

CLIENT REGISTRATION KIT

INDIVIDUAL	CORPORATE	HUF	FIRM	\Box others
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MAXIZO TRADING LLP

LLPIN - AAI-9061

Member: NATIONAL STOCK EXCHANGE OF INDIA LTD.

MULTI COMMODITY EXCHANGE OF INDIA LTD.

BSE LIMITED

Form No.	KRA Ref. No.	
Client Code	CKYC No.	
Name	Branch	
Date	AP	



Maxizo Trading LLP

LLPIN - AAI-9061

Registered Office: 284/22, Sonepat Stand, Durga Colony,

Rohtak, Haryana-124001

Corp. Office: Unit No-814-816, Ring Road Mall, Sector-3, Rohini, Delhi-110085

Phone: 9311113337

E-mail: investors@maxizotrading.com Web: www.maxizotrading.com

Exchange	Membership No.	SEBI Registration No.
National Stock Exchange of India Ltd. Multi Commodity Exchange of India Ltd. BSE Limited	90130 56890 6842	INZ000180555

Partner's Name, Phone No. & Email Id:

Compliance Officer's Name, Phone No. & Email Id:

MANAN SINGHAL

Phone: 9968971450

E-mail Id: <u>investors@maxizotrading.com</u>

SANKET SHARMA

Phone: 9311113337

E-mail Id: compliance@maxizotrading.com

CONTACT DETAILS FOR HANDLING INVESTOR'S GRIEVANCES

In case of any dispute / complaint, clients may communicate with the below-mentioned official of MAXIZO TRADING LLP							
Contact Person	Desig	nation	Contact No.	E-mail Id			
Sanket Sharma	Comp	liance Officer	9311113337	compliance@maxizotrading.com			
Details of Investor's (to be contacted if Ma	axizo's r			•			
Name of Stock Excha	nge	Contact No.		E-mail Id			
NSE (022) 2659819		(022) 26598190)	ignse@nse.co.in			
MCX (022) 6649415		1	grievance@mcxindia.com				
BSE		(022) 22728517	7	ISC.Mumbai@bseindia.com			

ACKNOWLEDGEMENT

To.

MAXIZO TRADING LLP

Dated :.....

Corp. Office: Unit No. 814-816, Ring Road Mall, Sector-3, Rohini, Delhi-110085

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 yourtrading 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.
- 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 ofsecurities from your demat account. The bank accounts are listed
 on the stock broker website. Please donot 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 thepayout. 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 payout (CUSPA pledge) created in favor of thestock broker. You can view your demat account balances directly at the website of the Depositories aftercreating 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 forlimited access to your demat account, including transferring securities, which are sold in your account for pay-in.
- In 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 requestedfor. 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 bylaw. You will not have any protection/recourse from SEBI/stock exchanges for participation in such schemes.

I/We have read and understood MITS and hereby acknowledge the receipt of duly executed copy of the KYC along with Non-Mandatory pages and booklet containing standard documents i.e. Right & Obligation (Trading), Risk Disclosure Documents, Policy and Producer, Do's and Don'ts. Further I/We confirm that the supporting documents for KYC submitted by me/us are true and correct. I/We acknowledge that the other details related to my/our account are as under:

i we acknowledge that the other details i	related to my/our account are as under.
Name	
,	
Signature of Client	

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INDEX OF DOCUMENTS

MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES

S.No.	Name of the Document*	Brief Significance of the Document	Page No.
1.	Account Opening Form	(a) KYC Form - Document captures the basic information about the constituent and an instruction / check list.	1-16
		(b) Document captures the additional information about the constituent relevant to trading account and an instruction / check list.	17-23
2.	Declaration by HUF	Declaration by HUF	24
3.	Rights and Obligations	Document stating the Rights & Obligations of stock broker/ trading member, authorised person and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	Given to
4.	Risk Disclosure Document	Document detailing risks associated with dealing in the securities market.	the Client with Welcome
5.	Guidance Note	Documents detailing do's and don'ts for trading on exchange, for the education of the investors.	Kit
6.	Policies and Procedures	Document describing significant policies and procedure of the stock broker.	25-27
7.	Tariff Sheet	Document detailing the rate / amount of brokerage and other charges levied on the client for trading on the stock exchange(s)	28

VOLUNTARY DOCUMENTS AS PROVIDED BY GRAVITON RESEARCH CAPITAL LLP

S.No.	Name of the Document	Brief Significance of the Document	Page No.
1.	Running Account Authorisation	Authority to the Trading Member to maintain a running account for the Client.	29
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6.	Client's Defaulter Declaration	Client's Non-defaulter declaration	37
7.	SMS & E-mail Alerts	Authorisation for SMS & E-mail alerts to the clients given by the Exchanges.	38
8.	Specimen of Board Resolution	Specimen of Board Resolution	39

NOTES:

- A. Kindly note that information provided in the Client Registration Kit shall not be disclosed to any person/entity except in accordance with law
- B. Kindly also note that MAXIZO TRADING LLP also does Proprietary (Own A/c) trading in addition to Clients' trading.



Important Instructions: A) Fields marked with '*' are mandatory fields. F) Please read section wise detailed guidelines / instructions at the end. G) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end. B) Tick (✓) wherever applicable. H) List of two character ISO 3166 country codes is available at the end. C) Please fill the form in English and in BLOCK letters. MAXIZO TRADING LLP I) KYC number of applicant is mandatory for update application. D) Please fill the date in DD-MM-YYYY format. E) For particular section update, please tick (✓) in the box J) The 'OTP based E-KYC' check box is to be checked to accounts opened using section number and strike off the sections not required OTP based E-KYC in non-face to face mode. to be updated. ☐ Update New For office use only Application Type* (To be filled by financial institution) **KYC Number** (Mandatory for KYC update request) Account Type* ■ Normal ☐ Minor ☐ Aadhaar OTP based E-KYC (in non-face to face mode) 1. PERSONAL DETAILS (Please refer instruction A at the end) Prefix First Name Middle Name Last Name ☐ Name* (Same as ID proof) Maiden Name Father / Spouse Name Mother Name Date of Birth* Gender* ☐ M- Male ☐ F- Female ☐ T-Transgender Marital Status* ☐ Married □ Unmarried ☐ Others PAN* Form 60 furnished ☐ Others (ISO 3166 Country Code) Citizenship* ☐ IN- Indian ☐ Resident Individual □ Non Resident Indian Residential Status* ☐ Foreign National ☐ Person of Indian Origin ☐ 2. PROOF OF IDENTITY AND ADDRESS* (Please refer instruction B at the end) I. Certified copy of OVD or equivalent e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs) □ РНОТО* ☐ A- Passport Number □ B- Voter ID Card C- Driving Licence ☐ D- NREGA Job Card ☐ E- National Population Register Letter ☐ F- Proof of possession of Aadhaar II. E- KYC Authentication III. Offline verification of Aadhaar Address Line 1* Line 2 City / Town / Village* Line 3 State / U.T Code* ISO 3166 Country Code* District* Pin / Post Code* 3. CURRENT ADDRESS DETAILS (Please refer instruction B at the end) ☐ Same as above mentioned address (in such cases address details as below need not to be provided) I. Certified copy of OVD or equivalent e-document of OVD or OVD obtained through digital KYC process needs to be submitted (anyone of the following OVDs) ☐ A- Passport Number ☐ B- Voter ID Card □ C- Driving Licence ☐ D- NREGA Job Card ☐ E- National Population Register Letter ☐ F- Proof of possession of Aadhaar II. E- KYC Authentication III. Offline verification of Aadhaar IV. Deemed Proof of Address - Document type Code Address Line 1* Line 2 City / Town / Village* Line 3 State / U.T Code* District* ISO 3166 Country Code* Pin / Post Code*

CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Individual

4. CONTACT DETAILS (All communications will be sent to Mobile number / Em	ail-ID provided) (Please refer instruction C at the end)
Tel. (Off) Tel. (Res)	Mobile
Email ID	
5. REMARKS (If any)	
6. APPLICANT DECLARATION	
I hereby declare that the details furnished above are true and correct to the best of my and I undertake to inform you of any changes therein, immediately. In case any of the	
found to be false or untrue or misleading or misrepresenting, I am aware that I may be	held liable for it.
I hereby consent to receiving information from Central KYC Registry through SMS/Em registered number/email address.	ail on the above [Signature / Thumb Impression]
Date: DDD-MM-YYYY Place:	Signature / Thumb Impression of Applicant
7. ATTESTATION / FOR OFFICE USE ONLY	
Documents Received Certified Copies E-KYC data received from	· · · · · · · · · · · · · · · · · · ·
☐ Equivalent e-document ☐ Video Based K	C ☐ IPV Done
KYC / IN-PERSON VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS
Date D D M M Y Y Y Place	Name MAXIZO TRADING LLP
Emp. Name	Code
Emp. Code	[Signature of Authorised Signatory]
Emp. Designation	[olgitatale of Authorition Olgitatory]
Emp. Branch	
[Employee Signature]	[Institution Stamp]

Annexure A1

CENTRAL KYC REGISTRY | Know Your Customer (KYC) Application Form | Related Person

Important Instructions:

- A) Fields marked with '*' are mandatory fields.
- B) Tick '✓' wherever applicable.
- C) Please fill the form in English and in BLOCK letters.
- F) Please read section wise detailed guidelines / instructions at the end.
- G) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end.
- H) List of two character ISO 3166 country codes is available at the end.

