

Form No.	PL
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Request for linking Bank / Demat Accounts to ICICIdirect.com Trading Account

ICICI Securities Ltd., Mumbai				Date:			
<u> </u>	<u>Subject: Requ</u>	est for linki	ing Bank / Demat A	ccounts to ICICId	irect.com Trad	ing Account	
Dear Sir/Madam,							
1/1/4 le engles : ne ess	DE		INIK ovioting Donk	/ Damest account		h a l a	
Request for:	•		INK existing Bank, □ De	mat Linking	as memioned		oth
		For Resid	dent Individual / C	orporate Accou	nt Holder		
Action Type	Trading A/	c no	Bank account no	Demat A/o	Demat A/c	Demat A/c	Demat A/c
Request for Delinking							
Request for Linking							
			For NON Resident	Account Holder			
Action Type		Trading A/	c no Bank accour	t no Demat A/o	Demat A/c	Demat A/c	Demat A/c
Request for Delinking							
Request for Linking	- NRE PINS						
Request for Delinking	- NRE NON PINS						
Request for Linking	INKE NON PINS						
Request for Delinking	- NRO PINS						
Request for Linking	NITO I INS						
Request for Delinking	NRO NON PINS						
Request for Linking							
lease note:							
			m Optima Facility fed Deposits be close				
savings bank a	ccount numbe	er. I request	existing savings bar t you to kindly cons demat accounts link	ider my new savi	ngs bank acco	unt only for d	
			s Limited / ICICI Ba ty charges payable		,		d Linked Savi
•	CICI Bank Li		Limited to collect submissions at a				
anking You,							
P							
ignature of 1st applic	cant	Signati	ure of 2nd holder	Sign	nature of 3rd hol	<u> </u>	

ICICI Securities Ltd.

Annexure I

This document/Agreement is voluntary, however, the same is required to be executed by the client in order to avail of seamless trading platform with integrated bank account and broking account. If you do not wish to use the services of ICICI Bank Limited and ICICI Securities Limited, you need not execute such documents.

POWER OF ATTORNEY

THIS POWER OF ATTORNEY made on the date and place as set out in item number 1 and 2 in the schedule C below by the persons as set out in item number 3 in the schedule C below (Hereinafter referred to as 'Client') IN FAVOUR OF

ICICI Securities Limited, a company incorporated under the Companies Act, 1956, and having its registered office at ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400025 and Corporate Office at Shree Sawan Knowledge Park Plot No D 507, TTC Industrial Estate, MIDC, Turbhe, Navi Mumbai – 400705., (hereinafter referred to as "ICICI Securities", which expression shall, unless repugnant to the meaning or context thereof be deemed to mean and include the amalgamated/ demerged/transferee Company formed out of corporate restructuring, if any, undertaken in compliance with Section 232 of the Companies Act, 2013 and duly approved by the relevant High Court).

Background:

The Client is desirous of investing and/ or trading in securities, making investments and entering into various transactions as mentioned in Schedule A (hereinafter, for the sake of convenience, collectively referred to as "Purpose") with or through ICICI Securities and for this Purpose the Client has signed/agreed the account opening form together with other documents including the Mandatory Rights and Obligations prescribed by SEBI/Stock Exchange, Risk Disclosure Document, Policy & Procedures, Guidance Note, Letter of Confirmation by the Client in favour of ICICI Securities and such other documents provided to the Client from time to time and/or published on the website of ICICI Securities (hereinafter collectively referred to as the "Account Opening Documentation").

Pursuant to the provisions of the Account Opening Documentation, the Client [hereinafter referred to as the "Account Holder"] either has (i) existing Bank account (mentioned/referred in application bearing reference number as set out in item number 2 in the schedule D below) or will open (ii) new Bank account (to be opened with application bearing reference number as set out in item number 2 in the schedule D below), with ICICI Bank Limited ("Bank"). All such Bank account (either existing or newly opened) as entailed in (i) and (ii) above shall be described as "Associated Account" for the purpose of Account Opening Documentation.

