

Application Kit



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"Please note that the KYC Application Form and overleaf instructions should be printed on the same page (back to back). If printed separately then both the pages should be attached and signed by the applicant."

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

COMPOSITE INVESTMENTS PVT. LTD.

Application No.:

Please fill in ENGLISH and in BLOCK LETTERS with black ink

A. Identity Details (please see guidelines overleaf)				
Name of Applicant (Please write complete name as per Certificate of Incorporation /	/ Registration; leaving	one box blank betwe	een 2 words. Please do not	
2. Date of Incorporation ddd/mm//yyyyy				PHOTOGRAPH
3. Registration No. (e.g. CIN) Date of commencement of business ddd/mmm//yyyyy	у			Please affix the recent passport size photograph of Authorised Signatory
4. Status Please tick(✓) ☐ Private Ltd. Co. ☐ Public Ltd. Co. ☐ Body Cor☐ FI ☐ FII ☐ HUF ☐ AOP ☐ Bank ☐ Government Body☐ Defence Establishment ☐ Body of Individuals ☐ Society ☐ LLP		ent Organisation	Charities / NGOs	and sign across it
5. Permanent Account Number (PAN) (MANDATORY)		☐ Copy of PA	N Card attached	
B. Address Details (please see guidelines overleaf)				
1. Address for Correspondence				
City/Town/Village State		Country	Postal Code	
2. Contact Details Tel. (Off.) (ISD) (STD)	Tel.(Res.)			
3. Proof of address to be provided by Applicant. Please submit ANY ON *Latest Telephone Bill (only Land Line) *Latest Electricity Bill *Latest 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 4. Registered Address (If different from above)	est Bank Account S	tatement Regist		
City/Town/Village State		Country	Postal Code	
5. Proof of address to be provided by Applicant. Please submit ANY ON **Latest Telephone Bill (only Land Line) **Latest Electricity Bill **Late 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** **Telephone Bill (only Land Line) **Latest Electricity Bill **Latest Elec	est Bank Account S	tatement Regist	tered Lease / Sale Agreer	
C. Other Details (please see guidelines overleaf)				
1.Gross Annual Income Details Please tick (): Income range per annum</th <th>n: Below 1 Lac</th> <th>]1-5 Lac</th> <th>_ac</th> <th>acs-1 Crore $\square > 1$ Crore</th>	n: Below 1 Lac]1-5 Lac	_ac	acs-1 Crore $\square > 1$ Crore
2. Net-worth in ₹. (*Net worth should not be older than 1 year)			(date) dd/m	
3. Name, PAN, DIN/UID, residential address and photographs of F (Please fill Annexure for the details)	Promoters/Partne	ers/Karta/Truste	es/whole time direct	ors
	YES NO Saming / Gambling /	Lottery Services	(e.g. casinos, betting sy	vndicates) YES NO
5. Any other information:				
DECLARATION				
I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or	OF AUT	IGNATURE(S THORISED	S) 2	
misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.	PER	SON(S)	2	
	Place:		Date	e:
FOR OFF	FICE USE ON	LY		

	Seal/Stamp of the intermediary Should contain
AMC/Intermediary name OR code	Staff Name
Originals Verified) Self Certified Document copies received	Designation
	Name of the Organization
(Attested) True copies of documents received	Signature
	Date

INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM



A. IMPORTANT POINTS:

- Self attested copy of PAN card is mandatory for all clients, including Promoters/Partners/Karta/Trustees and whole time directors and persons authorized to deal in securities on behalf of company/firm/others.
- 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
- If any proof of identity or address is in a foreign language, then translation into English is required.
- Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 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.
- For non-residents and foreign nationals,(allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIOCard/OCICard and overseas address proof is mandatory.
- 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.
- 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:
 - Unique Identification Number (UID) (Aadhaar)/Passport/Voter ID card/Driving license
 - 2. PAN card with photograph.
 - 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.)
 - 1. Passport/Voters Identity Card/Ration Card/Registered Lease or Sale Agreement

- of Residence/Driving License/Flat Maintenance bill/Insurance Copy.
- 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.
- Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinationa Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
- 6. 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.
- 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 may be accepted.

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.
- 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.

List of people authorized to attest the documents:

- Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/Cooperative 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.

E. Incase of Non-Individuals, additional documents tobe obtained from non-individuals, over & above the POI & POA, as mentioned below:

Types of entity	Documentary requirements
Corporate	 Copy of the balance sheets for the last 2 financial years (to be submitted every year) Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/Whole time director/MD(to be submitted every year) Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations Photograph, POI, POA, PAN of individual promoters holding control – either directly or indirectly Copies of the Memorandum and Articles of Association and certificate of incorporation Copy of the Board Resolution for investment in securities market Authorised signatories list with specimen signatures
Partnership firm	 Copy of the balance sheets for the last 2 financial years (to be submitted every year) Certificate of registration (for registered partnership firms only) Copy of partnership deed Authorised signatories list with specimen signatures Photograph, POI, POA, PAN of Partners
Trust	 Copy of the balance sheets for the last 2 financial years (to be submitted every year) Certificate of registration (for registered trust only). Copy of Trust deed List of trustees certified by managing trustees/CA Photograph, POI, POA, PAN of Trustees
HUF	 PAN of HUF Deed of declaration of HUF/List of coparceners Bank pass-book/bank statement in the name of HUF Photograph, POI, POA, PAN of Karta
Unincorporated Association or a body of individuals	 Proof of Existence/Constitution document Resolution of the managing body & Power of Attorney granted to transact business on its behalf Authorized signatories list with specimen signatures
Banks/Institutional Investors	 Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years Authorized signatories list with specimen signatures
Foreign Institutional Investors (FII)	Copy of SEBI registration certificate Authorized signatories list with specimen signatures
Army/Government Bodies	Self-certification on letterhead Authorized signatories list with specimen signatures
Registered Society	 Copy of Registration Certificate under Societies Registration Act List of Managing Committee members Committee resolution for persons authorised to act as authorised signatories with specimen signatures True copy of Society Rules and Bye Laws certified by the Chairman/Secretary

Details of Promoters/ Partners/ Karta / Trustees and whole time directors forming a part of Know Your Client (KYC) Application Form for Non-Individuals

vame of A	Applicant			PAN of the Applicant			
Sr. No.	PAN	Name	DIN (For Directors)/ UID (For Others)	Residential / Registered Address	Relationship with Applicant (i.e. promoters, whole time directors etc.)	Whether Politically Exposed	Photograph
						☐ PEP ☐ RPEP ☐ NO	
						☐ PEP ☐ RPEP ☐ NO	
						☐ PEP ☐ RPEP ☐ NO	
						☐ PEP ☐ RPEP ☐ NO	
						☐ PEP ☐ RPEP ☐ NO	

TRADING & CLEARING MEMBER INFORMATION

Name of the Trading Member	COMPOSITE INVESTMENTS PVT LTD
SEBI Registration No.	INZ000279531
CDSL DP: IN-DP-CDSL-553-2010	DPID: 12065200
Registered Office Address	COMPOSITE INVESTMENTS PVT LTD No. 30/1, 3rd Floor, S J Towers, Mission Road, Bangalore 560027. Karnataka, India.
Name of the Clearing Member	Stock Holding Corporation of India Limited
Phone	080-22244909 / 912 / 913
Website	www.compositedge.com
Correspondence Address	Same as above
Compliance Officer Name	Prakash Nayak B
Phone No.	080-22244909 / 912 / 913
Email ID	prakash@compositeinvestments.com
CEO Name	Satish Kumar Dutt
Phone No.	080-22244909 / 912 / 913
Email ID	skdutt@compositeinvestments.com

