

Stock Holding Corporation of India Limited
Regd. Office: 301, Centre Point, Dr. Babasaheb Ambedkar Road, Parel, Mumbai - 400 012.
Phone: 91-22-6177 9400 to 09 Fax: 91-22-6177 9058 Website: www.shcil.com CIN: 67190MH1986GOI040506

CENTRAL KYC REGISTRY Know Your Customer (KYC) Application Form Legal Entity/ Other than Individuals
Important Instructions: A) Fields marked with '*' are mandatory fields. B) Tick 'v' wherever applicable. C) Please fill the date in DD-MM-YYYY format. D) Please fill the form in English and in BLOCK letters. E) KYC number of applicant is mandatory for update application. For office use only Application Type* New Description Description
1. ENTITY DETAILS* (Please refer instruction A at the end)
□ Name*
Entity Constitution Type* Others (Specify) Others (Specify) Date of Incorporation / Formation* Place of Incorporation / Formation* Country of Incorporation / Formation* PAN* Form 60 furnished TIN / GST Registration Number
2. PROOF OF IDENTITY (Pol)* (Please refer instruction B at the end)
Officially valid document(s) in respect of person authorised to transact Certificate of Incorporation / Formation Registration Certificate Regn Certificate No. Memorandum and Articles of Association Partnership Deed Trust Deed Resolution of Board / Managing Committee Power of attorney granted to its manager, officers or employees to transact on its behalf Activity Proof - 1 (For Sole Proprietorship Only) 3. ADDRESS* (Please see instruction C at the end)
3.1 Registered Office Address / Place of Business*
Proof of Address* Certificate of Incorporation / Formation Registration Certificate Other Document Line 1*
Line 2 Line 3 City / Town / Village*
District* PIN / Post Code* State / U.T Code* ISO 3166 Country Code*
3.2 Local Address in India (If different from Above)*
Line 1* Line 2
Line 3 City / Town / Village*
District* PIN / Post Code* State / U.T Code* ISO 3166 Country Code*
4. CONTACT DETAILS (All communications will be sent to Mobile number/ Email-ID provided" may be used) (Please refer instruction D at the end)
Tel. (Off) FAX
Mobile Email ID
Mobile Email ID

U. KEIMAKKS (II dily)	
7. APPLICANT DECLARATION (Please refer Instruction G at the end)	
7. AFFLICANT DECLARATION (Flease felet illistruction & at the end)	
 "I/We hereby declare that the KYC details furnished by me are true and correct to the best of undertake to inform you of any changes therein, immediately. In case any of the above inform 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 KRA & CKYCR through SMS / Email on address. 	n the above registered number / Email [Signature / Thump Impression]
 I/We accord my/our voluntary consent for sharing/fetching/verifying my/our records maintain Registration Agency. 	ned in Central KYC Registry and KYC
	Signature / Thump Impression of Authorised Person(s)
Date: DDD-MM-YYYY Place:	
8. ATTESTATION / FOR OFFICE USE ONLY	
Documents Received	
KYC VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS
Identity Verification □ Done Date □ □ □ − M M − Y Y Y Y	Name
Emp. Name	Code
Emp. Code	
Emp. Designation	
Emp. Branch	
[Employee Signature]	

C DEMARKS (If and)

CENTRAL KYC REGISTRY | Instructions / Check list / Guidelines for filling Legal Entity / Other than Individual KYC Application Form

- Clarification / Guidelines for filing Entity Details section
 - 1 Entity Constitution Type

A - Sole Proprietorship B - Partnership Firm

C - HUF

D - Private Limited Company

E - Public Limited Company

G - Association of Persons (AOP)/Body of Individuals (BOI) N - Section 8 Companies (Companies Act, 2013)

H - Trust I - Liquidator O - Artificial Jurisdical Person

P - International Organisation or Agency /Foreign

Embassy or Consular Office etc.

Q - Not Categorized R - Others

M - Central/State Government Department or Agency S - Foreign Portfolio Investors

In case of companies and partnerships, PAN of the entity is mandatory. In case of other entitites, FORM 60 may be obtained if PAN is not available.

L - Public Sector Banks

- Clarification / Guidelines for filling 'Proof of Identity [Pol] section
 - Activity Proof 1 and Activity Proof 2 are applicable for accounts in case of proprietorship forms. Please refer to relevant instructions issued by the Reserve Bank of India in this regard.

J - Limited Liability Partnership

K - Artificial Liability Partnership

- Please refer to the relevant instructions issued by the regulator regarding applicable documents for the legal entity.
- Certified copy of document of equivalent e-document or OVD obtained through Digital KYC process to be submitted.
- 'Equivalent e-document' means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the information Technology (Preservation and Retention of Information by Intermediaries Providing Digital Locker Facilities) Rules, 2016.
- 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005.
- KYC requirements for Foreign Portfolio Investors (FPIs) will be as specified by the concerned regulator from time to time.
- Clarification / Guidelines for filling 'Proof of Address (PoA] section
 - State / U.T Code and Pin / Post Code will bot be mandatory for Overseas addresses.
 - Certified copy of document or equivalent e-document to be submitted.
- Clarification / Guidelines for filling 'Contact Details' section
 - Please mention two digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-999999999).
 - Do not add'0' in the beginning of Mobile number.
- Clarification / Guidelines for filling 'Related Person Details' section
 - Personal Details
 - The name should match the name as mentioned in the Proof of Identity submitted failing which the application
 - Proof of Address [PoA]
 - · PoA to be submitted only if the submitted PoI does not have an address or address as per PoI is invalid or not in force.
 - State / U.T code and Pin / Post Code will bot be mandatory for Overseas addresses
 - In case of deemed PoA such as utility bill, the document need not be uploaded on CKYCR
 - Res may use the Self Declaration check box where Aadhaar Authentication has been carried our successfully for a client and client wants to provide a current address, different from the address as per the identity information available in the Central Identities Data Repository.
 - If KYC number of Related Person is available, no other details except 'Person Type' and 'Name of the Related Person' are rquired.
 - Regulated Entity (RE) shall redact (first 8 digits) of the Aadhaar number frm Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR.
- Provision for capturing signature of multiple authorised persons is to be made by the RE.

List of two – digit state / U.T codes as per Indian Motor Vehicle Act, 1988

State / U.T	Code	
Andaman & Nicobar	AN	Hi
Andhra Pradesh	AP	Jai
Arunachal Pradesh	AR	Jha
Assam	AS	Ka
Bihar	BR	Ke
Chandigarh	CH	La
Chattisgarh	CG	Ma
Dadra and Nagar Haveli	DN	Ma
Daman & Diu	DD	Ma
Delhi	DL	M
Goa	GA	Mi
Gujarat	GJ	Na
Haryana	HR	Or

State / U.T	Code
Himachal Pradesh	HP
Jammu & Kashmir	JK
Jharkhand	JH
Karnataka	KA
Kerala	KL
Lakshadweep	LD
Madhya Pradesh	MP
Maharashtra	MH
Manipur	MN
Meghalaya	ML
Mizoram	MZ
Nagaland	NL
Orissa	OR

State / U.T	Code
Pondicherry	PY
Punjab	PB
Rajasthan	RJ
Sikkim	SK
Tamil Nadu	TN
Telangana	TS
Tripura	TR
Uttar Pradesh	UP
Uttarakhand	UA
West Bengal	WB
Other	XX