Under the terms of The Account Opening Documentation, the Account Holder has agreed to execute and deliver a power of attorney to ICICI Securities and instructions to Bank and ICICI Securities in respect of the Associated Account of which he/she is the holder. The Account Holder (I) hereby authorise ICICI Securities to annex the Associated Account to this power of attorney.

I/We hereby request ICICI Securities/Bank to give effect to this power of attorney only after filling/verifying of the details of Associated Account and execution of this power of attorney by ICICI Securities, who shall be the last party executing this power of attorney ("Execution Date"), and not before Execution Date.

I/We acknowledge and agree that ICICI Securities may at its sole discretion decide to suspend the Associated Account, close my/our trading account and solely reserves the right to suspend/ cancel services / facilities being granted to me/us by virtue of the Account Opening Documentation and may at its discretion decide to cancel and revoke this power of attorney granted and executed by me/us for ease of trading at any time it deems fit and proper by providing such intimation on registered e-mail id or any other electronic form.

Under the terms of the Account Opening Documentation, the Account Holder has agreed to execute and deliver a power of attorney to ICICI Securities and Bank in respect of the Associated Account of which he/she is the holder, which the Account Holder hereby does as under: -

POWER OF ATTORNEY

I/We, the Account Holder, do hereby nominate, constitute and appoint ICICI Securities, acting through any of its officers or employees or any sub-agents or delegates, to be my/our true and lawful agents and attorney for me/us and on my behalf and in my/our name from time to time, to do and exercise or cause to be done and exercised all or any of the following acts, powers and authorities:

(i) To operate Associated Account and accept terms and conditions for operating the Associated Account;

(ii) To block, hold and/or create / mark a lien, charge or hypothecation on the Associated Account or all or any

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Signature of 1st applicant	Signature of 2nd holder	Signature of 3rd holder	

of the money therein including in the internal systems of the Bank, as ICICI Securities may deem fit and thereafter without any further instructions (this writing constituting my instructions to do so) to transfer all the said money to ICICI Securities or any account(s) of ICICI Securities specified in the schedule B hereto or to such other accounts as may be specified on the website of ICICI Securities and by electronic mail or otherwise;