MAXIZO TRADING LI P

Please fill the date in DD-MM-YYYY form For particular section update, please tick box available before the section number the sections not required to be updated.	x (✓) in the	mber of applicant is m	nandatory for update	application.	III.X	MILO I		
For office use only (To be filled by financial institution)	Application Type* KYC Number	□ New	☐ Update	☐ Delete	'Mandatory for KYC u _l	odate requ	est)	
☐ 1 DETAILS OF RELATED P	ERSON* (Please refer	r instruction D & E a	at the end)					
Addition of Related Person	Deletion of Related	Person Up	dation KY	Number of Relate	ed Person (if available*)			
Related Person Type*	ardian of Minor 🔲 A	Assignee 🗌 A	Authorized Repr	esentative				
Р	Prefix F	First Name		Middle Nar	me		Last Name	
Name*								
(If K	(YC number and name	are provided, be	elow details are	optional)				
Maiden Name								
Father / Spouse Name								
Mother Name								
Date of Birth*	D — M M — Y Y	ү ү						
	M- Male	☐ F- Female		ansgender				
PAN*			Form 60 furi	nished				
2 PROOF OF IDENTITY AN	D ADDRESS*							
I Certified copy of OVD or equivale	ent e-document of OVD	or OVD obtained t	hrough digital KY	C process needs	to be submitted (anyone	e of the follo	owing OVDs)	
A- Passport Number						1	□ РНОТО*	
☐ B- Voter ID Card								
□ C- Driving Licence								
☐ D- NREGA Job Card								
☐ E- National Population Regis	ster Letter							
☐ F- Proof of possession of	Aadhaar							
II E-KYC Authentication								
III Offline verification of Aadh	naar					l.		
Address								
Line 1*								
Line 2								
Line 3					City / Town / Village*	,		
District*	Pi	n / Post Code*		State / U	.T. Code*	ISO 3166	Country Code*	
☐ 3. CURRENT ADDRESS DE	ETAILS (Please refer in	struction B at the e	end)					
Same as above mentioned add								
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☐ A- Passport Number				7				
☐ B- Voter ID Card								
☐ C- Driving Licence☐ D- NREGA Job Card								
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☐ F- Proof of possession o	n Aaunaar							
II E-KYC Authentication								
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IV ☐ Deemed PoAV ☐ Self Declaration								

Address			
Line 1*			
Line 2			
Line 3		City / To	wn / Village*
District*	Pin / Post Code*	State / U.T. Code*	ISO 3166 Country Code*
4. CONTACT DETAIL	LS		
Tel. (Off)	— Tel. (Res)	M	lobile — — — — — — — — — — — — — — — — — — —
FAX	— Email ID		
☐ 5. REMARKS (If any)	y)		
6. APPLICANT DEC			
changes therein, immediately. In olive may be held liable for it. I/We hereby consent to receiving Date: DDD - MM M	ails furnished above are true and correct to the best of my/our knowledg case any of the above information is found to be false or untrue or mislear information from Central KYC Registry through SMS/Email on the above Place: OR OFFICE USE ONLY	ding or misrepresenting, I/we am/are aware that	2 [Signature / Thumb Impression] Signature / Thumb Impression of Applicant
Documents Received	☐ Certified Copies ☐ E-KYC data☐ Digital KYC process ☐ Equivalent of		received from Offline verification o Based KYC
KYC VER	RIFICATION CARRIED OUT BY	INST	TITUTION DETAILS
Date Emp. Name Emp. Code Emp. Designation Emp. Branch	[Employee Signature]	Name MAXIZO TRADING Code [1]	nstitution Stamp]

Know Your Client (KYC) Application Form (For Individuals Only)

MAXIZO TRADING LLP

Please fill in ENGLISH and in BLOCK LETTERS with black ink

Application No. :

Name				_					
									PHOTOGRAPH
Father's/Spouse Name									
									-1 "
2. Gender Male Female B. Marital status Si	ingle 🗌 Married	C. Date of Birth	d d	/ [m]	m /	уу	У	у	Please affix the recent passport
3. Nationality Indian Other (Please specify)									size photograph and
4. Status Please tick (✓) ☐ Resident Individual ☐ Non Res	sident 🔲 Foreign Nat	tional (Passport C	opy Manda	atory for	NRIs &	Foreign	Nationa	ıls)	sign across it
r pani				•					
	enclose a duly atteste	a copy of your PA	AN Card						
Unique Identification Number (UID)/Aadhaar, if any: 6. Proof of Identity submitted for PAN exempt cases Plea	asa Tick ()				— 3⊊	2			
UID (Aadhaar) Passport Voter ID Driving					ع لر ق	3		(Ple	ease see guideline 'D'
									- January Sanatania B
B. Address Details (please see guidelines overlea	f)								
1. Address for Correspondence	11111								
				+					
City / Town / Village				\Box			Pi	n Code	
State		Cour	itry						
2. Contact Details Tel. (Off.) (ISD) (STD)		_{Tel} /r	Res.) (ISD)	(STI)				
Mobile (ISD) (STD)		Tel. (F	Fax (ISD)	,					
E-Mail Id.			run (IIII)	(=	/				
3. Proof of address to be provided by Applicant. Pleas Passport Ration Card Registered Lease/Sale *Latest Telephone Bill (only Land Line) *Latest E *Not more than 3 Months old. Validity/Expiry date of p 4. Permanent Address of Resident Applicant if di	Agreement of Resider Electricity Bill \(\square\) *Late roof of address submit	nce Driving Lest Gas Bill O tted ddd/	icense [thers (<u>Plea</u>	Voter use spec	Identity ify) y y	Card [*Late	est Bank	A/c Statement/PassI
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INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

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

B. Proof of Identity (POI): - List of documents admissible as Proof of Identity:

- PAN card with photograph. This is mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D)
- 2. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- 3. Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks.

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

- Passport/ Voters Identity Card/ Ration Card/ Registered Lease or Sale Agreement of Residence/ Driving License/ Flat Maintenance bill/ Insurance Copy.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old.
- 3. Bank Account Statement/Passbook Not more than 3 months old.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.

5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/ Parliament/Documents issued by any Govt. or Statutory Authority.

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- Identity card/document with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- 7. For FII/sub account Power of Attorney given by FII/sub account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse shall be acceptable, subject to the submission of proof of relationship alongwith the same.

D. Exemptions/clarifications to PAN

(*Sufficient documentary evidence in support of such claims to be collected.)

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

E. List of people authorized to attest the documents:

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

F. Additional documents to be submitted in case you wish to trade on Futures and Options and/or Currency Derivatives Segments (provide any one).

- · Copy of ITR Acknowledgement
- Copy of Annual Accounts
- In case of salary income Salary Slip, Copy of Form 16
- Net Worth Certificate
- Copy of Demat Account Holding Statement
- Bank Account Statement for last 6 months
- Any other relevant documents substantiating ownership of assets
- Self declaration with relevant supporting documents.

FATCA & CRS Declaration (Individual)						
PAN DP BO ID DP BO ID						
Name						
Place of Birth Country of Birth						
Nationality						
Annual Income Below Rs. Lac Rs. Lac to 5 Lac Rs. 5 Lac to 10 Lac Rs. 10 Lac to 25 Lac Rs. 25 Lac to Crore > Crore						
Net Worth Amount Rs						
Occupational Business Private Sector Professional Government Service Public Sector Detail Agriculturist Housewife Student Retired Forex Dealer Others Pl. Specify						
Politically Exposed Person (PEP) Related to Politically Exposed Person (RPEP)						
Are you a tax resident of any country other than India 🔲 Yes 🔲 No						
If yes please indicates the all countries in which you are resident for tax purpose and the associated Tax ID number below.						
Sr. No. Country Tax Identification Number (TIN or Other, please specify)						
I.						
2.						
3.						
DECLARATION						
I have read and understood the information requirements and the Terms & Conditions mentioned in this Form (read along with FATCA & CRS instructions) and hereby confirm that the information provided by me on this Form is true, correct and complete. I hereby agree and confirm to inform MAXIZO TRADING LLP for any modification to this information promptly. I further agree to abide by the provisions of the scheme related documents inter alia provisions of FATCA & CRS on Automatic Exchange of Information (AEOI).						
Date: D D M M Y Y Y Y						
For Investor convenience, MAXIZO TRADING LLP collecting this mandatory information for updating across all Group Entities of MAXIZO TRADING LLP whether you are already an investor or would become an investor in future. Please submit the form fully filled, signed, for all the holders, separately, and submit at our Regd./Corp. office or you can dispatch the hard copy to-						
MAXIZO TRADING LLP Corporate Office: Unit No. 814-816, Ring Road Mall,						
Sector-3, Rohini, Delhi-110085						
For Detail Terms & Conditions please visit www.maxizotrading.com						



Know Your Client (KYC)

Application Form (For Non- Individuals Only)

Please fill the form in ENGLISH and in BLOCK letters

Fields marked * are mandatory

Fields marked * are pertaining to CKYC and mandatory only if processing CKYC



CDSL VENTURES LIMITED

....Exploring New Horizons



Application Number:

Application Type*: □	New KYC										
1. Entity Details (please)	refer guidelines)										
PAN*	Please enclose a duly attested copy of your PAN Card										
Name* (same as ID proof) Date of Incorporation*	Place of Incorporation*										
Date of Commencement*	Registration Number*										
Entity Type*	Private Ltd. Co. Public Ltd. Co. Body Corpo	rate Partnership									
Please Tick (✔)	Trust/Charity/NGO HUF FPI Category AOP Bank Governmen Body of Individuals Society Non-Government Organization Others	y I FPI Category II									
2. Proof of Identity ⁺ (ple	ase refer the guidelines)										
Officially Valid Docume	nt(s) in respect of person authorized to transact										
Certificate of Incorpora	tion/Formation Registration Certifi	cate									
Memorandum of Article	es and Association Partnership Deed Tr	rust Deed									
Board Resolution	Power of attorney granted to its manager, office, emp										
Activity Proof –1 ⁺ (For S	ole Proprietorship Only) ☐ Activity Proof −2 ⁺ (For Sole Pro	oprietorship Only)									
3. Address Details* (plea	sse refer the guidelines)										
A. Registered Address*											
Line 1*											
Line 2											
Line3											
City/Town/Village*	District [†]	Pin Code*									
State*	Country*										
•	Address in India (if different from above)*										
Line 1*											
Line 2											
Line3	_										
City/Town/Village*	District*	Pin Code*									
State*	Country*										
		Applicant Digital Signature (DSC)									

Proof of Address* (attested copy of any one POA to be submitted—"No	ot more tha	in 3 months old)		
Certificate of Incorporation/Formation Registra	ation Cert	tificate Other	document	
Latest Telephone Bill* (Landline only)	lectricity	Bill* Latest	t Bank Account Staten	nent#
Registered Lease/ Sale Agreement of Office Premises	Vali	idity/Expiry Date of POA (Ex	piry Date)	
Any other proof of address document (as listed overleaf)				_
4. Contact Details				
Email ID		Mobile No.		
Email ID		Mobile No.		
Tel (off)		Fax		
5. Annexures Submitted				
Number of Related Persons -				
6. Remarks / Additional Information				
7. Applicant Declaration				
I hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I undertake to inform you of any changes therein, immediately. In case	Арр	olicant Digital Signature (DSC)	Applica	nt Wet Signature
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.				
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.				
DATE: (DD-MM-YYYY)				
PLACE:				
8. For Office Use Only				
KYC carried out by*		Inte	ermediary Details*	
KYC Date		Self certified docun	nent copies receive	d (Originals Verified)
Emp. Name		True Copies of docu	uments received (At	tested)
Emp. Code		AMC / Intermediary Na	me OR Code:	
Emp. Designation				
Employee Signature and Stamp			Employee Signature and Stamp	
			_	
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Know Your Client (KYC)

Annexure (For Non- Individuals Only)

CDSL VENTURES LIMITEDExploring New Horizons

Application Number:



Please fill the form in ENGLISH and in BLOCK letters

Fields marked * are mandatory

1 Identity Details of Poleted Develop /ples								
Application Type*:	□ New KYC	□ I						
Fields marked * are pertaining to CKY also	C and mandatory only if proc	essing CKYO						

Application Type*:	New KYC □ N	Modification KYC		
1. Identity Details of Rela	ated Person (pleas	se refer guidelines ov	verleaf)	
PAN*	F	Please enclose a duly attested	copy of your PAN Card	
Name* (same as ID proof)				
Maiden Name [†] (if any)				
Fathers/Spouse's Name*				
Date of Birth*				
Gender*	☐ Male	\square Female	\square Transgender	,
Nationality*	☐ Indian	Other		Applicant Photo
Related Person Type* Director Promoter Beneficiary Authorized Others		cial Owner 🔲 Po	ourt Appointed Officia ower of Attorney Hold	l Proprietor
Proof of Identity (POI) subm	nitted for PAN exem	ipted cases (Please tick)		
A — Aadhaar Card	xxxx xxxx			
B — Passport Number			(Ex	piry Date)
C — Voter ID Card			_	
D — Driving License			(Ex	piry Date)
E —NREGA Job Card			_	
F — NPR			_	
Z —Others			(any document notified b	y Central Government)
Identification Numb	er		_	
2. Address Details* (please	se refer guidelines c	overleaf)		
A. Correspondence/ Local	Address*			
Line 1*				
Line 2				
				Dia Cada*
State*		Country*		
Address Type* Resi	idential/Business	Residential	Business	Registered Office Unspecified
				Applicant e-SIGN

B. Permanent residence address of applicant, if different fro	m above A / Overseas Addre	ss* (Mandatory for NRI Applicant)
Line 1*		
Line 2		
Line3		
City/Town/Village* Dist	rict ⁺	Pin Code*
State* Coul	ntry*	
Address Type* Residential/Business Residential	Business Reg	gistered Office Unspecified
Proof of Address* (attested copy of any 1 POA for correspondence and perman	ent address each to be submitted)	
A — Aadhaar Card XXXX XXXX		
B — Passport Number	(Expiry D	oate)
C — Voter ID Card		
D — Driving License	(Expiry D	ate)
E —NREGA Job Card		
F — NPR Letter		
Z—Others	(any document notified by Cen	tral Government)
Identification Number		
3. Contact Details		
Email ID		
Mobile No.		
Tel (off)	Tel (Res)	
4. Applicant Declaration		1
I hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I undertake to inform you of any changes therein, immediately. In case	Applicant e-SIGN	Applicant Wet Signature
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. I/We hereby consent to receiving information from CVL KRA		
I/We hereby consent to receiving information from CVL KRA through SMS/Email on the above registered number/Email address.		
DATE: (DD-MM-YYYY)		
PLACE:		
5. For Office Use Only		
KYC carried out by*	Interm	ediary Details*
KYC Date	Self certified document	t conies received (OVD)
Emp. Name	True Copies of docume	ints received (Attested)
Emp. Code		
Emp. Designation		
Employee Signature and Stamp	Institu	ution Name and Stamp

Know Your Client (KYC) Application Form (For Non-Individuals Only)

MAXIZO TRADING LLP

Date

Please fill in ENGLISH and in BLOCK LETTERS with black ink

Application No. :

1. Name of Applicant (Piezze write complete rame as por Certificate of Incorporation Registration Isoach between 2 words. Please do not abbreviate the Name). Application Appli	A. Identity Details (please see guidelines overleaf)											
Ragistration No. (e.g. Cith)	Name of Applicant (Please write complete name as per Certificate of Incorporation / Registra	tion; leaving one box blank between 2 word	ds. Please do not abbreviate the Name).									
Place of Incorporation												
Place of Incorporation	2 Date of Incorporation d d I m m I v v v v											
3. Registration No. (e.g. CIN) Date of commencement of business												
As date Please lick (1/ Private Ltd. Co. while Ltd. Co. coopy Corporate Partnership Trust / Charities / NGOs Pi Pi HUF ADP Sank Government Boy Non-Government Organisation Defence Establishment Body of Individuals Society LLP Others Please succided Non-Government Organisation Please enclose a duly attested copy of your PAN Card B. Address Details (please see guidelines overleaf) 1. Address for Correspondence Chyl Town I Village London Provided by Applicant. Please submit ANY ONE of the following valid documents & tick (1/2) against the document attata Trust (1/2) Provided (1/2												
4. Status Please tick (~/) Private Ltd. Co. Public Ltd. Co. Body Corporate Partnership Trust / Charities / MGOs Part Part App Bank Government Body Non-Government Organisation												
Seal/Stamp of the intermediary should			havities / NCOs									
5. Permanent Account Number (PAN) (MANDATORY) B. Address Details (please see guidelines overleaf) 1. Address for Correspondence City / Toun / Village Country Postal Code Pos		☐ Non-Government Organisation										
B. Address for Correspondence (City Town I Village Country Postal Code Country Postal Code Country Itel (Pity 100 STD) Fax (SSD) STD Fax (SSD) Fax (SSD) STD Fax (SSD) Fax (☐ Defence Establishment ☐ Body of Individuals ☐ Society ☐ LLP	Others (Please specify)	_									
1. Address for Correspondence City Town / Village State City Town / Village State Tel. (Off) (SSD) (STD)	5. Permanent Account Number (PAN) (MANDATORY)	Please enclose a	duly attested copy of your PAN Card									
Country Postal Code State Country Postal Code State Country Postal Code State Country Postal Code Postal Code Postal Code Postal Country Postal Code Postal Code Postal Country Postal Code Postal Code Postal Country Postal Code Postal Country Postal Code Postal Country Postal Country Postal Code Postal Country	B. Address Details (please see guidelines overleaf)											
State	1. Address for Correspondence											
State												
State												
Tel. (Res.) (SD) (STD)		Country										
Tel. (Res.) (SD) (STD)												
EMail Id. 3. Proof of address to be provided by Applicant. Please submit ANY ONE of the following valid documents & tick (_/) against the document atta *Latest Telephone Bill (only Land Line) *Latest Electricity Bill *Latest Bank Account Statement Registered Lease / Sale Agreement of Office Pre Any other proof of address document (as listed overleaf). (Please specify) *Not more than 3 Months old. Validity/Expiry date of proof of address submitted d d m m f y y y 4. Registered Address (if different from above) 5. Proof of address to be provided by Applicant. Please submit ANY ONE of the following valid documents & tick (/) against the document atta *Latest Electricity Bill *Latest Bank Account Statement Registered Lease / Sale Agreement of Office Pre Any other proof of address document (as listed overleaf). (Please specify) *Not more than 3 Months old. Validity/Expiry date of proof of address submitted d m m f y y y C. New Other Details (please see guidelines overleaf) 1. Name, PAN, DIN/UID, residential address and photographs of Promoters/Partners/Karta/Trustees/whole time directors (Please use the Annexure to fill in the details) 2. Any other information: DECLARATION We hereby declare that the details furnished above are true and orrect to the best of myfour knowledge and belief and l/we undertake information is found to be false or untrue or misleading or insrepresenting, I am/we are aware that I/we may be held liable for it. Place: Date: Date: FOR OFFICE USE ONLY **MC/Intermediary name OR code **MALIZO TRADING LLP**	Tel. (Off.) (ISD) (STD)											
*Latest Telephone Bill (only Land Line) *Latest Electricity Bill *Latest Bank Account Statement Registered Lease / Sale Agreement of Office Pre Any other proof of address document (as listed overleaf), (*Please specify) *Not more than 3 Months old Validity/Expiry date of proof of address submitted d d m m / y y y y 4.		Fax (ISD) (STD)										
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MAXIZO TRADING LLP Staff Name		OUL OILL	Spal/Stamp of the intermedian should conta									
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	☐ (Originals Verified) Self Certified Document copies received											
(Attested) True copies of documents received Name of the Organization Signature	☐ (Attested) True copies of documents received											