For any grievance please contact CIPL at the above address or email investorgrievance@compositeinvestments.com and Phone no. 91-80-22244912

In case not satisfied with the response, please contact the concerned exchange at:

- 1. NSE: ignse@nse.co.in or contact at 022-26598100
- 2. BSE: is@bseindia.com or contact at 022-22728097
- 3. MCX-SX: investorcompliants@mcx-sx.com



Annexure - 1

ACCOUNT OPENING KIT

INDEX

S. No.	Name of the Document	Brief Significance of the Document	Page No			
	MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES					
1	Account Opening Form	about the constituent and an instruction/check list.				
2	Internet Based Trading	Letter for INTERNET & WIRELESS TECHNOLOGY BASED TRADING FACILITY PROVIDED BY STOCK BROKERS TO CLIENT (All the clauses mentioned in the 'Rights and Obligations' document(s) shall be applicable. Additionally, the clauses mentioned herein shall also be applicable.)	10-10			
3	Policies and Procedures	Document describing significant policies and procedures of the stock broker.	11-14			
4	Tariff sheet Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s).		15-15			
	VOLUNTARY DOCUMENTS	S AS PROVIDED BY THE STOCK BROKER				
5	E Contract Note		16-16			
6	Running account authorization		17-17			
7	Self Declaration for Derivatives Trac	ling	18-18			
8	Undertaking		19-20			
9	Refer a friend		21-21			
10	HUF Declaration		22-22			
11	Acknowledgement		23-23			

Annexure - 2





FOR NON-INDIVIDUALS



Please fill this form in ENGLISH and in BLOCK LETTERS

Tiedde iii tiid foriii ii ENGLION diid iii BEGON ELTTENG						
A. IDENTITY DETAILS						
Name of the Company / Firm / Applicant entity						
Date of incorporation	D D M M Y Y Y Y					
Place of incorporation						
Date of Commencement of business	D D M M Y Y Y Y					
PAN						
Registration No. (e.g. CIN) :						
Status (Please tick any one)	Private Limited Co. Body Corporate	Γrust				
Public Limited Co.	Partnership Charities H	HUF				
NGO's	FII AOP [Defense				
FI	Non-Soveriment Bank	Establishment				
Government Body		301				
	Society Others (Please specify)					
ADDRESS DETAILS						
Address for Correspondence						
	Pin Code					
	City					
	Phone (Res.) Country					
Contact Details	Phone (Off.) Fax					
Contact Details	Mobile No:					
	Email Id:					
Specify the Proof of address submitted for correspondence address						
Registered Address						
(If different from above)						
	City Pin Code					
	State Country					
Specify the Proof of address submitted for Permanent address						

OTHER RETAI						COMPOSITED G	G E
OTHER DETA							ioois.
Gross Annual Details (Pleas		Below	Rs. 1 Lacs	1-5 Lacs		5-10 Lacs	
Income Range		10-25	Lacs	Above 25 Lacs			
			or				
Net-worth as	on (aato)	D D M N	M Y Y Y	Amount			
	uld not be older						
than 1 Year)	Deteile about Dra	amatara V	arta Tructada	Directors Whol	o timo	o Divo atovo	
Please tick and	Details about Pro				e time	e Directors	
Promoters	Partners Ka	arta 🔲 Tru	istees Direc	tors Whole Ti	me Di	irector	
1	 Details		Address	Residential		Photograph	
Name							
						Please Paste	
PAN						Passport Size Color	
						Photo Here and	
						Sign Across it	
DIN/UID No.							
		la la	Phone No.		\dashv		
Please tick and	l d fill the details as a			rograph			
Promoters			istees Direc		ma Di	irector	
				tors Willow II	ווופ טו		
2	Details			Residential		Photograph	
2	Details						
	Details						
2	Details					Photograph	
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2	Details					Photograph Please Paste Passport Size Color	
Name	Details					Photograph Please Paste	
Name PAN	Details					Photograph Please Paste Passport Size Color Photo Here and	
Name	Details					Photograph Please Paste Passport Size Color Photo Here and	
Name PAN	Details					Photograph Please Paste Passport Size Color Photo Here and	
PAN DIN/UID No.	d fill the details as a	applicable v	Address Phone No. with recent pho	Residential		Please Paste Passport Size Color Photo Here and Sign Across it	
PAN Please tick and Promoters	d fill the details as a	applicable v	Address Phone No. with recent phoustees Direct	Residential		Please Paste Passport Size Color Photo Here and Sign Across it	
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PAN DIN/UID No. Please tick and Promoters 3	d fill the details as a	applicable v	Address Phone No. with recent phoustees Direct	Residential		Please Paste Passport Size Color Photo Here and Sign Across it	
PAN DIN/UID No. Please tick and Promoters 3	d fill the details as a	applicable v	Address Phone No. with recent phoustees Direct	Residential		Please Paste Passport Size Color Photo Here and Sign Across it	
PAN DIN/UID No. Please tick and Promoters 3 Name	d fill the details as a	applicable v	Address Phone No. with recent phoustees Direct	Residential		Please Paste Passport Size Color Photo Here and Sign Across it	
PAN DIN/UID No. Please tick and Promoters 3 Name	d fill the details as a	applicable v	Address Phone No. with recent phoustees Direct	Residential		Please Paste Passport Size Color Photo Here and Sign Across it rector Photograph Please Paste Passport Size Color	
PAN DIN/UID No. Please tick and Promoters 3 Name PAN	d fill the details as a	applicable v	Address Phone No. with recent phoustees Direct	Residential		Please Paste Passport Size Color Photo Here and Sign Across it rector Photograph Please Paste Passport Size Color Photo Here and	
PAN DIN/UID No. Please tick and Promoters 3 Name	d fill the details as a	applicable v	Address Phone No. with recent phoustees Direct	Residential		Please Paste Passport Size Color Photo Here and Sign Across it rector Photograph Please Paste Passport Size Color Photo Here and	



Please tick, if applicable: for any of your authorized signatories / Promotors / Partners / Karta / Trustees / Whole time directors / Directors	Related to a Po	osed Person (PEP) /	rson (PEP		
Any other information					
	DE	CLARATION			
and belief and I / we undertake information is found to be false held liable for it.					
	wis a d Cisus stars	Deter		/ al al /200 200 /2 22	
Name & Signature of the Author	orised Signatory	Date:		(dd/mm/yy	/ yy)
	FOR OF	FICE USE ONLY			
(Originals verified) True copies of doc	uments received	(Self-Attes Self Certifi	,	nent copies red	ceived
Signature of the Authorised Si	gnatory				
Date:(dd/n	nm/yyyy)	Seal / Stam	p of the li	ntermediary	



