

## POWER OF ATTORNEY

(As per SEBI Guidelines vide circular no. CIR/MRD/DMS/13/2010 Dt. April 23, 2010)

BY THIS POWER OF ATTORNEY I/WE the undersigned

(Sole / Ist Holder Name)

(IInd Holder Name)

(IIIrd Holder Name)

(hereinafter referred to as "client(s)" / "I" / "We") residing at

\_\_\_\_\_ wish to avail various services offered (hereinafter referred to as "services") by Moneywise Finvest Limited (hereinafter referred to as MFL) a company duly incorporated under the Companies Act, 1956 and having Registered Office at 106, Ocean Plaza, P-5, Sector-18 Noida Gautam Buddha Nagar, UP 201301 subject to the following recitals and terms and conditions.

WHEREAS MFL is providing various securities related services which inter alia include but not limited to transactions in connection with purchase or sale of securities, scrips, stocks, bonds, debentures, mutual fund units or any other financial instruments, or subscription to any offer or public issue of shares, mutual funds, including initial public offering (IPO) thereof, buyback of shares or any other such transactions relating to securities and financial instruments which has been mentioned in detail in the website [www.stoxkart.com](http://www.stoxkart.com)

WHEREAS I/We in this connection have Beneficiary Account No.

\_\_\_\_\_ /will open Beneficiary Account(s) with Depository Participant as will be specified in the Client Registration Form with MFL.

WHEREAS in order to avail the various services being offered by MFL, I/We have submitted Client Registration Form with MFL.

WHEREAS MFL has the following Demat accounts to receive securities from the clients in pool and keep them separate from its own securities and in any of which only the securities shall be received on my/our account when not credited to my aforesaid Beneficiary Account(s)

A/c No.	Account Type
120191000000093	BSE Principal CDSL
1201910000064202	CDSL Client Collateral Account
IN303655	10186677 NSDL Client Collateral Account
1201910000000171	NSE Pool CDSL
IN666909	BSE Pool NSDL
IN520567	NSE Pool NSDL

WHEREAS in order to facilitate MFL in properly executing the various transactions on my/our behalf, I am/we are appointing

MFL as my/our attorney for all acts, deeds and things in connection with my/our transactions with MFL.

NOW THESE PRESENTS WITNESSETH THAT I/We for availing various services and for completing the various securities related transactions do hereby jointly and severally nominate, constitute and appoint MFL, acting through its Director(s), employees or such other person as may be authorised by it for the aforesaid purposes as my/our true and lawful attorney to do, execute and perform severally the following acts, deeds, matters and things:

1. To operate the specified Beneficiary Account(s) and issue instructions relating to signing and execution of delivery instruction slips to effect transfer of shares / securities from my / our beneficiary account, to execute receipt instructions, and all such other instructions that may be required towards stock exchange related margin / delivery obligations arising out of trades executed by me/us on the stock exchange through MFL or to otherwise facilitate the transactions undertaken by me /us pursuant to the Member Client relation;
2. To instruct the Depository Participant to debit securities and /or to transfer securities from my Beneficiary Account(s) with MFL for the purpose of delivering the same to the clearing house of the recognized stock exchange toward any segment in respect of securities sold by me / us through them;
3. To do all such acts, deeds and things as may be required to ensure that all deliveries of securities arising out of transactions undertaken by me/us as client through MFL are duly and properly completed;
4. To apply for, subscribe to, and/or redeem various securities and instruments specified herein above including equity shares, mutual fund units or any other investment product(s) offered by MFL on my/our behalf on my/our instructions and to make payments for the same;
5. To facilitate MFL to credit the refund amount on account of non-allotment/part allotment received by MFL against my/our application in the designated bank account as specified in the Client Registration Form;
6. To charge / debit my / our account(s) towards charges / fees / amounts etc., payable to MFL / Depository Participant / Principal by virtue of my/our using any of the facilities/ services provided by MFL at my/our instance;
7. To send/receive communications, instructions, statements, requisitions, acknowledgments etc., in connection with the aforesaid instruments to various parties including, the company, issuer, registrar & transfer agent, asset management company, trustee, stock exchange, Government/statutory Authority etc.;
8. To execute, all documents, forms, deeds, bonds, redemption

requests etc., and to do all such acts or deeds in connection with the above;

9. To register this Power of Attorney with the Bank / Issuer / Registrar to an Issue, Depository Participant and or with any other party concerned;
10. To authorize the Stock Broker/Depository Participant to send 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, notwithstanding any other document to be disseminated as specified by SEBI from time to time.
11. To do all such other acts or deeds which MFL in its sole discretion considers necessary in this connection in order to complete the transaction(s); so, however, that nothing herein shall preclude me from operating the designated bank account and the Beneficiary Account, subject always to powers granted herein to MFL for the purposes of the Member Client relationship.

Subject only to the satisfaction of all amounts/ dues payable by me/us to MFL in respect of any services/facilities provided in connection with this Power of Attorney, the Member Client relationship or any other document(s) executed between the parties this Power of Attorney is revocable by me at any time without notice.

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 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.

Provided always that MFL would return to me/us the securities or fund that may have been received by it erroneously or those securities or fund that it was not entitled to receive from me/us.

I DO HEREBY for myself, my heirs, executors and administrators agree to ratify, confirm and validate all and whatsoever my said Attorney shall do or purport to do or cause to be done by virtue of these presents.

This Power of Attorney shall be subject to the jurisdiction of the Courts in Delhi.

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

CLIENT NAME & SIGNATURE				ACCEPTED FOR & BEHALF OF MFL	
	First / Sole Holder	Second Holder	Third Holder	Name	
Name				Sign of MFL Signatory	For <b>MONEYWISE FINVEST LIMITED</b>  Authorised Signatory
Sign of Client	(8)	(3) <input checked="" type="checkbox"/>	(3) <input checked="" type="checkbox"/>		
Date :	Place :			Date :	Place :
WITNESS FOR CLIENT (Mandatory)				WITNESS FOR MFL	
Name				Name	
Address				Address	
Sign of Witness				Sign of Witness	

Signatures of all major co-parceners are required.

**For HUF only (Mandatory)**

	Name of major co-parceners	Signature
1.		
2.		
3.		
4.		
5.		