List of ISO 3166 two- digit Country Code

Country	Country Code	Country	Country Code	Country	Country Code	Country	Country Code
Afghanistan	AF	Dominican Republic	DO	Libya	LY	Saint Pierre and Miquelon	PM
Aland Islands	AX	Ecuador	EC	Liechtenstein	LI	Saint Vincent and the Grenadines	VC
Albania	AL	Egypt	EG	Lithuania	LT	Samoa	WS
Algeria	DZ	El Salvador	SV	Luxembourg	LU	San Marino	SM
American Samoa	AS	Equatorial Guinea	GQ	Macao	MO	Sao Tome and Principe	ST
Andorra	AD	Eritrea	ER	Macedonia, the former Yugoslav Republic of	MK	Saudi Arabia	SA
Angola	AO	Estonia	EE	Madagascar	MG	Senegal	SN
Anguilla	Al	Ethiopia	ET	Malawi	MW	Serbia	RS
Antarctica	AQ	Falkland Islands (Malvinas)	FK	Malaysia	MY	Seychelles	SC
Antigua and Barbuda	AG	Faroe Islands	FO	Maldives	MV	Sierra Leone	SL
Argentina	AR	Fiji	FJ	Mali	ML	Singapore	SG
Armenia	AM	Finland	FI	Malta	MT	Sint Maarten (Dutch part)	SX
Aruba	AW	France	FR	Marshall Islands	MH	Slovakia	SK
Australia	AU	French Guiana	GF	Martinique	MQ	Slovenia	SI
Austria	AT	French Polynesia	PF	Mauritania	MR	Solomon Islands	SB
Azerbaijan	AZ	French Southern Territories	TF	Mauritius	MU	Somalia	SO
Bahamas	BS	Gabon	GA	Mayotte	YT	South Africa	ZA
Bahrain	ВН	Gambia	GM	Mexico	MX	South Georgia and the South Sandwich Islands	GS
Bangladesh	BD	Georgia	GE	Micronesia, Federated States of	FM	South Sudan	SS
Barbados	BB	Germany	DE	Moldova, Republic of	MD	Spain	ES
Belarus	BY	Ghana	GH	Monaco	MC	Sri Lanka	LK
Belgium	BE	Gibraltar	GI	Mongolia	MN	Sudan	SD
Belize	BZ	Greece	GR	Montenegro	ME	Suriname	SR
Benin	BJ	Greenland	GL	Montserrat	MS	Svalbard and Jan Mayen	SJ
Bermuda	BM	Grenada	GD	Morocco	MA	Swaziland	SZ
Bhutan	BT	Guadeloupe	GP	Mozambique	MZ	Sweden	SE
Bolivia, Plurinational State of	ВО	Guam	GU	Myanmar	MM	Switzerland	CH
Bonaire, Sint Eustatius and Saba	BQ	Guatemala	GT	Namibia	NA	Syrian Arab Republic	SY
Bosnia and Herzegovina	BA	Guernsey	GG	Nauru	NR	Taiwan, Province of China	TW
Botswana	BW	Guinea	GN	Nepal	NP	Tajikistan	TJ
Bouvet Island	BV	Guinea-Bissau	GW	Netherlands	NL	Tanzania, United Republic of	TZ
Brazil	BR	Guyana	GY	New Caledonia	NC	Thailand	TH
British Indian Ocean Territory	10	Haiti	HT	New Zealand	NZ	Timor-Leste	TL
Brunei Darussalam	BN	Heard Island and McDonald Islands	HM	Nicaragua	NI	Togo	TG
Bulgaria	BG	Holy See (Vatican City State)	VA	Niger	NE	Tokelau	TK
Burkina Faso	BF	Honduras	HN	Nigeria	NG	Tonga	TO
Burundi	BI	Hong Kong	НК	Niue	NU	Trinidad and Tobago	П
Cabo Verde	CV	Hungary	HU	Norfolk Island	NF	Tunisia	TN
Cambodia	KH	Iceland	IS	Northern Mariana Islands	MP	Turkey	TR
Cameroon	CM	India	IN	Norway	NO	Turkmenistan	TM
Canada	CA	Indonesia	ID	Oman	OM	Turks and Caicos Islands	TC
Cayman Islands	KY	Iran, Islamic Republic of	IR	Pakistan	PK	Tuvalu	TV
Central African Republic	CF	Iraq	IQ	Palau	PW	Uganda	UG
Chad	TD	Ireland	IE	Palestine, State of	PS	Ukraine	UA
Chile	CL	Isle of Man	IM	Panama	PA	United Arab Emirates	AE
China	CN	Israel	IL	Papua New Guinea	PG	United Kingdom	GB
Christmas Island	CN	Italy	IT	Paraguay Paraguay	PY	United States	US
Cocos (Keeling) Islands	CC	Jamaica	JM	Peru	PE	United States United States Minor Outlying Islands	UM
Colombia	CO	Jamaica	JP	Philippines Philippines	PH	Uruguay	UY
Comoros	KM	Jersey	JE	Pitcairn	PN	Uzbekistan	UZ
Congo	CG	Jordan	JO JE	Poland	PL	Vanuatu	VU
Congo, the Democratic Republic of	CD	Kazakhstan	KZ	Portugal	PT	Venezuela, Bolivarian Republic of	VE
the Cook Islands	CK	Vanua	KE	Puerto Rico	DD	Viot Nam	VN
Cook Islands Costa Rica	CR CR	Kenya Kiribati	KE KI	Oatar	PR QA	Viet Nam Virgin Islands, British	VN VG
Cote d'Ivoire !Côte d'Ivoire	CI	Korea, Democratic People's Republic	KP	Reunion !Réunion	RE	Virgin Islands, U.S.	VI
Croatia	HR	of Koroa Ropublic of	KR	Pomania	RO	Wallis and Futuna	WF
Cuba	CU	Korea, Republic of	KK	Romania Russian Federation	RU	Wallis and Futuna Western Sahara	WF EH
	CW	Kuwait	KW	Russian Federation Rwanda	RW	Yemen	YE
Curação !Curação		Kyrgyzstan					
Cyprus Czech Republic	CY CZ	Lao People's Democratic Republic Latvia	LA LV	Saint Barthelemy !Saint Barthélemy Saint Helena, Ascension and Tristan da Cunha	BL SH	Zambia Zimbabwe	ZM ZW
Denmark	DK	Lebanon	LB	Saint Kitts and Nevis	KN		
Denmark Djibouti	DK DJ	Lesotho	LS	Saint Lucia	LC KN		
Dominica	DM	Liberia	LR		MF		
Dominica	DIVI	LIDEIIA	LN	Saint Martin (French part)	IVIF		

FATCA / CRS FORM FOR LEGAL ENTITIES Entity Self-Certification

Instructions for completion

The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income-tax Rules, 1962, which require Indian financial institutions to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our unit holders. In relevant cases, information will have to be reported to tax authorities/ appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto.

Please note that you may receive more than one request for information if you have multiple relationships with us or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

If you have any questions about how to complete this form, please contact your tax advisor.

Sect	ion I	:		
Entit	ty Na	me:		
Date	of Ir	ncorporation		
Cou	ntry (of Incorporation:		
Pern	nane	nt Address:		
Nu	mber	& Street		City/Town
Sta	ate/Pr	ovince/County	Post Code	Country
Mail	ing A	ddress (If Different fr	om above):	
Nu	mber	& Street		City/Town
Sta	ate/Pr	rovince/County	Post Code	Country
Sect	ion II	l: U.S. or Non - U.S. թն	ersons	
Plea	se tick	cand complete as approp	riate.	
	(a)	-	U.S. Person and the entity's U.S. feder	
	(b)	The entity is a Specified	non-US Person and the entity's foreign i	dentifying tax Number is as follows:
	(c)	The entity is a Govern exchange	ment body/International Organization/l	sted company on recognized stock
	(d)		or controlling persons in the entity or choutside India or not an Indian citizen.	ain of ownership are resident for tax