TRADING ACCOUNT RELATED DETAILS

BANK ACCOUNT	DETAILS	3					
Bank Name							
Branch Address							
Bank A/c Number							
Account Type (SB/CA/NRE/NRO)	SB	CA	NRE N	NRO	OTHERS		
MICR No.							
IFSC Code	1	1 1	1 1	1	1		
DEPOSITORY AC	COUNT(S) DETA	ILS				
Depository Partic	ipant Na	ame					
Depository (NSD	L / CDSL	-)					
Beneficiary Name	9						
Beneficiary ID (B	O ID)						
DP ID							
* Please sign in the the Client.	relevant	boxes w	here you wis	sh to trac	e. The segm	nent not chose	n should be struck off by
			TRAD	ING PRE	FERENCES	3	
Please sign in th	e relevan	t boxes					e segment not
chosen by you. Exchanges	NSE, F	DOE					MCX, BSE &
Exchanges	NSE, I	33E					NSE
All Segments	Cash Mutua Fund	/ I	F&O	Cu	rrency	Debt	Commodity Derivatives
If you do not wish	to trade	in any of	i cogmonto /	/ Mutual	Fund place	montion hard	
If you do not wish		in any oi	segments /	wiuluai	-unu, piease	e menuon nere	;
# If, in future, the c should be taken fro					ent / new ex	kchange, sepa	rate authorization / letter
PAST ACTIONS							
	t the app	olicant \tilde{I}	constituent	t of its	Partners / ˈ	promoters / v	exchange / any other whole time directors /
DEALINGS THR	OUGH S	SUB-BR	OKERS AI	ND OTH	IER STOC	K BROKERS	S
If Client is dealing	through t	he sub-b	roker, provid	de the fol	lowing detai	ls:	
Sub-broker's Nar	ne						
SEBI Registration	number	r					
Registered office	address	:					
Phone				W	ebsite :		

COMPOSIT ED GI Discount Broking. Algo Trading. Smart Tool	

Whether dealing with any other stock broker /	Yes No						
sub-broker (if case dealing with multiple stock	Name of Stock Broker:						
brokers/sub-brokers, provide details of all)	Name of Sub Broker if any:						
provide details of all)	Client CodeExchange						
	Details of disputes / dues pending from / to such						
	stock broker / sub broker						
ADDITIONAL DETAILS							
Mode of receiving contract notes (please tick)	Physical Contract note Electron	nic Contract note					
Specify your email ID if applicable							
Whether you wish to avail Internet Trading (please Specify and Sign)	Yes No Client Sign.	P					
Whether you wish to avail Wireless Technology (please Specify and Sign)	Yes No Client Sign.	P					
No. of years of investment / Trading experience							
Details of authorised per case of non-individuals clients	sons to deal in securities on behalf of o	company / firm / othe	ers ir				
Name of the authorised person							
Designation		Photo of the					
PAN No.		- authorised person					
UID		signed across					
Residential Address							
Signature							
	x						
Any other information							

	COMPOSITEDGE
INTRODUCER DETAILS	Discount Broking. Algo Trading, Smart Tools.
Name of the introducer	
Address	
Phone No.	
Status / Relationship of	Authorised person Sub broker
introducer with CIPL	Existing client Others Please Specify
Signature of the introducer	G1
DECLARATION	
and belief and I / we underta	e details furnished above are true and correct to the best of my / our knowledge ke to inform you to any changes therein, immediately. In case any of the above se or untrue or misleading or misrepresenting, I am / we may be held liable for it.
I / We confirm having read procedures of the stock broken	been explained and understood the contents of the document on policy and er and the tariff sheet.
and 'Risk Disclosure Docum	read and understood the contents of the 'Rights and Obligations' document(s) ent'. I / We do hereby agree to be bound by such provisions as outlined in these to been informed that the standard set of documents has been displayed for designated website, if any.
Place	

Signature of Client / all Authorised Signatory(ies)

FOR OFFICE USE ONLY



UCC Code allotted to the Client:

	Documents 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 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 my / our website, if any, for the information of the clients.

Signature of the Authorised Signatory

Date:

Seal / Stamp of the stock broker

INSTRUCTIONS / CHECK LIST

1. Additional documents in case of trading in derivatives segments - illustrative list:

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.

^{*}In respect of other clients, documents as per risk management policy of the Company need to be provided by the client from time to time.

- 2. 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 substituted.
- 3. Demat master or recent holding statement issued by DP bearing name of the client.
- 4. 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 in-person' 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.



INTERNET & WIRELESS TECHNOLOGY BASED TRADING FACILITY PROVIDED BY STOCK BROKERS TO CLIENT (All the clauses mentioned in the *'Rights and Obligations'* document(s) shall be applicable. Additionally, the clauses mentioned herein shall also be applicable.)

- Stock broker is eligible for providing Internet based trading (IBT) and securities trading through the use of wireless technology that shall include the use of devices such as mobile phone, laptop with data card, etc. which use Internet Protocol (IP). The stock broker shall comply with all requirements applicable to internet based trading/securities trading using wireless technology as may be specified by SEBI & the Exchanges from time to time.
- 2. The client is desirous of investing/trading in securities and for this purpose, the client is desirous of using either the internet based trading facility or the facility for securities trading through use of wireless technology. The Stock broker shall provide the Stock broker's IBT Service to the Client, and the Client shall avail of the Stock broker's IBT Service, on and subject to SEBI/Exchanges Provisions and the terms and conditions specified on the Stock broker's IBT Web Site provided that they are in line with the norms prescribed by Exchanges/SEBI.
- 3. The stock broker shall bring to the notice of client the features, risks, responsibilities, obligations and liabilities associated with securities trading through wireless technology/internet/smart order routing or any other technology should be brought to the notice of the client by the stock broker.
- 4. The stock broker shall make the client aware that the Stock Broker's IBT system itself generates the initial password and its password policy as stipulated in line with norms prescribed by Exchanges/SEBI.
- 5. The Client shall be responsible for keeping the Username and Password confidential and secure and shall be solely responsible for all orders entered and transactions done by any person whosoever through the Stock broker's IBT System using the Client's Username and/or Password whether or not such person was authorized to do so. Also the client is aware that authentication technologies and strict security measures are required for the internet trading/securities trading through wireless technology through order routed system and undertakes to ensure that the password of the client and/or his authorized representative are not revealed to any third party including employees and dealers of the stock broker
- 6. The Client shall immediately notify the Stock broker in writing if he forgets his password, discovers security flaw in Stock Broker's IBT System, discovers/suspects discrepancies/ unauthorized access through his username/password/account with full details of such unauthorized use, the date, the manner and the transactions effected pursuant to such unauthorized use, etc.
- 7. The Client is fully aware of and understands the risks associated with availing of a service for routing orders over the internet/securities trading through wireless technology and Client shall be fully liable and responsible for any and all acts done in the Client's Username/password in any manner whatsoever.
- 8. The stock broker shall send the order/trade confirmation through email to the client at his request. The client is aware that the order/ trade confirmation is also provided on the web portal. In case client is trading using wireless technology, the stock broker shall send the order/trade confirmation on the device of the client.
- 9. The client is aware that trading over the internet involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, etc. are susceptible to interruptions and dislocations. The Stock broker and the Exchange do not make any representation or warranty that the Stock broker's IBT Service will be available to the Client at all times without any interruption.
- 10. The Client shall not have any claim against the Exchange or the Stock broker on account of any suspension, interruption, non-availability or malfunctioning of the Stock broker's IBT System or Service or the Exchange's service or systems or non-execution of his orders due to any link/system failure at the Client/Stock brokers/Exchange end for any reason beyond the control of the stock broker/Exchanges.

