

APPLICATION FOR ACCOUNT DETAILS ADDITION & MODIFICATION

GNG STOCK HOLDINGS PRIVATE LIMITED
Y-12, Loha Mandi, Naraina, New Delhi – 110028 Tel: 011-41441150, email-id: gngstock@hotmail.com, website:gngstock.com

Date:/ Form Version: V-3 Application No.: DPTR																							
Dear Sir / Madam,																							
I/we request you to ma		owii	_																		tual Fu	nd Acc	ount.
Trading Client Code:			N	lutua	al F	und	Clier	nt C	ode:					טו אט	and	Clie				500_			
First Holder Name																		n No					
Second Holder Name																		n No					
Third Holder Name												_					Ра	n No		84 - J T		L L L	D 01
Bank Details	Existin	Existing Bank Details New Bank Details Mod Type Add M Trading										Mod											
Bank Name		Tra DP																					
Branch Address										_										MF			
A/c No. MICR & IFSC CODE					1										1								
	F. data	- 4	.ll		4 - *1	1-					NI		1 -1	. D.4	-:1-					Mod T	vno.	Add	Mod
Address Detail	Existing Address Details New Address Details Mod Type Add Mod Trading									IVIOU													
Modification		DP Irading																					
Correspondence										-										MF			
Permanent																							
Existing Mobile Number New Mobile Number Mod Type Add Mod Del										Del													
	Existing Mobile Number New Mobile Number Mod Type Add Mod De																						
	I FLIRT	I FURTHER SUBMIT THAT THE ABOVE NEW MOBILE NO. BELONGS TO												DP									
Mobile Number		Self Spouse					Director				_		tner						MF				
		Dependent Children						dent				Ma	Major Shareholder				Co	-narc	eners				
Dependent Children Dependent Parent Major Shareholder PAN NO registered in the name of									Co-parceners														
												Del											
	Existing cinan iu New cinan iu										Tradi	ng											
Email Id	I FURT	I FURTHER SUBMIT THAT THE ABOVE NEW EMAIL ID BELONGS TO											DP										
Elliali lu	Self						Director				Partner Truste				stee	e MF							
Dependent Children Dependent Parent									:	Ma	Major Shareholder					Co	-parc	eners					
	PAN N	10					reg	iste	red i	n th	e na	ame	of_										
	Existin	g De	emat	Acco	un	t			Ne	w D	ema	at A	ccour	nt					Mod	Туре	Add	Mod	Del
Demat Details	DPID	Ĭ			T				DF	DI									Tradi	ng			
	CLID								CL	חו									MF				
	Existin	a Da	otaile		<u> </u>					_	Nov	44 D4	etails						Mod	Type	Add	Mod	Del
	LAISTIII	g D	ctaiis								IVE	W D	ctalis						Tradi	•••			
Others												DP											
												MF											
																			IVIF				
UID Updation	First Ho	lder																	DP		•	Trading	
	Second																		DP				
	Third H																		DP				
Contract Note and other communication on Mobile and E-mail: I/ We hereby give our consent and theorize you to send digital contract notes,																							
bills, ledgers, statements of funds and securities, transaction statements, holding statements, online password reset, Please send all communication at my / our updated email id and mobile number as mentioned above. I/ we agree that all information sent to the above																							
mentioned email id shall be binding upon me/us. Further, I/ we understand that non receipt of bounced mail notification by GNG Stock Holdings																							
Pvt. Ltd. shall amount to delivery of the contract note or such other information at my/our email id. I/ We agree that GNG Stock Holdings Pvt. Ltd.								_															
shall not be responsible for the non-receipt of the contract note/ confirmation note/other correspondence by me/us due to any change in the																							
address/email id/ mobile number if not intimated by me/us. I/We am/ are aware that for any change in the address/email id /mobile number, I/we																							
am / are required to update the same to GNG Stock Holdings Pvt. Ltd. in writing through a physical letter. If I/we avail online trading services provided by GNG Stock Holdings Pvt. Ltd., the said updation can also be made through a secured access to the website.							ervices																
provided by GNG STOCK	noluings P	νι. L	ια., τη	e sal	<u>ս ս</u> բ	udtic	nı cal	ii dis	o be	iiiad(e m	oug	n a se	cured	acces:	<u>ιο</u> τ	iie /	websi	ıe.				

