 23. All fines / penalties and charges, exemplary damages etc. levied upon you due to my acts/deeds or transactions including illegal acts or unfair trade practices etc. as may be levied by the Exchange(s) and suffered by the Member, shall be passed on to me and recovered by you from my account either by way of debiting the same or otherwise
- 24. For delayed payments / Overdue payments, I am / We are aware and agree that you may charge delayed payment charges @ 22 % p.a. or at such other rate as you determine at your absolute discretion.
- 25. I/We, further specifically agrees that without prejudice to the Member's other rights including the right to refer a matter to arbitration, the member shall be entitled to liquidate / close out all or any of my / our position with SMS or telephonic intimation to me/us of margins, other amount due from me /us to you as a member, an exchange, a clearing house, or other individual, partnership, corporation, company, organization, association, trust or other entity acting for or on behalf of the member, or any other outstanding debts etc. Any and all losses, financial charges and / or incidental expenses incurred by the member on account of such liquidation / closing out shall (at the discretion of the member) be reimbursed by me / us and/or Authorized Person / charged to and borne by me and/or Authorized Person / deductible by the member from the monies and / or colletaral margin of mine, brokerage of the subbroker available with the member.
- 26. Further any investment views given by the member are market views only. Reacting on the same will not render member liable for the same. All risk will be of client only. Members do not intend to manage the portfolio of client.
- 27. I / We are aware of Liquidation and closing out of position effective from 1st October 2019 as per SEBI circular. CIR/HO/MIRSD/DOP/CIR/P/2019/75 and have gone through RMS policy available on www.mnclgroup.com
- 28. I/we are aware of running account settlement effective from 1st October 2019 as per SEBI circular. CIR/HO/MIRSD/DOP/CIR/P/2019/75 stands only for settlement for funds only.
- 29. REPRESENTATIONS AND WARRANTIES
 - (1) I / We agree that I / We have the required legal capacity and I am / We are authorized to enter into agreement / Rights and obligation documents and am capable of performing my obligations and undertakings pursuant to KYC Form submission and allotment of Client Code by the Stock Broker/₹MNCL. Also I / We hereby warrants that the terms of the presents are not in contravention of any rights of any party with whom I / We have any arrangements, at any time during and prior to the execution of this Agreement with Stock Broker/MNCL.
 - (2) All actions required to be taken to ensure compliance of all the transactions, which I/We as your client, may enter into pursuant to this Agreement with all applicable laws, shall be completed by me/us prior to such transaction being entered into.
 - (3) I / We represents and warrants to the Stock Broker / MNCL that all the information provided and statements made in the clients account application are true and correct and are not misleading (whether by reason of omission to state a material factor otherwise) and I am / We are aware that the Stock Broker / MNCL has agreed to provide the Stock Broker's / MNCL's service tome / us as a client on the basis interalia, of the statements made in client's account application.

I am / we are understand and aware that the aforesaid consents are purely voluntary and have been given to you for smoother operations of my / our client account with you as our broker. Further, these standing instructions are valid from the date the client / trading account is opened with you and will be valid and operational until revoked by me / us by giving notice in writing to your compliance officer only. Any entries / transactions and acts, deeds, things etc. carried out by broker in accordance with this authorization shall be binding on me / us.

I / We, hereby accept and agrees to the above mentioned terms and conditions and request you to kindly open my account with MNCL. In case of any breach of any terms as mentioned hereinabove, I/We, will be liable to indemnify you for all losses on accounts of the same.

X	13	
		Signature





DECLARATION / CONSENT FOR TRADING IN OPTIONS

	Date
To, Monarch Networth Capital Ltd. Monarch House, Opp. Ishwar Bhuvan, Near Commerce Six Road, Navrangpura, Ahmedabad-380014	
Sub :- Requesting for allowing trading in commodities options through my/o	our Account
[Please tick ($\sqrt{\ }$) wherever applicable]	
Dear Sir,	
I/We below named client hereby request MNCL to allow us / me for trading in o	commodities options through my client account
I/We hereby request you to allow us for trading in commodity options as I/We of Exchanges and SEBI , which may vary from time to time.	declare that I/We abide to rules and regulations
I/We further undertake that I/We have gone through Annexure 1 containing Risk and are fully aware of commodity option Holders and commodity option Writer	•
In case of Corporates /Trust, separate Board resolution from Board of direct authorize Corporate/ Trust to trade in commodities options.	ctors of Corporate/Trust is required, stating to
In case of Firms / LLP, authorization letter from Firm/LLP is required, in which Fin commodities options.	rm / LLP authorize declare their intention to trade
Trading Code	
Name of account holder	