9 <i>F</i>			
	Client Signature		



POLICIES & PROCEDURES

1. Refusal of orders for penny / illiquid stock

A stock that trades at a relatively low price and market capitalization is a penny stock. Penny stock companies often have low liquidity, making it difficult to sell shares. In extreme cases, investors may encounter difficulty liquidating their positions. Low liquidity also translates into easy manipulation of penny stocks due to most penny stocks being thinly traded. Both NSE and BSE list out penny stocks/illiquid stocks by way of circulars under the surveillance and investigation section. We advise clients to abstain from investing/trading in penny stocks.

We therefore reserve the right to refuse to allow trading/provide limits / use as collateral, penny stocks. We however have no restriction whatsoever on sale of penny stocks held in the demat account of the client. Further CIPL may ask for compulsory settlement / advance payment of expected settlement value/delivery of securities for settlement prior to acceptance / placement of order(s) as well. Losses, if any, on account of such refusal by CIPL or due to delay caused by such limits, shall be borne exclusively by the client alone. The Stock Broker shall not be responsible for any financial or other implications due to such execution, delay in execution or non execution of any such orders. The Stock Broker shall have the prerogative to place such restrictions, notwithstanding that the client has sufficient credit or margin available in his account.

2. Setting up client's exposure limits

CIPL, may from time to time, vary limits or impose new limits for the orders that the client can place through CIPL's trading platforms. CIPL would have the sole discretion on setting these limits based on its risk perception of the client, Margin received from the client, Market conditions and other factors, but not limited to, limits on account of exchange/ SEBI directions/ limits (such as Stock Broker level/ market level limits in security specific / volume specific exposures etc.). This would include exposure limits, turnover limits, limits as to the number, value and/or kind of securities in respect of which orders can be placed etc.. The client is aware that CIPL may be unable to inform the client of such variation, reduction or imposition in advance. CIPL shall not be responsible for such variation, reduction or imposition of limits.

CIPL may at any time, at its sole discretion and without prior notice, prohibit or restrict the client's ability to place orders or trade in securities through it, or it may subject any order placed by the client to a review before its entry into the trading systems and may refuse to execute / allow execution of orders due to but not limited to the reason of lack of margin / securities or the order being outside the limits set by CIPL / exchange / SEBI and any other reasons which CIPL may deem appropriate in the circumstances. Losses, if any, incurred by the client on account of such refusal or delay, shall be borne exclusively by the client alone.

CIPL shall have the prerogative to allow differential buy and sell limits for its clients depending upon credit worthiness, integrity and past conduct of each client.

3. Applicable brokerage rate

CIPL is entitled to charge brokerage within the limits imposed by exchange which at present is as under:

The maximum brokerage chargeable in relation to trades effected in the securities admitted to dealings on the Capital Market segment of the Exchange shall be 2.5% of the contract price exclusive of statutory levies. Brokerage for option contracts shall be charged on the premium amount at which the option contract was bought or sold and not on the strike price of the option contract. It is hereby further clarified that brokerage on the options contracts shall not exceed 2.5% of the premium amount or Rs.100/- (per lot), whichever is higher.

Brokerage for future contracts shall be charged on the value at which the contracts are bought or sold. It is hereby further clarified that brokerage on the futures contracts shall not exceed 2.5% of the Contract value exclusive of statutory levies.

The slab rates of brokerage are function of the cost of the services being provided to the client and would be reviewed from time to time.

4. Imposition of penalty/delayed penalty charges/other charges

CIPL would charge delayed payment charges on any amounts which are overdue from the client towards



trading or on account of any other reasons, at such rates as may be determined by the Stock Broker from time to time to time. The client shall pay to the Stock Broker brokerage, all taxes, duties, levies to the stock exchanges, transaction expenses, penalties for short margin levied by Exchange, delayed payment charges, short delivery charges, auction charges, cheque stop payment charges, cheque bounce charges, RTGS/NEFT charges, incidental expenses such as postage, courier etc. as they apply from time to the client's account / transactions / services that the client avails from CIPL.

CIPL may impose penalties / fines for any orders/trades / deals / actions of the client which are contrary to Stock Broker Client Agreement/rules / regulations / Bye-Laws of the exchange or any other law for the time being in force, at such rates and in such form as it may deem fit. Further where the Stock Broker has to pay any fine or bear any punishment from any authority in connection with / as a consequence of / in relation to any of the orders/trades / deals / actions of the client, the same shall be borne by the client.

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

CIPL shall have the right and the prerogative 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 either a delay or failure of the client to meet the pay-in obligations and / or there is delay /failure of the client to bring additional margins to cover the increase in risk in dynamic and volatile market conditions. CIPL further has the right but not the obligation to cancel all pending orders and to sell/buy/liquidate all open positions /securities/shares at a pre-determined square-off time or when pre-determined MTM % is reached whichever is earlier in case of intra-day positions.

The client would be responsible for monitoring his / her / its position (dealings/trades and valuation of security(ies)) on his / her / its own and provide the required/deficit margin / security(ies) forthwith as required from time to time whether or not any margin call or such other separate communication to that effect is sent by CIPL to the client and / or whether or not such communication is received by the client. The client is not entitled to trade without adequate margin and that it shall be client's own responsibility to ascertain beforehand the margin requirements for its orders/ trades/deals and to ensure that the required margin is made available to CIPL in such form and manner as may be required.

The client shall ensure that funds/securities are made available in time and in designated form at designated bank(s) and depository account(s) of CIPL, for meeting his/her/its pay-in obligation of funds and securities. CIPL shall not be responsible for any claim/loss/damage arising out of non availability/short availability/delayed availability of funds/securities by the client in the designated account(s) of the Stock Broker for meeting the pay-in obligation of either funds or securities. If the client gives orders/trades in the anticipation of the required securities being available subsequently for pay-in through anticipated pay out from the exchange or through borrowings or any off market delivery(s) or market delivery(s) and if such anticipated availability does not materialize in actual availability of securities/funds for pay-in for any reason whatsoever including but not limited to any delays/shortages at the exchange or Stock Broker level/non release of margin by the Stock Broker etc., the losses which may occur to the client as a consequence of such shortages in any manner such as on account of auctions / square-off / closing outs etc., shall be solely to the account of the client CIPL shall not be responsible for the same in any form or manner whatsoever.

In case the payment of the margin/security is made by the client through a bank instrument, the Stock Broker shall be at liberty to give the benefit/credit for the same only on the realization of the funds from the said bank instrument & subsequent updation in records as CIPL's process.

Where the margin/security is made available by way of securities, it is upto CIPL's discretion to decline its acceptance as margin and/or to accept it at such reduced value as the Stock Broker may deem fit by applying haircuts or by valuing it by marking it to market or by any other method as CIPL may deem fit in its absolute discretion.

In the event of client failing to maintain or provide the required margin/fund/security(ies) or to meet the funds/ margins/securities pay-in obligations on immediate basis for the orders/trades/deals of the client CIPL shall have the right, without any further notice or communication to the client, to withhold payout of funds/securities, to liquidate security(ies), to disable trading facility to the client, to liquidate/square off partially or fully the position of sale and/or purchase in anyone or more securities or contracts in such manner and at such rates which CIPL may decide in it's absolute discretion.