Section III: FATCA & CRS Declaration of Tax Residency

1. Is	the "Entity" a Tax resident of any country	other than India	
	Yes. If Yes, please fill the details in belo	ow mentioned table,	
	No. If No, please skip the below mention	oned table and go to Section I	V,
C	ountry/Countries of Residence	Tax Reference Number Type	Tax Reference Number
** Ir	n case Tax Identification/reference Number case Tax Identification/reference Num Company Identification number or Global	nber or its functional equiva Intermediary Identification Nu	lent is not available, please provide imber or GIIN, etc.
	mplete Section 4 and proceed to Section		cakings.
• Sec	tion IV: Entity FATCA & CRS Classifica		a halou aatawariaa and musuida yayr
•	If you are a Registered Financial Inst FATCA GIIN as below:	illution, please tick one of the	e below categories, and provide your
	(a)Registered Deemed Comp	oliant Foreign Financial Institu	tion
	(b)Participating Foreign Fina	ncial Institution	
	Please provide your Global Intermedia	ary Identification number (GIII	N):
•	If you are a Financial Institution but	u nable to provide a GIIN , ple	ase tick one of the below reasons:
	(a)The Entity is a Financial required.	Institution and has not yet ob	otained a GIIN but intends to do so, if
	(b)The Entity is a Sponso sponsored by another entity the Sponsoring Entity's name and GI	at has registered as a Sp	has not yet obtained a GIIN but is onsoring Entity. Please provide the
	Sponsoring Entity's Name:		
	Sponsoring Entity's GIIN:		
	(c)The Entity is a Trustee Doo	cumented Trust. Please provid	de your Trustee's name and GIIN.
	Trustee's Name:		
	Trustee's GIIN:		
	Financial Institution (including a F	oreign Financial Institution d	r otherwise Non-Reporting, Foreign eemed compliant under Annex II of an ancial Institution). Indicate exemption:
	(e)The Entity is an Excepted F	oreign Financial Institution. Ir	ndicate exemption:
	(f)The Entity is a Non-Partici	pating Foreign Financial Instit	ution
	(g) The Entity is a US Financia	ıl Institution	

(h) _____ The Entity is an Owner-Documented FI with specified US owners

	()	- .	-	•		ity's FATCA & CRS sta	atus below:	
	, ,	The Entity is an Exempt Beneficial Owner Indicate status:						
	(b))The Entity is an Active Non-Financial Foreign Entity (including an Excepted NFFE)						
	(c)		reporting Nor		e ign Entity (Choo	se this if any entity ha	s registered itse	
	(d)	The	Entity is a Passive	Non-Financial	Foreign Entity*	Controlling Person I	Madatory	
Conti	rollin	g person	details					
Pleas	e con	nplete tabl	e below providing	details of Contro	Iling Persons if a	any) Mandatory for PN	FEE*	
Full		DOB	Occupation	Full	Details of	Country(ies)of	Tax	
Nar	ne		And	Residence	controlling	tax residence	Reference	
			Occupation	Address	person's		Type and	
			Туре		beneficial		Number	
					interest*			
*Natu	ıral pe	ersons tha	at are Controlling	Persons should	also complete tl	he Individual Self-Cel	rtification	
Secti	ion V:	Declarat	ion					
(i)	Und	er penalty	of perjury, I/we cer	tify that:				
	1.	The numb	oer shown on this fo	orm is the correct	taxpayer identific	cation number of the a	pplicant, and	
	2.					nder the laws of the		
		Columbia	or any other state	s of the U.S., (ii)	an estate the inc	of or therein, includir ome of which is subje		
	3.		ix regardless of the cant is an applican			e laws of country outs	ide India.	
(ii)						e purpose of determir		
. ,						Bank is not able to offe		
		CRS or FA tax questi		on the applicant.	I/we shall seek a	dvice from profession	al tax advisor to	
(iii)	I/We	•		rm within 30 da	ys if any informa	ition or certification o	n this form ge	
(iv)			s may be required ails to CBDT or clo			shall be required to	comply to repor	
(v)		-	•			e best of my/our knov	-	
		certification licant.	on is true, correct	t and complete	including the ta	x payer identificatior	n number of th	
_		notify [in: changes		ncial institution]	immediately in	the event the inform	ation in the se	
		nlaces : '	mt m a m = \-					
	al la /	piease pri	nt name):					
Signe		of (organiz	ation name).					
Signe On be	halfo		ation name):					
Signe On be	halfo		ation name): ion):					
Signe On be Positi	ehalf c	organizat	,					

The term "Tax Regulations" refers to regulations created to enable automatic exchange of information and include FATCA, various Agreements to Improve International Tax Compliance entered into between India and OECD Common Reporting Standard for Automatic Exchange of Financial Account Information. (Section 285BA of the Indian Income Tax Act, 1961 and Rules 114F, 114G & 114 H of the Income Tax (11th Amendment) Rules, 2015.

- ¹ A Passive Non-Financial Entity will be required to submit individual tax residence self-certifications for each of its Controlling Persons
- ² Means the natural persons who exercise control over an Entity. For companies and similar legal persons, it depends on the ownership structure of the company and will include any person owning 25% or more of the company (or legal person). For trusts and other similar legal arrangements, it will include the settlor, the trustee(s), the protector (if any), the beneficiaries, and any other natural person exercising ultimate effective control over the trust.

Form Definitions

Active Non-Financial Entity

Means any Non-Financial Foreign Entity that meets any of the criteria indicated below: (i) less than fifty per cent of the entity's gross income for the preceding financial year is passive income and less than fifty per cent of the assets held by the entity during the preceding financial year are assets that produce or are held for the production of passive income; or (ii) the stock of the entity is regularly traded on an established securities market or the nonfinancial entity is a related entity of an entity, the stock of which is regularly traded on an established securities market. Explanation.- For the purpose of this sub-clause, an established securities market means an exchange that is recognised and supervised by a Governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange; (iii) the entity is a Governmental entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of these entities; or iv) substantially all of the activities of the entity consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a financial institution: Provided that an entity shall not qualify for this status if it functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes; or (v) the entity s not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a financial institution, provided that the entity shall not qualify for this exception after the date that is twenty four months after the date of the initial organisation of the entity; or (vi) the entity was not a financial institution in the past five years, and is in the process of liquidating its assets or is reorganising with intent to continue or recommence operations in a business other than that of a financial institution; or (vii) the entity primarily engages in financing and hedging transactions with, or for, related entities which are not financial institutions, and does not provide financing or hedging services to any entity which is not a related entity, provided that the group of any such related entities is primarily engaged in a business other than that of a financial institution; or (viii)the entity fulfils all of the following requirements, namely:-(a) it is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in India and it is a professional organisation, business league, chamber of commerce, labour organisation, agricultural or horticultural organisation, civic league or an organisation operated exclusively for the promotion of social welfare; (b) it is exempt from income-tax in India; (c) it has no shareholders or members who have a proprietary or beneficial interest in its income or assets; (d) the applicable laws of the entity's country or territory of residence or the entity's formation documents do not permit any income or assets of the entity to be distributed to, or applied for the benefit of, a private person or non-charitable entity other than pursuant to the conduct of the entity's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the entity has purchased; and (e) the applicable laws of the entity's country or territory of residence or the entity's formation documents require that, upon the entity's liquidation or dissolution, all of its assets must be distributed to a Governmental entity or other nonprofit organization, or escheat to the Government of the entity's country or territory of residence or any political sub-division thereof. Explanation.-For the purpose of this sub-clause, the following shall be treated as fulfilling the criteria provided in the said sub-clause, namely:- (I) an Investor Protection Fund referred to in clause (23EA); (II) a Credit Guarantee Fund Trust for Small Industries referred to in clause 23EB; and (III) an Investor Protection Fund referred to in clause (23EC), of section 10 of the Act:

Controlling Person

means the natural person who exercises control over an entity and includes a beneficial owner as determined under sub-rule (3) of rule 9 of the Prevention of Money-laundering (Maintenance of Records) Rules, 2005. In the case of a trust, the controlling person means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust, and in the case of a legal arrangement other than a trust, the said expression means the person in equivalent or similar position;

