Power Of Attorney (Voluntary)

To all to whom these presents shall come I/we the below mentioned send greetings.

Whereas I/we have established a business relation with Zerodha Broking Ltd., an entity registered with Securities and Exchange Board of India (SEBI) under Registration No IN-DP-100-2015, by virtue of opening a beneficial owner account with Central Depository Services (India) Limited (CDSL)

And Whereas I/we am/are desirous to buy and sell securities through Zerodha Broking Limited (hereinafter referred to as “Zerodha”), a body corporate registered under the Companies Act of 2013 under CIN: U65929KA2018PLC116815, having its registered office at 153/154, 4th Cross, Dollars Colony, Opposite Clarence School, J.P Nagar, 4th Phase, Bangalore KA 560078 and is a Member (Trading Member) of the National Stock Exchange of India Limited (NSE) & Bombay Stock Exchange Limited (BSE) respectively (hereinafter referred to as “the Exchange/s”), who is a stock broker registered with SEBI under registration no. INZ000031633 and a member of recognized stock exchange/s.

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And Whereas in the course of availing the services and for meeting the settlement obligation thereof on the Exchanges, I/We do hereby nominate, constitute and appoint Zerodha Broking Limited (Member Broker), hereinafter referred to as “Zerodha” acting through their Director/s and/or duly authorised staff for the purpose, as my/our true and lawful attorneys for my depository account with Zerodha Broking Ltd. ( Depository Participant) DP ID 12081600 and Client ID as mentioned below, to execute and perform severally all such acts and deeds provided the attorney complies with all applicable conditions of all or any of their services offered by them in their capacity as stock brokers.
KNOW ALL MEN BY THESE PRESENTS THAT I/WE Mr./Ms./M/s.(First holder) ____________________________

(Second holder) ____________________________ an individual/a sole proprietary concern/a partnership firm/a body
corporate/trust, registered/incorporated, under the provisions of the Indian Partnership Act, 1932/the Companies Act 1956, or any
relevant Act, having his/her/its residence/registered office/place of business at ____________________________

(Third holder) ____________________________ (hereinafter referred to as “Beneficial Owner”) wish to

avail/have availed the broking/e-broking facilities and services offered (hereinafter referred to as “Services") by Zerodha who is a
Member (Trading Member) of the National Stock Exchange of India Limited (NSE) & Bombay Stock Exchange limited (BSE)
respectively (hereinafter referred to as “the Exchange”).

Whereas in the course of availing the services and for meeting the settlement obligation thereof on the Exchanges, Zerodha would be
acting through their director/s and/or duly authorised staff for the purpose, as my/our true and lawful attorneys for my depository
account with Zerodha Broking Ltd. (Depository Participant) DP ID 12081600, Client ID ___________ to execute and perform severally
the following acts, deeds, matters and things, provided the attorney complies with all applicable conditions of all or any of their services
offered by them in their capacity as stock brokers.

1. To have and exercise the powers and/or authority, to do and/or execute the acts, deeds, matters and things specified in Mandatory and
Voluntary Client Registration Documents between Zerodha and the Beneficial Owner as may be applicable in relation to the transactions
executed by the client.

2. To Operate depository account(s) for the purpose of transferring any collateral to the margin account and honouring delivery obligations
for any transaction executed with Zerodha Broking Ltd. which is registered as a Depository Participant, as a stock broker registered with
Securities and Exchange Board of India (SEBI).

3. To Sign instructions on my behalf with respect to debit/credit the depository account(s) for the credit or benefit of my/our account with
Zerodha for the transactions carried by me/us with Zerodha.

4. To issue instructions relating, executing delivery/receipt instructions, pledge creation instructions, pledge closure instructions, lending
and borrowing instructions, to operate the depository account by issue and receipt of instructions for the above mentioned purpose and
such other authorization given by me/us severally on behalf of all of us, or all/any of us jointly, in any electronic form, in any format and at
any time either through the portal of Zerodha or through the internet will be validly constituted attorney to intimate the same to the
Depository Participant for the purpose of debiting or crediting my account opened with the Depository Participant.

5. To validate on my/our behalf any such instruction so given to the Depository Participant(s), in written/physical or other form as may be
required by the concerned Depository Participant.

6. For these purposes and to this extent, Zerodha is empowered by me/us, to affix their signatures to any document, form or any other
record, being a delivery participant, as required by the concerned depository.

7. I/We also undertake to pay such demat charges/fees and such other charges incurred by Zerodha under this Power of Attorney and that
I/We further authorise Zerodha to debit my/our account with Zerodha with the said charges as and when the same becomes due for
payment and I/we hereby undertake to pay the same immediately on demand made by Zerodha. All charges have been mentioned in the
Tariff sheet in the application form.

8. To register this power of attorney with the Depository Participant and/or with any other party concerned as is required within the
parameters of this Power of Attorney.

9. To sign all applications, apply for, subscribe to or enter into correspondence with respect to any Initial Public Offers/Offers For Sale of
securities of the companies/units of mutual funds, asset management company or any other “investment products” offered through the
website www.zerodha.com (owned by Zerodha Broking Ltd.) or any other means as per the instructions made available to them by me/us
as on the website or otherwise.

10. To transfer securities held in my/our aforesaid Demat Account towards Exchange(s) related Margin/delivery obligations arising out of
trades executed by me/us through the above said Trading Account with Zerodha on NSE/BSE or any such other Exchange(s) that Zerodha,
the Trading Member, may be a member of at such Recognized Stock Exchange(s) (As defined in Securities Contract Regulation Act, 1956);
provided that I/We have executed a Member – Constituent Agreement/Account opening application form and accepted the Policies &
Procedures of Zerodha, the Trading Member, with respect to such Exchange(s).