Losses, if any, on account of any one or more steps, as enumerated herein above, being taken by CIPL shall be borne exclusively by the client alone and he/she/it agrees not to question the reasonableness,



requirements, timing, manner, form, price etc which are chosen.

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

CIPL shall not be obliged to deliver any securities or pay any money to the client unless and until the same has been received by the Stock Broker from the exchange, the clearing corporation/clearing house or other company or entity liable to make the payment and the client has fulfilled his/her/its obligations first.

The policy and procedure for settlement of shortages in obligations arising out of internal netting of trades is as under:

- (a) Short Delivery to the Exchange for scrip at the Stock Broker level: In case of short delivery to exchange, the settlement happens as per the auction/close-out mechanism of Exchange and auction/close-out debit and all related charges is passed on to the defaulting clients who did not fulfill his/her/it's selling obligation.
- (b) Short delivery in case of internal netting of trades:

The short delivery client is debited by an amount equivalent to 30% above the closing price of the day prior to payin/payout date. The shares delivered short will be purchased on the pay-in date i.e. on T+2 from Normal Market and the purchase consideration amount along with brokerage and related charges will be debited to the defaulting client along with reversal of the provisional amount debited earlier.

Further if CIPL is unable to buy shares on T+2 day from normal market due to upper side freeze on the scrip

Then

The valuation price that shall be debited to the short delivering client shall be, higher of, 5% above the closing price of Auction date i.e. T+2 day in normal market of the exchange,

or

Highest traded price between trade date and auction date. The defaulting client on sell side will be debited by the amount equivalent to the quantity short delivered multiplied by the valuation price. The client on the buy side will be credited by the same amount debited to defaulting client on sell date as computed above. All losses to the client on account of the above shall be borne solely by the client and CIPL shall not be responsible for the same. In case of any claim against CIPL, the Client shall indemnify CIPL in this regard. Corresponding clients on the buy side of scrip A are chosen on the basis of the descending quantity of shares bought by them i.e. first the client (say X) who has purchased highest quantity of scrip A will be picked up and if the shortage of shares is more than the quantity of shares bought by the client X, then the client who has purchased the next highest quantity will be picked up so on and so forth. The shares bought on T+2 in case of Client to Client shortage and shares/credit received from Exchange through auction process in case of CIPL level shortage are credited to the corresponding client on buy side of scrip A chosen through the aforesaid mechanism.

7. Conditions under which a client may not be allowed to take further position or the Stock Broker may close the existing position of a client

CIPL may refuse to execute order of a client or may close the existing position of the client due to lack of margin / securities or the order being outside the limits set by CIPL / exchange/ SEBI. Other reasons for not allowing further positions or closing out of existing positions could be as:

- 1. Client has not met his pay-in obligations in cash by the scheduled date of pay-in for purchases done in CM segment.
- 2. Non-payment or erosion of margins or other amounts, outstanding debts, etc.
- 3. Client is dealing in illiquid scrips or contracts/penny stock.
- 4. Cheque submitted by the client has bounced or clear funds not received with the Stock Broker for the cheque submitted by the client.
- 5. If in the opinion of the Stock Broker, the client has committed a fraud, crime, or acted in contravention to the agreement.
- 6. Non Payment of Mark to Market loss in Cash.
- 7. Open positions in a contract exceed or are close to market wide cut-off limits.
- 8. Client's position is close to client-wise permissible "open" positions.
- 9. Intraday orders after the cut-off time would not be allowed.



8. Temporarily suspending or closing a client's account

The Stock Broker can suspend/close the client account and also withhold the pay-outs of client if there is any judicial or/and regulatory order/action requiring suspension/closure of client's account. The Stock Broker can also suspend/close the client account if the Stock Broker observes any abnormal or suspicious activity in the client account through its monitoring and surveillance of the client account. The Stock Broker may also temporarily suspend/close the client account if there is no activity in the client account for a period, as deemed fit by the Stock Broker from time to time. The client's account can also be put under temporary suspension/closure if the client has not cleared the uncovered debit in its account or if the client has not submitted Know Your Client (KYC) details sought by CIPL to fulfill its own surveillance or exchange related requirements.

In the event of information/reports reaching CIPL of the client's death, the account can also be put under temporary suspension/closure.

CIPL can also put the client's account under temporary suspension/closure if the client has failed to provide or update its communication details like correspondence address, mobile number, landline numbers or email ID.

The client may also request CIPL to temporarily suspend/close his account. CIPL may do so subject to client accepting / adhering to conditions imposed by CIPL including but not limited to settlement of account and / or other obligation.

9. De-registering a client

The client has the option to De-register his account after settling his account with CIPL. The client would be liable to pay all dues in his account before the De-registration.

CIPL shall have the right to terminate the agreement with immediate effect in any of the following circumstances:

- 1. The client account figures in the list of debarred entities published by SEBI.
- 2. The actions of the Client are prima facie illegal / improper or such as to manipulate the price of any securities or disturb the normal / proper functioning of the market, either alone or in conjunction with others.
- 3. If there is any legal /regulatory proceeding against the client under any law in force.
- 4. If there is reasonable apprehension that the Client is unable to pay its debts or the Client has admitted its inability to pay its debts, as they become payable;
- 5. If the Client is in breach of any term, condition or covenant of this Agreement;
- 6. When CIPL is informed or ascertains that the client is deceased / has become insolvent / not able to act in the market due to lunacy/disability etc.
- 7. CIPL shall have the right to close out the existing positions, sell the collaterals to recover any dues with or without consent of the client before the de-registration of the client.
- 8. Either party will be entitled to terminate the agreement without assigning any reason, after giving notice in writing of not less than 30 days to the other party.

Not withstanding any such termination/deregistering, all rights, liabilities and obligations of the parties arising out of or in respect of transactions entered into prior to the termination/deregistering, shall continue to subsist and vest in/ be binding on the respective parties or his/her/its respective heirs/executors/administrators/legal representatives/ successors as the case may be.

10. Inactive client account

Client account will be considered as inactive if the client does not trade for period of one year. Calculation will be done at the beginning of every month and those clients who have not traded even a single time will be considered as inactive, the shares/credit ledger balance if any will be transferred to the client within one week of the identifying the client as inactive. The client has to make written request for reactivation of their account.



TARIFF SHEET

I/We agree to pay the charges as per following charges structure for my/our Trading account with CIPL Equities, whether delivery, intraday, futures, options and currency.

For all executed orders	Rs.15/- unlimited shares*
Broker Assisted	Additional Rs.15/- per order
Minimum Contract Charges	Rs.10/- per Segment

^{*}Or 0.006% whichever is lower.

Note: Turnover for options is calculated as (Strike Price+Premium) x Lot Size Brokerage is also charged on expired, exercised and assigned futures & options contracts. Margin as required by SEBI/Exchanges will be required to be paid.

NRI-Equity Delivery	Rs.200/-per executed order
NRI-Futures & Options	Rs.200/-per executed order

^{*}Or 0.01%- whichever is lower for Futures & Options.

In addition to the brokerage charges the other charges as mentioned below will also be levied.