Regd Office : Unit No. 803-804A, 8th Floor, X-Change Plaza, Block No. 53, Zone 5, Road- 5E, Gift City, Gandhinagar-382355, Gujarat. Tel: 079-26666500 • Fax:079-2666599 • Website : www.mnclgroup.com

Signature of account holder **X 14**





CONSENT FOR ELECTRONIC CONTRACT NOTE (ECN) - DECLARATION (VOLUNTARY)

I	, Client Code
PAN . India	, registered with you as a client of NSE & BSE in cash and Derivatives, Multi Commodity Exchange of Ltd (MCX), and/or National Commodity & Derivative Exchange Ltd (NCDEX) Undertakes as follows:
	n aware that the member has to provide physical contract note in respect of all trades placed by me unless I myself want ame in electronic form.
•	I am aware that the member has to provide electronic contract note for my convenience on my request only.
•	Though the member is required to deliver physical contract note, I find that it is inconvenient for me to receive physical contract notes. Therefore I am voluntarily requesting for delivery of electronic contract notes pertaining to all trades carried out / Ordered by me.
•	I have access to computer and am a regular internet user, having sufficient knowledge of handling email operations.
•	My email id is (the
	email id must be written in own handwriting). This has been created by me and not by someone else.
•	I am aware that this declaration form should be in English or in any other Indian language known to me.
•	I am aware that non-receipt of bounced mail notification by member shall amount to delivery of contract note at the above email ID.
	above declaration has been read and understood by me. I am aware of the risk involved in dispensing with the physical ract note, and do hereby take full responsibility for the same. [The email ID must be written in own hand writing of the client]
X 1	5
	Signature of Applicant

DECLARTION PURSUANT TO SEBI CIRCULAR SEBI/HO/CDMRD/DNPMP/CIR/P/2019/08 DATED 04TH JANUARY, 2019								
	LIST OF COMMODITIES (MCX & NCDEX)							
COMMODITIES	CODE	COMMODITIES	CODE	COMMODITIES	CODE	COMMODITIES	CODE	
Aluminum		Brass		Copper		Lead		
Nickel		Zinc		Barley		Cardamom		
Castor		Chana		Cocudakl		Cotton		
Dhaniya		Guargum		Guarseed		Jeeraunjha		
Kapas		Maize		Moong		Pady		
Pepper		RM Seed		Sugar		Soyabean		
Turmeric		Wheat		Gold		Silver		
CP0		Crude Oil		Mentha Oil		Syoref		
Natural Gas		All Commodities						

CATEGORY CODE REFERENCE TABLE AS PER SEBI							
Category	FPOs / Farmers	Value Chain Participants	. ,	Domestic Financial Institutional Investors	Foreign Participants	Others	
Category Code	1	2	3	4	5	6	

I/We declare that the details furnished above are true and correct to the best of my knowledge and belief and I/We undertake to inform you of any changes there in immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting I/We am/are aware that I/We may be held liable for it.

Date: D D / M M / Y Y Y Y





ANNEXURE - II

Date :/	
ō, Monarch Networth Capital Ltd. Jnit No. 803-804A, 8th Floor, X-Change Plaza, Block No. 53, Zone 5 Road- 5E, Gift City,Gandhinagar -382355, Gujarat Dear Sir,	ō,

Sub: Letter of Authority / Request to Monarch Networth Capital Ltd.

I/we have opened the client / constituent account with Monarch Networth Capital Ltd. (herein referred to as "MNCL") for trading / dealing in commodities on National Commodity & Derivatives Exchange Limited (NCDEX) and / or Multi Commodity Exchange of India Limited (MCX). In respect of my/our dealings / account with you, I/We hereby request / instruct and authorize MNCL to do the followings.