Deemed Compliant Financial Institution	A Financial Institution that is one of the following: (A) Financial Institution with a Local Client Base, (B) Local Bank, (C) Financial Institution with Only Low-Value Accounts, (D) Sponsored Investment Entity and Controlled Foreign Corporation, (E) Sponsored, Closely Held Investment Vehicle, (F) Restricted Fund, (G) Non Profit Organisations, (H) Limited Life Debt Investment Entities, (I) Non-reporting members of a group of related participating financial institutions, (J) Qualified credit card issuers, (K) An Investment Entity established in India that is regulated as a collective investment vehicle, provided that all of the interests in the collective investment vehicle are held by or through one or more exempt beneficial owners, or (L) Special Rules Applying to Investment Entities. Please refer to Annex II of the Intergovernmental Agreement between the United states of American and India for more details.
Exempt Beneficial Owner	An Entity that is one of the following: (A) Central Bank, (B) International Organisation, (C) Retirement, (D) Investment Entity Wholly Owned by Exempt Beneficial Owners, (E) Government Entity. Please find a full definition of Exempt Beneficial Owners in paragraph II of Annex II of the Intergovernmental Agreement between the United States of American and India.
Financial Institution	A Custodial Institution, a Depository Institution, an Investment Entity, or a Specified Insurance Company as defined u/114F(3) of Income—tax (11th Amendment) Rules, 2015.
Global Intermediary Identification Number	GIIN means the Global Intermediary Identification Number which is a 19-character identification number in the format XXXXXXXXXXXXXXXXX assigned to the reporting entity by USA
Intergovernmental Agreement	The Intergovernmental Agreement between the United States of America and India and information about it can be found by searching "FATCA" on the income tax website:
Non-Participating Financial Institution	means a financial institution defined in clause (r) of Article 1 of the agreement between the Government of the Republic of India and the Government of the United States of America to improve international tax compliance and to implement Foreign Account Tax Compliance Act of the United States of America (herein after referred to as the FATCA agreement), but does not include,- (a) an Indian financial institution; or (b) other jurisdiction, being a jurisdiction that has in effect an agreement with the United States of America to facilitate the implementation of Foreign Account Tax Compliance Act (herein after referred to as other partner jurisdiction), financial institution, other than a financial institution treated as a non-participating financial institution pursuant to sub-paragraph (b) of paragraph 2 of Article 5 of the FATCA agreement or the corresponding provision in an agreement between the United States of America and other partner jurisdiction;
Passive Non-Financial Entity	means,- (i) any non-financial entity which is not an active non-financial entity; or (ii) an investment entity described in sub-clause (B) of clause (c) of the Explanation to clause (3); or (iii) a withholding foreign partnership or withholding foreign trust.
Non-Reporting Financial Institution	means any financial institution that is,- (a) a Governmental entity, International Organisation or Central Bank, other than with respect to a payment that is derived from an obligation held in connection with a commercial financial activity of a type engaged in by a specified insurance company, custodial institution, or depository institution; (b) a Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Governmental entity, International Organization or Central Bank; (c) a non-public fund of the armed forces, Employees' State Insurance Fund, a gratuity fund or a provident fund; (d) an entity that is an Indian financial institution only because it is an investment entity, provided that each direct holder of an equity interest in the entity is a financial institution referred to in sub-clauses (a) to (c), and each direct holder of a debt interest in such entity is either a depository institution (with respect to a loan made to such entity) or a financial institution referred to in sub-clauses (a) to (c); (e) a qualified credit card issuer; (f) an investment entity established in India that is a financial institution only because it,- (II) manages portfolios for, and acts on behalf of; or (III) executes trades on behalf of, a customer for the purposes of investing, managing, or administering funds or securities deposited in the name of the customer with a financial institution other than a non-participating financial institution; (g) an exempt collective investment vehicle; (h) a trust established under any law for the time being in force to the extent that the trustee of the trust is a reporting financial institution and reports all information required to be
	reported under rule 114G with respect to all reportable accounts of the trust;

(i) a financial institution with a local client base; (i) a local bank: (k) a financial institution with only low-value accounts; (I) sponsored investment entity and controlled foreign corporation, in case of any U.S. reportable account: or (m) sponsored closely held investment vehicle, in case of any U.S. reportable account. Explanation.- For the purpose of this clause,-(A) "Governmental entity" means the Government of a country or territory, any political subdivision of a country or territory (including a state, province, county, or municipality), or any wholly owned agency or instrumentality or controlled entity of a country or territory or of any one or more of the foregoing (where each is also a "Governmental entity") and includes the integral parts, controlled entities, and political subdivisions of such country or territory. Explanation. - For the purpose of clause (A), -(i) an "integral part" of a country or territory means any person, organisation, agency, bureau, fund, instrumentality, or other body, by whatever name called, that constitutes a governing authority of a country or territory and the net earnings of the governing authority must be credited to its own account or to other accounts of the country or territory, with no portion inuring to the benefit of any private person: Provided that an integral part does not include any individual who is a sovereign, official, or administrator acting in a private or personal capacity: Provided further that the income does not inure to the benefit of private persons if such persons are the intended beneficiaries of a Governmental programme, and the programme activities are performed for the general public with respect to the common welfare or relate to the administration of a Department of Government: Provided also that income is considered to inure to the benefit of private persons if the income is derived from the Governmental entity engaged in a commercial business, such as a commercial banking business, which provides financial services to private persons; (ii) a controlled entity means an entity that is separate in form from the country or territory or that otherwise constitutes a separate juridical entity: Provided thata) the entity is wholly owned and controlled by one or more Governmental entities directly or through one or more controlled entities; (b) the entity's net earnings are credited to its own account or to the accounts of one or more Governmental entities, with no portion of its income inuring to the benefit of any private (c) the entity's assets vest in one or more Governmental entities upon dissolution: Provided further that the income does not inure to the benefit of private persons if such persons are the intended beneficiaries of a Governmental programme, and the programme activities are performed for the general public with respect to the common welfare or relate to the administration of a Department of Government: Provided also that income is considered to inure to the benefit of private persons if the income is derived from Governmental entity engaged in a commercial business, such as a commercial banking business, which provides financial services to private persons; means a U.S. Person, other than the persons referred to in Specified U.S. Person sub-clauses (i) to (xiii) of clause (ff) of Article 1 of the FATCA agreement Means: U.S. Person (a) an individual, being a citizen or resident of the United States of America; (b) a partnership or corporation organized in the United States of America or under the laws of the United States of America or any State thereof; i) a court within the United States of America would have authority under applicable law to render orders or judgments concerning substantially all issues regarding administration of the trust: and (ii) one or more U.S. persons have the authority to control all substantial decisions of the trust: or (d) an estate of a decedent who was a citizen or resident of the United States of America; An Owner-Documented FFI **Owner Documented FFI** Does not act as an intermediary; Does not accept deposits in the ordinary course of a banking or similar business; Does not hold, as a substantial portion of its business, financial assets for the account of others; Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; Is not owned by or in an expanded affiliated group with an entity that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; and

Does not maintain a financial account for any nonparticipating FFI. Has provided, or will provide, an FFI owner reporting statement that contains: The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a direct or indirect equity interest in the owner-documented FFI (looking through all entities other than specified U.S. persons); The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a debt interest in the owner documented FFI (including any indirect debt interest, which includes debt interests in any entity that directly or indirectly owns the payee or any direct or indirect equity interest in a debt holder of the payee) that constitutes a financial account in excess of \$50,000 (disregarding all such debt interests owned by participating FFIs, registered deemed-compliant FFIs, certified deemed compliant FFIs, excepted NFFEs, exempt beneficial owners, or U.S. persons other than specified U.S. persons); and Any additional information the withholding agent requests in order to fulfill its obligations with respect to the entity.

OR the OD-FFI has provided, or will provide, an auditor's letter, signed within four years of the date of payment, from an independent accounting firm or legal representative with a location in the United States stating that the firm or representative has reviewed the FFI's documentation with respect to all of its owners and debt holders identified in §1.1471-3(d)(6)(iv)(A)(2), and that the FFI meets all the requirements to be an owner documented FFI. The FFI identified in Part I has also provided, or will provide, an FFI owner reporting statement of its owners that are specified U.S. persons and Form(s) W9, with applicable waivers

OR there is a trust that does not have any contingent beneficiaries or designated classes with unidentified beneficiaries.