Schedule of Charges:

- 1. Transaction Charges
- 2. Securities Transaction Tax (STT)
- 3. GST 18% on Brokerage and transaction charges.
- 4. Stamp Duty (State-wise stamp duty as applicable will be levied)
- 5. SEBI Turnover Fees

Place:	Client Signature 7
Date:	

^{*}Or 0.06% whichever is lower for Delivery Trades.

^{*}all trades resulting from a single order.

^{*}Or 0.1%- whichever is lower for Delivery Trades.

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MANDATE FOR RECEIVING CONTRACT NOTES IN DIGITAL FORMAT

(Recommended - as physical contracts would be charged Rs.30/- per contract note.)

To Composite Investments Pvt Ltd #30/1, 3rd Floor, S J Towers, Mission Road Bangalore 560027

Dear Sir,

Sub: Mandate to issue contracts in digital format

I hereby agree and consent to accept the contract notes for transactions carried on by me/us through you in digital form. Digital contracts issued by you as per the terms and conditions specified below shall be binding on me/us. Mailing of digital contract notes shall be construed as delivery and acknowledgement of contract note. I/we undertake to check the contract notes and bring the discrepancies to your notice within 24 hours of such issuance of contract notes.

My non-verification or not accessing the contract notes on regular basis shall not be a reason for disputing the contract note at any time. This instruction to issue digital contract note is applicable with immediate effect.

rain, we are giving hereunder my emaind for the purpo	se of maining of contract notes in digital form.
(Email-id :)
hereby accept to the terms and conditions as mention	ned herein
Yours truly, Name of the Client:	
Signature of the Client:	Client Code :
Date : Place :	

Lam/we are giving hereunder my email id for the nurnose of mailing of contract notes in digital form

Note:

- 1. The Digital Contract notes will be issued in digital form in compliance with the guidelines issued by SEBI/Exchanges from time to time
- Digital Contract notes will be mailed to the Email address provided to us in the format as may be prescribed by the Exchanges from time to time. Transmission of digital contract notes to the id given by "client" shall discharge the stock broker of its obligation with regard to issuance posting and acknowledgement of contract notes.
- 3. Digital contract notes will also be available in your web access to the accounts software.
- 4. In case of any failure in system or errors in digital contract notes, contract notes will be issued in physical form, which shall be binding on the client.
- 5. Discrepancies, if any, should be sent to help@compositeinvestments.com with in 24 hours of issuance of digital contract notes.
- 6. Any changes in the terms and conditions shall be intimated from time to time.
- 7. Any change in the email id to be communicated by the client through a physical letter to be addressed to The Manager.
- 8. The Client agrees that non-receipt of Bounced Mail by us shall amount to delivery of the Contract Notes.

Client Signature



Voluntary

Running Account Authorisation

To: COMPOSITE INVESTMENTS PVT LTD No, 30/1, 3rd Floor, S.J. Towers, Mission Road, Bangalore – 560 027.	Date:
Ref: Client Code:	
Dear Sir,	
Investments Private Limited. (CIPL) to maintain a running a	ened under the aforesaid client code. I/We would like to authorize Composite account, instead of settlement-to-settlement clearance of funds/securities the SEBI circular no MIRSD/SE/CIR-19/2009 dated December 3, 2009. I/rise CIPL to maintain a running account.
I/We shall prefer settlement of fund/securities once in (tick \odot A calendar quarter \odot A calendar month	any one)
	scretion in a calendar month or quarter (hereinafter referred as 'settlement iable to pay the debit standing to my account on the settlement date or any
•	s, loss of profit, loss of interest or for any consequential, incidental, special uch securities/funds under aforesaid arrangement or otherwise.
·	y me/us any time. CIPL may release the funds/securities to me/us on my/uthority, if sufficient margins in respect of my/our trading across the stock (s) are available with CIPL.
10000/- or lesser shall by default be retained and transfer o	ettling the accounts of active clients accounts with credit balances of Rs. f funds to the bank account shall not be made as per SEBI circular MIRSD/9, 20091204-7 & MCX-SX-238/2009. The client however can request for
Yours faithfully	
Client Signature 🛆 14	
Name:	
Note: The authorization shall be signed by the client only an Attorney.	d not by any authorized person on his behalf or any holder of the Power of

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VOLUNTARY



SELF DECLARATION DERIVATIVES TRADING

(To be filled if Documentary Evidence regarding financials is not furnished by clients trading in Derivatives Market Segment)

From	:		
Mr./N	//rs./Ms:	Da	te:
Comp No. 3 Missi	Manager, posite Investments Pv 0/1, 3rd Floor, S J To on Road alore 560027.		
Dear	Sir/Madam,		
Sub:	Self-Declaration on	n Income and Net-Worth furnished pursuant clause	e 47 of MCA.
Ref: 0	Client Code:	PAN No	
With	reference to the abov	ve, I do hereby declare and affirm the following :	
>		Year ending 31st March, my and for which, except this Self-declaration Letter,	
>	As on this Self-declaratio	_, my net-worth is approximately Rs on Letter, no other documentary proof is provided t	for which, excepto you.
>	commensurate wit	hat the transactions I am entering into with you ith my Income and Net Worth and I have read ent forming part of the KYC.	_
>		to substantiate the above income or net worth a cies, I will do so. In case of a wrong declaration, I uences.	
Client	t Signature: 🎏		
Client	t's Name:		
Date:			

To



Composite Investments Pvt Ltd [CIPL]

No.30/1, 3rd Floor, S J Towers, Mission Road, Bangalore - 560027

Dear Sir,

SUB: UNDERTAKING / AUTHORISATION

With respect to the Member-Constituent Relationship and Mandatory and Voluntary(optional) Documents executed between us, I / We do hereby authorize CIPL to do the following:

1. Order Placement Instructions

I understand that you require written instructions from me for placing / modifying / canceling orders. Even If I have the facility to trade online through Internet and wireless technology, I may have to sometimes place/modify/cancel orders by physically visiting /calling/ emailing your office in case of breakdown of internet connectivity or other similar reasons. However, it would not practical for me to give written instructions for placing/modifying/canceling such orders,

I therefore hereby request you to kindly accept my / my authorized representative or mandate holder's verbal orders/instructions, in person or over phone and execute the same. I understand the risk associated with placement of verbal orders and accept the same. I shall not disown orders under the plea that the same were not placed by me provided I am sent ECN/Physical contract notes or trade confirmations through SMS and other modes. I indemnify CIPL and its employees against all losses, damages, actions which you may suffer or face, as a consequence of adhering to and carrying out my instructions for orders placed verbally.

2. ERRORS AND OMMISSIONS

I understand and agree that inadvertent errors may occur, while executing orders placed by me. In such circumstances CIPL shall make all reasonable efforts to rectify the same and ensure that I am not put to any monetary loss. I understand and agree that I shall not hold CIPL responsible beyond this and claim additional damages/loss.

I understand and agree that my request to modify or cancel the order shall not be deemed to have been executed unless and until the same is confirmed by CIPL.

3. NO MARKET MANIPULATION

I undertake not to execute transactions, either singly or in concert with other clients, which may be viewed as manipulative trades viz. artificially raising, depressing or maintaining the price, creation of artificial volume, synchronized trades, or trades etc. which could be termed as manipulative or fraudulent trades by SEBI/Exchanges. In case I am found to be indulging in such activities,

CIPL has every right to inform the Exchange/SEBI/other regulatory authority of the same and suspend/close my trading account.