- 1. To accept verbal instructions for placement / modification / cancellation of orders and I/We expressly agree that once the trade confirmation is sent by you and / or contract note is accepted by me, there shall be no question in relation of execution or non-execution or inappropriate execution of any of my/our orders for a particular trading day.
- 2. To maintain running account instead of settlement of my/our dues and / or delivery of commodities on a bill to bill basis.
- 3. To retain the commodities / securities received by MNCL from me/us or on my/our behalf from Exchange(s) on payout or otherwise against my/our debit balance / dues / exposure / trading limits / open interest / various margin or for any other purpose as and when required by MNCL or as per any regulations of the NCDEX and / or MCX. Such retaining / holding of securities shall be construed as due compliance of the requirement of exchange(s) and SEBI. Further, MNCL has the sole discretion and authority (i) to use / transfer the above commodities / securities to the clearing corporation / clearing member / exchange(s) for the purpose of early pay-in / margin / additional base capital or for any other purpose; (ii) to dispose / sell the above securities to meet any monetary/ other dues / obligation(s) / not fulfilled by me/us towards MNCL and/ or the exchange(s).
- 4. To hold payout of funds / credit in my/our account and pay to me/us only to the extent demanded by me/us. To use / adjust the credit balance available from time to time in my/our account, exposure / trading limits / margin requirements / other dues.
- 5. To debit / credit / transfer the amounts, either on the same Exchange and / or between various segments of same exchange and / or between the Exchanges across various segments to meet my/our debit balance or various dues payable to MNCL and/ or Exchange.
- 6. To transfer credit/ debit balance from mark to mark to market and or premium account to margin account and vice versa.
- 7. I/We hereby confirm and agree that MNCL shall be entitled to set off and adjust the money, credits and securities in my/our account against my / our obligations and money payable and due to Monarch Networth Capital Ltd. or any other group/ associate Company of MNCL. Similarly, the MNCL shall be entitled to recover its debit balance from the credits and securities lying in my account maintained with Monarch Networth Capital Ltd. or any other group/associates Company of MNCL.

This authorisation shall be revocable at any time in writing by me only.

Thanking you. Yours faithfully		·	o y	·	
Client Signature	:				
Client Name	:				
Client Code	:				





CONTACT NUMBER DECLARATION

I confirm and declare that the contact number(s) given in the KYC form or any Updation thereto (either in writing or through internet) belong to me/my relative/my acquaintance ad as such authorize you to either call or send any/all information pertaining to my trading/demat accounts and/or any promotional material related to financial products manufactured/distributed by you or your group/associate companies (including but not limited to alerts/confirmations/passwords/research recommendations/ intimation of account balances/commercial communication etc.) on the said contact numbers.

Commercial Communications Customer Preference (TRAI) Regulations 2010 or such other applications legislations including

I further confirm that I will neither hold you or your service provider liable nor will institute complaint under the Telecom amendment thereof. I further agree and confirm to the applicability of all Regulations/Rights and Obligations/Circulars issued by SEBI/Exchanges/ Depositories and Additional Rights and Obligations pertaining to receipt of communication on contact numbers in addition to this declaration. (Sole / First Holder) (Second Holder) (Third Holder) **COMMODITY SPECIFIC** Client Declaration - Open Interest Position: I/We, the undersigned, have taken cognizance of circulars issued by Regulator /

Commodity Exchanges from time to time on the guidelines for calculation of net open positions permitted in any commodity and I/we hereby undertake to comply with the same. I / We hereby declare and undertake that I / we will not exceed the position limits prescribed from time to time by Commodity Exchanges or Regulator and such position limits will be calculated in accordance with the circulars on position limits as modified from time to time. I/We undertake to inform you and keep you informed if I / any of our partners / directors / karta / trustee or any of the partnership firms/companies / HUFs / Trusts in which I or any of above such person is a partner / director / karta / trustee, takes or holds any position in any commodity forward contract / commodity derivative on Exchanges through or through any other member (s) or Exchanges, to enable you to restrict our position limit as prescribed by the above referred circular of Exchanges as modified from time to time. I / We confirm that you have agreed to enter order in commodity forward contracts / commodity derivatives for me / us as your clients on Commodity Exchanges only on the basis of our above assurances and undertaking. I/We further undertake to bear any liable / penalty / charges levied by Commodity Exchanges / Regulator.

One Time Declaration About High Value Transactions: I / We do hereby declare that being your client, I/We propose to undertake high value transactions (say Rs. 5 lakh and above or such other sum as may be prescribed by Regulator / MCX / NCDEX or any other authority from time to time) in a day on MCX / NCDEX through you as my/our commodity broker. By this one time declaration, please note that the said transaction(s) would be for and on my/our be for and on my/our behalf and entirely for my./our profit or loss only. I/We also declare that the transactions would not be carried out for any unauthorized / unregistered authorized person or for and on behalf of any other person / entity.

CLIENT CATEGORY						
☐ FPOs / Farmer	☐ Value Chain Participant	☐ Domestic Financial Institutional Investor				
☐ Foreign Participant	☐ Others					
GSTIN Number (If Applicable) :						





Annexure B Declaration Form for opting out of nomination										
		Dat	e						Υ	Υ
To Monarch Networth Capital Limited "Monarch House," Opp. Ishwar Bhuvan, Nr. Commerce Six Road, Navrangpura, Ahmedabad – 380009										
UCC/DP ID I N										
Client ID (only for Demat account)										
Sole/First Holder Name										
Second Holder Name										
Third Holder Name										
I / We hereby confirm that I / We do not wish to appoint any nominee(s) in my / our trading / demat account and understand the issues involved in non-appointment of nominee(s) and further are aware that in case of death of all the account holder(s), my / our legal heirs would need to submit all the requisite documents / information for claiming of assets held in my / our trading / demat account, which may also include documents issued by Court or other such competent authority, based on the value of assets held in the trading / demat account.										
Name and Signature of Holder(s)*										
1 2					2.					