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Annexure A2 Legal Entity / Other than Individuals			
CENTRAL KYC REGISTRY Know Your Custome	er (KYC) Application Form Relat	ed Person	
Important Instructions: A) Fields marked with '*' are mandatory fields. B) Tick '\sigma' wherever applicable. C) Please fill the date in DD-MM-YYYY format. D) Please fill the form in English and in BLOCK letters. E) KYC number of applicant is mandatory for update appli	G) List of two character ISO 3°H) Please read section wise dI) For Particular section updat	166 country codes is available at the etailed guidelines / instructions at the e, please tick () in the box availab	e end. e end. le before the
For office use only Application Type* To be filled by financial institution) KYC Number	□ New □ Update	(Mandaton) for KVC undate	n raquarti
, , , , , , , , , , , , , , , , , , , ,	efer instruction E at the end)	(Walidatory for KTC update	requesty
Addition of Related Person	,	erson	Undate Related Person Details
KYC Number of Related Person (if available*)			•
Related Person Type* Director Promoter	r □ Karta □ Trustee □ Partne	r Court Appointment Official	☐ Proprietor
DIN (Director Identification Number)	(Mandatory	if Related Person Type is Direct	or)
1.1 PERSONAL DETAILS (Please refer instruct	ion E at the end)		
		Middle Name	Last Name
Name* (Sane as ID proof)			
Maiden Name			
Father / Spouse Name*			
Mother Name			
Date of Birth*			
	· ·		
•			
PAN*		-orm 60 turnished	
	or OVD obtained through digital KYC pro	ocess needs to be submitted (anyon	e of the following OVDs)
A- Passport Number			□ РНОТО*
B- Voter ID Card			
C- Driving Licence			
D- NREGA Job Card			Affix recent
E- National Population Register Letter			photograph &
F- Proof of Possession of Aadhaar			sign across
I E- KYC Authentication			
Offline verification of Aadhaar			
Address			
Line 1*			
Line 2		City / Tow	n / Village*
Line 3 District*	## First Name Search Searc		
		Clate/0.1 Code	
•	·		rone 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			
E- KYC Authentication			
Offline verification of Aadhaar			

IV Deemed PoA III Self Declaration

Address							
Line 1*							
Line 2							
Line 3					City / Town / Village*		
District*		Pin/Post Code*		State/U.T Code	,* 	ISO 3166 Country Code*	
1. 4 CONTACT DE	TAILS (All communication wil	be sent on provided mobi	ile no. / Email-ID) (Please refer inst	truction D at th	ne end)	
Tel. (Off)	_	Tel. (Res)	_		Mobile	_	
Email ID							
2. APPLICANT DE	CLARATION						
undertake to inform you	nat the KYC details furnished by me a u of any changes therein, immediate senting, I am/We are aware that I/We	y. In case any of the above inforr					
 I/We hereby consent to address. 	o receiving information from KRA &	CKYCR through SMS / Email on	the above registered	number / Email			
consent to sharing my/o	e that for Aadhaar OVD based KYC, r our masked Aadhaar card with readat KRA and other Intermediaries with wh	le QR code or my Aadhar XML/D	igilocker XML file, along	g with passcode			
 I/We accord my/our vo Registration Agency. 	luntary consent for sharing/fetching/	verifying my/our records maintain	ned in Central KYC Re	gistry and KYC			
Registration Agency.							
Date : DD - M		Place:			Signatur	e / Thumb Impression of Applicant	
3. ATTESTATION /	FOR OFFICE USE ONLY						
Documents Received	☐ Certified Copies ☐ Digital KYC Process	☐ E-KYC data received f		a received from Of	fline verification		
IPV DO	ONE / KYC VERIFICATION CARE	IED OUT BY		IN	ISTITUTION DE	ETAILS	
Date	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	Υ	Name				
Emp. Name			Code				
Emp. Code							
Emp. Designation							
Emp. Branch							



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FATCA/CRS Declaration for Individual

(Each account holder has to submit separate FATCA/CRS Declaration)

Section I

	C	lient ID(s)					
me							
Serv	vice	Business					
			Y es* No				
Are you US Person (Yes means FATCA applicable. No means CRS applicable)							
Client se			s other than India)				
		Permanent address					
		City/Town					
		· · · · · · · · · · · · · · · · · · ·					
			ant				
		· ·	5110				
A) B) C)	to its residents. No TIN require country of tax r Encircle relevan	d (Select the reason only if esidence does not require T nt option - 1 Student / 2 Ho	the authorities of the respective TN to be collected) me-maker/ 3 House-Wife/ 4 Retired /				
	your Citicessed for le. No mea	your Citizen/ Resident/ Coessed for Tax) in any coule. No means CRS applicates Section Client select "Yes" * for to its residents. No TIN require country of tax recountry of ta	your Citizen/ Resident/ Green Cardholder /Tax cessed for Tax) in any country other than India? le. No means CRS applicable) Section II Client select "Yes" * for Tax Residence detail Permanent address City/Town State code Postal Code Country code Date of Birth Country for Tax Residence Place of Birth The Country where the account holder is litto its residents. No TIN required (Select the reason only if country of tax residence does not require Testing Tax Residence.				

Section III (Undertaking & consent)

I understand that SHCIL is relying on this information for the purpose of determining the status of the applicant named above in compliance with FATCA/CRS. SHCIL is not able to offer any tax advice on CRS or FATCA or its impact on the applicant. I/we shall seek advice from professional tax advisor for any tax questions. I also undertake to keep SHCIL informed in writing about any changes / modification to the above information in future within 30 days and also undertake to provide any other additional information as may be required at your / Fund's end or by domestic or overseas regulators/ tax authorities. I agree that as may be required by domestic regulators/tax authorities the SHCIL may also be required to report, reportable details to CBDT or close or suspend my account. I certify that I/we provide the information on this form and to the best of my knowledge and belief the certification is true, correct, and complete including the taxpayer identification number of the applicant. I also confirm that I have read and understood the FATCA & CRS Terms and Conditions given below and hereby accept the same.

I hereby agree to share / update my FATCA/CRS self-declaration with other products of StockHolding linked with my aforesaid PAN. (*Please strike off, if not required*)

A. Following supporting documents required alongwith aforesaid declaration:

- 1. Self attested PAN (Mandatory) documents requited alongwith self-certification
- 2. Self attested copy of TIN Card or Equivalent only if Client is US person or Tax Resident in any country other than India
- 3. Self attested copy of Passport / Driving License / Election Card / UIDAI / NEREGA Card / Govt. Issued ID Card only when Client is not US person or Tax Resident in India
- 4. Self attested copy of document related to Relinquishment of Citizen only in case Client is US Person but not Citizen of US
- 5. Any other relevant documents in support of details mentioned in FATCA/CRS self-certification

FATCA & CRS Terms & Conditions

Details under FATCA & CRS: The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income- tax Rules, 1962, which require Indian financial institutions such as the Banks/other financial entities to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities / appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto.

Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days.

Please note that you may receive more than one request for information if you have multiple relationships with (Insert FI's name) or its group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

FATCA & CRS Instructions

If you have any questions about your tax residency, please contact your tax advisor. If you are a US citizen or resident or green-card holder, please include United States in the foreign country information field along with your US Tax Identification Number.

\$It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form.

In case customer has the following Indicia pertaining to a foreign country and yet declares self to be non-tax resident in the respective country, customer to provide relevant Curing Documents as mentioned below:

FATCA & CRS Indicia observed (ticked)	Documentation required for Cure of FATCA/ CRS indicia
U.S. place of birth	1. Self-certification that the account holder is neither a citizen of United States of America nor a resident for tax purposes;
	2. Non-US passport or any non-US government issued document evidencing nationality or citizenship (refer list below); AND
	3. Any one of the following documents: Certified Copy of "Certificate of Loss of Nationality or Reasonable explanation of why the customer does not have such a certificate despite renouncing US citizenship; or Reason the customer did not obtain U.S. citizenship at birth
Residence/mailing address in a country	1. Self-certification that the account holder is neither a citizen of
other than India	United States of America nor a tax resident of any country other
	than India; and 2. Documentary evidence (refer list below)
Telephone number in a country other than	If no Indian telephone number is provided
India	1. Self-certification that the account holder is neither a citizen of
India	United States of America nor a tax resident of any country other
	than India; and
	2. Documentary evidence (refer list below)
	If Indian telephone number is provided along with a foreign country
	telephone number
	1. Self-certification that the account holder is neither a citizen of
	United States of America nor a tax resident for tax purposes of
	any country other than India;



