

POWER OF ATTORNEY

Whereas I/We _____ having

Residence / office at _____

have executed Account Opening Form alongwith Mandatory documents as prescribed by SEBI & Exchanges [Bombay Stock Exchange (BSE), National Stock Exchange (NSE)] hereinafter called "THE DOCUMENTS" with SBICAP Securities Limited, a company registered under the Companies Act, 1956 having its Registered and Corporate office at Marathon Futurex, 12th Floor, A&B Wing, Mafatal Mill Compound, N. M. Joshi Marg, Lower Parel, Mumbai - 400 013 and Branch Office at 51, S. M. Arcade, 2nd Floor, Gayathri Nagar, 100 Feet Road, Mudaliarpur, Pondicherry - 605004, hereinafter referred to as "SSL", (which expression shall, unless repugnant to the context mean and include its successors) for availing their trading facilities to invest and / or trade in shares and / or securities, make investments and enter into various transactions as mentioned in THE DOCUMENTS.

This involves operation of my / our accounts including BANK ACCOUNT maintained with _____ (hereinafter called as "THE BANK") and DEMAT ACCOUNT maintained with Depository Participant _____ (hereinafter called as "DP") as detailed in Schedule I and to facilitate trading through my/our account with SSL, it is desirable for me / us (hereinafter collectively referred to as "the Joint Account Holders" as detailed in Schedule I) to give certain authorizations / standing instructions in favour of THE BANK and DP so as to enable me / us to utilize the facility made available by SSL. Now therefore, I/We, the undersigned, hereby authorize THE BANK and DP, acting through any of its officers or employees, to be my / our true lawful attorney and agent for the following purposes:-

- (a) to block, hold all or any of the funds and / or securities or to mark a lien either on the funds and / or the securities in my / our designated accounts (as detailed in Schedule I hereunder which forms a part and parcel of this authorization) in favour of and for the benefit of SSL for the purpose of margin/delivery obligation(s) for funds and securities arising out of the trades executed by me/us on any of the stock exchanges through SSL. SSL may also debit/transfer funds from my/our BANK ACCOUNT towards payment of amounts towards Account Opening Charges, Depository Transaction, Annual Maintenance Charges and/or any fees/charges towards any SSL's products and/or services availed by me/us from time to time and/or Other Charges as may be intimated to me/us by SSL from time to time and payable by me/us in respect of the above mentioned DP and/or any other outstanding amount due from me/us arising out of my/our trading activities on the stock exchanges, including the amounts towards aforesaid margin/delivery obligation(s). I/We authorize and instruct THE BANK/DP not to release the abovesaid lien on funds and / or securities created in favour of SSL, until instructed by SSL.
- (b) without any further instructions from me / us and irrespective of any instructions given by me / us, to transfer all or any funds and / or securities from my / our designated accounts (as detailed in Schedule I) or any other accounts that would be informed by me/us from time to time to the BANK ACCOUNTS and/or DEMAT ACCOUNTS of SSL as may be requested for by SSL. For this purpose, THE BANK/DP may do and carry out all acts and deeds, as may be necessary for transfer of such funds and / or securities to SSL. I/We confirm that requests and / or instructions given by SSL for transfer of such funds and / or securities shall be completely binding on me / us.
- (c) To do all the necessary things, acts and deeds in connection with the aforesaid purposes.
- (d) THE BANK/DP shall not be liable for any loss that may result from failure / inability of electronic connectivity or otherwise. And I/We hereby agree to ratify all the acts, and things done by THE BANK/DP through any of its officers / employees pursuant to the powers herein above contained, which shall be binding on me/us.
- (e) Further, to facilitate proper execution of my /our obligations for:
 - i) purchase or redemption or sale of shares, securities , stocks, bonds, debentures, mutual fund units, units of any collective investment scheme; and
 - ii) applying for any offer or public issue of shares, securities, stocks, bonds, debentures, mutual fund units, units of any collective investment scheme; any other financial instruments.

NOW KNOW YOU ALL AND THIS POWER OF ATTORNEY WITNESSTH that I/we do hereby nominate, appoint and constitute SSL

acting through any of its directors, officers and / or agents, as my / our true and lawful Constituted attorney (herein after referred to as the said Attorney) in my / our name and on my / our behalf and at my / our risk and costs to do, exercise and perform all / any of the following acts, deeds and things:

1. To operate, block and/or debit the BANK ACCOUNT and the DEMAT ACCOUNT (as detailed in Schedule I) in terms of the document executed for transactions between me / us and SSL, done on the National Stock Exchange of India Limited (NSE), the Bombay Stock Exchange Limited (BSE) or other Stock Exchanges, in India or abroad, to meet all margin/delivery/fund/ securities obligations arising out of trades executed on behalf of me/us through SSL.
2. To give other instructions relating to the BANK ACCOUNT and the DEMAT ACCOUNT for any matter concerning the purpose Including debiting the BANK and DEMAT ACCOUNT for charges for account opening, transfer of funds and securities for meeting the settlement obligations/ margin requirements in relation to the trades executed by me/us and for meeting obligations arising out of subscribing to various facilities /services / products offered by SSL and giving instructions regarding the prioritizing of instructions received by the said BANK/DP with respect to the BANK & DEMAT ACCOUNT.
3. To credit the respective BANK ACCOUNT and the DEMAT ACCOUNT with monies and securities respectively due to me/us.
4. To issue instructions to debit my/our BANK & DP ACCOUNT, towards monies/ fees/ charges etc due to SSL and to discharge all funds & securities obligations in this regards on my/our behalf by virtue of I/we using/subscribing to any of the facilities/ services/products provided by SSL.
5. To make applications, issue instructions for creation of lien and/or charge on funds and or to create lien or pledge on the securities owned or bought by me/us and or to re-pledge such securities to the clearing member / clearing corporation as the case may be for the limited purpose of meeting margin requirements for the trades executed or to be executed by me/us through SSL.
6. To make applications for such investment products including but not limited to initial public offers, new fund offers, mutual funds, insurance policies, non convertible debentures, etc. as may be instructed by me/us in terms of the DOCUMENT executed and to do all things necessary for and incidental to availing such investment products on my/our behalf through SSL.

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7. To execute indemnities and any other documentation and to fill in forms etc as and when required by THE BANK for any matter relating to the purpose or any of the powers granted hereby.
8. To do all such acts, deeds and things as may be necessary for or incidental to the powers hereby and/or the above mentioned purpose including adjusting balances/ amounts. (Note: Inter client adjustments are not allowed.)
9. To return to me/us securities or funds that may have been received by SSL erroneously or that it was not entitled to receive.
10. To send consolidated summary of my/our scrip-wise buy and sell positions taken with average rates by way of short messaging services or email on a daily basis.
11. To retain all originals of documents executed by me/us or by the constituted attorney on my/our behalf;
12. I/We the joint holders (First, second third holders) of demat account hereby agree and confirm that we joint holders have ourself mapped our joint demat account to the trading account held by the first holder of the demat account. Further, I/We the joint holders of demat account agree, ratify and confirm to bind ourselves to any and every instruction given by the trading account holder/first holder of the demat account towards settlement of his trade/transaction through this joint demat account.

And I/we hereby agree to confirm and ratify all acts, matters, things or deeds done by the said attorney (SSL) on my/our behalf in my/our name pursuant to the powers and authority granted thereto as if the same were done by me/us;

And I/we hereby agree and confirm that any instructions issued by the said Attorney (SSL) in my/our name or on my/ our behalf to THE BANK/DP shall be binding on THE BANK/DP as the case may be, who shall be fully entitled to act on the same.

This Power of Attorney and authorisation shall not be affected by lapse of time. It shall continue in full force and effect until the attorney shall receive intimation of such revocation, or in the event of the termination thereof by my/our death until the attorney shall have received actual intimation thereof, and such revocation or termination shall in no way affect the validity of this power of attorney, with reference to any transaction initiated by me/us or my/our attorney pursuant to this power of attorney, prior to the actual receipt by the attorney of intimation of such revocation or termination, as above provided. The attorney shall not act on any instructions received subsequent to the intimation of such revocation; however, such revocation shall not be applicable for any outstanding settlement obligation arising out of the transaction carried out prior to receiving request for revocation of power of attorney.

In case of revocation of this power of attorney, SSL, may terminate the on-line trading facility, if any, offered to me/us and I/We undertake to pay all the charges, expenses, etc. consequent to such termination.

The said Power of Attorney may be revoked at any time without notice.

IN WITNESS WHEREOF I /We have hereunto set and subscribed our respective hands at this _____ Day of _____ 20 _____.

List of SBICAP Securities Limited Bank & Demat Accounts where Funds & Securities can be moved / pledge.

DP Name	DP ID	BO ID	Remarks	DP Name	DP ID	BO ID	Remarks
SBICAP Securities Ltd	12047200	000100383	BSE PAYIN POOL A/c	SBICAP Securities Ltd	12047200	000100419	NSE POOL A/c
SBICAP Securities Ltd	IN306114	10000045	BSE POOL A/c	SBICAP Securities Ltd	IN306114	10000037	NSE POOL A/c
SBICAP Securities Ltd	IN306114	11924631	NSDL Margin Pledge A/c	NSE Clearing House	11000011	00014437	NSE EPI Pool A/c
SBICAP Securities Ltd	12047200	19284653	CDSL Margin Pledge A/c	BSE Clearing House	11000010	00017938	BSE EPI Pool A/c
Bank Name	Account No.						
State Bank of India	30230175497						


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Witness of the Client

Name _____
Address _____

Witness of the Client

Name _____
Address _____

I/We, hereby agree to exercise the powers conferred upon us in terms of the clauses mentioned herein above.

For and on behalf of **SBICAP Securities Ltd.**

Authorised Signatory

Witness to SBICAP Securities Ltd.


Name _____

Witness to SBICAP Securities Ltd.


Name _____