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



Undertaking from Client for CD position

Date:							
To, Monarc	h Networ	th Ca	pital Limited,				
Dear Sir	-,						
I am clie	ent of you	ır cor	npany and having tradi	ing code as		,	
sent by	you con	tainin	,	ng currency	derivative segment (R		nderstood the communication ated 5th Jan 2024 for Current
			ne responsibility of pro exposure whenever it is			s / or any other	proof for underlying (Foreign
	ne afores		-	•	r underlying contracted uld be liable to any pena	•	'it shall be deemed a violation ction by RBI"
Client N	ame :_						
Client C	ode :_						
Signatu	re :_						
			Α	nnexure	-I: Risk disclosu	res	
			R	RISK DISCLO	SURES ON DERIVATIV	/ES	
• 9	out of 1	0 indi			d Options Segment, inc		
• ()n an ave	rage,	loss makers registered	d net trading	loss close to ₹ 50,000).	
	over and a		•	incurred, lo	ss makers expended a	n additional 28%	of net trading losses as
• T	hose ma	king ı	net trading profits, incu	rred betwee	n 15% to 50% of such	profits as transa	ction cost.
Source:							
(Options (I	É &0)	-	Aggregate L			dealing in equity Futures and fit/Loss incurred by individual
	nat I have ling upon		and acknowledge all ab	oove risk dis	closer which are availat	ole at www.mncl	group.com and these discloser
Thankin	g you,						
Signat	ure	1	Sole/First Holder	2	Second Holder	3	Third Holder



Most Important Terms and Conditions (MITC)

(For non-custodial settled trading accounts)

- 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.
- 11. I have read and understood MNCL Risk Policy available on website on the link (https://sales.mnclgroup.com/MNCL-LMS/pnp/Risk_Mangement_Policy_V3.pdf) for voluntary freezing of online access of client & GTD/GTC orders, and this document are binding upon me.

Signature	X 1_		X		_ X		
170		Sole/First Holder		Second Holder		Third Holder	



SPACE FOR FRANKING

(stamped or e-stamped appropriately)

TO ALL TO WHOM THESE PRESENTS SHALL COME TO ALL TO WHOM THESE PRESENTS SHALL COME I/we _______, (Name of the BO, with

full address)_

Indian inhabitant /Non-resident hold a Beneficiary account no. as provided in Annexure-1, with Central Depository Services (India) Limited, with Monarch Networth Capital Ltd.(a Depository Participant with CDSL bearing DP-ID 12035000 &/or with (A depository participant with NSDL) bearing DP-ID IN303052 & SEBI registered stock broker having SEBI registration no.INZ000008037, here by authorize Monarch Networth Capital Limited(MNCL),having its registered office at Unit No. 803-804A, 8th Floor, X-Change Plaza, Block No. 53, Zone 5, Road- 5E, Gift City, Gandhinagar -382355, Gujarat and Corporate address as Monarch House, Nr. Ishwar Bhuvan, Commerce Cross Rd, Navrangpura, Ahmedabad 380014 and having processing center at 301-302, Arunachal building, Barakhamba Road, New Delhi -110001 or any of

its officers of employees or any sub agents as may be delegated by said DP to carry out following exercises for me/us and on my/our behalf and in my/our name from time to time until revoked by me/us in writing given to MNCL and such revocation shall not affect the validity of any acts, deeds or things done or action taken by MNCL for discharging any of my/our settlement/margin obligations in respect of any transactions which is pending on the date of receipt of the notice of revocation by me/us.

