

Voluntary

To,
Relitrade Stock Broking Private Limited
RELITRADE HOUSE,2nd FLOOR,'O' BLOCK
MONDEAL RETAIL PARK,NR.RAJPATH CLUB
S.G.HIGHWAY,AHMEDABAD - 380 059

Date: ____/____/____

Dear Sir or Madam,

Sub: Authority for depositing/pledging my/our Securities with the Regulated Entity
Ref: My/Our Client Code _____ and Demat No _____ with you

I/We am/are registered with Relitrade Stock Broking Private Limited. (hereinafter referred to as "RSBPL") for executing my/our trades/transactions through them from time to time on stock exchanges recognized under the Securities Contracts (Regulation) Act, 1956 (hereinafter referred to as the "**Recognized Stock Exchanges**").

I/We hereby agree and authorize RSBPL to offer and deposit/pledge any of my/our securities placed /lying with them from time to time (hereinafter referred to as "Securities"), as margin / collateral with the **Recognized Stock Exchanges** and/or the clearing corporation(s) of the **Recognized Stock Exchanges** and/or clearing member appointed by RSBPL and/or any other entity regulated by SEBI (hereinafter collectively referred to as the "Regulated Entities" and individually each of the above are referred to as the "Regulated Entity") towards its margin requirement for availing exposure limits on my/our behalf.

I/We hereby declare, agree and confirm the following with respect to the Securities as given/deposited/pledged by RSBPL with the Regulated Entity as margin/collateral:

- (i) That the Securities are in existence, owned by me/us and are and shall be free from any charge, lien or encumbrance, whether prior or otherwise save and except for the encumbrance created in RSBPL favour.
- (ii) That the Securities will be subject to the creation of pledge in favour of or for the benefit of the Regulated Entity and further that the Securities over which pledge may be created in future would be in existence and owned by me/us at the time of creation of such pledge and that the Securities to be given in future as margin / collateral to the Regulated Entity would likewise be my/our unencumbered, absolute and disposable property.
- (iii) That RSBPL and/or clearing member appointed by RSBPL is authorized to do all such acts and things, sign such documents and pay and incur any such costs, debts and expenses as may be necessary under the deed of pledge executed by them in this regards and the same shall be subject to terms and conditions as contained therein.
- (iv) That the Securities shall be subject to the first priority and lien in favour of the Regulated Entity to secure my/our obligations and that my/our rights or interests with respect to the Securities shall be subject and subordinate to the rights, claims and interests of the Regulated Entity in respect of the Securities.
- (v) That the Regulated Entity may invoke the pledge without any reference to me/us or my/our permission and upon receipt of the Securities, the Regulated Entity may utilize the proceeds in meeting my/our obligations in such manner as it may deem fit and that such invocation of pledge will be final and irrevocable against RSBPL, clearing member appointed by RSBPL and me.
- (vi) I/We shall not make any claims or demands for refund or any reimbursement in relation to the Securities from the Regulated Entity.

This authority will remain in force unless revoked by me/us in writing and accepted by RSBPL.

Thank You,
Yours Faithfully

Signature of the client