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						S	tatus								S	ub -	Stat	us		
☐ Body C	orpora	ate	□Ва	ank [Trust			Mutual	Fund		3 [∃FII								
☐ CM			FI		Cleari	ing Hou	ıse 🗌	Others	(specify	<u>')</u>					To be	filled	d by	the D	P	
SEBI Regi (If Applicat		on No).							SEBI	Regist	ration D	ate							
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Nationality	′			☐ India	an [Othe	rs (spec	cify)												
I / We insti the default						nd ever	y credit	in my /	our acc	count (If no	t mark	ed,			_	oma Yes		redit] No		
Account S	tatem	ent R	Requi	red [As p	er SEB	l Regula	ation	☐ Dail	y 🗌 We	ekly	☐ Fort	nightly		/lonth	y				
NACH faci	ility				Yes	□No	(If marl	ked YES	S, kindly	/ submit N	ACH m	andate)								
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I/We request you to send Electronic Transacation-Cum-Holding Statement and the Right & Obligation at the email ID								n		Yes		No	
I/We would like to share the ema	il ID with the	RTA								Yes	1	No	
I/We would like to receive the An (Tick the applicable box. If not m						h Physi	cal and E	Electronic					
I/We would like to instruct the DF further instruction from my / our of (If not marked, the default option)	end.		instructio	ons in my/ou	r acc	ount with	hout any	other		Yes	1	No	
Delivery Instruction Book Require	ed	☐ Yes	□No	I do not wis									
Clearing Member details (to b	e filled by C	MS only)											
Name of Stock Exchange													
Name of CC / CH													
Clearing Member ID													
Trading Member ID													
I/We wish to receive dividend / interest directly in to my bank account as given below through ECS. (If not marked, the default option would be 'Yes') [ECS is mandatory for locations notified by SEBI from time to time]													
Bank Details (Dividend Bank D	etails)												
Bank Code (11digit IFSC Code)													
Bank Code (9digit MICR Code)													
Account Number													
Account Type	☐ Saving		Current		Othe	ers (spec	cify)						_
Bank Name													
Branch Name													
Bank Branch Address													
City		Sta	te			Country	у		PIN				
(i) Photocopy of the cancelled c (ii) Photocopy of the Bank Statel (iii) Photocopy of the passbook f (iv) Letter from the Bank. In case of options (I), (iii) and (iv	ment having r naving name a	name and a and addres	ddress of s of the B	the BO O, (or)								<u>'</u>	
Other Details													
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	Firs	First/Sole Authorised Signatory		Second Aut Signato		Third Authorised Signatory	
Name							
Designation							
Signature							
(Signatures sh	nould be prefe	rably in blac	k ink)	(In ca	se of more authori	sed signatories, please add anr	nexure)
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I Verify that the	ne Account O	pening Forn	n is in order		Entered in IS	 SA	
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		•		t, Dr. Babasaheb Ambedl -6177 9058 Website : ww		ımbai - 400 012. J67190MH1986GOI040506	
						Application No.:	
We hereby ac	knowledge the	e receipt of t	he Account Ope	ening Application Form:		Date:	
Name of Sole /	/ First Holder						
Name of Secon	nd Holder						
Name of Third	Holder						

Depository Participant Seal and Signature



Details of Politically Exposed Persons (PEP) / Related to Politically Exposed Persons (RPEP). [For Non-Individual]

	Please tick the relevant option	☐ PEP☐ RPEP☐ FPEP☐ CAPEP☐	☐ PEP☐ RPEP☐ ☐ FPEP☐ ☐ CAPEP☐	☐ PEP ☐ RPEP ☐ FPEP ☐ CAPEP	□ PEP□ RPEP□ FPEP□ CAPEP	☐ PEP ☐ RPEP ☐ FPEP ☐ CAPEP
PAN of the holder	Relation with the holder i.e. Promoters, whole time directors etc.					
Name of Holder	Name of the Authorised Signatories / Promoters / Partners / Karta / Trustees / Whole Time Member					
	Sr. No.					

Declaration Form of Ultimate Beneficial Ownership [UBO] / Controlling Persons

I: Investor details:											
Investor Name											
PAN (Mandatory)											
		1		1	ı			ı	ı		
II: Category											
Our company is a Listed Company on a recognized stock exchange in India / Subsidiary of a or Controlled by a Listed Company [If this category is selected, no need to provide UBO details].											
Name of the Stock E	xchange where	e it is listed					· · · · · · · · · · · · · · · · · · ·				
Security ISIN											
Name of the Listed C	Company (appli	cable if the inv	estor is	subsidiary/a	ssociate): _						
☐ Unlisted Compan	y 🗆 Partners	ship Firm / LL	-P □	Unincorpo	orated asso	ociation / l	oody of indi	viduals			
☐ Public Charitable	Trust 🗆 P	rivate Trust	□ Re	eligious Tru	st 🔲 Tr	ust create	d by a Will.				
☐ Others [please s	pecify]										
Ultimate Beneficiary Owner (UBO) / Controlling Person(s) / Senior Managing Official details.											
Ultimate Beneficiar	y Owner (UBC)) / Controlli	ng Per	son(s) / Se	nior Mana	aging Offi	icial details	<u>s.</u>			
Ultimate Beneficiar Does your com								_	ect		
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Residency#.			
UBO / SMO Taxpayer Identification Number / Equivalent ID Number#.			
UBO / SMO Identity Type			
UBO / SMO Place & Country of Birth#	Place of Birth	Place of Birth	Place of Birth Country of Birth
UBO / SMO Nationality			
UBO / SMO Date of Birth [dd-mmm-yyyy]#			
UBO / SMO PEP#	PEP. Related to PEP. Not a PEP.	PEP. Related to PEP. Not a PEP.	PEP. Related to PEP. Not a PEP.
UBO / SMO Address Type	Residence Business Registered Office.	Residence Business Registered Office.	Residence Business Registered Office.
UBO / SMO Occupation	Public Service	Public Service	Public Service
SMO Designation#			
UBO / SMO KYC Complied**. If not complied, please complete KYC process independently and then submit the proof.	Please attach the KYC acknowledgement.	Please attach the KYC acknowledgement.	Please attach the KYC acknowledgement.

Note: If the given columns are not sufficient, required information in the given format can be enclosed as additional

sheet(s) duly signed by Authorized Signatory.

Participating Mutual Fund(s) / RTAmay cal I for additional information/documentation wherever required or if the given information is not clear / incomplete / correct and valid declaration should be submitted again with all the require information.

[#] Mandatory column.

** In case of Foreign Nationals, who are not KYC complied, they need to attach the ID proof in English along with the Nationality proof, Address proof again in English. If the documentary proof is in Foreign Language, it should be translated in English and should be attested by Indian Embassy of that country.

Declaration

I/We acknowledge and confirm that the information provided above is true and correct to the best of my/our knowledge and belief. In case any of the above specified information is found to be false, untrue, misleading, or misrepresenting, I/We am/are aware that I/We may be liable for it including any penalty levied by the statutory/legal/regulatory authority. I/ We hereby confirm the above beneficial interest after perusing all applicable shareholding pattern and MF/RTA/other registered intermediaries can make reliance on the same. I/We hereby authorize you [RTA/Fund/AMC/Other participating entities] to disclose, share, rely, remit in any form, mode or manner, all / any of the information provided by me, including all changes, updates to such information as and when provided by me to any of the Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the same. Further, I/We authorize to share the given information to other SEBI Registered Intermediaries /or any regulated intermediaries registered with SEBI / RBI / IRDA / PFRDA to facilitate single submission / update & for other relevant purposes. I/We also undertake to keep you informed in writing about any changes / modification to the above information in future within 30 days of such changes and undertake to provide any other additional information as may be required at your / Fund's end or by domestic or overseas regulators/ tax authorities.

Signature with relevant seal:		
Authorized Signatory	Authorized Signatory	Authorized Signatory
Name:	Name:	Name:
Designation:	Designation:	Designation:
Place:		
Date://		

Instructions on Controlling Persons / Ultimate Beneficial Owner

As per PMLA gu idelines and relevant SEBI circulars issued from time to time, non-individuals and trusts are required to provide details of controlling persons [CP] / ultimate beneficiary owner [UBO] and submit appropriate proof of identity of such CPs/ UBOs. The beneficial owner has been defined in the circular as the natural person or persons, who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted and includes a person who exercises ultimate effective control over a legal person or arrangement.