Sr. No.	Purpose	Signature (physical signature or eSign)
1	Transfer of securities held in the beneficial owner accounts of me/us towards Stock Exchange related deliveries /settlement obligations arising out of trades executed by me/us on the Stock	1st holder
	Exchange in any segments to the respective pool accounts of MNCL as mentioned in Annexure-2 of this instrument.	2nd holder NameSignature X
		3rd holder NameSignature X
2	Pledging / re-pledging of securities in favor of MNCL to the respective Margin Pledge accounts or margin fund pledge accounts of MNCL as mentioned in Annexure-2 of this instrument &	1st holder
	re-pledging of securities by MNCL to Clearing Corporations for the purpose of meeting margin requirements of me/us in connection with the trades executed by me/us on the Stock Exchanges	2nd holder NameSignature X
	in any segments.	3rd holder Name Signature X





3	Mutual Fund transactions being executed on Stock Exchange order entry platforms	1st holder 2nd holder Name Signature X 3rd holder Name Signature X
4	Tendering shares in open offers through Stock Exchange platforms	

LIST	OF DEMAT ACCOUNT OF THE CLIENTS.		Annexure – 1
Sr.	Name of the Account Holder	DP ID	Client ID
No			
1.			
	OF DEMAT ACCOUNT OF MAIO		
	OF DEMAT ACCOUNT OF MNCL	DD ID	Annexure – 2
Sr. No.	Name of the Account Holder	DP ID	Client ID
1.	Monarch Networth Capital Limited (CDSL BSE - Pool A/c.)	12035000	0000014
2.	Monarch Networth Capital Limited (CDSL BSE- Principal A/c.)	12035000	00000029
3.	Monarch Networth Capital Limited (CDSL NSE - Pool A/c.)	12035000	01114703
4.	Monarch Networth Capital Limited (NSDL BSE - Pool A/c.)	IN303052	10789002
5.	Monarch Networth Capital Limited (NSDL NSE - Pool A/c.)	IN303052	10788995
6.	margin pledge A/c.)		10866668
7.	Monarch Networth Capital Limited (CDSL CMFOCD : Client Securities under margin pledge A/c.)		01686161
8.	Monarch Networth Capital Limited (NSDL MTF COL : Client Securities under margin pledge A/c.)		10866676
9.	Monarch Networth Capital Limited (CDSL MTFCOL : Client Securities under margin pledge A/c.)	12035000	01686176
10.	Monarch Networth Capital Limited (NSDL MCXNCDX : Client Securities under margin pledge A/c.)	IN303052	10866684
11.	Monarch Networth Capital Limited (CDSL MCXNCDX : Client Securities under margin pledge A/c.)	12035000	01686180
12.	National Stock Exchange of India Limited	NSCCL (NSDL)	IN565576
	National Stock Exchange of India Limited	NSCCL (CDSL)	1100001100017837
14.	Bombay Stock Exchange Limited	ICCL (NSDL)	IN620031
15.	Bombay Stock Exchange Limited	ICCL (CDSL)	1100001000020972
16.	Monarch Networth Capital Ltd. (NSDL MTFBEN : Client Securities under margin funding A/c)	IN303052	10866692
	Monarch Networth Capital Ltd. (CDSL MTFBEN : Client Securities under margin funding A/c)	12035000	01686195
18.	Monarch Networth Capital Ltd. (NSDL Corporate :TM - Client Securities under margin pledge A/c)	IN303052	10866730

I/We accept (For Monarch Networth Capital Limited)						
Date :						
Place :	(Authorized Signatories)/Esign					





MARGIN DEPOSIT, IF ANY, BY CONSTITUENT ALONGSIDE SIGNING UP OF KYC:										
Cheque Details: Chq. No			Dated Amount							
-		Bank								
Collateral Details:		1.								
		2.								
STRICTLY HO REFEREN	CE									
Initial entries										
CALL INWARD VERIFICATION PARTICULA			Alti		ACCOUNT	ACCOUNT ACTIVATION		BACK OFFICE Masters		
Date	Date _			Date	Code Allo segments		otted (all s)		Date	
Time	Time _			Time		Date		_	Updated by	
Sign		Sign								
			F	PROCEDURE (CHECK LIS	Т				
☐ Call verification of Clie	ent	□ Mail ser	nt to Client SMS sent to Client			☐ Welcome kit dispatch				
Signature of Back-office	Incharç	ge / Compli	ance Of	fficial						
Intimation from Branch	by					Receipt mode				
Document received										
Signature of Back-office Incharge							Date			
Audited By				Original			Rejected Pursuant			
Audit Date										



Monarch Networth Capital Ltd. (SEBI Regi. No.: INZ000008037)

Corporate Office: Monarch House, Nr. Ishwar Bhuvan, Commerce Cross Rd, Navrangpura, Ahmedabad-380014 **T:** 079-26666500

Registered Office: Unit No. 803-804A, 8th Floor, X-Change Plaza, Block No. 53, Zone 5, Road- 5E, Gift City, Gandhinagar -382355, Gujarat T: 079-26666500

E: helpdesk@mnclgroup.com | W: www.mnclgroup.com | 🚹 💟 📵 👘