11. To debit securities and/or transfer the securities for the purpose of delivering the same to the clearing house of the respective Stock
Exchange(s) directly or through Zerodha’s (Trading Member) Pool Account towards any segment in respect of securities
sold by me/us through the Trading Member and to the Member Client Account for the margins towards Exchange cash segments
and F&O segment respectively.

Zerodha (the Trading Member) may from time to time open such other demat accounts in addition to the account numbers mentioned
below in Annexure B, for the above purpose from time to time. In case of any change in the below account numbers, Zerodha (the Trading
Member) is authorized to transfer the securities to the new account number(s) with prior intimation to me/us regarding such change(s).

12. To pledge the securities in favour of Zerodha (the Trading Member)/Exchange/clearing house for the limited purpose of meeting my/
our margin requirements in connection with the trades executed by me/us on any Recognized Stock Exchange (s) through Zerodha (the
Trading Member).

13. To make payment to any party with respect to the aforesaid products mentioned in Point 9 above on my/our behalf to fulfil the
transaction requested by me/us.

14. To do all such acts/processes as may be necessary to effect the subscription/purchase/redemption or any other such transaction, in
any securities/scrips and/or investment product, for which services are availed from Zerodha.

15. To forward all such applications placed through the website to the online-IPO module of the concerned Exchange or owner/issuer of
“Investment Product”.

______________________________ (First holder) __________________________________________

______________________________ (Second holder) __________________________________________

______________________________ (Third holder) __________________________________________

______________________________ (hereinafter referred to as “Beneficial Owner”)
16. To receive intimation from the Exchange and any other party regarding the allocation/allotment/rejection/regret of the securities or such other “Investment Product” applications / subscriptions / withdrawal or any other communications.

17. To authorize Zerodha to invest on behalf of me/us and to hold the mutual fund/asset management company(ies) based on the request given by me/us. I confirm not to hold such mutual fund/asset management company/Zerodha liable for any transaction processed based on my/our request to correspond with and give notice to the corresponding asset management company/body corporate(s) issuer/registrar and transfer agent of securities including giving instructions with regard to nomination/change in investment plans/any other changes that may be necessitated pursuant to the authorization given by me/us to Zerodha in this regard.

18. To deposit/transfer on allotment, the securities, debentures, units of the mutual funds and/or all other investments products applied through Zerodha, on allotment, to my/our Beneficial Owner Demat Account opened for the purpose with the Zerodha-DP.

19. To do all other acts and things as may be necessary to affect the subscriptions/purchase/redemption or any other transaction in any investment Product for which services are availed from Zerodha.

20. To debit my Trading account towards trade related fees or charges payable to Zerodha or a third party service provider or to any of the affiliates/subsidiaries of Zerodha by virtue of I/We using/subscribing to any of the facilities/service provided either by Zerodha or through a third party service provider or by any other security or financial instrument on behalf of me/us through Zerodha or any third party. To bind ourselves with respect to any instruction given by first holder or any other holder to Zerodha.

21. In case of any erroneous transfer done by attorney, the attorney may return the same to my account as soon it comes to their notice.

22. To send the consolidated summary of client wise, scrip wise buy and sell position with average rates by email.

23. To authorize Zerodha to transfer the securities to any of the demat accounts of Zerodha as mentioned in Annexure B.

24. We the joint holders of demat account agree, ratify and confirm to bind ourselves to any instructions given by the client herein above mentioned who shall be the exclusive beneficiary of the transactions carried out pursuant to this power of attorney in favour of the Director/(s) and/or the Authorised Signatories, who have in token thereof, subscribed their signature thereto.

That the Power of Attorney herein referred to is revocable at any time without notice subject to such revocation shall not be applicable for any outstanding settlement obligation arising out of the trades carried out prior to receiving request for revocation of POA.

That, I/We hereby declare that all the actions taken by my/our above mentioned attorney (herein Zerodha) in this regards shall be deemed to be an action done by me/us and if necessary shall be ratified by me/us on the instruction of the said attorney and that such actions will be binding on me/us.

I/We agree that Zerodha is entitled to credit the proceeds of any instruction. This document shall be subject to the jurisdiction of the courts in Bangalore.

In witness whereof I/We have executed this revocable Power of Attorney on the day, date and year herein below mentioned.

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**Annexure B**

<table>
<thead>
<tr>
<th>Particulars</th>
<th>DP ID</th>
<th>Client ID</th>
</tr>
</thead>
<tbody>
<tr>
<td>CDSL BSE Principal A/C</td>
<td>12081600</td>
<td>00013706</td>
</tr>
<tr>
<td>CDSL NSE Pool A/C</td>
<td>12081600</td>
<td>00000061</td>
</tr>
<tr>
<td>CDSL Client Collateral A/C</td>
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<td>25620893</td>
</tr>
<tr>
<td>CDSL NSE Early Pay-in A/C</td>
<td>11000011</td>
<td>00019678</td>
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<tr>
<td>CDSL BSE Early Pay-in A/C</td>
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<td>00023629</td>
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<tr>
<td>NSDL BSE Pool A/C</td>
<td>IN300095</td>
<td>11619878</td>
</tr>
<tr>
<td>NSDL NSE Pool A/C</td>
<td>IN300095</td>
<td>11496000</td>
</tr>
<tr>
<td>CDSL Margin Trading A/C</td>
<td>12081600</td>
<td>25724470</td>
</tr>
</tbody>
</table>

Dated at Bangalore on this_________________________day of_________________________

Witness Name

Address

Signature

WITNESSES

First/Sole Holder or Guardian (in case of Minor)

Second Holder

Third Holder

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