	PART 3 - TRADING ACCOUNT RELATED DETAILS - MANDATORY FOR ALL																					
A. BANK ACCOUNT(S) DETAILS (Through which transactions shall generally be routed)																						
Ва	ank Name		Branch	Address	Aco	cou	ınt N	uml	oer				Type nt/Others	MI	CF	R Nu	ımbo	er	IFS	C C	Code	
			1															\downarrow			_	
											case RI/NI		IRO									
																		_				
		COUN	T(S) DETAIL	LS (Through	which t	trar	rsact	ions	sha	ll ge	ene	rally	be ro	oute	d)							
	Participant ame	Name o	of Depository	Beneficiary N	Vame				DP I	D				Beneficiary ID (BO ID)								
		☐ NS	DL CDSL																		Ш	
		☐ NS	DL CDSL													\rfloor					Ш	
C. TRAD	ING PREF	EREN	CES																			
	_			ere you wish					-													
				any new segm rrency deriva											/le	tter	sho	ould	be	tak	en	
Stock Exchange					Ma	rke	t Se	gm	ent/s	;							_		_	_		
NOT		11- 5							1	1h ($\rceil \mid$	
NSE MCX BSE		11a C	<i>B</i>						Ľ.	10	~ 87						_	_			╛┃	
DOL		11c (11	ld 🤇												
If you do not	wish to trade	in any o	f the segments	s, please mention	n here:	<u>_</u> _							,									
D. 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 the last 3 years:																						

E.	OTHER DETAI	ILS										
1.	Gross Annual I	Income De	tails (Please tick (✓)	: Below 1 La	ac ☐ 1-5 La ☐ > 1 Ci	ic						
	Net-worth in ₹.	(*Net worth	should not be older than	1 year) as on	(date) D D	M M Y Y Y Y						
	2. Occupation (Please tick (✓) any one and give brief details) : □ Private Sector Service □ Public Sector □ Government Service □ Business □ Professional □ Agriculturist □ Retired □ Housewife □ Student □ Forex Dealer □ Others (Pl. specify)											
3.	3. Please tick , if applicable : Related to a Politically Exposed Person Politically Exposed Person N.A.											
4.	If Mobile No./En proposed to be the client belon different persor	used by gs to a	Name of the user of M	lobile No.	Se □ De	on with Mobile No. user : If Spouse pendent Child Dependent Parent						
	please provide additional detai	these	Name of the user of E	mail ld :	☐ Se	on with Email Id user : If						
	5. Is the entity involved/providing any of the following services YES NO - For Foreign Exchange / Money Changer Services YES NO - Gaming / Gambling / Lottery Services (e.g. casinos, betting syndicates) YES NO - Money Lending / Pawning YES NO 6. Any other information:											
F.	F. GST DETAILS (As applicable, State wise)											
Lec	gal Name											
<u> </u>	de Name											
GS	TIN				Registration D	ate						
Na	me of the State				State Code							
Oth	ner State GSTIN				Registration D	ate						
Na	me of the State				State Code							
G.	DEALINGS TH	HROUGH A	AUTHORISED PERS	SON AND OTH	ER STOCK E	BROKERS						
	(if case dealing used if require	g with mul ed)	tiple stock brokers/a	auth. person, p	rovide detail	ovide the following details: s of all. Separate sheets may be						
	Details of disp	utes/dues	pending from/to suc	h stock broker	auth. person	, if any:						
	Please provide	e following	additional in case cl	ients had beer	introduced b	y a Authorised Person:						
	Auth. Person's	s Name:		SEBIR	egistration nu	mber:						
	Registered off	ice addres	s:									
	Ph:		Fax:	W	ebsite:							

H. ADDITIONAL	1. ADDITIONAL DETAILS											
Whether you w	vish to receive physica	l contract note	or Electronic Cont	tract Note (ECN) (plea	se specify) :							
Specify your E	mail id, if applicable : _											
Whether you w	vish to avail of the facili	ty of internet tra	ading/ wireless ted	chnology (please spec	cify):							
Number of yea	rs of Investment/Tradi	ing Experience	along with releva	nt details:								
Details of persons authorized to deal on behalf of Non-Individual Clients (Separate annexure may be used if required).												
	PHOTOGRAPH	ı		PHOTOGRAPH								
	Sign across the Photograph			Sign across the Photograph								
Name			Name									
Designation			Designation									
PAN			PAN									
UID/Aadhaar			UID/Aadhaar									
	9SS			9SS								
Any other informati	ion :		Any other informati	ion :								
Whether Politically Exposed	☐ PEP (Politically Exposed F☐ RPEP (Related to Politically	'	Whether Politically Exposed	☐ PEP (Politically Exposed☐ RPEP (Related to Politically	′							
I. DETAILS OF I	NTRODUCER (Option	al)										
Signature												
Name												
Address												
Phone/Mobile No.												
Status of Introducer	Remisier Authoriz	ed Person 🔲 Exis	sting Client Others	s (Pl. Specify)							

I/we request that I/we may be provided with the copies of Rights & Obligations of stock broker, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet/ wireless technology based trading); Uniform Risk Disclosure Documents (for all segments/ exchanges); and Guidance Note detailing Do's and Don'ts for trading on stock exchanges in the following form: (<i>Please tick the applicable box</i>)										
Physical Form Electronic Form (through E-mail)										
DECLARATION										
1. I/We hereby declare that the details furnished above are true and correct to the best of undertake to inform you of any changes therein, immediately. In case any of the above or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.	•									
I/We confirm having read/been explained and understood the contents of the docume broker and the tariff sheet.	nt on policy and procedures of the stock									
3. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents have been displayed for Information on www.maxizotrading.com										
Place										
Date DD MM YYYYY Signature of Client	t / All Authorized Signatory (ies)									

							N	101	/IN/	ATIC	10	I FOR	M							NOMINATION FORM							
Со	(To be filled in by individual applying singly or jointly) MAXIZO TRADING LLP Corp. Office: Unit No. 814-816, Ring Road Mall,																										
DA	ctor-3, Rohini,	Y Y Y	_	UCC/DF	PID						Τ			Client ID	Т			Τ			Τ						
	I/We wish to make a nomination. [As per details given below]																										
N	NOMINATION	DETAILS																									
	We wish to make y me/us in the sa													ho shall	rece	eive	alls	sec	curitie	es h	neld i	n the	e De	pos	itory		
No	mination can be ree nominees in the	made upto	-		ils of						Jui			2nd Nom	inee	•	T		De	etai	ls of	3rd l	Nom	inee			
1.	Name of the no Mr./Ms.)	minee(s)																									
2.	Share of each Nominee	Equally [If not equally, please specify		4		ld lot	o#0	n di	9		.11 1	o trono	Fours	d to the fi	rat n	%			ntion	- d	in th	o for			%		
3.	Relationship w Applicant (if an			A	riy oa	<u>u 101</u>	ane	raiv	rision	Sila	III L	e trans	erred	d to the fi	'St II	OIIII	Tiee	me	eritiori	iea	III UI	e ior	111.				
4.	Address of Nor	•																									
	City / Place																										
	State / Country																										
	PIN Code																										
5.	Mobile/Telepho of Nominee(s)	one No.																									
6.	Email ID of no	minee(s)								\perp																	
7.	<u> </u>																										
Sr	. Nos. 8-14 sho	uld be filled	only	y if no	mine	e(s)	is a	a m	inor	:																	
8.	Date of Birth (in minor nominee(s																\prod										
9.	Name of Guardia (in case of minor																										
10.	Address of Gua	ardian(s)																									
	City / Place																										
	State / Country					_																_					
		PIN Code								1							\downarrow										
11.	Mobile/Telepho of Guardian	one No.															\perp										
12. Email ID of nominee(s)																											

Relationship of G with nominee 14. Guardian Identificati [Please tick any one and provide details of Photograph & PAN AAD Saving Bank A Proof of Identi Demat Accour	on details - of following of same] Signature HAAR Vc No. ty									
	Name(s) of Holder(s)		Signature(s) of Holder							
Sole/First Holder (Mr./Ms.)		16 🤾 🕹	P							
Second Holder (Mr./Ms.)										
Third Holder (Mr./Ms.)										
To, MAXIZO TRAD Corp. Office: Unit N Sector-3, Rohini, De	lo. 814-816, Ring Road Mall,	OPTING OUT OF N	IOMINATION							
DATE D D M M	Y Y Y UCC/DP ID	Client	D							
Sole/First Holder Na	me									
Second Holder Nam	е									
Third Holder Name										
and understand the death of all the ad information for clocuments issue trading / demat ac	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.									
Signatures of Holder(s)		lolder/Signatory's Signatur	e Third Holder/Signatory's Signature							

	FOR OFFICE U	JSE ONLY	
UCC Code allotted to the Client	:		
	Document verified with Originals	Client Interviewed By	In-Person Verification Done by
Name of the Employee			
Employee Code			
Designation of the Employee			
Date			
Signature			
I/We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD, Do's and Don'ts and Guidance Note. I/We have given/sent him a copy of all the KYC documents. I/We undertake that any change in the 'Policy and Procedures', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be made available on www.maxizotrading.com, for the information of the clients.			
Signature of the Authorised Sign	atory		
Date: DD MM MYYYY	7		Seal / Stamp of Graviton

INSTRUCTIONS / CHECK LIST

- 1. Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 2. Demat master or recent holding statement issued by DP bearing name of the client.
- 3. For individuals:
 - a. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/sub-broker's office.
 - b. In case of non-resident clients, employees at the stock broker's local office, overseas can do inperson' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.
- 4. For non-individuals:
 - a. Form need to be initialized by all the authorized signatories.
 - b. Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company/firm/others and their specimen signatures.

