

To,
CENTRUM FINVERSE LIMITED
Unit No 1-A, First Floor,
Central Plaza, 166 C.S.T Road,
Vidyanagari Marg, Kalina,
Santa Cruz (East), Mumbai – 400098

Dear Sir/Madam,

We _____ & _____ all the Partners having opening the securities trading account with CFL in the name and style of _partnership.

We agree that we are aware that under the applicable depository regulations as on date beneficiary account cannot be opened in the name of partnership and therefore we have given the beneficiary account number _____ DPID 100900 (for Securities Trading account) in the Know Your Client and its relevant supporting proofs.

The Client registration form which is in the name of the Partners as stated below.

Sr. No	Name Of Partners	Signature
1		
2		

Further we all the Partners agree and authorize CFL. Pursuant to the trading

Obligations executed by us in our trust name transfer all obligations for the shares purchased and or sold to the above mentioned beneficiary account and the transfers made to and from this account would discharge CFL of transfer obligations as and when we operate our trading account.

Further, following person be and is hereby authorized severally to sign, execute and submit such applications, undertakings, agreements and other requisite documents, writings and deeds as may be deemed necessary to open and operate the account.”

Sr. No	Name Of Partners	Signature
1		
2		

Further, if any of the names as stated above {both for beneficiary demat account and to operate the trading account}, ceases to be the partnership of the firm, we would inform CFL, in writing to that effect and have the new details/information/supporting document be updated in writing immediately to CFL and till such change is given effect by CFL we all Partners would be jointly and severally responsible to fulfil all our obligations pertaining to the trading account opened with you.

Further, if the above declaration is not complied, the partnership and all the Partners jointly and severally would be solely responsible for the consequences, which could lead to closing of our trading account and such penal and disciplinary action as CFL may decide.

Further the above authority letter would remain effective and in force till a fresh letter cancelling or amending the same is approved and agreed by all the Partners of the partnership firm and furnished the same in writing to CENTRUM FINVERSE LIMITED.

For _____ Partners