RightsandObligationsofBeneficialOwnerandDepositoryParticipantas prescribed by SEBI and Depositories

GeneralClause

- The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of theDepositoriesAct,1996,SEBI(DepositoriesandParticipants)Regulations, <u>2018</u>, Rules and Regulations of Securities and Exchange Board of India (SEBI), Circulars / Notifications / Guidelines issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Depositories and relevant notifications of Government Authoritiesas may be in force from time to time.
- The DP shall open/activate demataccount of abeneficial ownerin the depository system only afterreceiptofcompleteAccountopeningform, KYCandsupportingdocuments asspecified by from time to time.

BeneficialOwnerinformation

- 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. TheBeneficialOwnershallimmediatelynotifytheDPinwriting,ifthereisanychangeindetails providedintheaccountopeningformassubmittedtotheDPatthetimeofopeningthedemat account or furnished to the DP from time to time.

Fees/Charges/Tariff

- 5. The BeneficialOwnershallpaysuch chargesto the DP for the purposeofholding andtransfer 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 providedbytheDP.ItmaybeinformedtotheBeneficialOwnerthat" no charges are payable for opening of demat accounts"
- 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. TheDPshallnotincreaseanycharges/tariffagreeduponunlessithasgivenanoticeinwriting 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.

SeparateAccounts

 TheDPshallopenseparateaccountsinthenameofeachofthebeneficialownersandsecurities 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 dematerializedform. 10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and /or hypothecationoranyotherinterestorencumbranceoveralloranyofsuchsecuritiessubmitted for dematerialization and/or held in demat account except in the form and manner prescribed intheDepositoriesAct,1996, SEBI (Depositories and Participants) Regulations, 2018 and Bye-Laws/Operating Instructions/Business Rules of the Depositories.

TransferofSecurities

- 11. The DPshalleffect transfer to and from the demataccounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandated uly authorized by the Beneficial Owner and the DP shall maintain theoriginal documents and the audit trail of such authorizations.
- 12. The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his demataccount and the DPshall act according to such instructions.
- 13. Thestockbroker/stockbrokeranddepositoryparticipantshallnotdirectly/indirectlycompel 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.

Statementofaccount

- 14. The DP shallprovide statements of accounts to the beneficial owner insuch formand manner and at such time as agreed with the Beneficial Owner and as specified by SEBI/depository in this regard.
- 15. However, if there is not ransaction in the demataccount, or if the balance has become Nilduring 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.
- 16. 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 TechnologyAct, 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 accounts in physical form.
- 17.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.

MannerofClosureofDemataccount

18. TheDPshallhavetherighttoclosethedemataccountoftheBeneficialOwner,foranyreasons 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/hertotheDP.Insuchanevent,theBeneficialOwnershallspecifywhetherthebalancesin 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.

19. 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.

Defaultinpaymentofcharges

- 20. 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 rightoftheDPtoclosethedemataccountoftheBeneficialOwner, theDPmaychargeinterest at a rate as specified bythe Depository from time to time fortheperiodofsuch default.
- 21. IncasetheBeneficialOwnerhasfailedtomakethepaymentofanyoftheamountsasprovided inClause5&6specifiedabove,theDPaftergivingtwodaysnoticetotheBeneficialOwnershall havetherighttostopprocessingofinstructionsoftheBeneficialOwnertillsuchtimehemakes the payment along with interest, if any.

LiabilityoftheDepository

- 22. AsperSection16ofDepositoriesAct, 1996,
 - 1. 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/Defreezingofaccounts

- 23. The Beneficial Owner may exercise the right to freeze/defreeze his/her demat account maintained with the DP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.
- 24. TheDPortheDepositoryshallhave the rightto freeze/defreeze the accounts oftheBeneficial Ownersonreceiptofinstructionsreceivedfromanyregulatororcourtoranystatutoryauthority.

RedressalofInvestorgrievance

25. 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

26. 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 officials authorized by it, who shall represent and interactonitsbehalfwiththeParticipant.Anychangeinsuchlistincludingadditions,deletions or alterations thereto shall be forthwith communicated to the Participant.

LawandJurisdiction

- 27. Inadditiontothespecificrightssetoutinthisdocument, the DP and the Beneficial ownershall be entitled to exercise any other rights which the DP or the Beneficial Ownermay have under the Rules, ByeLawsandRegulationsofthe respectiveDepository inwhichthedemat account is opened and circulars/notices issued there under or Rules and Regulations of SEBI.
- 28. The provisions ofthisdocumentshall alwaysbe subject to Government notification, any rules, regulations, guidelines and circulars/ notices issued by SEBI and Rules, Regulations and Byelaws 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 prescribedunder the Bye-lawsofthedepository and that such procedures hall be applicable to any disputes between the DP and the Beneficial Owner.
- 30. Wordsandexpressionswhichareusedinthisdocumentbutwhicharenotdefinedhereinshall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Byelaws and Regulations and circulars/notices issued there under by the depository and /or SEBI
- 31. AnychangesintherightsandobligationswhicharespecifiedbySEBI/Depositoriesshallalsobe brought to the notice of the clients at once.
- 32. If the rights and obligations of 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 incorporatedhereininmodificationoftherightsandobligationsofthepartiesmentionedinthis document.