DECLARATION B	Y HUF
То,	Data
MAXIZO TRADING LLP Corp. Office: Unit No. 814-816, Ring Road Mall, Sector-3, Rohini, Delhi-110085	Date :
Dear Sir/s,	
As our HUF Firm (Joint Hindu Family) wishes to open a trace in the name of	we beg to say that the first signatory to this carta of our family and other signatories are the
Name & Signature of Adult Co-parceners (Use annex	
S. No. Name	Signature
1	
2	
3	
4	

Mandatory document dealing with Policies and Procedures pursuant to SEBI's Circular No. MIRSD/SE/Cir-19/2009 dated December 3, 2009

1. Refusal of order for Penny stocks:

MAXIZO shall have the absolute discretion to accept, refuse or partially accept any buy or sell order for execution from a client in respect of penny stocks, illiquid stocks, stocks having low liquidity, illiquid futures/options, far month futures/options, writing of options, stocks in S, ST, X,Z,P and GSM category and any other contracts which as per the perception of MAXIZO are extremely volatile or subject to Market manipulation.

MAXIZO may permit restrictive acceptance of orders in such scrips/contracts in controlled environments like orders received from clients being forwarded by branches to a centralized desk at HO instead of allowing trading in such scrips/Contracts at branch level or through Online trading platform. MAXIZO shall not be responsible for delay in execution of such orders and consequential opportunity loss or financial loss to the client.

MAXIZO may cancel orders in such scrips/contracts received from clients before execution or after partial execution without assigning any reasons thereof. MAXIZO may take appropriate declarations from the clients before accepting such orders.

MAXIZO shall have the prerogative to place such restrictions, notwithstanding the fact that the client has adequate credit balance or margin available in his account and/or the client had previously purchased or sold such securities / contracts through MAXIZO itself.

2. Setting up client's Exposure limits:

Purchase Limit: MAXIZO may provide a exposure limit for intraday and delivery based purchases by a client which would be a multiple (varying between one to four times) of the clear ledger balance in the account of the client plus value of paid up collaterals computed after appropriate 4. haircut. The value of the "multiple" and the "haircut" shall be decided by MAXIZO based on Market Volatility and quality of collaterals.

Sell Limit: MAXIZO may provide a sell limit to the client equivalent to the value of securities held by the client in his POA enabled Demat account plus the collateral held by MAXIZO on behalf of the client in its Beneficiary and Margin Pool account after making appropriate adjustments for the unsettled delivery positions of the client.

Exposure for F&O: MAXIZO may provide exposure for F&O based on availability of initial margin (SPAN + Exposure) in the form of cash and approved securities (with appropriate hair cut).

Client-wise differential Limits: MAXIZO shall have the prerogative to allow differential purchase limits and sell limits varying from client to client, depending upon credit worthiness, integrity and past conduct of each client.

3. Applicable Brokerage Rates

Brokerage shall be applied as per the rates agreed upon with the client in the KYC at the time of registration of the client and/or subsequently through a written agreement between the client and MAXIZO. The rate of Brokerage shall not exceed the maximum brokerage permissible under Exchange bye-laws.

The slab rates of brokerage fixed by MAXIZO are function of the quality and cost of services provided to the client and the volume and revenue expected from an account. It shall be reviewed by the MAXIZO from time to time and may be increased with prospective effect at a notice of 15 days sent to the E-mail address or postal address of the client registered with MAXIZO.

The brokerage shall however be exclusive of the following:

- DP Annual maintenance charges
- DP transaction charges / Pledge / Re-pledge / Demat / Remat charges
- DP Inter settlement charges
- Account Opening charges
- Delayed Payment charges
- Penalties levied by Exchange
- Research advisory charges
- Courier charges
- Bank charges towards the cheques received unpaid,
- DP, Bank and other processing charges towards periodic settlement of Funds/ Securities on periodic basis
- Statutory charges payable to Exchange/ SEBI/Govt. Authorities etc..
- SEBI/Exchange/Clearing Member Turnover charges
- Other out of pocket and service related charges

Imposition of Penalty / delayed payment charges by either party, specifying the rate and the period.

Delayed payment charges / Charges on Exposure against collaterals :

As a matter of policy MAXIZO does not provide funding facility(ies) to any of it's client.

Pursuant to Exchange Bye-laws, the Member broker is currently required to make pay-in of funds to the Exchange by T+1 / T+2 morning and arrange delivery of securities to the Exchange latest by T+2 morning. Further Member broker is also required to maintain adequate upfront margins with the Exchange to avail exposure for trading. The Exchanges have also defined the ratios in which the cash and collaterals are to be deposited and maintained by the Member broker. In addition, the Exchange requires the member broker to deposit some of the margins like MTM, in Cash only.

MAXIZO shall therefore charge a delayed payment penalty, not exceeding 2% per month plus GST, on account of delays/failure by the client in meeting the payin obligations on the scheduled date and also where the clients take exposure in F&O segment by depositing collaterals in a ratio which is disproportionate to the Cash versus collaterals ratios prescribed by the Exchanges. The above-mentioned delayed payment charges shall be leveid for the entire period commencing from expiry of respective pay-in deadline till the date of actual realization of relevant dues from the client.

MAXIZO may also pay interest at such rates not exceeding prevailing bank rates on the unutilized margin amount lying on behalf of the client with MAXIZO to such clients, as it may deem fit in its sole discretion, from time to time.

Penalties levied by Exchanges:

Further Exchanges levy various penalties on the member brokers on auction resulting from short deliveries, non adherence to client-wise exposure limits, client-wise shortfall in F&O Margin and for other reasons which may be defined by the Exchange from time to time. MAXIZO shall therefore pass on any such penalty levied on it to the respective client's account.

Interest Free Deposits:

MAXIZO provides exposure against the upfront margin received in the form of cash / collateral from the client. The client may at anytime demand withdrawal of cash and collaterals at his discretion. Therefore MAXIZO shall not pay any interest or other benefit to the client for maintaining cash balances or depositing collateral margins with MAXIZO.

5. The right to sell clients' securities or close clients' positions, without giving notice to the client, on account of non-payment of client's dues

MAXIZO shall have right to sell client's securities, both unpaid securities as well as collaterals deposited towards margins, or close out client's open positions, without giving notice to the client where there is a delay/ failure of the client to meet the pay-in obligations and / or there is a failure of the client to bring additional margins to cover the increase in risk in the dynamic market conditions.

a. Unpaid Securities in Capital Market:

i. In case of unpaid obligation on T+3, MAXIZO may sell the unpaid/ partially paid securities. In addition MAXIZO may sell the collaterals deposited by the client towards margins and/ or paid securities purchased by the client in earlier settlements where the sale of proceeds of unpaid securities are inadequate to cover the pay-in obligations and/where the unpaid securities appear to be comparatively illiquid and cannot be sold at reasonable rates to the extent required.

 MAXIZO may follow the LIFO method for liquidation of securities but it shall not be binding on it to follow this method in all cases.

o. The margin shortfall in F&O:

- i. Positions of the client may be closed out to the extent of margin shortfall on the T+1 basis.
- ii. While computing margin shortfall, value of unapproved securities shall not be considered.
- iii. As per the current Exchange requirements, the Member Broker is required to maintain a 50:50 ratio between cash and collaterals margin deposited with the Exchange. MAXIZO shall therefore have the prerogative to insist for at least 50% of margin in cash and may not consider the value of securities over and above the cash component for the purpose of calculating margins shortfall and close out the F&O position wherever it finds the deviation. However, sales made in capital market segment shall not be considered while closing F&O positions on T+1 basis due to margin shortfall.

c. Intra-day Positions:

MAXIZO shall have right to close out any intra-day positions taken by the client after a defined "Cut-off" time (Presently 20 minutes before close of market).

d. General:

- i. While selling the securities/ closing the clients positions, MAXIZO may take into account the sales made by the client, positions closed by the client or collections received from the client till a cut-off time (presently 2.15pm).
- ii. While selling the securities/ closing the clients positions, MAXIZO may not take into consideration Cheques/Bank drafts/Pay orders deposited by the client with MAXIZO until clear proceeds of such instruments are received by MAXIZO in its bank account.
- iii. MAXIZO shall have the right to sell client's securities or close out client's open positions but it shall not be under any obligations to undertake this exercise compulsorily. MAXIZO shall therefore not be under any obligation to compensate/ or provide reasons of any delay or omission on its part to sell client's securities or close open positions of the client

6. Shortages in obligations arising out of internal netting of trades

MAXIZO shall strive to handle all the instances involving internal shortages in terms of NSE Clearing Limited's Circular No. NCL/CMPT/46456 dated 25thNovember, 2020 as may be applicable from time to time.