4. NOT TO ACT AS UNREGISTERED SUB BROKER

I undertake not to act as an unregistered Sub-broker and deal only for myself and not on behalf of other clients.

In case CIPL perceives that I am acting as an unregistered sub broker, CIPL has the right to immediately suspend my trading account and close all open positions and adjust the credits (across all segments) against the dues owed by me to CIPL without the requirement of any notice from CIPL. Further, CIPL has the right to inform the concerned regulatory authorities about the same.

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In the aforesaid eventuality, I agree and undertake to indemnify CIPL from any loss/damage/claim arising out of such activity.

5. NOT DEBARRED BY ANY REGULATOR

I confirm and declare that there is no bar on me imposed by any Exchange or any Regulatory and/or Statutory authority to deal in securities directly or indirectly. I agree to inform CIPL, in writing, of any regulatory action taken by any Exchange or Regulatory/Statutory authority on me in future. In case I fail to inform the same and CIPL on its own comes to know of such action, CIPL has the right to suspend/close my trading account and refuse to deal with me. Also, CIPL can at its sole discretion, close all the open positions and liquidate collaterals to the extent of debit balances, without any notice to me.

6. PMLA DECLARATION

I declare that I have read and understood the contents and the provisions of the PMLA Act, 2002, which were also explained to me by CIPL officials. I further declare that I shall adhere to all the provisions of PMLA Act, 2002.

I further undertake and confirm that

- > I do not have any links with any known criminals
- ➤ I am a genuine person and not involved or indulge knowingly or assisted, directly or indirectly, in any process or activity connected with the proceeds of crime nor am I a party to it.

7. INDEMNIFICATION

Date:

- ➤ I hereby indemnify and hold CIPL, its Directors and employees harmless from and against all claims, demands, actions, proceedings, losses, damages, liabilities, charges and/or expenses that are occasioned or may be occasioned to CIPL directly or indirectly, by reason of my furnishing false information/forged documents for proof of address, identity and other supporting documents provided by me at the time of registration and/ or subsequently.
- ➤ I hereby agree to indemnify and hold CIPL harmless from any claims, demands, actions, proceedings, losses, damages, liabilities, charges, and /or expenses arising from transactions in securities held jointly by me with any other person or persons, if any.

I therefore request you to register me as your client for participating in the Trading segments opted by me in the Account opening Form.

Yours faithfully	
Client Signature :	



Refer a Friend and earn more from your account

If you are satisfied with your Compositedge experience, you can refer friends, fellow traders, family and colleagues and earn in the process. We will pay you 10% of whatever brokerage we earn from him. How is that for an incentive!!! Your friend will also benefit by receiving 25 free trades valid for 30 days when he opens an account with us.

The refer-a-friend math:

No. of referred	No. of trades a day	Earning per day	Earning per year
10	10	Rs 250	Rs 60000
25	10	Rs 625	Rs 150000
50	10	Rs 1250	Rs 300000
100	10	Rs 2500	Rs 600000

How it works:

Complete the referral form given below

We'll send an invite by e-mail to your friend with instructions for opening a new account.

You can then view by logging in to your accounts web access

- > the status of the referral
- > the amount that you have earned, and
- request a payout of the commission

Name	Mobile No.	Email ID

Eligibility requirements:

- New referred client opens an account.
- New referred client executes one paid trade in the new account.
- Referrer must operate in good faith.
- Program can be terminated or altered at any time without notice.
- > TDS would be deducted on the referral commission.
- Withdrawal of referral commission can be made in multiples of Rs. 1000/-.
- Referred can not already be a Composite Investments account holder.
- Employees of Composite Investments and companies affiliated with Composite Investments, and those ineligible by law, are ineligible for Reward.
- Composite Investments Pvt. Ltd. reserves the right to disqualify any user from the Program at any time, for any reason.

VOLUNTARY



HUF DECLARATION

Composite Investments Pvt Ltd No. 30/1, 3rd Floor, S J Towers Mission Road Bangalore 560027.

Dear Sir/Madam,

I hereby request you to open our trading and/or demat account with you, for our HUF. Being Karta of my HUF, I hereby declare that following is the list of family members in our HUF, as on date of Application.

S.No.	Name of the Family Members	Relationship	Date of Birth

I hereby also declare that the particulars given by me as stated above are true to the best of my knowledge.

Further, I agree that I will immediately intimate any death/s or birth/s in the family as it changes the constitution of the HUF.

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SIGNATURE OF KARTA

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ACKNOWLEDGEMENT



То

COMPOSITE INVESTMENTS PVT LTD

No. 30/1, 3rd Floor, S.J. Towers, Mission Road, Bangalore - 560 027 Karnataka

Dear Sir/Madam,

I/We hereby acknowledge receipt of the following documents

- Rights and Obligations of Stock Brokers, Sub-brokers and Clients as prescribed by SEBI and Stock Exchanges and Internet & Wireless Technology Based Trading provided by Stock Brokers to Clients.
- 2. Risk Disclosure Document for Capital Market and Derivatives Segments.
- 3. Guidance Note Do's and Don'ts for Trading on the Exchange(s) for Investors.
- 4. Policies and Procedures
- 5. Tariff Sheet.
- 6. Undertaking / Authorisation for trading and broking services of Composite Investments Pvt

I have without any compulsion executed the Voluntary documents by me and have read, understood the same. The above documents are binding on me.

Yours faithfully,



Client Signature

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¹Refer 2a of Part D | ²Refer 2b of Part D | ³Refer 2c of Part D | ⁶Refer 1 of Part D | ⁷Refer 3(vii) of Part D | ¹⁰Refer1A of Part D

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Please list below the details of controlling person(s), confirming ALL countries of tax residency / permanent residency / citizenship and ALL Tax Identification Numbers for EACH controlling person(s).																							
Owner-documented FFI's⁵ should provide FFI Owne	r Reporting Stat	emer	nt and	d Aua	litor	's Le	etter	with	n req	uire	d de	etails	s as	mei	ntion	ed	in Fo	rm	W8	BEN	E		
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# Additional details to be filled by controlling persons * To include US, where controlling person is a US citi. *In case Tax Identification Number is not available, ki	zen or green ca	rd ho	lder			sider	ncy /	citiz	zens	hip /	' Gr	een	Ca	rd in	any	COL	untry	oth	er tl	nan Ir	ndia	:	
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our account holders. Such information may be sought either at the ti relevant tax authorities. If you have any questions about your tax reside i.e., within 30 days. Towards compliance with such laws, we may also	FATCA Terms and Conditions Towards compliance with tax information sharing laws, such as FATCA, we would be required to seek additional personal, tax and beneficial owner information and certain certifications and documentation from our account holders. Such information may be sought either at the time of account opening or any time subsequently. In certain circumstances we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please contact your tax advisor. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Towards compliance with such laws, 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. As may be required by domestic or overseas regulators/ tax authorities, we may also be constrained to withhold and pay out any sums from your account or close or suspend your accounts?																						
If any controlling person of the entity is a US citizen or resident or gre Account Tax Compliance provisions (commonly known as FATCA) are with ABC. Therefore, it is important that you respond to our request, eve	contained in the US H	lire Act	t 2010.F	Please	note	that y	ou ma	ay rec	ceive n	nore t	han d	ne re											
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PART D FATCA Instructions & Definitions

- 1 Financial Institution (FI) The term FI means any financial institution that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as defined.
 - Depository institution: is an entity that accepts deposits in the ordinary course of banking or similar business.
 - Custodial institution is an entity that has a substantial portion of its business, holds financial assets for the account of others and
 where the entity's gross income attributable to holding financial assets and related financial services equals to or exceeds 20
 percent of the entity's gross income during the shorter of -
 - (1) The three financial years preceding the year in which determination is made; or
 - (2) The period during which the entity has been in existence, whichever is less.
- Investment entity is any entity:
 - that primarily conducts a business or operates for or on behalf of a customer for any of the following 3 activities-
 - Trading in money market instruments, foreign exchange, foreign currency, etc.
 - Individual or collective portfolio management
 - Investing, administering or managing funds, money or financial asset on behalf of other persons;

or

The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by
another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity described
above.