Tear Here For Acknowledgement on Backside: ---

Client Name

SIGNATURE

Any one Proof required from the following list (Self attested by client and all joint holders, if any):

First / Sole Holder

1. Copy of cheque with name printed, copy of bank passbook, copy of bank statement of accounts duly attested by bank authorities not older than 3 months with cancelled cheque.

Second Holder

Third Holder

Address Details: KRA Modification Form with Copy of Passport, Voter ID card, Driving license, Bank passbook, Landline bill (notmore than 3 month Old) DP
Detail: Copy of Client Master/ Transaction/Holding Statement.

Page 1/2

Terms And Conditions-cum-Registration / Modification Form for receiving SMS Alerts from CDSL(Annexure - A)

Definitions: In these Terms and Conditions the terms shall have following meaning unless

indicated otherwise

- 1."Depository" means Central Depository Services (India) Limited a company incorporated in India under the Companies Act 1956 and having its registered office at 17th Floor, R J. Towers, Dalal Street, Fort, Mumbai 400001 and all its branch offices and includes its successors and assigns.
- 2.'DP' means Depository Participant of CDSL. The term covers all types of DPs who are allowed to open demat accounts for investors.
- 3.'BO' means an entity that has opened a demat account with the depository. The term covers all types of demat accounts, which can be opened with a depository asspecified by the depository from time to time.
- 4.SMS means "Short Messaging Service"
- 5."Alerts" means a customized SMS sent to the BO over the said mobile phone number.
- 6. "Service Provider" means a cellular service provider(s) with whom the depository has entered / will be entering into an arrangement for providing the SMS alerts to the BO.
- 7."Service" means the service of providing SMS alerts to the BO on best effort basis as per these terms and conditions.

Availability

- 1.The service will be provided to the BO at his/ her request and at the discretion of the depository. The service will be available to those account holders who have provided their mobile numbers to the depository through their DP The services may be. discontinued for a specific period / indefinite period, with or without issuing any prior notice for the purpose of security reasons or system maintenance or for such other reasons as may be warranted. The depository may also discontinue the service at any time without giving prior notice for any reason whatsoever.
- 2.The service is currently available to the BOs who are residing in India.
 3.The alerts will be provided to the BOs only if they remain within the range of the service provider's service area or within the range forming part of the roaming network of the service provider.
- 4.In case of joint accounts and non-individual accounts the service will be available, only to one mobile number i.e. to the mobile number as submitted at the time of registration /modification.
- 5.The BO is responsible for promptly intimating to the depository in the prescribed manner any change in mobile number, or loss of handset, on which the BO wants to receive the alerts from the depository. In case of change in mobile number not intimated to the depository, the SMS alerts will continue to be sent to the last registered mobile phone number. The BO agrees to indemnify the depository for any loss or damage suffered by it on account of SMS alerts sent on such mobile number.

Receiving Alerts:

- 1.The depository shall send the alerts to the mobile phone number provided by the BO while registering for the service or to any such number replaced and informed by the BO from time to time. Upon such registration / change, the depository shall make every effort to update the change in mobile number within a reasonable period of time. The depository shall not be responsible for any event of delay or loss of message in this regard.
- 2.The BO acknowledges that the alerts will be received only if the mobile phone is in 'ON' and in a mode to receive the SMS. If the mobile phone is in 'Off' mode i.e. unable to receive the alerts then the BO may not get / get after delay any alerts sent during such period.
- 3.The BO also acknowledges that the readability, accuracy and timeliness of providing the service depend on many factors including the infrastructure, connectivity of the service provider. The depository shall not be responsible for any non-delivery, delayed delivery or distortion of the alert in any way whatsoever
- 4.The BO further acknowledges that the service provided to him is an additional facility provided for his convenience and is susceptible to error, omission and/ or inaccuracy. In case the BO observes any error in the information provided in the alert, the BO shall inform the depository and/ or the DP immediately in writing and the depository will make best possible efforts to rectify the error as early as possible. The BO shall not hold the depository liable for any loss, damages, etc. that may be incurred/ suffered by the BO on account of opting to avail SMS alerts facility.