However, in all such cases, wherein the internal shortages cannot be handled as per afore-mentioned circular, the internal shortages shall be handled in terms of policy declared on our website www.maxizotrading.com

Conditions under which a client may not be allowed to take further position or the broker may close the existing position of a client

a. All Markets:

Where client is not having adequate margins as per conditions defined under Section 2.

b. Capital Market:

- i. Where the client has not been able to meet his pay-in obligation in cash by the schedule date of pay-in irrespective of the value of collaterals available with MAXI7O
- ii. Clear proceeds of the cheque deposited by the client to meet the pay-in obligations has not yet been received by MAXIZO.
- iii. Client is trading in "illiquid" scrips and volumes in his account exceed internal cut off limit fixed by MAXIZO.
- iv. MAXIZO exposure at "house level" in a specific scrip / contract exceeds the internal limits fixed by MAXIZO.

C. F&O:

- i. Where the client has not met Market to Market loss in
- ii. Where the "open" positions in a contract exceed or are close to market wide cut-off limits.
- iii. Where the client's position is close to client-wise permissible "open" positions.
- iv. During the applicable delivery/tender period.

d. **INTRA-DAY:**

Clients will not be able to place intra-day orders after a cut-off time fixed by MAXIZO. (Presently 20 minutes prior to close of market)

Event Based: Where based on happening of an event, MAXIZO has the risk perception that further trading in the securities/ contracts may not be of interest of its clients and/or the market.

8. Temporarily suspending or closing a client's account at 11. Handling of Unpaid Securities the client's request

MAXIZO may carry a periodic review of the client accounts and may suspend the accounts from Trading in the following circumstances:

- Where the client is inactive for more than 12 months
- · Where the client has not cleared the naked or uncovered debits which are more than 7 days' old.
- · Where the account is under investigation by any regulatory
- Based on the recommendations made by the Branch Manager due to excessive speculations, un-cleared balances etc.

- Physical contract notes are received back undelivered due to reasons like "no such person", "addressee left", refusal to accept mails, POD's signed by the third persons, signature mismatch on POD's or other reasons which may create suspicion.
- Close out of the open positions.
- Non updation of communications details viz., email id, Mobile no. Land line details or it is found to be belonging to a third person.
- Client lodges a compliant either directly with MAXIZO or through Exchange alleging unauthorized trades being executed in his account.
- On notices received from statutory, Government or Local authorities and/or Income Tax, Service Tax, Judicial or Quasi Judicial authority, etc.
- Where a client is reported to or known to have expired.
- MAXIZO may also suspend the account based on the written request received from the client.

9. Deregistering a client

- MAXIZO may de-register the client account based on action taken by SEBI/NSE or being part of list of debarred entities published by SEBI.
- MAXIZO may also initiate action for deregistering a client on basis of the information found in sites of CIBIL, Watch out investors, world check or client having suspicious back ground, link with suspicious organization, etc.,
- MAXIZO shall have right to close out the existing positions, sell the collaterals to recover its dues, if any, before de-registering the client.

10. Payment Terms

The clients' shall be required to ensure that full payment towards funds pay-in obligations are made by them latest by respective pay-in deadline. Any default on this count may lead to retention of securities received in pay-out. Such securities, if any, shall be dealt with in accordance with the contents of para "Handling of Unpaid Securities".

In all such cases, wherein client is unable to fulfill his/her funds pay-in obligation by respective pay-in deadline, then the securities pay-out due to the client may be transferred to company's "Client Unpaid Securities Account" as per company's applicable Risk Management Policy. Further, in case of non-payment within 5 trading days from the date of securities pay-out, the unpaid securities may be sold from the Unique Client Code (UCC) of the respective client as per company's applicable Risk Management Policy. Profit/loss on the sale transaction, if any, in relation to sale of unpaid securities, shall be transferred to /adjusted from the respective client account. Remaining securities lying in Client Unpaid Securities Account, if any, shall be returned to the client.

TARIFF SHEET

Brokerage Charges

Capital Market Segment

Stock Exchange	Delivery Charges (in %age terms)	Minimum Delivery Charges per share (in Rs.)	Jobbing Charges (in %age terms)	Minimum Jobbing Charges per share (in Rs.)
NSE	%	Rs/-	%	Rs/-

Futures & Options - NSE

Nature of Transaction	in %age terms	Minimum (per Unit)	Minimum (per Lot)
Futures	%	Rs/-	Rs/-
Options	%	Rs/-	Rs/-

Currency Derivatives Segment - NSE

Nature of Transaction	in %age terms	Minimum (per Unit)	Minimum (per Lot)
Futures	%	Rs/-	Rs/-
Options	%	Rs/-	Rs/-

In addition to brokerage defined hereinabove, clients shall also be required to pay following additional charges which are subject to change from time to time:

<u>Charges levied by Central Government, State Governments, SEBI, Stock Exchanges, Clearing Member and/or other Statutory / Legal Authorities:</u>

- a) Securities Transaction Tax:
- b) Stamp Duty:
- c) GST;
- d) SEBI Turnover Fees;
- e) Stock Exchange's Transaction Charges with GST;
- f) Clearing charges charged by Clearing Corporation / Clearing Member with GST;

Other Charges **

- a) Late pay-in / delayed payment charges upto 24% p.a.
- b) Demat charges Rs. 10/- per transaction for all instances involving Off-market / Inter-settlement transfers and/or pay-in of shares out of securities held on behalf of respective client
- c) Pledge charges 0.025% (Min. Rs. 25/- and Max. Rs. 300/-) per transaction in respect of all such scrips which are tendered as collateral towards applicable margin in Futures and Options / Currency Derivatives Segment
- d) Internet-based trading (IBT) facility Rs. 300/- per segment per month for application based software (Rs. 100/- for browser based IBT facility) (Optional)
- e) Cheque bouncing charges Rs. 250/- per instance
- f) Request for additional statement / bill / contract note Rs. 5/- per page (Min. Rs. 25/- per request) + Courier Charges, if any
- g) All such charges / penalties that may be levied upon MAXIZO TRADING LLP by stock exchanges/SEBI/any other statutory authority due to any act/ommission/negligence, whether wilful or otherwise, on part of the client
- h) In addition to the above, appropriate charges shall also be levied for all such services/facilities that may be availed by the client in addition to services/facilities as per defined Rights and Obligations
- ** GST at applicable rates shall additionally be levied on all of these charges

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RUNNING ACCOUNT AUTHORISATION - ALL EXCHANGES

(Kindly note that these additional clause(s)/ documentation(s) are voluntary and at the discretion

on a	a running basis. The client need not	ame are required for maintaining the account of the Client execute this document if he / she does not wish to. The ment, in which eventuality; the stock broker shall maintain pasis)		
To,				
MAX	KIZO TRADING LLP	Dated		
	Office: Unit No. 814-816, Ring Road Mall, or-3, Rohini, Delhi-110085			
	/ are/ shall be maintaining a trading acc der to facilitate ease of operations. I/ we a	ount with you for the purpose of doing trading transactions and authorize you as under:		
1.	. My/our trading account w.r.t funds transactions may please be maintained on a running basis i.e. the funds pay out due to me/ us on the date of pay- out may be retained with your good selves and adjusted towards my/our future margin obligations and/or funds pay-in obligations.			
2.		on a periodical basis, you may retain my/ our funds only to such able directives/ guidelines issued by Stock Exchanges/. SEBI.		
3.	I/ we confirm that I/ we shall bring to your notice all the discrepancies/ disputes, if any, arising out of statements sent to me/ us at the time of my/ our periodical settlement, within a period of 30 working days from the date of such statements.			
4.	I/ we reserve my/ our right to revoke this authorization at any time without any prior notice by submitting a written request with your goodselves:			
5.	I/ we would prefer to get my/ our trading after:	g account actually settled as per the periodicity indicated herein		
	Once in every 30 days	Once in every 90 days		
Thar	nking you,			
Your	s faithfully,			
Sign	ature 19@			
Nam	e	Client Code:		
[Note	e: To be signed by person himself / herself	not to be signed by his/her attorney/authorized person etc.]		

DECLARATION FOR NAME MISMATCH		
I		
as per Income tax official website and		
I confirm and undertakes that for the purpose of evidencing such my determination I shall at all times hereafter in all records deeds and writings, whatsoever use and known by the name of		
20@ Date:		
Client Name: Client Code:		

ADDITIONAL RIGHTS & OBLIGATIONS

(Kindly note that these additional clause(s) are Additional Rights & Obligations: voluntary and at the discretion of the stock 1. broker and the client. The same are required for clarifying the scope and exact nature of authorities and responsibilities of the Stock Broker and the client vis-à-vis each other. The client need not execute this document if he / she does not wish to. The client has the right to terminate the document. The Client also has the right to struck off all such clauses, if any, to which he/she doesn't agree. The Client is also expected to put his/her signatures against all such struck off clauses).

For the purpose of this document, unless the context otherwise requires:

- a) The words "MAXIZO" wherever used in this schedule shall be deemed to be referring to M/s. MAXIZO TRADING LLP, a LLP incorporated under the Limited Liability Partnership Act, 2008 and having its registered office at U284/22, Sonepat Stand, Durga Colony, Rohtak, Haryana-124001;
- b) Words denoting the singular number shall also include the plural and vice versa;
- c) The pronouns "he", "she", "it" and their cognote variations are used as interchangeable and interpreted in accordance with the context:
- d) Words denoting a person shall include an individual, corporation, company, partnership, trust or other entity; provided however that clauses specifically applicable to a company, partnership or body corporate shall not apply to any other entity;
- e) References to the words "include" or "including" shall be construed without 2 limitation;
- References to recitals and clauses shall be deemed to be a reference to the recitals and clauses of this schedule; and
- g) Reference to any rule, regulation, bylaws, circulars, guidelines and / or directives shall be construed as referring also to any amendment, addition or deletion therein or re-enactment thereof.