A. For Investors other than individuals or trusts:

- (i) The identity of the natural person, who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest. Controlling ownership interest means ownership of/entitlement to:
 - more than 10% of shares or capital or profits of the juridical person, where the juridical person is a company.
 - more than 10% of the capital or profits of the juridical person, where the juridical person is a partnership or or who exercises control through other means."

For the purpose of this clause, "Control" shall include the right to control the management or policy decision.

- more than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.
- (ii) In cases where there exists doubt under clause (I) above as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity of the natural person exercising control over thejuridical person through other me and like through voting rights, agreement, arrangements or in any other manner.
- (iii) Where no natural person is identified under clauses (i) or (ii) above, the identity of the relevant natural person who holds the position of senior managing official.

B. For Investors which is a trust:

The identity of the settler of the trust, the trustee, the protector, the beneficiaries with 10% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

Provided that in case of a trust, the reporting entity shall ensure that trustees disclose their status at the time of commencement of an account-based relationship or when carrying out transactions as specified in clause (b) of subrule (1) rule 9.

C. Exemption in case of listed companies / foreign investors

The client or the owner of the controlling interest is a company listed on a stock exchange or is a majority-owned subsidiary of such a company, there is no need for identification and verification of the identity of any shareholder or beneficial owner of such companies and hence exempted from UBO declaration provided other requisite information is provided. Intermediaries dealing with foreign investors' viz., Foreign Institutional Investors, Sub Accounts and Qualified Foreign Investors, may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012 and other circulars issued from time to time, for the purposen of identification of beneficial ownership of the client.

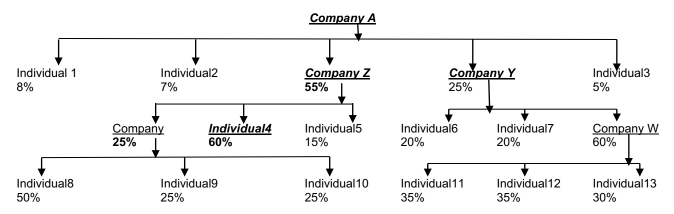
D. KYC requirements

Beneficial Owner(s) / Senior Managing Official (SMO) is/are required to comply with the prescribed KYC process as stipulated by SEBI from time to time with any one of the KRA & submit the same to AMC. KYC acknowledgement proof is to be submitted for all the UBO(s) / SMO(s).

In case of Foreign Nationals, who are not KYC complied, they need to attach the ID proof in English along with the Nationality proof, Address proof again in English. If the documentary proof is in Foreign Language, it should be translated in English and should be attested by Indian Embassy of that country.

Sample Illustrations for ascertaining beneficial ownership:

Illustration No. 1 - Company A



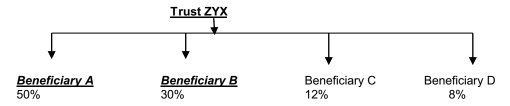
For Applicant A, Individual 4 is considered as UBO as it holds effective ownership of 33% in Company A. Hence details of Individual 4 must be provided with KYC proof, Shareholding pattern of Company A, Z & Y to be provided along with details of persons of Company Y who are senior managing officials and those exercising control.

Illustration No. 2 - Partner ABC



For Partnership Firm ABC, Partners 1, 2, 3 and 4 are considered as UBO as each of them holds >=10% of capital. KYC proof of these partners needs to be submitted including shareholding.

Illustration No. 3 - Trustee ZYX



For Trust ZYX, Beneficiaries A, B and C are considered as UBO asthey are entitled to get benefitted for >=10% of funds used. KYC proof for these beneficiaries needs to be submitted. Additionally, if they have nominated any person or group of persons as Settlor of Trust / Protector of Trust, relevant information to be provided along with the proof indicated.

Rights and obligations of Beneficial Owner and Depository Participant as prescribed

by SEBI and Depositories

GENERAL CLAUSE

- 1. The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996, Rules and Regulations of Securities and Exchange Board of India (SEBI), Circulations / Notifications/Guidelines issued there under, Bye Laws and Business Rules/Operating instructions issued by the Depositories and relevant notifications of Government Authorities as may be in force from time to time.
- 2. The DP shall open/active demat account of a beneficial owner in the depository system only after receipt of complete Account opening form, KYC and supporting documents as specified by SEBI from time to time.

BENEFICIAL OWNER INFORMATION

- 3. The DP shall maintain all the details of the beneficial owner(s) as mentioned in the account opening form, supporting documents submitted by them and/or any other information pertaining to the beneficial owner confidentially and shall not disclose the same to any person except as required by any statutory, legal or regulatory authority in this regard.
- 4. The Beneficial Owner shall immediately notify the DP in writing, if there is any change in details provided in the account opening form as submitted to the DP at the time of opening the demat account or furnished to the DP from time to time.

FEES/CHARGES/TARIFF

- 5. The Beneficial Owner shall pay such charges to the DP for the purpose of holding and transfer of securities in dematerialized form and for availing depository services as may be agreed to from time to time between the DP and the Beneficial Owner as set out in the Tariff Sheet provided by the DP. It may be informed to the Beneficial Owner that "no charges are payable for opening of demat accounts"
- 6. In case of Basic Services Demat Accounts, the DP shall adhere to the charge structure as laid down under the relevant SEBI and / or Depository circulars / directions / notifications issued from time to time.
- 7. The DP shall not increase any charges/tariff agreed upon unless it has given a notice in writing of not less than thirty days to the Beneficial Owner regarding the same.

DEMATERIALIZATION

8. The Beneficial Owner shall have the right to get the securities, which have been admitted on the Depositories, dematerialized in the form and manner laid down under the Bye Laws, Business Rules and Operating Instructions of the depositories.

SEPARATE ACCOUNTS

- 9. The DP shall open separate accounts in the name of each of the beneficial owners and securities of each beneficial owner shall be segregated and shall not be mixed up with the securities of other beneficial owners and/or Dp's own securities held in dematerialized form.
- 10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and / or hypothecation or any other interest or encumbrance over all or any of such securities submitted for dematerialization and/or held in demat account except in the form and manner prescribed in the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996 and Bye Laws/Operating Instructions / Business Rules of the Depositories.

TRANSFER OF SECURITIES

- 11. The DP shall effect transfer to and from the demat accounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Beneficial Owner and the DP shall maintain the original documents and the audit trial of such authorizations.
- 12. The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his demat account and the DP shall act according to such instructions.

STATEMENT OF ACCOUNT

- 13. The DP shall provide statements of accounts to the Beneficial Owner in such form and manner and at such time as agreed with the Beneficial Owner and as specified by SEBI / depository in this regards.
- 14. However, if there is no transaction in the demat account, or if the balance has become Nil during the year, the DP shall send one physical statement of holding annually to such BOs and shall resume sending the transaction statement as and when there is a transaction in the account.
- 15. The DP may provide the services of issuing the statement of demat accounts in an electronic mode if the Beneficial Owner so desires. The DP will furnish to the Beneficial Owner the statement of demat accounts under its digital signature as governed under the information Technology Act, 2000. However, if the DP does not have the facility of providing the statement of demat account in the electronic mode, then the Participant shall be obliged to forward the statement of demat account in physical form.
- 16. In case of Basic Services Demat Accounts, the DP shall send the transaction statements as mandated by SEBI and /or Depository from time to time.

MANNER OF CLOSURE OF DEMAT ACCOUNT

- 17. The DP shall have the right to close the demat account of the Beneficial Owner, for any reasons whatsoever, provided the DP has given a notice in writing of not less than thirty days to the Beneficial Owner as well as to the Depository Similarly, the Beneficial Owner shall have the right to close his/her demat account held with the DP provided no charges are payable by him/her to the DP. In such an event, the Beneficial Owner shall specify whether the balances in their demat account should be transferred to another demat account of the Beneficial Owner held with another DP or to rematerialize the security balances held.
- 18. Based on the instructions of the Beneficial Owner, the DP shall initiate the procedure for transferring such security balances or rematerialize such security balances within a period of thirty days as per procedure specified from time to time by the depository. Provided further, closure of demat account shall not affect the rights, liabilities and obligations of either the Beneficial Owner or the DP and shall continue to bind the parties to their satisfactory completion.