- (iii) To transfer and debit/credit any money from any Associated Account(s) to ICICI Securities or any account(s) of ICICI Securities specified in the schedule B hereto or to such other accounts as may be specified on the website of ICICI Securities and by electronic mail or otherwise for the following purposes:
- a. for recovering any outstanding amount due from me/us arising out of my/our trading activities on the stock exchanges through ICICI Securities; Provided, that any funds that have been erroneously transferred to ICICI Securities, or that ICICI Securities were not entitled to receive, shall be re-transferred/returned to the Associated account from which they were transferred.
- b. for meeting obligations arising out of my/our subscription to, securities (whether in my/our name or otherwise) of all kinds, whether listed or unlisted or such other products / facilities / services as mentioned in Schedule A offered and/or distributed by ICICI Securities, from time to time or in connection with any transaction effected or entered into or proposed to be effected or entered into by ICICI Securities pursuant to the said Account Opening Documentation;
- (iv) To sign, execute, deliver and/or acknowledge all instructions, forms, transfer deeds, depository forms and instruments, declarations, cheques, drafts, slips, receipts and other instruments and writings which are necessary or advisable for performing all or any of the powers or authorities hereby conferred;
- (v) To send, in addition to any other document required to be disseminated by ICICI Securities as specified by SEBI or any other regulator from time to time, consolidated summary of my/our scrip- wise buy and sell positions taken with average rates to me/us by way of SMS / email on a daily basis;
- (vi) To apply for, subscribe to, purchase, redeem and/or sell in any other manner acquire or dispose of securities (whether in the name of the Client or otherwise) of all kinds, whether listed or unlisted or such other products/facilities/services as mentioned in Schedule A, offered and/or distributed ICICI Securities;
- (vii) To receive and hold certificates, title documents, deposit receipts, account statements and other documents and writings pertaining to the securities mentioned above and/or any amount invested, advanced or expended by me/us or on my/our behalf and to acknowledge receipt of the same;
- (viii) To sign and endorse all such application forms, transfer deeds, deposit receipts, redemption requests, depository forms, negotiable and other instruments, contracts and other writings and do all such acts as may be required for all or any of the above purposes or otherwise in connection with any transaction effected or entered into or proposed to be effected or entered into by ICICI Securities pursuant to the said Account Opening Documentation.
- (ix) To collect, receive and give effectual receipts and discharges, for any sums payable/ receivable on securities or other documents or items deliverable to the Account Holder(s) and to endorse such dividend and interest warrants;
- (xi) To debit/credit the Associated Account(s) towards monies/fees/charges etc. payable to ICICI Securities or Bank or to a product / service provider or to any of the affiliates/ subsidiaries of ICICI Securities by virtue of I am using/ subscribing to any of the facilities/ services provided either by ICICI Securities or Bank or through a concerned product/service provider or by any of the affiliates/ subsidiaries of ICICI Securities;
- (xii) To make applications for such credit facilities on a referral basis /investment/financial products including but not limited to, insurance policies, mutual funds as may be instructed to be applied for me/us in accordance with terms specified in Account Opening Documentation and to do all things necessary for and incidental to availing investment/ financial products by me including but not limited to pledging of scrips, stocks, securities, bonds, debentures, mutual fund units, units of any collective investment scheme or any other security or financial instrument on behalf of me/us through ICICI Securities or any product/service provider;
- (xiii) To authorize ICICI Securities to receive my/our Bank transaction statements and other account related information, either in a physical copy format or a format which can be uploaded in system, from time to time;

Signature of 1st applicant	্ৰ Signature of 2nd holder	Signature of 3rd holder
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(xiv) To have the first and paramount lien on the Associated Account(s) as may be instructed by me/us and to exercise such lien in the event of any loss suffered/costs incurred on account of any transaction done / executed by ICICI Securities instructions or on my/our behalf;

(xv) To do all such acts, deeds and things as may be necessary for or incidental to provision of services and facilities to me/us, including giving intimations, confirmation, undertaking etc. on my/our behalf;

(xvi) To retain all originals of documents executed by me/us;

(xvii) AND GENERALLY to do or cause to be done every other acts, deeds, matter or thing as ICICI Securities may deem necessary or expedient for the purpose of or in relation to these presents.

PROVIDED THAT ICICI Securities shall exercise the powers and authorities conferred under the above power of attorney only pursuant to instructions in that behalf given by the Client, which instructions may be given orally, over the telephone, through the internet, through a kiosk, electronically or in any other manner acceptable to ICICI Securities and such instructions given to ICICI Securities shall be admissible in evidence and shall not be questioned by me/us and shall be conclusive and binding against me/us. AND PROVIDED FURTHER THAT the aforesaid powers and authorities may be exercised by ICICI Securities on behalf of the Client alone or all or any of the Account Holder(s), and any such exercise shall be binding upon all the Account Holder(s). AND I the Account Holder(s) do authorize ICICI Securities to, from time to time and without requiring my/our further instructions or consent (this writing constituting my/our consent):

i. appoint any sub-agent(s) and/or delegate all or any of the powers granted under the above power of attorney to one or more persons or entities of ICICI Securities 's choice on such terms as ICICI Securities may think fit, and

ii. to remove such sub-agents and withdraw all or any of such delegated powers.

PROVIDED THAT in the event of any merger/demerger of ICICI Securities with any other entity or into another entity, the Client shall be given a prior intimation of such corporate restructuring, not less than one month in advance of any such restructuring taking effect, which intimation may be inter-alia given over the phone, through the website of the companies or electronically

I have perused the Account Opening Documentation and consent to the provisions thereof. The aforesaid power of attorney has been granted, the instructions herein have been given and the agreements herein contained have been agreed to by me/is in consideration of the Account Opening Documentation and the mutual rights, covenants and obligations thereunder.