- The Client agrees and acknowledges that MAXIZO shall not be liable to provide him with any legal, tax, investment or accounting advice or advice regarding the suitability or profitability of a security or investment and as such all investment and disinvestment decisions shall be based on the Client's own evaluation of financial circumstances and investment objectives. This extends to any decision made by the Client on the basis of any information that may be made available by MAXIZO including that on the website/trading platform/through SMS etc. The Client will not hold nor seek to hold MAXIZO or any of its officers, directors, employees, agents, subsidiaries, affiliates or business associates liable for any trading losses or other losses, costs or damage incurred by the Client consequent upon relying on information, research opinions or advice or any other information whatsoever including that on the website whether put up by MAXIZO or any other agency. MAXIZO does not represent and shall not be deemed to have represented that the investment information is accurate or complete. The Client is aware that any information based on the research of MAXIZO or other external sources is merely an estimation of the viability or otherwise of certain investments, and MAXIZO shall not be deemed to have assumed any responsibility for such information. The Client should seek independent professional advice regarding the suitability of any investment decision. The Client also acknowledges that MAXIZO's employees/agents are not authorized to give any such advice and that the Client will not solicit or rely upon any such advice from MAXIZO or any of its employees/agents.
- The Client hereby agrees and declares that he has fully assessed and accepted the risks involved in using the services / facilities including but not limited to internet based services such as but not limited to misuse of passwords, internet frauds, technology risks etc.; and agrees not to hold MAXIZO and/or services providers responsible for any damages, losses or negative consequences, which Client may suffer in any manner whatsoever.

- 3. The Client shall regularly review information relating to order placement, order confirmation, order modifications, order executions, trade confirmations, trade modifications and /or any other information that may be contained in bills, transaction statements, account statements, securities statements, margin statements etc. pertaining to Client's account, communicated or sent by MAXIZO either to Client himself or to any of his relatives, associates or authorized representatives in person or through telephone, SMS, e-mail, courier, ordinary post, speed post, registered post, telegram or any other means or modes that may be available with MAXIZO at the relevant time to Client's Mobile / Telephone No., E-mail Id and/or Postal Address as per MAXIZO's records, and to report the discrepancies in such information/ correspondence, if any, immediately within a period not exceeding 7 days after dispatch of the same from MAXIZO's end by delivering a physical letter in this regard at MAXIZO's corporate office.
- 4. The Client agrees to ensure that he shall not act as a portfolio manager / sub-broker / authorised person / intermediary without getting himself registered as such, in accordance with relevant provisions of rules, regulations, bye laws, circulars and guidelines of the respective stock exchange(s) and / or SEBI.
- 5. Client agrees to MAXIZO tape-recording the conversations between Client/Client's representative and MAXIZO's officers/employees/agents etc. in its absolute discretion, either personally or over the telephone. Such recordings may be relied upon by MAXIZO in appropriate legal /conciliatory proceedings.
- 6. The Client undertakes that he shall neither place nor cause to be placed any such orders (including but not restricted to such orders which are either structured, synchronized or circular in nature and/or such other orders which has or may have the potential of manipulation of order books, prices and/or volumes of the respective scrips/securities/

- contracts and/or such other orders which do not have any bonafide economic rationale or are otherwise in-genuine in nature) at the trading terminals of MAXIZO, which violates any of the provisions of rules, regulations, bye-laws, circulars, guidelines and/or directives of SEBI / respective Stock Exchange/s, as may be in force from time to time. In case of any default on the part of the Client in this regard, the Client unconditionally agrees to wholly indemnify MAXIZO against all such damages, losses and/or penalties, which MAXIZO may be required to incur or suffer on account of Client's violation/noncompliance of the conditions contained in this clause, irrespective of the fact whether such damage/loss/penalty arises during the period of existence of Broker-Client relation of the parties hereto, or at any time thereafter.
- In case Client has made any sale of securities and due to any exigencies, Client is unable to make available the delivery of the same in the designated account within the designated time and it is an inter Client delivery at broker level, Client hereby agrees that MAXIZO may make purchases of the same in the market on Client's behalf to make available the delivery of the said securities to the opposite party.
- 8. Client agrees that his trading account/s may be debited with late payment charges as mentioned in Standard Policies and Procedures documents as MAXIZO may deem fit in its absolute sole discretion, in case the Client fails to meet his pay-in obligations by such pay-in deadlines as may be prescribed by respective Stock Exchange(s) / SEBI from time to time;
- 9. Client agrees that all such securities that have been deposited by the Client with MAXIZO towards collateral / margin and/or such other securities that may be lying with MAXIZO from time to time due to maintenance of running account by the Client with MAXIZO, may be deposited / pledged by MAXIZO with any stock exchange/clearing corporation/ clearing house / clearing member / any other

7.

- person or entity, as MAXIZO may deem fit in its absolute discretion;
- 10. MAXIZO shall be within its right to demand sums due separately for any specific segment and/or stock exchange, if it so deems fit in its absolute discretion. Further, the Client authorizes MAXIZO to set-off outstanding balance/s in any of Clients' trading accounts with MAXIZO against credits available or arising in any other trading account/s maintained by the Client with MAXIZO, irrespective of the fact whether such credit pertains to transactions in different segments of the same Stock Exchange or of different Stock Exchanges and/or against the value of cash margin, securities and / or any other collateral deposited by the Client with MAXIZO;
- The Client agrees that all monies or securities which MAXIZO may hold on Client's account shall be held subject to a general lien for the discharge of Client's obligations towards MAXIZO.
- 12. Client agrees that MAXIZO may in its sole discretion, set-off / appropriate / adjust a part or whole of the monies / credit balances in ledger and / or securities (shares/stocks/commodities etc) and / or Margin lying as credit in Client's account against any dues / debit balances in ledger including but not limited to dues by way of shortfall in Margin in any of Client's account.
- 13. The Client understands and agrees that in no case MAXIZO shall be able to give to the Client, credit against Third Party Payments/ Deliveries tendered/transferred by the Client to the respective Bank and/or Demat Accounts of the MAXIZO. However, in case due to any error or omission, whether bonafide or otherwise on the part of any of the employees/agents etc. of MAXIZO, the Client gets credit towards any Third Party Payments/ Deliveries, then in such a case.

- where the Client has received credit towards any third party payments, the Client unconditionally agrees to arrange for refund of the entire amount for which undue credit has been received by the Client from MAXIZO, forthwith on receipt of intimation / request in this regard from MAXIZO, and in a case, where the Client has failed to refund the entire amount within 7 days from the date of receipt of intimation / request as aforesaid, then he shall be liable to refund the said amount along with interest @ 18% p.a. plus GST payable for the entire period falling between date of receipt of intimation / request as aforesaid and the date of receipt of actual refund by MAXIZO from the Client; and
- b) where the Client has received credit towards any third party deliveries, the Client unconditionally agrees to arrange for returning all such securities along with all the Corporate Benefits thereon, if any, received by the Client on such securities for which undue credit has been received by him, forthwith on receipt of intimation / request in this regard from MAXIZO, and in case, where the Client fails to return the Securities / Corporate Benefits as aforesaid, the Client shall be liable to pay to MAXIZO, the money equivalent to market value of the Securities / Corporate Benefits not so returned, calculated in accordance with market rates of the relevant securities, prevailing on the date of such payment.
- 14. The Client understands and agrees that in case due to any error or omission, whether bonafide or otherwise, on the part of any of the employees/agents etc. of MAXIZO, MAXIZO pays / transfers / credits to the Client any funds / securities to which the Client was not entitled, then in such a case.

- where the Client has received any a) payment/credit from MAXIZO for an amount to which he was not entitled, the Client unconditionally agrees to arrange for refund of the entire amount unduly received by him, forthwith on receipt of intimation / request in this regard from MAXIZO, and in a case, where the Client has failed to refund the entire amount within 7 days from the date of receipt of intimation / request as aforesaid, then he shall be liable to refund the said amount along with interest @ 18% p.a. plus GST payable for the entire period falling between date of receipt of intimation / request as aforesaid and the date of actual receipt of refund by MAXIZO from the Client; and
- b) where the Client has received any securities from MAXIZO to which he was not entitled, the Client unconditionally agrees to arrange for returning all such securities along with all the Corporate Benefits thereon, if any, received by the Client on such securities unduly received by him, forthwith on receipt of intimation / request in this regard from MAXIZO, and in case, where the Client fails to return the Securities / Corporate Benefits as aforesaid, the Client shall be liable to pay to MAXIZO, the money equivalent to market value of the Securities / Corporate Benefits not so returned, calculated in accordance with market rates of the relevant securities, prevailing on the date of such payment.

Irrespective of the fact whether such a payment/transfer takes place during the period of existence of Broker-Client relation of the parties hereto, or at any time commencing thereafter.