DEFAULT IN PAYMENT OF CHARGES

- 19. In event of Beneficial Owner committing a default in the payment of any amount provided in Clause 5 & 6 within a period of thirty days from the date of demand, without prejudice to the right of the DP to close the demat account of the Beneficial Owner, the DP may charge interest at a rate as specified by the Depository from time to time for the period of such default.
- 20. In case the Beneficial Owner has failed to make the payment of any of the amounts as provided in Clause 5 & 6 specie above, the DP after giving two days' notice to the Beneficial Owner shall have the right to stop processing of instructions of the Beneficial Owner till such time he makes the Payment along with interest, if any.

LIABILITY OF THE DEPOSITORY

- 21. As per Section 16 of Depositories Act, 1996,
- Without prejudice to the provisions of any other law for the time being in force, any loss caused to the beneficial owner due to the negligence of the depository or the participant, the depository shall indemnify such beneficial owner.
- 2. Where the loss due to the negligence of the participant under Clause (1) above, is indemnified by the depository, the Depository shall have the right to recover the same from such participant.

FREEZING / DEFREEZING OF ACCOUNT

- 22. The Beneficial Owner may exercise the right to freeze/defreeze his/her demat account maintained with the DP in accordance with procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating instructions.
- 23. The DP or the Depository shall have the right to freeze/defreeze the accounts of the Beneficial Owners on receipt of instructions received from any realtor or court or any statutory authority.

REDRESSAL OF INVESTOR GRIEVANCE

24. The DP shall redress all grievances of the Beneficial Owner against the DP within a period of thirty days from the date of receipt of the complaint.

AUTHORIZED REPRESENTATIVE

25. If the Beneficial Owner is a body corporate or a legal entity, it shall, along with the account opening form, furnish to the DP, a list of official authorized by it, who shall represent and interact on its behalf with the Participant. Any change in such list including additions, deletions or alterations thereto shall be forthwith communicated to the Participant.

ADDITIONAL RIGHTS AND OBLIGATIONS

26. The stock broker / stock broker and depository participant shall not directly / indirectly compel the clients to execute Power of Attorney (PoA) or Demat Debit and Pledge Instruction (DDPI) or deny services to the client if the client refuses to execute PoA or DDPI

LAW AND JURISDICTION

- 27. In addition to specific rights set out in this document, the DP and the Beneficial owner shall be entitled to exercise any other rights which the DP or the Beneficial Owner may have under the Rules, Bye Laws and Regulations of the respective Depository in which the demat account is opened and circulars / notices issued there under or Rules and Regulations of SEBI.
- 28. The provisions of this document shall always be subject to Government notification, any rules, regulations, guidelines and circulars / notices issued by SEBI and Rules, Regulations and Bye-Laws of the relevant Depository, where the Beneficial Owner maintains his / her account, that may be in force from time to time.
- 29. The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Bye Laws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.
- 30. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Bye-Laws and Regulations and circulars / notices issued there under by the depository and / or SEBI.
- 31. Any changes in the rights and obligations which are specified by SEBI / Depositories shall also be brought to the notice of the clients at once.
- 32. If the rights and obligations or the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-Laws, Rules and Regulations of the relevant Depository, where the Beneficial Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.



Stock Holding Corporation of India Ltd.®

Regd. Office: 301, Centre Point, Dr. Babasaheb Ambedkar Road, Parel, Mumbai - 400 012. Phone: 91-22-6177 9400 to 09 Fax: 91-22-6177 9058 Website: www.shcil.com CIN: U67190MH1986GOI040506

Format of Request (Declaration for same email & mobile number) / updation request [Please tick (V) wherever applicable]

DP ID: Client ID:

	First Holder	Second Holder	Third Holder
Signature of Holde	ers:		
*Family means spouse	, dependent children and dependent _l	parents.	
EMAIL ID	The email belongs to ☐ me or ☐ my family*	The email belongs to ☐ me or ☐ my family*	The email belongs to me or my family*
MOBILE NO	SMS Flag ☐ Yes ☐ No The mobile belongs to ☐ me or ☐ my family*	SMS Flag Yes No The mobile belongs to me or my family*	SMS Flag Yes No The mobile belongs to me or my family*
	OMO Flate Division Na	CMO Flant D Mar D Ma	CMO Flor D Vos D No
Is your PAN Aadhar Seeded	Yes No	Yes No	Yes No
PAN			
	1st Holder	2nd Holder	3rd Holder

SAMPLE NACH FORM

NIACH/ECS	/AUTO DEBIT III.	4DN								Data O O O	
-	INSTRUCTION FORM	/IRN								Date 0 9 0	3 2 0 2 4
Tick (\checkmark)	THIST ROCTION T OR IN	Sponsor Bank Coo	le UTIB000	0248		Utility	/ Code	NACH0000	00000	000469	
CREATE MODIFY	I/We hereby authorize Bank					to de	ebit (tick√)	□SB □CA	□ C	C SB-NRE	SB-NRO 🗆 Other
CANCEL	a/c number										
with Bank	ABC			IFSC _	1 1 1 1	1 1	1 1 1	1 1 1	or MIC	CR	
an amount of	Rupees Only									Rs.	
FREQUENCY	Mthly Qtly	H-Yrly Yr	ly As &	when pres	sented			DEBIT TY	YPE	Fixed Amount	Maximum Amount
Reference 1 ((Mandate Reference No.)	Client ID					Phone No.	1234567891			
Reference 2 ((Unique Client Code-UCC)	DP ID					Email ID	abc@			
-This is to confir	lebit of mandate processing charges by rm that the declaration has been carefu od that I am authorised to cancel/amen	lly read, understood & m	ade by me/us. I am	authorizing the	e user entity/ Corpor	ate to debit	my account, bas				
- PERIOD — From		Y Y Y									
То	D M M Y	YYY	Signature of prima	ry account Ho	lder		Signature of acc	ount Holder		Signature of accor	ınt Holder
Maximim per	iod of validity of this mandate is	40 years only	Name As per B	ank Records	2.2		Name As per Ba	ank Records	3.	Name As per B	ank Records
							per or				

Please use editable NACH form & enclose the typed & filled NACH form alongwith the Account Opening Form.

Instructions to fill NACH Form and Terms and Conditions:

Following fields need to be filled mandatorily:-

- 1. Date of mandate (right side of mandate corner)
- 2. Signature on mandate needs to be as per bank Records
- 3. Signatures on mandate needs to be as per Mode of operation in Bank records. In case of Joint account, all a/c holders have to sign the form as per BR/partnership Deed.
- 4. Bank A/C Type: Tick is mandatory on the relevant box (Saving, current, CC ...)
- 5. Biller name on mandate should match with data send by sponsor bank. In case of mismatch reject the mandate.
- 6. Bank A/C Number & name mentioned on mandate needs to match with Bank records.
- 7. Mandate should not be older than 120 days i.e. 4 months
- 8. Destination Bank & IFSC/MICR code
- 9. Amount mentioned on mandate in word and figure should match.
- 10. Company Stamp required in case mandate is signed by authorized signatories of Company, Partnership firm, sole proprietorship.
- 11. Frequency of mandate Relevant box needs to be Ticked.
- 12. From date & To date are mentioned on mandate

The following applications will be considered as incomplete and are liable to be rejected:

- In case multiple frequencies are selected or not Tick.
- 2. Signature mismatch
- 3. In case Account holder name is not matching with Banks record
- 4. Stale mandate (older than 4 Months)
- 5. In case multiple Debit types are selected or not Tick.
- 6. In case both From and to period has been opted or not mention.
- $7. \quad \text{In case Account Holder Name does not mention on mandate}. \\$
- 8. In case details not filled in proper place.
- 9. In case there is cutting / overwriting on form.