(An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of:

- (i) the three-year period ending on 31 March of the year preceding the year in which the determination is made; or
- (ii) the period during which the entity has been in existence.

The term "Investment Entity" does not include an entity that is an active non-financial entity as per codes 03, 04, 05 and 06 - refer point 2c.)

• Specified Insurance Company: Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

Г	at new rived the complete or CVINI.
	ot required to apply for GIIN:
A. Rea	asons why FI not required to apply for GIIN:
Code	Sub-category Sub-category
01	Governmental Entity, International Organization or Central Bank
00	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension
02	Fund of a Governmental Entity, International Organization or Central Bank
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund
04	Entity is an Indian FI solely because it is an investment entity
05	Qualified credit card issuer
06	Investment Advisors and Investment Managers
07	Exempt collective investment vehicle
08	Trustee of an Indian Trust
09	FI with a local client base
10	Non-registering local banks
11	FFI with only Low-Value Accounts
12	Sponsored investment entity and controlled foreign corporation
13	Sponsored, Closely Held Investment Vehicle
14	Owner Documented FFI

2. Non-financial entity (NFE) - Foreign entity that is not a financial institution

Types of NFEs that are regarded as excluded NFE are:

a. Publicly traded company (listed company)

A company is publicly traded if its stock are regularly traded on one or more established securities markets

(Established securities market means an exchange that is officially recognized 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)

b. Related entity of a publicly traded company

The NFE is a related entity of an entity which is regularly traded on an established securities market;

C. Acti	ve NFE : (is any one of the following):
Code	Sub-category
01	Less than 50 percent of the NFE's gross income for the preceding financial year or other appropriate reporting period is <i>passive income</i> and less than 50 percent of the assets held by the NFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of <i>passive income</i> ;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank , or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE 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, except that an entity shall not qualify for NFE status if the entity functions (or holds itself out) 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;
04	The NFE is 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 NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that 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;
07	Any NFE is a 'non for profit' organization which meets all of the following requirements: It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare; It is exempt from income tax in India;
	It has no shareholders or members who have a proprietary or beneficial interest in its income or assets; The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do not permit any income or assets of the NFE 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 NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and
	The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof.

3. Other definitions

(i) Related entity

An entity is a related entity of another entity if either entity controls the other entity or the two entities are under common control For this purpose, control includes direct or indirect ownership of more than 50% of the vote or value in an entity

(ii) Passive NFE

The term passive NFE means any NFE that is

- (a) not an Active NFE or publicly traded entity or a entity related to a publicly traded entity
- (b) the gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity
- (c) a withholding foreign partnership or withholding foreign trust as defined under the relevant U.S. Treasury Regulations.

(Note: Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)

(iii) Passive income

The term passive income means the portion of gross income that consists of-

- (a) Dividends, including substitute dividend amounts;
- (b) Interest
- (c) Income equivalent to interest, including substitute interest and amounts received from or with respect to a pool of insurance contracts if the amounts received depend in whole or part upon the performance of the pool;
- (d) Rents and royalties, other than rents and royalties derived in the active conduct of a trade or business conducted, at least in part, by employees of the NFE
- (e) Annuities
- (f) The excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income
- (g) The excess of gains over losses from transactions (including futures, forwards, and similar transactions) in any financial assets,
- (h) The excess of foreign currency gains over foreign currency losses
- (i) Net income from swaps
- (j) Amounts received under cash value insurance contracts

But not passive income will not include in case of a non-financial entity that acts as a dealer in financial assets, any income from any transaction entered into in the ordinary course of such dealer's business as a dealer.

(iv) Controlling persons

Controlling persons are natural persons who exercise control over an entity and includes a beneficial owner under the PMLA Rules. In the case of a trust, such term 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. In the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions.

Pursuant to guidelines on identification of Beneficial Ownership issued vide SEBI circular no. CIR/MIRSD/2/2013 dated January 24, 2013, persons (other than Individuals) are required to provide details of Beneficial Owner(s) ('BO'). Accordingly, the Beneficial Owner means '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 of / entitlements to:

- I. More than 25% of shares or capital or profits of the juridical person, where the juridical person is a company;
- ii. More than 15% of the capital or profits of the juridical person, where the juridical person is a partnership; or
- iii. 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.

Where the client is a trust, the financial institution shall identify the beneficial owners of the client and take reasonable measures to verify the identity of such persons, through the identity of the settler of the trust, the trustee, the protector, the beneficiaries with 15% 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.

Where no natural person is identified the identity of the relevant natural person who holds the position of senior managing official.

(A) Co	ntrolling Person Type:
Code	Sub-category
01	CP of legal person-ownership
02	CP of legal person-other means
03	CP of legal person-senior managing official
04	CP of legal arrangement-trust-settlor
05	CP of legal arrangementtrust-trustee
06	CP of legal arrangementtrust-protector
07	CP of legal arrangementtrust-beneficiary
08	CP of legal arrangementtrust-other
09	CP of legal arrangement—Other-settlor equivalent
10	CP of legal arrangement—Other-trustee equivalent
11	CP of legal arrangement—Other-protector equivalent
12	CP of legal arrangement—Other-beneficiary equivalent
13	CP of legal arrangement—Other-other equivalent

(v) Specified U.S. person - A U.S person other than the following:

- (a) a corporation the stock of which is regularly traded on one or more established securities markets;
- (b) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause (i);
- (c) the United States or any wholly owned agency or instrumentality thereof;
- (d) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;
- (e) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code;
- (f) any bank as defined in section 581 of the U.S. Internal Revenue Code;
- (g) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;
- (h) any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-64);
- (i) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;
- (j) any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code:
- (k) a dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State;
- (I) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or
- (m) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code.

(vi) Owner documented FFI

An FFI meets the following requirements:

- (a) The FFI is an FFI solely because it is an investment entity;
- (b) The FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company;
- (c) The FFI does not maintain a financial account for any non participating FFI;
- (d) The FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in circumstances; and
- (e) The designated withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2). Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemed-compliant FFI (other than an owner-documented FFI), an entity that is a U.S. person,an exempt beneficial owner, or an excepted NFFE.

(vii) Direct reporting NFE

A direct reporting NFFE means a NFFE that elects to report information about its direct or indirect substantial U.S. owners to the IRS.