15. The Client agrees to accept the responsibility of himself knowing the status of all corporate action(s) including but not limited to Rights Issues, Bonus Issues, Dividends, Stock Splits, Consolidation of Shares, Buy Backs, Open Offers, Reduction / Reorganization of Capital, Merger, Demerger or Amalgamation of Companies and/or Delisting of Companies/ Securities etc. announced or intimated by Issuer Company from time to time, which may or may not have an impact on prices, volumes, lot sizes and/or tradability of respective securities and/or contracts. It is the Clients'

responsibility to keep track of all such corporate action/s in respect of all such securities / contracts in which Client intends to trade and / or those which are kept by Client with MAXIZO for ease of dealing / margin / collateral / security etc. and to make appropriate trading / dealing decisions by appropriately considering the impact of any such corporate action(s). MAXIZO shall not be able to act as an advisor to Client in any of these matters/ aspects.

The Client also agrees that in respect all such securities which are kept by Client with MAXIZO for ease of dealing / margin / collateral / security etc., MAXIZO shall not be responsible in any manner to provide any benefits arising out of various Corporate Actions including benefits arising out of Right Issues, Open Offers and Delisting Offers unless benefits, if any, under such Corporate Actions automatically gets credited to the respective Bank/Demat Accounts of MAXIZO, without requiring any action whatsoever on the part of MAXIZO. However, in case of dividend / bonus / stock splits, the benefit thereof shall be passed on to the respective Clients by the MAXIZO, within one month after receipt thereof.

Further, for availing the benefits arising out of Corporate Actions requiring some action e.g. Right Issues, Open Offers and Delisting Offers etc., in respect all such securities which are kept by Client with MAXIZO for any reason whatsoever, the Client shall be solely responsible for applying for such corporate benefits after himself taking initiative for getting such securities transferred into his own beneficiary account well in advance before applicable record date / cut-off date / book closure, if any. In exceptional circumstances only, MAXIZO may, upon written request of the Client given well in advance, take actions for and on behalf of the Client, to apply for and / or to receive such corporate benefits in respect of securities held by MAXIZO on behalf of the Client (subject to Client making available free funds etc. for the same well in advance). However, MAXIZO shall not be liable for any loss / claim whatsoever, in the event such application is rejected by Registrar / Company / Manager to the Issue, for any reason whatsoever.



- 16. The Client agrees to accept full responsibility 17. of himself knowing all the applicable rules, regulations, byelaws and directives, if any, in relation to delivery transactions on Commodity Derivatives Segment/s. MAXIZO shall not be able to act as advisor to Client in any of these matters. The client agrees to 18. assume complete and unconditional responsibility in respect of all the compliances, taxes, costs, charges, fee, levies and/or penalties etc., if any, relevant to delivery transactions on Commodity Derivatives Segment/s. The client also unconditionally agrees to reimburse all the costs, expenses and/penalties etc., if any, which MAXIZO may be required to incur and/or suffer on account of client's delivery transactions on Commodity Derivatives Segment/s.
 - 7. The parties hereto have agreed that failure of either party to enforce at any time any terms contained in this schedule, shall not be construed to be the waiver of such terms or of the right to enforce such terms, at any time thereafter.
 - 8. If any provisions of this schedule are held invalid or unenforceable by reason of any law, rule, administrative order or judicial decision by any court, or regulatory or self-regulatory agency or body, such invalidity or unenforceability shall attach only to such provisions held invalid. The validity of remaining provisions and terms shall not be affected thereby and these terms shall be carried out as if such invalid / unenforceable provisions or terms were not contained herein.

Signed by or on behalf of Client		
25(8)		
Signed by:		
Title:		
Name of the client		
Place	Date	

Signed on behalf of MAXIZO		
Signed by:		
Title:		
Name of the Stock Broker : MAXIZO TRADING LLP		
Place	Date	

ELECTRONIC CONTRACT NOTE (ECN) DECLAR	ATION	APPENDIX - A
To, MAXIZO TRADING LLP Corp. Office: Unit No. 814-816, Ring Road Mall, Sector-3, Rohini, Delhi-110085		
Dear Sir,	_	
M/s. MAXIZO TRADING LLP undertakes as follows:	a client	with member
 I am aware that the member has to provide physical contract note in reby me unless I myself want the same in the electronic form. 	espect of all the	trades placed
 I am aware that the member has to provide electronic contract note request only. 	e for my conve	nience on my
 Though the member is required to deliver physical contract note, I find to receive physical contract notes. Therefore, I am voluntarily reques contract note pertaining to all the trades carried out/ ordered by me. 		
 I have access to a computer and am a regular internet user, having suf the email operation. 	ficient knowled	ge of handling
My email id is 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 oth me. 	ner Indian langı	age known to
I am aware that non-receipt of bounced mail notification by the members the contract note at the above e-mail ID.	er shall amoun	t to delivery of
The above declaration and the guidelines on ECN given in the An understood by me. I am aware of the risk involved in dispensing with the do hereby take full responsibility for the same.		
Client Name:		
Unique Client Code :	_	
PAN:		
Address:		
26 (25)		
Date:Place:		
Verification of the client signature done by,		
Name of the designated officer of the Member		
Signature		

PMLA DECLARATION		
To, MAXIZO TRADING LLP	Date :	
Corp. Office: Unit No. 814-816, Ring F Sector-3, Rohini, Delhi-110085	Road Mall,	
Dear Sir/s,		
	account bearing Client Code, already opened / s with you for the purpose of doing trading transactions in Commodity langes.	
	h to inform you that I/we propose to undertake high value transactions 00,000/- (Rupees five lacs only) per day in the said trading account. The as follows:	
☐ Hedging		
☐ Arbitrage		
(Please tick appropriate entry/ies)		
-	hall abide by all the provisions as are contained in Prevention of Money the rules, regulations and notifications issued pursuant thereto.	
Further, I/we also do hereby confirm that I/we shall route all the receipts / payments in respect of my/our dealings in said trading account, only through such bank account/s that has/have been registered by me/us with you.		
Kindly take the above on record an	d do the needful.	
Thanking you,		
Yours' truly,		
Signature 27 27		
Name	Client Code	
(CLIENT DEFAULTER DECLARATION	
I, having PAN no do hereby declare that I have not been involved in any terrorist activity and I have not been declared as defaulter or my name is not appearing in defaulter database as per SEBI/Various Stock Exchanges/ Regulatory bodies/CIBIL (Credit Information Bureau of India Ltd.) etc.		
I further declare that the above me	ntioned declaration/statement is true and correct.	
28 😰	Date:	
	Client Code:	

FOR REGISTRATION AND VERIFICATION OF MOBILE NUMBER	ER AND E-MAIL ADDRESS
To, The Compliance Officer MAXIZO TRADING LLP Corp. Office: Unit No. 814-816, Ring Road Mall, Sector-3, Rohini, Delhi-110085	Date :
I/We am/are aware that stock exchanges provide SMS/email alerts to member for trades executed on its platform. I/We hereby provide and and/or email address as stated below for the purpose of receipt of SMS/en	d confirm my/our mobile number
• I want to receive transaction alerts in SMS as well as email from Excha	anges.
• I want to receive transaction alerts only in SMS from Exchanges.	
• I want to receive transaction alerts only in Email from Exchanges.	
• I do not want to receive any transaction alerts from Exchanges, specif	fy reason
The alerts should be sent on :	
Mobile number (enter 10 digit mobile no.)	
, , , , , , , , , , , , , , , , , , , ,	
E-mail Id	
I/We agree to the terms and conditions specified by the Stock Exchan receipt of SMS/E-mail alerts on the above mobile number and/or email my/our written request.	•
Name of the Client	
Client Id	29 (2)
Notes: The authorities provided hereinabove may be revoked at any time. signed by the client himself/herself.	Further, this authorisation must be

SPECIMEN OF BOARD RESOLUTION

(To be provided on Pre-printed letter head of the company)

CERTIFIED TRUE COPY OF RESOLUTION PASSED IN THE MEETING OF THE BOARD OF		
DIRECTORS OF M/S		
OFFICE AT		
HELD ON7H DAY OF		
"RESOLVED THAT the Company is empowered to deal on Capital Market, Futures & Options, Currency Derivatives of National Stock Exchange of India Ltd. (NSE) and/or any other Segment that may be introduced by NSE.		
RESOLVED FURTHER THAT a Corporate Trading Account/s for the purpose of trading on NSE/BSE/MCX be opened with M/s. MAXIZO TRADING LLP having their Regd. Office at U 284/22, Sonepat Stand, Durga Colony, Rohtak, Haryana-124001. M/s. MAXIZO TRADING LLP be and is hereby authorized to honor instructions, oral or written, given on behalf of the company by any of the under noted authorized signatories:		
SI. No.	Name	Designation
1.		
2.		
who are authorized to sell, purchase, transfer, endorse, negotiate documents and/or otherwise deal through MAXIZO TRADING LLP on behalf of the Company.		
FURTHER RESOLVED THAT Shri		
RESOLVED FURTHER THAT the Common Seal of the Company be affixed, wherever necessary in accordance with the relevant clauses of Articles of Association of the Company."		
For		
Chairman/Company Secretary		
Specimen Signature of the Authorized Persons		
SI. No.	Name	Specimen Signature
1.		
2.		

MAXIZO TRADING LLP

LLPIN - AAI-9061

MEMBER: NSE, MCX, BSE (Cash, F&O, CD and Commodity Derivatives Exchange) SEBI Regn. No.: INZ000180555 Membership ID: NSE - 90130, MCX - 56890,

BSE - 6842

Registered Office: 284/22, Sonepat Stand, Durga Colony, Rohtak,

Haryana-124001

Corp. Office: Unit No. 814-816, Ring Road Mall,

Sector-3, Rohini, Delhi-110085

Phone: 011-45684000

E-mail: investors@maxizotrading.com • Web: www.maxizontrading.com