- 5. The BO authorizes the depository to send any message such as promotional, greeting or any other message that the depository may consider appropriate, to the BO.The BO agrees to an ongoing confirmation for use of name, email address and mobile number for marketing offers between CDSL and any other entity.
- 6. The BO agrees to inform the depository and DP in writing of any unauthorized debit to his BO account/ unauthorized transfer of securities from his BO account, immediately, which may come to his knowledge on receiving SMS alerts. The BO may send an email to CDSLatcomplaints@cdslindia.com. The BO is advised not to informthe service provider about any such unauthorized debit to/ transfer of securities from his BO account by sending a SMS back to the service provider as there is no reverse communication between the service provider and the depository.
- 7. The information sent as an alert on the mobile phone number shall be deemed to have been received by the BO and the depository shall not be under any obligation to confirm the authenticity of the person(s) receiving the alert.
- 8. The depository will make best efforts to provide the service. The BO cannot hold the depository liable for non-availability of the service in any manner whatspever
- 9. If the BO finds that the information such as mobile number etc., has been changed without proper authorization, the BO should immediately inform the DP in writing.

Fees:

Depository reserves the right to charge such fees from time to time as it deems fit for providing this service to the BO.

Disclaimer:

The depository shall make reasonable efforts to ensure that the BO's personal information is kept confidential. The depository does not warranty the confidentiality or security of the SMS alerts transmitted through a service provider. Further, the depository makes no warranty or representation of which in relation to the system and the network or their function or their performance or for any loss or damage whenever and howsoever suffered

or incurred by the BO or by any person resulting from or in connection with availing of SMS alerts facility. The Depository gives no warranty with respect to the quality of the service provided by the service provider. The Depository will not be liable for any unauthorized use or access to the information and SMS alert sent on the mobile phone number of the BO or for fraudulent, duplicate or erroneous use/misuse of such information by any third person.

Liability and Indemnity:

The Depository shall not be liable for any breach of confidentiality by the service provider or by any third person due to unauthorized access to the information meant for the BO. In consideration of the depository providing the service, the BO agrees to indemnify and keep safe, harmless and indemnified the depository and its officials from any damages, claims,

demands, proceedings, loss, cost, charges and expenses whatsoever which a depository may at any time incur, sustain, suffer or be put to as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the service by the BO.

Amendments:

The depository may amend the terms and conditions at any time with or without giving any prior notice to the BOs. Any such amendments shall be binding on the BOs who are already registered as user of this service. Governing Law and Jurisdiction: Providing the Service as outlined above shall be governed by the laws of India and will be subject to the exclusive jurisdiction of the courts in Mumbai. I/We wish to avail the SMS Alerts facility provided by the depository on my/our mobile number provided in the registration form subject to the terms and conditions mentioned below. I/We consent to CDSL providing to the service provider such information pertaining to account/transactions in my/our account as is necessary for the purposes of generating SMS Alerts by service provider, to be sent to the said mobile number.

Declaration: I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief. In case any of the above mentioned information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.

Client Name	First / Sole Holder	Second Holder	Third Holder						
SIGNATURE									
Client Code:	DP ID 1	12066500							
			Page:2/2						
:(Please Tear Here) ACKNOWLEDGMENT									
Trading Code:	DP ID: 1 2 0 (6 6 5 0 0 Client ID:							
Modification Request for ☐ Address ☐ Bank Detail ☐ Depository ☐ Mobile No. ☐ Email-Id Stamp									