This Power of Attorney may be revoked by the Client at any time by furnishing a written intimation of cancellation/revocation request (which request shall bear an acknowledgement of receipt by ICICI | Securities), however, such revocation shall not affect the obligations of the Client outstanding at the time such revocation and the authority granted hereunder shall continue until all transactions and instructions already executed or issued in pursuance of this Power of Attorney and all outstanding towards ICICI Securities have been settled.

The Schedules described in this POA are as under:-

Schedule - A

Transactions to be facilitated using Power of Attorney - Transactions for purchase, sale (including margin trading), investments in shares and securities, scrips, stocks, bonds, debentures, mutual fund units, units of any registered collective investment scheme or any other security or financial instrument, derivatives, including but not limited to equity derivatives, currency derivatives, interest rate derivatives, forwards, futures, commodity derivatives, commodity futures, commodity options, other commodity products (as may be introduced from time to time), REITS, INVITS, swaps and options, subscription to Public Provident Fund, National Pension System / Scheme and other savings schemes of Government of India or other undertakings, government securities, negotiable instruments, certificate of deposit, participation certificates, commercial paper, bank deposits, fixed deposits, money market instruments, transactions for payment to allowable billing companies, Fixed Deposits, Life Insurance, General Insurance Health Insurance or order for purchase or sale of or application for any offer or public issue of shares, and to sell

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Signature of 1st applicant	Signature of 2nd holder	Signature of 3rd holder

securities in my/our behalf in any buy back or open offers made by the issuers or acquirers of such securities or to refer my/our name as per my/our instructions for availing of credit facilities from banks and finance companies or for making investments. The term Securities shall include Securities as defined by the Securities Contracts (Regulation) Act, 1956 as amended from time to time

Schedule B

Accounts of ICICI Securities

Bank Accounts:-

Al Client Bank Account

ICICI Bank Limited Account Number 000405072995, 000405116455, 000405072693, 000405009257, 000405120531, 000405117015, 000405005406, 000405000256, 000405010710, 000405010710, 000405100961, 000405111850, 000405117019, 000405008178, 000405010655, 000405117018, 000405117017, 000405070671, 000405072227, 000405005970, 000405116456, 000405120529, 000405072670, 000405110913, 000405034126, 000405070810, 000405103343, 000405106707, 000405110635, 000405009258, 000405114722, 000405110876, 000405036165, 000405100960, 000405101438, 000405074806, 000405070670, 000405010656, 000405117020, Standard Chartered Account Number 22205271851, The Hongkong and Shanghai Banking Corporation Account Number19391911001, Kotak Mahindra Bank Account Number 5811824739, Axis Bank Ltd Account Number 4010202264268, HDFC Bank Ltd Account Number 10340000284 405071200, , IDFC Bank Ltd Account Number10017201536, CITIBANK Account Number 4843037

B] Settlement Bank Account

I-Sec Stamp

ICICI Bank Limited Account No: 000405009257, 000405009258, 000405010710, 000405010655,000405070671,000405110913,000405117018

Schedule -C

Item No.	Particulars	Details
1	Date	
2	Place	
3	Name of the 1st Applicant	
4	Name of the 2nd Holder	
5	Name of the 3rd Holder	

Schedule - D

Details Associated Accounts

Item No.	Particulars	Details
1	ICICI Bank Account Number	
2	Application Number / Trading A/C No.	

This Power of Attorney shall be deemed to have been executed when it is accepted and executed by the ICICI Securities, who shall be the last party executing this power of attorney.

Signature of 1st applicant Signature of 2nd Holder Signature of 3rd Holder				
Name of I-Sec Official / Authorised signatory				
Employee code of I-Sec Official / Authorised signatory				
Signature of I-Sec Official / Authorised signatory				